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Final
Legislative Synopsis and Digest

of the

1985 Session of the

Eighty-fourth General Assembly

STATE OF ILLINOIS

(No. 20)

Vol. I

Action on all Bills and Resolutions

Received through

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Stanley M. Johnston, Acting Executive Director
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(1800—1-86—P.O. 52039)

(Printed by Authority of the State of Illinois)
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FOREWORD

This Digest is being published by a computerized process through the cooperative efforts of the Legislative Reference Bureau and the Legislative Information Systems. The format is essentially the same with some variation in the Sponsor Index and the recording of the substance of amendments to bills. We hope that this computerization will accelerate the process of the publication of this Digest.

Any synopsis contained in this publication does not purport to be an analysis of the bill described. It is intended to give only sufficient information concerning the subject matter so that the reader may determine whether he is interested in examining the bill as to its content and effect.
**SENATE**

Kenneth Wright, Secretary.

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### Standing Committees

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### Select Committees

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SENATE COMMITTEE CODES

SAGR Agriculture, Conservation and Energy
SAPA Appropriations I
SAPB Appropriations II
SCOA Committee on Assignment of Bills
SELC Elections
SESE Elementary and Secondary Education
SEX C Executive
SEXA Executive Appointments
SFIC Finance
SHED Higher Education
SINS Insurance
SJUA Judiciary I
SJUB Judiciary II
SLBC Labor and Commerce
SLGV Local Government
SPBH Public Health
SREV Revenue
SRS G Reorganization of State Government
SRUL Rules
STR N Transportation
SB-0001  WELCH - NEWHOUSE - ROCK - CARROLL - HOLMBERG - SCHAFFER - ETHEREDGE, ZITO, BERMAN, D'ARCO, LUFT, DARROW, DEGNAN, SANGMEISTER, DEMUZIO, JOYCE, JEREMIAH, DAWSON, KUSTRA, JONES, KELLY, GEO-KARIS, FRIEDLAND, SMITH, LEMKE, NEDZA, MACDONALD, SAVICKAS, MAROVITZ AND LECHOWICZ.

Appropriates $1,057,600 to the Board of Regents for the establishment and operation of an engineering program at NIU.

HOUSE AMENDMENT NO. 1.

Appropriates $1,000,000 to the Board of Governors for OCE connected with establishment of an engineering college at CSU.

Jan 09 1985 Prefiled with Secretary
First reading
Feb 05  Rfrd to Comm on Assignment
Assigned to Appropriations II
Mar 06  Recommended do pass 010-003-003
Mar 19  Placed Calndr,Second Reading
Second Reading
Mar 26  Placed Calndr,Third Reading
Third Reading - Passed 044-011-000
Arrive House
Hse Sponsor BRESLIN
Added As A Joint Sponsor GIORGI
Added As A Joint Sponsor HALLOCK
Placed Calndr,First Reading
Mar 28  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Appropriations II
May 10  Motion disch comm, advc 2nd
BOWMAN
Committee Appropriations II
Jun 04  Added As A Joint Sponsor BROOKINS
Jun 19  Amendment No.01 APPROP II  Adopted
Recommended do pass as amend 021-000-000
Placed Calndr,Second Reading
Jun 25  Second Reading
Jun 26  Mtm Prevail Suspend Rul 37G
Placed Calndr,Third Reading
Jun 27  Third Reading - Passed 094-016-000
Jun 28  Secretary's Desk Concurrence 01
Jun 29  S Concurs in H Amend. 01/035-019-001
Passed both Houses
Jul 12  Sent to the Governor
Jul 19  Governor vetoed
Placed Calendar Total Veto
Oct 16  Mtn filed overrrde Gov veto WELCH
3/5 vote required
Override Gov veto-Sen lost 027-028-000
Total veto stands.

1SB-0002  JOYCE, JEREMIAH AND DUDYCZ.

(New Act)


1 Fiscal Note Act may be applicable.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, portions of the bill qualify as: 1.) a local government organization and structure mandate for which no reimbursement may be provided; 2.) a service mandate for which 50-100% of the increased costs must be provided; 3.) a personnel mandate for which all of the increased costs must be reimbursed. The total cost to local governments could be substantial, but no data is available on which to base a reliable estimate.

Jan 09 1985 Prefiled with Secretary
First reading

Feb 05 Added As A Co-sponsor DUDYCZ
Rfrd to Comm on Assignment
Assigned to Labor and Commerce

Apr 17 St Mandate Fis Note Filed
Committee Labor and Commerce

SB-0003 JOYCE, JEROME AND LEMKE.

(Ch. 111 1/2, par. 230.1; new pars. 230.7 and 230.8; Ch. 127, new par. 63b18)

Amends “An Act in relation to the concentration and storage of radioactive waste” and The Civil Administrative Code. Provides that prior to acquiring any lands, buildings or grounds where radioactive by-products and wastes can be concentrated or disposed of the Department of Nuclear Safety shall obtain site approval from the governing body of the municipality or the county board of the county wherein such property is located. Sets forth notice requirements and criteria for approval. Prohibits the Department of Nuclear Safety or any other State agency from approving the site of any low-level nuclear waste repository or facility for commercial reprocessing of spent nuclear fuel unless the site is expressly authorized by State law. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes technical changes.

SENATE AMENDMENT NO. 2.
Provides that facilities used by any person conducting waste storage operations for wastes generated by such person’s own activities shall be exempt from the scope of this amendatory Act.

SENATE AMENDMENT NO. 3.
Provides for appeal to the Pollution Control Board; also provides for automatic approval if there is no final action by the county board or other body within 180 days.

Jan 09 1985 Prefiled with Secretary
First reading

Feb 05 Added As A Co-sponsor LEMKE
Rfrd to Comm on Assignment
Assigned to Agriculture, Conservation & Energy

May 02 Recomnded do pass as amend
008-002-000

Placed Calndr, Second Reading

May 14 Second Reading
Amendment No.01 AGRICULTURE Adopted
Amendment No.02 AGRICULTURE Adopted
Amendment No.03 AGRICULTURE Adopted

Placed Calndr, Third Reading

May 24 Third Reading - Passed 043-013-000
Arrive House

May 30 Hse Sponsor MAUTINO
Added As A Joint Sponsor CHRISTENSEN
First reading
Rfrd to Comm on Assignment
Assigned to Energy Environment & Nat. Resource
SB-0003—Cont.

Jun 13
Recommended do pass 008-004-000
Placed Calndr, Second Reading

Jun 19
Second Reading
Placed Calndr, Third Reading

Jun 25
Added As A Joint Sponsor SHAW
Placed Calndr, Third Reading

Jun 26
Third Reading - Passed 074-018-019
Passed both Houses

Jul 24
Sent to the Governor

Sep 17
Governor vetoed
Placed Calendar Total Veto

Oct 16
Mtn filed overrde Gov veto JOYCE, JEROME
3/5 vote required
Verified
Override Gov veto-Sen pass 036-022-000
Motion to Reconsider Vote
Mtn Reconsider Vote Tabled
Override Gov veto-Sen pass 036-022-000

Oct 17
Placed Calendar Total Veto

Oct 29
Mtn filed overrde Gov veto MAUTINO
Placed Calendar Total Veto

Oct 30
3/5 vote required
Override Gov veto-Hse lost 059-051-003
Placed Calendar Total Veto

Oct 31
Total veto stands.

SB-0004 JONES.

(Ch. 5, par. 1704; Ch. 111 1/2, new par. 1009.4)

Amends the Motor Fuel Standards Act to prohibit the retail sale of leaded motor
fuels, beginning 90 days after federal approval is obtained. Amends the Environ-
mental Protection Act to direct the Illinois EPA to submit the prohibition for feder-
al approval as a revision of the State implementation plan. Effective immediately.

Jan 09 1985 Prefiled with Secretary
First reading

Feb 05 Rfrd to Comm on Assignment
Assigned to Executive

SB-0005 JONES – ZITO AND LEMKE.

(Ch. 111 1/2, par. 1021)

Amends the Environmental Protection Act to delete the provision exempting gen-
erators of nonhazardous waste who have onsite treatment or disposal from the per-
mit requirement. Effective immediately.

Jan 09 1985 Prefiled with Secretary
First reading

Feb 05 Added As A Co-sponsor LEMKE
Rfrd to Comm on Assignment
Assigned to Agriculture, Conservation
& Energy

SB-0006 SOMMER.

(Ch. 63, new par. 15.4)

Amends An Act in relation to the compensation and emoluments of members of
the General Assembly. Provides that it is unlawful for a member of the General As-
sembly to mail or use his postage allowance to pay for or for a State employee to use
State funds to pay for a newsletter or information letter of a member of the General
Assembly printed by the State of Illinois within 60 days prior to a general election
or general primary election. Penalty for violation is a business offense.

1 Fiscal Note Act may be applicable.
Amends the School Code to provide that persons who are otherwise eligible for an MIA/POW Scholarship, but are physically, mentally or developmentally disabled, may elect to receive an equivalent benefit to defray the cost of their attendance or treatment at appropriate therapeutic, rehabilitative or educational facilities.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 23, par. 11-9; Ch. 120, par. 9-917; Ch. 122, pars. 30-15.4, 30-15.8 and rep. par. 30-15.9; Ch. 127, par. 60

Further amends The School Code and also amends the Illinois Income Tax Act and the Public Aid and Civil Administrative Codes to authorize the State Scholarship Commission to participate with federal, state, local and university law enforcement agencies to detect and prosecute fraud in student assistance programs. Makes other changes.

Jan 09 1985 Prefiled with Secretary
First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Education-Higher
Mar 05 Added As A Co-sponsor LEMKE
Add As A Co-sponsor LECHOWICZ
Add As A Co-sponsor VADALABENE
Mar 26 Committee Education-Higher
Mar 27 Recommended do pass 007-000-000
Apr 11 Second Reading
Apr 16 Added As A Joint Sponsor HUDSON
Third Reading - Passed 052-000-000
Apr 17 Arrive House
Apr 18 Hse Sponsor OBLINGER
First reading Rfrd to Comm on Assignment
Apr 26 Assigned to Higher Education
May 02 Added As A Joint Sponsor MCCCRACKEN
Committee Higher Education
Jun 06 Do Pass/Short Debate Cal 014-000-000
Jun 18 Short Debate Cal 2nd Rdng Amendment No.01 WOODYARD Adopted
Jun 19 Short Debate-3rd Passed 117-000-000
Jun 20 Secretary's Desk Concurrence 01
Jun 27 S Concurs in H Amend. 01/058-000-000 Passed both Houses
Jul 24 Sent to the Governor
Aug 12 Governor approved
PUBLIC ACT 84-0142 Effective date 01-01-86

SB-0008 FAWELL - ETHEREDGE - MACDONALD - SMITH - GEO-KARIS - JOYCE, JEREMIAH, DONAHUE AND KARPIEL.

(Ch. 40, par. 502, new par. 503a; rep. par. 503)

1 Fiscal Note Act may be applicable.
Amends Marriage and Dissolution of Marriage Act and creates Uniform Marital Property Act. Classifies property of spouses and provides that the disposition of property shall be in accordance with such classification.

Jan 09 1985 Prefiled with Secretary
First reading
Feb 05 Added As A Joint Sponsor ETHEREDGE & MACDONALD
Added As A Co-sponsor GEO-KARIS
Rfrd to Comm on Assignment
Assigned to Judiciary I
Feb 21 Added As A Joint Sponsor SMITH
Committee Judiciary I
Mar 05 Added As A Co-sponsor DONAHUE & KARPIEL
Committee Judiciary I
Apr 18 Added As A Joint Sponsor JOYCE, JEREMIAH
Committee Judiciary I

'SB-0009 VADALABENE AND LEMKE.
(Ch. 60, par. 41)
Amends the Uniform Criminal Extradition Act to require the State to pay extradition expenses of fugitives charged with any offense for which punishment may (now "shall") be imprisonment in the penitentiary.
SENATE AMENDMENT NO. 1.
Requires payment of extradition costs by the State only when the person being extradited is charged with a felony.
Jan 09 1985 Prefiled with Secretary
First reading
Feb 05 Added As a Co-sponsor LEMKE
Rfrd to Comm on Assignment
Assigned to Judiciary II
Mar 26 Placed Calndr, Second Reading
Recommended do pass 011-000-000
Apr 11 Second Reading
Amendment No.01 VADALABENE Adopted
Placed Calndr, Third Reading
Apr 16 Third Reading - Passed 052-000-000
Apr 17 Arrive House
Placed Calndr, First Reading
Apr 24 Hse Sponsor WOLF
First reading
Rfrd to Comm on Assignment
May 22 Assigned to Judiciary II
Jun 13 Do Pass/Consent Calendar 014-000-000
Jun 19 Consnt Caldr Order 2nd Read
Consent Calendar, 2nd Reading
Jun 21 Consnt Caldr Order 3rd Read
Consnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor vetoed
Placed Calendar Total Veto
Oct 16 Min filed overrde Gov veto VADALABENE & CHEW
3/5 vote required
Override Gov veto-Sen pass 044-009-000
Oct 17 Placed Calendar Total Veto
Oct 24 Min filed overrde Gov veto 01/WOLF
Placed Calendar Total Veto
Oct 29 3/5 vote required
Verified
Override Gov veto-Hse lost 01/070-047-000
Min filed overrde Gov veto 02/WOLF
Placed Calendar Total Veto

1 Fiscal Note Act may be applicable.
Oct 30 3/5 vote required
Override Gov veto-Hse lost 02/070-046-002
Placed Calendar Total Veto

Oct 31
Total veto stands.

SB-0010 SANGMEISTER - WEAVER, S. MAROVITZ, JOYCE, JEROME, ROCK, KELLY, DARROW, BERMAN, VADELABENE, LEMKE, D'ARCO, NEDZKA, CHEW, LUFT, WELCH, PHILIP, DAVIDSON, KUSTRA, KEATS, ETHE-HEREDGE, DEANGELIS, DEGNAN, JOYCE, JEREMIAH, CARROLL, GEO-KARIS, HUDSON, SCHUNEMAN, MAITLAND, DONAHUE, BLOOM, SMITH, ZITO, JONES, HOLMBERG, WATSON, FRIEDLAND, NEWHOUSE AND POSHARD.

(Ch. 144, new par. 256)

Amends An Act in relation to the televising of athletic contests of State-supported universities. Provides that no organization composed of institutions of higher education and having authority to conduct negotiations on behalf of its member institutions concerning contracts for the television broadcast of the institutions' participation in a particular type of athletic contest shall refuse, in conducting such negotiations, to make available for television broadcast the participation by a State-supported university belonging to such organization in that type of contest. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides that, in addition to a State-supported university aggrieved by a violation of the new provision, the Attorney General may seek injunctive relief against such violation in the name of the people of the State.

Jan 09 1985 Prefiled with Secretary
First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Executive
Mar 20 Recommended do pass as amend
016-000-000
Placed Calndr, Second Reading
Apr 16 Second Reading
Amendment No. 01 EXECUTIVE
Adopted
Placed Calndr, Third Reading
May 16 Tabled By Sponsor

SB-0011 JOYCE, JEREMIAH - KUSTRA.

(Ch. 95 1/2, new par. 12-611)

Amends The Illinois Vehicle Code to require all 1987 or later model first division vehicles sold or titled in this State to be equipped with safety air bags.

Jan 09 1985 Prefiled with Secretary
First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Transportation
Apr 25 Added As A Joint Sponsor KUSTRA
Committee Transportation
May 02 Recommended do pass 006-004-000
Placed Calndr, Second Reading
May 09 Second Reading
Placed Calndr, Third Reading
May 24 Third Reading - Lost 023-030-003

1 SB-0012 KEATS - MACDONALD AND TOPINKA.

(Ch. 46, pars. 20-4 and 20-8, rep. par. 16-5.01)

Amends The Election Code in relation to absentee voting by members of the United States Armed Services and certain civilians residing outside the territorial

1 Fiscal Note Act may be applicable.
limits of the United States. Compels the election authority to ascertain voter eligibility within 24 hours of the receipt of the application for the ballot and to deliver the ballot to the applicant within 24 hours after preparation of the ballot. Provides that ballots be made available for mailing 45 days prior to the election. Provides that the State Board of Elections shall establish regulations to insure compliance. Provides penalties and permits the counting of such ballots if they arrive within 7 days after election day because of the election authority's non-compliance with the above requirements.

SENATE AMENDMENT NO. 1.
Requires delivery of ballot to applicant within 2 business days, rather than within 24 hours, after preparation.

Jan 09 1985 Prefiled with Secretary
First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Elections
Mar 05 Added As A Co-sponsor TOPINKA Committee Elections
Apr 10 Added As A Joint Sponsor MACDONALD Committee Elections
May 07 Placed Calndr,Second Reading
May 09 Second Reading
Placed Calndr,Third Reading
May 15 Recalled to Second Reading
Amendment No.01 KEATS Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 045-003-002
Arrive House
Placed Calndr,First Reading
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Elections
Jun 12 Primary Sponsor Changed To SLATER
Added As A Joint Sponsor PANGLE Committee Elections
Jun 13 Interim Study Calendar ELECTIONS

'SB-0013 KEATS.
(Ch. 120, par. 2-204)
Amends the Illinois Income Tax Act to allow parents of an adopted dependent child to claim a double exemption for that child. Defines adopted dependent child.
Jan 09 1985 Prefiled with Secretary
First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Revenue

SB-0014 D'ARCO.
(New Act; Ch. 105, new par. 333.23u-1)
New Act to extend the boundaries of Grant Park. Extends the boundaries of Grant Park to include territory bounded on the east by the 1984 Lake Shore Drive Relocation and on the west by the current eastern boundary of Grant Park and on the north by Randolph Street and on the south by Monroe Street. Provides that the territory, including the new boundaries, shall be subject to the jurisdiction of the Chicago Park District and shall be subject to the restrictions prohibiting the erection of buildings which was in the original dedication of Grant Park. Also amends the Chicago Park District Act. Effective immediately.

* Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Provides a legal description of Grant Park.

HOUSE AMENDMENT NO. 1. (House recedes July 2, 1985)
Deletes immediate effective date.

CONFEREE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 1.

Jan 09 1985 Prefiled with Secretary
First reading

Feb 05 Rfrd to Comm on Assignment
Assigned to Local Government

Apr 18 Recommended do pass 010-000-000

May 17 Placed Calndr, Second Reading
May 23 Recalled to Second Reading
Amendment No. 01 D'ARCO Adopted

May 24 Third Reading - Passed 056-000-000
Arrive House
Placed Calndr, First Reading

May 29 Hse Sponsor BULLOCK
Added As A Joint Sponsor NASH
First reading Rfrd to Comm on Assignment

May 30 Assigned to Cities and Villages

Jun 12 Do Pass/Consent Calendar 013-000-000

Jun 18 Added As A Joint Sponsor SOLIZ
Consent Calendar, 2nd Readng

Jun 20 Mtn Prev-Recall 2nd Reading
Amendment No. 01 BULLOCK Adopted

Jun 21 Secretary's Desk Concurrence 01

Jun 27 S Noncncrs in H Amend. 01
Jun 28 Speaker's Table, Non-concur 01

Jun 30 H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/BULLOCK,
STECZO, CULLERTON, FRIEDRICH, DP AND
BARGER

Jul 01 Sen Conference Comm Apptd IST/D'ARCO
DEGNAN, SAVICKAS, WATSON & MAHAR

Jul 02 House report submitted
House Conf. report Adopted IST/115-000-000
Senate report submitted

Jul 02 Senate Conf. report Adopted IST/055-000-000
Both House Adoptd Conf rpt 1ST

Jul 29 Sent to the Governor
Sep 25 Governor approved
PUBLIC ACT 84-0978 Effective date 09-25-85

SB-0015 D'ARCO.
Appropriates $1,000,000 to the Board of Trustees of the University of Illinois for research on Acquired Immune Deficiency Syndrome. Effective July 1, 1985.
SB-0016  D'ARCO.

(Ch. 30, par. 318)

Amends the Condominium Property Act to reduce the fiduciary bond required of persons responsible for association funds to 50% from 100% of the total of the maximum funds in the custody of the association plus the association reserve fund.

SENATE AMENDMENT NO. 1.
Amends to change the fiduciary bond requirement for at least 25% of the total maximum funds. Also to limit board members to terms of 3 rather than 2 years.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 30, par. 318
Adds reference to: Ch. 30, pars. 302, 302.1, 304.1, 306, 318, 318.1, 318.5; Ch. 110, par. 9-102, 9-104.1, 9-104.3, 9-106.1 and 9-11

Removes everything in the bill and replaces with amendments to the Condo Property and Code of Civil Procedure to change procedural and bonding requirements pertaining to condominium property operation. Effective immediately.

HOUSE AMENDMENT NO. 2.
Revises the provisions relating to separate accounts maintained by management companies. Makes other changes.

Jan 09 1985  Prefiled with Secretary
First reading
Feb 05  Rfrd to Comm on Assignment
Assigned to Judiciary I
Feb 05  Rfrd to Comm on Assignment
Assigned to Appropriations II
May 14  Placed Calndr,Second Reading
Recommended do pass 019-000-000
May 29  Placed Calndr,Second Reading
Re-committed to Appropriations II

Jun 18  Added As A Joint Sponsor PARKE
Placed Calndr,Second Readng
Jun 19  Second Reading
Amendment No.02  LEVIN
Placed Calndr,Third Reading
Adopted

Jun 24  Third Reading - Passed 117-000-000
Jun 25  Secretary's Desk Concurrence 01,02
Jun 27  S Concurs in H Amend. 01,02/058-000-000
Passed both Houses
Jul 24  Sent to the Governor
Sep 21  Governor approved
PUBLIC ACT 84-0722  Effective date 09-21-85
Amends An Act in relation to criminal identification and investigation. Provides that certain persons who have been convicted of a misdemeanor or a Class 4 felony may, after 10 years from their conviction, petition the chief judge of the circuit court in which such person was convicted for an expungement of their arrest and conviction record.

SENATE AMENDMENT NO. 1.
Limits the expungement relief of the amendatory Act to persons convicted of misdemeanors.

SENATE AMENDMENT NO. 2.
Changes period after which petitioning takes place from 10 years after conviction to 10 years after completion of sentence.

HOUSE AMENDMENT NO. 1.
Alters the amendatory language to provide for the sealing of records rather than expungement. Restricts amendatory provision to persons who have not been convicted of a felony before the misdemeanor conviction which is sought to be sealed.

Jan 09 1985 Prefiled with Secretary.
First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Judiciary II
Apr 30 Recomended do pass as amend
008-002-000
May 09 Placed Calndr,Second Reading
Second Reading
Amendment No.01 D'ARCO Adopted
Placed Calndr,Third Reading
May 15 Recalled to Second Reading
Motion D'ARCO TO RE-NUMBER A#1
MAY 9, 1985 TO
A#2
Motion prevailed
NUMBERED 02/D'ARCO JUDICIARY II
Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 046-007-000
Arrive House
Placed Calendar,First Reading
May 30 Hse Sponsor DELEO
Added As A Joint Sponsor NASH
Placed Calendar,First Reading
Jun 04 First reading Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 13 Amendment No.01 JUDICIARY II Adopted
Recomended do pass as amend
012-002-000
Placed Calndr,Second Reading
Jun 19 Second Reading
Amendment No.02 NASH Withdrawn
Placed Calndr,Third Reading
Jun 26 Amendment No.03 DELEO Withdrawn
Mtn Prev-Recall 2nd Reading
Placed Calndr,Third Reading
Third Reading - Passed 100-016-001
Jun 27 Secretary's Desk Concurrence 01
Jun 28 S Noncners in H Amend. 01
Speaker's Table, Non-concur 01
Jun 29 H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd IST/DELEO,
YOUNG, A,
CULLERTON,
HAWKINSON &
CHURCHILL
SB-0017—Cont.

Jun 30  Sen Conference Comm Apptd 1ST/D'ARCO
SAVICKAS, MAROVITZ
BARKHAUSEN &
DUDYCZ

Jul 02  House report submitted
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/057-000-000
House Conf. report lost 1ST/013-090-005
House Refuses to Adopt 1ST
H Requests Conference Comm 2ND
Hse Conference Comm Apptd 2ND/DELEO,
YOUNG,A,
CULLERTON,
HAWKINSON AND
CHURCHILL

Sen Conference Comm Apptd 2ND/D'ARCO
SAVICKAS, MAROVITZ
BARKHAUSEN &
DUDYCZ

House report submitted
House report submitted
DELEO

Jul 03  House Conf. report lost 2ND CORRECTED
044-058-003
House Conf. report lost 2ND CORRECTED

SB-0018  WELCH.

(Ch. 111, par. 58)

Amends the Real Estate License Act of 1983. Provides that any person licensed
under the Act who offers merchandise or services as free and imposes unstated con-
ditions for receiving such merchandise or services, shall be subject to license suspen-
sion, revocation or other penalties.

Jan 09 1985 Prefiled with Secretary
First reading

Feb 05  Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed
Activities

Mar 20  Placed Calndr,Second Reading
Rfrd to Comm on Assignment
Assigned to Registration & Regulation

Mar 26  Second Reading
Placed Calndr,Third Reading

Mar 26  Placed Calndr,Third Reading

May 14  Third Reading - Passed 046-008-000
Arrive House
Hse Sponsor STECZO
First reading

May 22  Rfrd to Comm on Assignment
Assigned to Registration & Regulation

May 30  Added As A Joint Sponsor HARTKE
Added As A Joint Sponsor SOLIZ
Committee Registration & Regulation

Jun 06  Do Pass/Consent Calendar 010-000-000
Consnt Caldr Order 2nd Read

Jun 13  Cnsnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read

Jun 17  Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read

Jun 19  Added As A Joint Sponsor FLOWERS
Added As A Joint Sponsor HOMER
Consnt Caldr Order 3rd Read

Jun 19  Consnt Caldr, 3rd Read Pass 114-000-000
Passed both Houses

Jul 17  Sent to the Governor

Sep 13  Governor approved
PUBLIC ACT 84-0275 Effective date 01-01-86
Requires new storage hot water heaters sold or installed in the State after June 1, 1986 to meet the energy efficiency standards of the American Society of Heating, Refrigerating and Air Conditioning Engineers. Provides that a violation of the Act shall be a petty offense, with a fine of not less than $50 nor more than $500. Amends Department of Energy and Natural Resources Act to include among the Department's duties the notification of retail sellers and distributors of storage hot water heaters of the provisions of this Act.

SENATE AMENDMENT NO. 1.
Requires the Department of Energy and Natural Resources to provide technical assistance rather than notification to retail sellers and distributors of storage hot water heaters under the provisions of this Act.

Jan 09 1985 Prefiled with Secretary
First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities
Apr 17 Recommnded do pass as amend
008-000-000
Placed Calndr,Second Reading
Apr 18 Second Reading
Amendment No.01 INSURANCE Adopted
Placed Calndr,Third Reading
May 14 Third Reading - Passed 050-003-000
Arrive House
Hse Sponsor PRESTON
Added As A Joint Sponsor STECZO
First reading
Rfrd to Comm on Assignment
May 22 Assigned to Energy Environment & Nat. Resource
May 30 Do Pass/Consent Calendar 008-000-000
Jun 05 Consnt Caldr Order 2nd Read
Jun 11 Consnt Caldr Order 3rd Read
Jun 18 Added As A Joint Sponsor SHAW
Consnt Caldr Order 3rd Read
Added As A Joint Sponsor SOLIZ
Consnt Caldr Order 3rd Read
Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16 Sent to the Governor
Sep 13 Governor approved
PUBLIC ACT 84-0276 Effective date 01-01-86

Amends the Public Utilities Act to prohibit the construction of any new nuclear power plant in Illinois until 1990, unless the federal government approves a method of high level nuclear waste disposal, or the construction has been approved by an enactment of the General Assembly. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes correction in citing of year.
Jan 09 1985 Prefiled with Secretary
First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Agriculture, Conservation & Energy
Apr 18 Recommnded do pass as amend
007-005-000
Placed Calndr,Second Reading
SB-0021  WELCH.

(Ch. 144, pars. 302 and 303)

Amends the Regency Universities Act. Allows one student member on the Board of Regents to vote at the meetings of that Board. Effective July 1, 1985.

Jan 09 1985  Prefiled with Secretary
First reading
Feb 05  Rfrd to Comm on Assignment
Assigned to Education-Higher

SB-0022  VADALABENE – ZITO.

(Ch. 111 2/3, par. 38)

Amends the Public Utilities Act. Provides that telephone companies shall charge all fire protection districts in the State the same rates for monthly service and installation that such companies charge to residences, except that such districts shall also be exempted from paying the first $100 of any installation charge.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
Assigned to Agriculture, Conservation & Energy
Apr 10  Added As A Joint Sponsor ZITO
Committee Agriculture, Conservation & Energy

SB-0023  VADALABENE – ZITO.

(Ch. 134, new par. 22)

Amends “An Act relating to the powers and duties of telephone companies”. Requires a telephone company, upon request of a fire department, to install tracing equipment on a permanent basis on the emergency lines of the department. Requires the telephone company to determine, as near as possible, where a false call originated from and to give such information to the local police department.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
Assigned to Agriculture, Conservation & Energy
Apr 10  Added As A Joint Sponsor ZITO
Committee Agriculture, Conservation & Energy

SB-0024  JOYCE, JEREMIAH – MAROVITZ – HOLMBERG – DUDYCYZ, LEMKE, MAHAR, SAVICKAS, GEO-KARIS, DEGNAN AND ZITO.

(Ch. 38, pars. 10-5 and 11-6)

Amends the Criminal Code of 1961. Provides that a person who intentionally lures or attempts to lure a child into a motor vehicle without the consent of the parent or lawful custodian of the child for other than a lawful purpose commits child abduction. Provides that the luring or attempted luring of a child into a motor vehicle without the consent of the parent or lawful custodian of the child shall be prima facie evidence of other than a lawful purpose. Deletes provision from indecent solicitation of a child statute which involves the luring or attempted luring of a child under age 13 into a motor vehicle with intent to commit an indecent act.

*Correctional Budget and Impact Note Act may be applicable.*
SENATE AMENDMENT NO. 1.
Changes from under 18 years of age to under 16 years of age the age of the child in order for the defendant to be convicted of child abduction for intentionally luring or attempting to lure a child into a motor vehicle without parental or custodial consent.

HOUSE AMENDMENT NO. 1.
Deletes provision that makes it child abduction to attempt to lure a child under 16 into a motor vehicle without parental or custodial consent for other than a lawful purpose.

Jan 09 1985 First reading
Feb 05 Added As A Co-sponsor LEMKE
Feb 27 Added As A Co-sponsor MAHAR
Feb 28 Added As A Co-sponsor SAVICKAS
Mar 05 Added As A Joint Sponsor MAROVITZ
Mar 20 Added As A Co-sponsor GEO-KARIS
Mar 27 Added As A Co-sponsor DEGNAN & ZITO
Apr 18 Added As A Joint Sponsor HOLMBERG
Apr 30 Recommended do pass as amend

May 01 Added As A Joint Sponsor DUDYCZ
May 09 Second Reading

May 16 Third Reading - Passed 059-000-000

May 17 Hse Sponsor MCNAMARA
Added As A Joint Sponsor O'CONNELL

May 20 First reading

May 21 Added As A Joint Sponsor HICKS
Added As A Joint Sponsor MULCAHEY
Added As A Joint Sponsor KULAS

Jun 13 Recommended do pass 014-000-000

Jun 19 Second Reading

Jun 26 Mtn Prev-Recall 2nd Reading

Jun 27 Secretary's Desk Concurrence 01

Jul 29 Sent to the Governor

Aug 16 Governor vetoed

Oct 17 Total veto stands.
SB-0025 JOYCE, JEREMIAH.

Appropriates $800,000 to the Department of Conservation for the restoration of the Ridge Historic District in Chicago and other projects. Effective immediately.

Jan 09 1985 First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Appropriations I

SB-0026 JOYCE, JEREMIAH.

(Ch. 56 1/2, par. 503 and new par. 503.16)

Amends the Illinois Food, Drug and Cosmetic Act. Prohibits the offering for sale of aspirin which does not by label warn against giving aspirin to children recovering from chicken pox due to the danger of contracting Reyes Syndrome.

Jan 09 1985 First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Public Health, Welfare, Corrections

SB-0027 JOYCE, JEREMIAH – DUDYCZ.

(Ch. 120, new par. 2-207)

Amends the Illinois Income Tax Act to provide for a tuition tax credit for tuition payments made to a public or nonpublic elementary or secondary school located in Illinois.

Jan 09 1985 First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Revenue
Apr 18 Added As A Joint Sponsor DUDYCZ
Committee Revenue

SB-0028 JOYCE, JEREMIAH, LEMKE AND ZITO.

(Ch. 38, par. 115-1)

Amends the Code of Criminal Procedure. Requires that a defendant may only waive right to jury trial with the consent of the State’s Attorney and with the approval of the trial court. Effective immediately.

Jan 09 1985 First reading
Feb 05 Added As A Co-sponsor LEMKE
Rfrd to Comm on Assignment
Assigned to Judiciary II
Mar 27 Added As A Co-sponsor ZITO
Committee Judiciary II
Apr 30 Recmnded do not pass(tabld)
006-003-001

SB-0029 JOYCE, JEREMIAH – MAROVITZ – DUDYCZ, LEMKE AND RUPP.

(Ch. 38, par. 1005-5-3)

Amends the Unified Code of Corrections. Prohibits sentences of probation, periodic imprisonment or conditional discharge in felony cases if the offender had a firearm in his possession when the offense was committed.

Jan 09 1985 First reading
Feb 05 Added As A Co-sponsor LEMKE
Rfrd to Comm on Assignment
Assigned to Judiciary II
Feb 28 Placed Calndr, Second Reading
Recommended do pass 008-000-000
Mar 05 Added As A Joint Sponsor MAROVITZ
Placed Calndr, Second Reading

1 Fiscal Note Act may be applicable.
3 Correctional Budget and Impact Note Act may be applicable.
SB-0029—Cont.

Apr 18 Second Reading
Placed Calndr, Third Reading

May 01 Added As A Joint Sponsor DUDYCZ
Placed Calndr, Third Reading

May 16 Added As A Co-sponsor RUPP
Placed Calndr, Third Reading
Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DELEO
Placed Calendr, First Reading

May 17 First reading
Rfrd to Comm on Assignment

May 22 Assigned to Judiciary II

Jun 14 Tbd pursuant Hse Rule 27D

SB-0030 JOYCE, JEREMIAH.

(Ch. 122, new par. 34-2a; pars. 34-3, 34-4 and 34-18)

Amends The School Code to divide the city of Chicago into 4 independent school districts, each governed by a board of education consisting of 7 residents of the district. Board members are elected by the voters of the district for a term of 4 years. Effective immediately.

Jan 09 1985 First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Education-Elementary & Secondary

SB-0031 JOYCE, JEREMIAH – ZITO.

(Ch. 38, par. 115-4)

Amends the Code of Criminal Procedure of 1963. Provides that a defendant tried by a jury shall be found not guilty, not guilty by reason of insanity, guilty or guilty but mentally ill upon a unanimous verdict. Effective immediately.

Jan 09 1985 First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Judiciary II
Feb 28 Recommended do pass 008-000-000
Placed Calndr, Second Reading
Mar 27 Added As A Joint Sponsor ZITO
Placed Calndr, Second Reading
Apr 18 Second Reading
Placed Calndr, Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor BARNES
Placed Calendr, First Reading

May 17 First reading
Rfrd to Comm on Assignment

May 22 Assigned to Judiciary II
Jun 13 Do Pass/Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read
Jun 19 Consent Calendar, 2nd Read
Consnt Caldr Order 3rd Read
Jun 21 Consnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0413 Effective date 09-16-85

1 Fiscal Note Act may be applicable.
Amends the Chicago Police Article of the Pension Code to increase the annuity paid to certain widows whose husbands died in the line of duty between January 1, 1960 and September 17, 1969.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

**STATE MANDATES ACT FISCAL NOTE**

In the opinion of the Dept. of Commerce and Community Affairs, SB-32 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated annual cost of reimbursement is $200,000.

**PENSION IMPACT NOTE**

The costs involved are estimated to be $200,000 per year.

**SENATE AMENDMENT NO. 1.**

Extends scope of bill to include widows whose husbands died in the line of duty between January 1, 1940 and September 17, 1969.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
          Assigned to Ins Pensions & Licensed Activities
Mar 19  St Mandate Fis Note Filed
        Committee Ins Pensions & Licensed Activities
Apr 25  Pension Note Filed
        Recommnded do pass as amend
        009-000-000
        Placed Calndr,Second Reading
        Second Reading
Apr 30  Amendment No.01 INSURANCE Adopted
        Placed Calndr,Third Reading
May 01  Added As A Joint Sponsor DUDYCZ
        Placed Calndr,Third Reading
May 14  Added As A Co-sponsor LEMKE
        Placed Calndr,Third Reading
May 24  Third Reading - Passed 054-000-000
        Arrive House
        Placed Calendr,First Reading
May 29  Hse Sponsor MCGANN
        First reading
May 30  Rfrd to Comm on Assignment
        Assigned to Personnel and Pensions
        Interim Study Calendar PERS
Jun 12  PENSION

**SB-0033 JOYCE, JEREMIAH.**

(Ch. 122, new par. 2-3.48)

Amends The School Code. Authorizes the State Board of Education to contract for the establishment of Scandinavian Lekoteks ("play libraries"), to assist in the development of children with special needs. Effective July 1, 1985.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
        Assigned to Education-Elementary & Secondary

**SB-0034 JOYCE, JEREMIAH AND LEMKE.**

(Ch. 111 2/3, new par. 36.3a)

Amends the Public Utilities Act to provide that the Commerce Commission shall not approve any increase in the rate or charge of a public utility for gas or electric utility service to residential users. Effective immediately.

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1 Fiscal Note Act may be applicable.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Vehicle Code to provide that the Secretary of State may not reinstate driving privileges after revocation, unless the person seeking the privileges posts a cash bond of $1,000, completes a driver safety course and submits to a drug examination every 90 days for 3 years.

SENATE AMENDMENT NO. 1.

Alters amendatory language to provide that the Secretary of State may not reinstate driving privileges after revocation for DUI, unless the person seeking the privileges posts a surety bond of $1,000, completes a driver safety course and submits to periodic drug examinations during a 3-year period.

Amends the Code of Criminal Procedure to provide that all criminal cases, except guilty pleas, shall be tried by a jury unless the State and the defendant each waives a jury trial. Effective January 1, 1986.
SB-0037  JOYCE, JEREMIAH – DUDYCZ AND LEMKE.

(Ch. 38, new par. 16-1.2)

Amends the Criminal Code. Provides for civil damages for person damaged by the crime of theft through the control over stolen property. Provides for triple damages, burden of proof, estoppel, presumptions, and limitations of actions.

Jan 09 1985  First reading
Feb 05  Added As A Co-sponsor LEMKE
May 01  Added As A Joint Sponsor DUDYCZ

SB-0038  WELCH.

(Ch. 24, par. 1361)

Amends the Foreign Trade Zone Act to provide that no foreign trade zone may be established within 35, rather than 50, miles of an existing zone without the permission of the authorities which established the existing zone. Effective immediately.

SENATE AMENDMENT NO. 1.
Amends to make 50 mile limit applicable to foreign trade zones in counties with 3,000,000 and 35 mile limit applicable to all other foreign trade zones.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 19, pars. 153, 154, 154.1 and 163.

Amends the Chicago Regional Port District Act to change the name of Chicago Regional Port District to the Illinois International Port District.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
Apr 24  Reconned do pass as amend
Apr 30  Second Reading
Amendment No.01 LABOR COMMRCE  Adopted
Apr 30  Placed Calndr,Second Reading
May 16  Third Reading - Passed 058-000-001
May 16  Arrive House
May 16  Placed Calendar,First Readng
May 17  Hse Sponsor MAUTINO
May 17  Added As A Joint Sponsor BRESLIN
May 22  First reading
May 22  Rfrd to Comm on Assignment
May 22  Assigned to Select Comm on Economic Dev
Jun 11  Do Pass/Short Debate Cal 010-000-000
Jun 18  Cal 2nd Rdng Short Debate
Jun 18  Short Debate Cal 2nd Rdng
Jun 18  Amendment No.01 MAUTINO  Adopted
Jun 18  Amendment No.02 MAUTINO  Withdrawn
Jun 18  Cal 3rd Rdng Short Debate
Jun 19  Do Pass/Short Debate 118-000-000
Jun 20  Secretary’s Desk Concurrence 01
Jun 28  S Concurs in H Amend. 01/057-000-000
Passed both Houses
SB-0038—Cont.

Jul 26  Sent to the Governor
Sep 23  Governor approved
        PUBLIC ACT 84-0892  Effective date 09-23-85

*SB-0039  HALL.*

(New Act)

Creates the East St. Louis Development Act. Provides for a development authority composed of 9 members which shall act as a public developer to carry out community development programs and make assistance available for encouraging an organized quality community environment in depressed areas. Effective immediately.

SENATE AMENDMENT NO. 1.
Removes power of condemnation and makes technical changes.

SENATE AMENDMENT NO. 2.
Changes "E. St. Louis depressed areas" into "depressed areas".

HOUSE AMENDMENT NO. 2.
Limits development to within 3, rather than 10, miles of the municipality. Provides that the Authority does not have condemnation powers. Subjects bonds to the general public corporation interest rate limit. Changes bid and performance bond provisions. Removes provision that the Act is not a limit on home rule units.

Jan 09 1985  First reading
Feb 05    Rfrd to Comm on Assignment
          Assigned to Executive
Feb 28    Placed Calndr,Second Reading
          Recommended do pass 006-004-000
Mar 20    Second Reading
          Amendment No.01  HALL  Adopted
          Placed Calndr,Third Reading
May 17    Recalled to Second Reading
          Amendment No.02  HALL  Adopted
          Placed Calndr,Third Reading
May 24    Third Reading - Passed 043-013-000
          Arrive House
          Hse Sponsor YOUNGE,W
          Placed Calndr,First Reading
May 29    First reading
          Rfrd to Comm on Assignment
          Assigned to Urban Redevelopment
Jun 12    Recommended do pass 005-001-000
Jun 19    Second Reading
          Held on 2nd Reading
Jun 20    Amendment No.01  YOUNGE,W  Withdrawn
          Amendment No.02  YOUNGE,W  Adopted
          Placed Calndr,Third Reading
          Mtn Prevail to Suspend Rule 37(C)
          Third Reading - Passed 061-049-000
Jun 21    Secretary's Desk Concurrence 02
Jun 27    S Concurs in H Amend. 02/055-003-000
          Passed both Houses
Jul 24    Sent to the Governor
Sep 21    Governor vetoed
          Placed Calendar Total Veto
Oct 17    Total veto stands.

SB-0040  HALL.

(Ch. 46, pars. 11-3 and 11-5)

Amends The Election Code. Increases from 400 to 600 the number of voters which precincts under the jurisdiction of municipal boards of election commission-

*State Debt Impact Note Act may be applicable.*
ers shall, as nearly as practicable, contain. Increases the maximum number of voters precincts under the jurisdiction of boards of election commissioners may contain from 600 to 800.

SENATE AMENDMENT NO. 1.
Adds immediate effective date.

SENATE AMENDMENT NO. 2. (Tabled March 27, 1985)
Limits the changes made in the bill, as introduced, to precincts with fewer than 500,000 inhabitants.

SENATE AMENDMENT NO. 3.
Effects same changes as in S-am 2, tabled on this date, but in amended form.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
Assigned to Elections
Mar 06  Recommended do pass 007-000-000
Mar 19  Second Reading
Mar 20  Recalled to Second Reading
  Amendment No.01  HALL  Adopted
Mar 26  Recalled to Second Reading
  Amendment No.02  HALL  Adopted
Mar 27  Recalled to Second Reading
Mtn Reconsider Vote Prevail 02-HALL
Mtn Prevail - Table Amend No 02
Tabled
Apr 10  Hse Sponsor YOUNGE,W
First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed Activities
Jun 06  Do Pass/Short Debate Cal 012-000-000
Jun 18  Short Debate Cal 2nd Rdng
Jun 19  Short Debate-3rd Passed 113-000-000
Passed both Houses
Jul 17  Sent to the Governor
Sep 14  Governor approved
PUBLIC ACT 84-0323  Effective date 09-14-85

SB-0041  COLLINS, JONES, CHEW AND SMITH.
(Ch. 127, new par. 6.29)

Amends The Civil Administrative Code of Illinois. Establishes within the Department of Registration and Education, a Building and Construction Trades Licensing Board. The Board shall study and make recommendations for the licensing of all employers and all persons employed in the building and construction trades, excluding persons currently subject to licensing under State law. The Board shall submit a report to the Director of Registration and Education and to the General Assembly on suggested legislation, no later than January 31, 1986. Effective immediately.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities

1 Fiscal Note Act may be applicable.
SB-0042  TOPINKA.
(Ch. 122, par. 10-22.40)

Amends School Code to provide that a school board may not pay national association membership dues to any school association whose purposes include providing athletic competition among schools and students if the association prohibits the students from participating in activities conducted outside the jurisdiction of the association. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that school boards may not pay dues to such association unless the coaches and the student and his parent make the decision regarding participation in outside activities collectively.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
Assigned to Education-Elementary & Secondary
Apr 17  Recommended do pass as amend
009-007-000

May 17  Second Reading
Amendment No.01  ELEM SCND ED  Adopted
Placed Calndr,Third Reading
May 24  Third Reading - Passed 031-023-001
Verified
Arrive House
Hse Sponsor CURRAN
Added As A Joint Sponsor PARCELLS
Added As A Joint Sponsor MAUTINO
Added As A Joint Sponsor OBLINGER
Placed Calndr,First Reading

May 29  First reading
Rfrd to Comm on Assignment
Assigned to State Gov Adm &
Regulatory Rev
Jun 13  Recommended do pass 012-002-001

Jun 19  Added As A Joint Sponsor MCNAMARA
Second Reading
Placed Calndr,Third Reading
Jun 24  Interim Study Calendar ST GOV REVIEW

SB-0043  TOPINKA – SCHAFFER – GEO-KARIS.
(Ch. 95 1/2, rep. par. 12-603.1)

Amends The Illinois Vehicle Code to repeal provisions requiring the mandatory use of seat safety belts. Effective immediately.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
Assigned to Transportation

SB-0044  COFFEY.
(Ch. 120, pars. 2-201 and 9-901; Ch. 122, pars. 17-2, 17-3.2,
17-11, 17-12, 17-16, 18-8 and 34-53, new pars. 17-17, 17-17.1 and
18-8A, rep. pars. 17-2.1, 17-3, 17-3.1 and 17-3.3; and Ch. 127,
new par. 141.158)

Creates a State income tax to be used exclusively for school aid. Amends various Acts to provide for its levy at the rate of 1.94% of net income for individuals, trusts

1 Fiscal Note Act may be applicable.
and estates, and 3.11% of net income for corporations, and to provide for its admin-
istration and distribution. Eliminates local property tax levied for educational pur-
poses and Summer School Fund Tax Levy. Effective January 1, 1987, with the first
taxable year ending December 31, 1987.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Jan 09 1985 First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Revenue

1 SB-0045 JONES AND CHEW.

(Ch. 108 1/2, par. 1-110 and new par. 1-110a)

Amends General Provisions Article of the Illinois Pension Code to prohibit a fi-
duciary with respect to a retirement system or pension fund from investing in any
firm which has outstanding loans to the Republic of South Africa. Permits the sale
of such investments to extend over a period of 3 years. Requires an annual report
listing all South Africa-related investments to be filed with the Secretary of the
Senate and the Clerk of the House of Representatives.

PENSION IMPACT NOTE
The financial impact of SB-45 cannot be determined. The restriction on invest-
ments can be expected to affect the long-term rates of return for the pension funds.
If reductions resulted they ultimately would need to be made up through higher em-
ployer contributions.

Jan 09 1985 First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed
Activities
Apr 25 Pension Note Filed
Committee Ins Pensions & Licensed
Activities

1 SB-0046 JONES AND CHEW.

(Ch. 108 1/2, par. 1-110; Ch. 130, pars. 26, 34 and 41a)

Amends General Provisions Article of the Illinois Pension Code to prohibit a fi-
duciary with respect to a retirement system from investing in any firm or financial
institution which invests in, has any ownership interest in or loan to S. Africa, a cor-
poration organized under the laws of S. Africa, or any company for the purpose of
investment in S. Africa until the United Nations certifies that apartheid has been
abolished. Permits such investments to continue for 3 years from effective date of
this amendatory Act. Amends Act in relation to State moneys to provide that a
bank shall be disqualified as a State depository upon making a loan to S. Africa, a
corporation organized under the laws of S. Africa or any company for the purpose
of investment in S. Africa and prohibits the State Treasurer from investing State
money in any savings and loan association unless the savings and loan pledges not to
make any such loan, until apartheid is abolished.

PENSION IMPACT NOTE
The financial impact of SB-0046 cannot be determined. The restrictions on in-
vestments can be expected to result in less diversification which could affect
long-term rates of return for the pension funds. Any change in the rates of invest-
ment return earned by the funds would ultimately affect the level of employer con-
tribution. Significant transaction costs could be involved with the required
divestiture.

Jan 09 1985 First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed
Activities

1 Fiscal Note Act may be applicable.
31 SB-0046—Cont.

Apr 25 Pension Note Filed
Committee Ins Pensions & Licensed Activities

SB-0047  JONES AND CHEW.
(Ch. 120, par. 446)

Amends the Retailers' Occupation Tax Act to require coin counting devices approved by the Department of Revenue on all vending machines used to sell personal property but does not relieve the seller of the responsibility of keeping records required by the Department.

Jan 09 1985 First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Revenue
Feb 27 Mtn Prevail to Suspend Rule 7C
Committee Revenue

SB-0048  SANGMEISTER.
(Ch. 100, par. 2; Ch. 122, par. 17-1)

Amends the Act relating to notices and The School Code relative to notice of availability for inspection of, and public hearing on, tentative annual school budgets in school districts under 500,000 population. Provides for one-time publication in a newspaper published in the district, or for posting only if no newspaper is published in the district. Effective immediately.

HOUSE AMENDMENT NO. 1. (Tabled June 19, 1985)

Adds reference to: P.A. 83-686, Sec. 2
Adds provisions changing those provisions of P.A. 83-686 which determine whether petitions for school district boundary changes and for creating new districts are governed by the law in effect prior to, or the law in effect on and after the effective date of that Public Act.

HOUSE AMENDMENT NO. 2.
Deletes reference to: Ch. 100, par. 2
Deletes the proposed changes in An Act to revise the law in relation to notices. Changes the publication requirements for the tentative budget in downstate school districts.

HOUSE AMENDMENT NO. 3.
Adds reference to: P.A. 83-686, Sec. 2
Adds provisions changing those provisions of P.A. 83-686 which determine whether petitions for school district boundary changes and for creating new districts are governed by the law in effect prior to, or the law in effect on and after the effective date of that Public Act.

HOUSE AMENDMENT NO. 4.
Changes the title, deletes everything after the enacting clause, restores provisions relative to publication notice of hearings on tentative school budgets in downstate school districts, and adds provisions which transfer certain hearing functions from the regional board of school trustees to the regional superintendent of schools with respect to still pending petitions for boundary changes or for the creation of new school districts filed before September 23, 1983.

Jan 09 1985 First reading
Feb 05 Rfrd to Comm on Assignment
Assigned to Education-Elementary & Secondary
Apr 30 Recommended do pass 016-000-000
May 14 Placed Calndr,Second Reading
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
SB-0049  SANGMEISTER.

(Ch. 38, par. 115-1)

Amends the Code of Criminal Procedure of 1963 to exempt prosecutions on a charge of petty offense or a business offense from the requirement of jury trial.

SENATE AMENDMENT NO. 1.

Provides that motor vehicle offenses which are punishable by fine only shall be tried by the court only.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
May 07  Assigned to Judiciary II
May 09  Placed Calndr,Second Reading

May 09  Second Reading
    Amendment No.01  JUDICIARY II  Adopted
    Placed Calndr,Third Reading

May 14  Third Reading - Passed 032-019-000
May 21  Arrive House
May 21  Placed Calndr,First Reading
May 29  Rfrd to Comm on Assignment
May 29  Assigned to Judiciary II
Jun 13  Interim Study Calendar JUDICIARY II

SB-0050  SANGMEISTER – JOYCE,JEROME.

(New Act)

Creates the Blasting Operations Act; requires a license from the Department of Mines and Minerals for the use of explosives in certain blasting, construction and demolition work, and imposes certain restrictions on such use; authorizes the Department to administer the Act and promulgate relevant rules; provides for various civil and criminal penalties in case of violation.

SENATE AMENDMENT NO. 1.

Increases license fees from $20 to $50; removes examination requirement; makes numerous other changes.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.
Redefines “blast”, “charge” and “firing time”; requires Departmental approval for firing times having delays of less than 8 milliseconds.

Jan 09 1985  First reading
Feb 05  Rfrd to Comm on Assignment
          Assigned to Executive
Feb 28  Recommended do pass as amend
         007-000-000
Apr 16  Second Reading
         Amendment No.01  EXECUTIVE  Adopted
         Amendment No.02  SANGMEISTER  Adopted
         Placed Calndr,Third Reading
May 16  Third Reading - Passed 058-001-000
         Arrive House
         Placed Calndr,First Reading
May 22  Hse Sponsor MULCAHEY
         Placed Calndr,First Reading
May 23  First reading  Rfrd to Comm on Assignment
         Assigned to Registration & Regulation
May 24  Re-assigned to Executive
Jun 13  Interim Study Calendar EXECUTIVE

SB-0051  DAWSON.
(Ch. 111 1/2, par. 1021)
Amends the Environmental Protection Act to prohibit the establishment of a sanitary landfill site within 5 miles of an existing sanitary landfill site. Effective immediately.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
            Assigned to Agriculture, Conservation & Energy

1 SB-0052  DAWSON.
(Ch. 122, pars. 21-14, 21-16 and 34-83)
Amends The School Code. Provides that holders of early childhood, elementary, special and high school teaching certificates, as a condition precedent to renewal of their certificates on and after June 30, 1989, must pass a professional competency test and earn 12 semester hours of credit every 4 years unless they have a master's or doctor's degree. Adds comparable provisions for Chicago teachers holding equivalent certificates. Effective July 1, 1985.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
            Assigned to Education-Elementary & Secondary

SB-0053  TOPINKA, MACDONALD AND LEMKE.
(Ch. 29, par. 53, new par. 60.4; amends title)
Amends the Physical Fitness Services Act. Requires a physical fitness center to have available and on its premises, at all times during which persons are engaged in physical fitness activities, at least one person who holds a valid certificate indicating that he has successfully completed a course of training in cardiopulmonary resuscitation (CPR). Provides that violation is a petty offense subject to a $250 fine; provides for a private cause of action independent of any criminal proceeding. Exempts a person who in good faith provides CPR from civil liability. Includes not-for-profit physical fitness centers.

SENATE AMENDMENT NO. 1.
Deletes the provision specifying that violation of the added provisions constitutes negligence. Deletes the provision providing for a criminal penalty. Excludes private

1 Fiscal Note Act may be applicable.
facilities not open to the public from the requirements of the added provisions. Deletes reference to a repealed Act and replaces it with reference to the Emergency Medical Services (EMS) Systems Act.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities

Mar 05 Added As A Co-sponsor MACDONALD Committee Ins Pensions & Licensed Activities

Apr 16 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

Apr 25 Recommended do pass as amend 011-000-000

Placed Cnndr, Second Reading

Apr 30 Second Reading Amendment No.01 INSURANCE Adopted

Placed Cnndr, Third Reading

May 14 Added As A Co-sponsor LEMKE Third Reading - Passed 048-006-002

Arrive House First reading Rfrd to Comm on Assignment

May 20 Primary Sponsor Changed To NASH Added As A Joint Sponsor KUBIK

Added As A Joint Sponsor TURNER Committee Assignment of Bills Assigned to Registration & Regulation

May 22 Added As A Joint Sponsor WILLIAMSON Committee Registration & Regulation

Jun 13 Do Pass/Consent Calendar 012-000-000

Jun 19 Cnsnt Calendar, 2nd Reading

Consnt Calendar, 3rd Readng

Jun 21 Consnt Caldr, 3rd Read Pass 116-000-000 Passed both Houses

Jul 19 Sent to the Governor

Sep 16 Governor approved

PUBLIC ACT 84-0414 Effective date 01-01-86

^3^ SB-0054 MAROVITZ.

(Ch. 108 1/2, par. 17-154)

Amends the Chicago Teachers Article of the Pension Code to increase the supplementary payment received by certain retired teachers by up to $180 annually for each year of service credit.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE

Increase in accrued liability ............................................................. $8,209,000

Annual amount required to pay
off increase in accrued liability .................................................... 662,000

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 108 1/2, par. 17-154

Adds reference to: Ch. 108 1/2, new par. 17-154.1

Deletes all; adds a new Section which provides for additional supplementary payments for certain pensioners.

SENATE AMENDMENT NO. 2.

Makes technical corrections.

Adds reference to: Ch. 108 1/2, par. 17-154

^3^ Fiscal Note Act and Pension System Impact Note Act may be applicable.
Deletes all; adds a new Section which provides for additional supplementary payments for certain pensioners.

Feb 05 1985  First reading  Rfrd to Comm on Assignment  Assigned to Ins Pensions & Licensed Activities
Apr 25  Pension Note Filed  Recomnded do pass as amend  007-004-000
Placed Calndr,Second Reading

Apr 30  Second Reading  Amendment No.01  INSURANCE  Adopted  Placed Calndr,Third Reading
May 16  Recalled to Second Reading  Amendment No.02  MAROVITZ  Adopted  Placed Calndr,Third Reading
May 24  Third Reading - Passed 045-008-000  Arrive House  Placed Calndr,First Reading
May 29  Hse Sponsor KEANE  First reading  Rfrd to Comm on Assignment  Placed Calndr,Second Reading
May 30  Assigned to Personnel and Pensions  Jun 14  Tbd pursuant Hse Rule 27D

3 SB-0055 MAROVITZ.
(Ch. 108 1/2, par. 17-122)

Amends the Chicago Teachers Article of the Pension Code to raise the minimum survivor's and children's pensions from $40 to $200 per month.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE
Increase in accrued liability .......................................................... $865,000
Annual amount required to pay off increase in accrued liability ........................................................... 70,000

SENATE AMENDMENT NO. 1.
Removes provision limiting change to survivors of teachers who die on or after January 1, 1986.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 85, new par. 2208.9

Amends the State Mandates Act to require implementation without reimbursement.

Feb 05 1985  First reading  Rfrd to Comm on Assignment  Assigned to Ins Pensions & Licensed Activities
Apr 25  Pension Note Filed  Recomnded do pass as amend  007-004-000
Placed Calndr,Second Reading

Apr 30  Second Reading  Amendment No.01  INSURANCE  Adopted  Placed Calndr,Third Reading
May 24  Third Reading - Passed 033-020-001  Arrive House  Placed Calndr,First Reading
May 29  Hse Sponsor WHITE  First reading  Rfrd to Comm on Assignment  Placed Calndr,Second Reading
May 30  Assigned to Personnel and Pensions  Jun 14  Tbd pursuant Hse Rule 27D

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
3 SB-0056 MAROVITZ.
(Ch. 108 1/2, par. 17-134)

Amends the Chicago Teachers Article of the Illinois Pension Code to permit contributions for leaves of absence to include study or travel leaves granted by the Chicago Board of Education.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

PENSION IMPACT NOTE
It is not possible to determine the actual costs that would be involved, but it can be expected that the costs would be relatively minor.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Apr 25 Pension Note Filed Committee Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

3 SB-0057 MAROVITZ.
(Ch. 108 1/2, par. 17-134)

Amends the Chicago Teachers Article of the Pension Code to provide for contributions for service with teacher organizations on the basis of the actual salary received.

PENSION IMPACT NOTE
Increase in accrued liability .................................................. $380,000
Annual amount required to pay off increase in accrued liability over 30 years .................................................. 57,000

SENATE AMENDMENT NO. 1.
Adds language allowing the Board to specify the rate of employer contributions for certain service with teacher organizations.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Apr 25 Pension Note Filed Recommended do pass 011-000-000
May 17 Second Reading Amendment No.01 MAROVITZ Adopted
May 22 Second Reading Amendment No.02 COLLINS & CHEW Lost
May 24 Third Reading - Passed 054-003-000
May 29 Hse Sponsor KEANE First reading Rfrd to Comm on Assignment
May 30 Assigned to Personnel and Pensions
Jun 14 Tbd pursuant Hse Rule 27D

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3 SB-0056 MAROVITZ.
(Ch. 108 1/2, par. 17-134)

Amends the Chicago Teachers Article of the Illinois Pension Code to permit contributions for leaves of absence to include study or travel leaves granted by the Chicago Board of Education.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

PENSION IMPACT NOTE
It is not possible to determine the actual costs that would be involved, but it can be expected that the costs would be relatively minor.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Apr 25 Pension Note Filed Committee Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

3 SB-0057 MAROVITZ.
(Ch. 108 1/2, par. 17-134)

Amends the Chicago Teachers Article of the Pension Code to provide for contributions for service with teacher organizations on the basis of the actual salary received.

PENSION IMPACT NOTE
Increase in accrued liability .................................................. $380,000
Annual amount required to pay off increase in accrued liability over 30 years .................................................. 57,000

SENATE AMENDMENT NO. 1.
Adds language allowing the Board to specify the rate of employer contributions for certain service with teacher organizations.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Apr 25 Pension Note Filed Recommended do pass 011-000-000
May 17 Second Reading Amendment No.01 MAROVITZ Adopted
May 22 Second Reading Amendment No.02 COLLINS & CHEW Lost
May 24 Third Reading - Passed 054-003-000
May 29 Hse Sponsor KEANE First reading Rfrd to Comm on Assignment
May 30 Assigned to Personnel and Pensions
Jun 14 Tbd pursuant Hse Rule 27D

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Adds immediate effective date.
Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Local Government
Mar 27 Placed Calndr, Second Reading Recommend do pass as amend 010-000-000
Apr 11 Second Reading Amendment No.01 LOCAL GOVERN Adopted Placed Calndr, Third Reading
Apr 16 Third Reading - Passed 050-000-000
Apr 17 Arrive House Placed Calendr, First Reading
Apr 25 Hse Sponsor PETERSON, W First reading Rfrd to Comm on Assignment
May 22 Assigned to Counties and Townships
May 30 Do Pass/Consent Calendar 010-000-000
Jun 05 Cnsent Calendar, 2nd Read
Jun 11 Added As A Joint Sponsor HARTKE
Jun 18 Consnt Caldr, 3rd Read Pass 117-000-000
Jul 16 Sent to the Governor
Sep 13 Governor approved PUBLIC ACT 84-0277 Effective date 09-13-85

SB-0059 D'ARCO - TOPINKA.
(New Act; Ch. 110 1/2, par. 302)
Creates an Act to define death. Provides that for all legal purposes, a person is dead: (1) when a determination has been made according to accepted medical standards that the person has suffered an irreversible cessation of heartbeat and respiration; or (2) when the person's heartbeat and respiration are maintained solely by artificial means, and a determination has been made according to accepted medical standards that the person has suffered an irreversible cessation of all functions of the entire brain. Amends Uniform Anatomical Gift Act to define death according to such new Act.
Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Executive
Feb 21 Added As A Joint Sponsor TOPINKA Committee Executive

SB-0060 D'ARCO AND LEMKE.
(Ch. 73, par. 767)
Amends the Illinois Insurance Code to provide that a court may allow punitive damages where it appears that an insurance company has been unreasonable and vexatious in refusing to pay a claim.
SENATE AMENDMENT NO. 1.
Removes provisions removing limitations on punitive damages for vexatious delays in settling claims by insurance companies. Increases the limit on the amount the court may award in such circumstances from $5000 to $25,000.
Feb 05 1985 First reading Added As A Co-sponsor LEMKE Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
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<td>Jul 23</td>
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<td>Sep 20</td>
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<td>PUBLIC ACT 84-0678 Effective date 01-01-86</td>
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**SB-0061 DAWSON - JONES.**

Appropriates $5,000,000 to Capital Development Board for the Board of Governors to establish a school of engineering at Chicago State University.

SENATE AMENDMENT NO. 1.

Deletes title and substance of bill; appropriates $74,780 to Board of Higher Ed. for feasibility study of establishing an engineering school at CSU.

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<td>Feb 05 1985</td>
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<td>Jun 21</td>
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**SB-0062 DAWSON - JONES - BLOOM, LEMKE AND ZITO.**

(New Act; Ch. 120, pars. 5-509 and 5-510; Ch. 127, new par. 141.158)

Creates the Alzheimer's Disease Research Act and amends the Illinois Income Tax Act and the State Finance Act. Creates the Alzheimer's Disease Research
Fund in the State Treasury, monies of which may be appropriated by the General Assembly to the Department of Public Health for Alzheimer’s Disease research grants. Provides for a voluntary check-off income tax system for individuals to contribute part of their tax refund to the fund. Effective immediately.

Feb 05 1985  First reading
Added As A Co-sponsor LEMKE
Rfrd to Comm on Assignment
Assigned to Public Health, Welfare, Corrections

Feb 21  Added As A Joint Sponsor JONES & BLOOM
Committee Public Health, Welfare, Corrections

Mar 27  Added As A Co-sponsor ZITO
Committee Public Health, Welfare, Corrections

May 01  Placed Calndr, Second Reading
Recommended do pass 009-000-000

May 17  Second Reading
Placed Calndr, Third Reading

May 24  Third Reading - Passed 054-001-000
Arrive House
Placed Calndr, First Reading

May 29  First reading
Rfrd to Comm on Assignment

May 30  Assigned to Select Comm on Aging

Jun 04  Primary Sponsor Changed To DEJAEGHER
Add As A Joint Sponsor PANGLE
Add As A Joint Sponsor HARTKE
Add As A Joint Sponsor HICKS
Committee Select Comm on Aging
Do Pass/Short Debate Cal 010-000-000

Jun 06  Cal 2nd Rdng Short Debate

Jun 14  Add As A Joint Sponsor PHELPS
Cal 2nd Rdng Short Debate

Jun 18  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 19  Short Debate-3rd Passed 116-000-000
Passed both Houses

Jul 17  Sent to the Governor

Sep 14  Governor approved
PUBLIC ACT 84-0324 Effective date 09-14-85

7 SB-0063 COLLINS.

(New Act; Ch. 38, pars. 24-2, 83-5 and 83-7; Ch. 127, new par. 141,158)

Creates the Handgun Control Act to require a permit for the possession or acquisition of a handgun, beginning July 1, 1986; forbids transfer of a handgun to anyone without the required permit; requires retail sellers of handguns to obtain a State license; proclaims certain violations of the Act to be criminal offenses, ranging up to Class 4 felony; creates a Division of Handgun Control in the Department of Law Enforcement to administer the Act; places the proceeds from fees and licenses into a Handgun Control Fund, to be used for the administration of the Act; and includes various procedural and administrative provisions. Amends the Firearms Owners Identification Card Act to increase the fee from $5 every 5 years to $10 every 2 years, with half of the new revenue going to the Handgun Control Fund; amends the Criminal Code to forbid hunting with handguns except on a person’s own property. Effective immediately.

Feb 05 1985  First reading
Rfrd to Comm on Assignment
Assigned to Executive

7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
SB-0064 COLLINS.

(New Act; Ch. 85, new par. 907)

Creates the Linked Deposits Act, and amends the Public Funds Investment Act, to encourage the making of selective deposits by custodians of public funds, other than public pension funds and public retirement system funds and to authorize and encourage the making of linked deposits, based on the depository's commitment to establish a policy of delaying the instigation of foreclosure proceedings on residential property or small business mortgages and reinvesting the deposited funds in ways beneficial to the public.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Finance and Credit Regulations

Apr 25 Committee discharged Re-referred to Labor and Commerce

SB-0065 COLLINS.

(Ch. 40, pars. 403 and 413)

Amends the Marriage and Dissolution of Marriage Act. Requires the issue of which, if either, spouse is to be awarded the marital home to be tried when the issue of dissolution or invalidity of marriage is tried when both spouses reside in the marital home. Requires the issues of child custody and child support to be tried when the issue of dissolution or invalidity of marriage is tried. Provides that if the marital home is awarded to one spouse and the other spouse resides therein when a judgment of dissolution of marriage or of declaration of invalidity of marriage is entered, such judgment shall specify a date certain on or before which such other spouse must vacate the home. If such other spouse does not reside in the home when such judgment is entered, the judgment shall specify a date certain on or before which such other spouse must remove his or her personal effects from the home. Further provides that if the spouse not awarded the marital home fails to vacate the home on or before the date specified in the judgment, the other spouse may deliver a certified copy of the judgment to the sheriff who shall forthwith evict the spouse not awarded the home without having to return to the courts for an eviction order.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I

SB-0066 COLLINS.

(Ch. 68, par. 2-105)

Amends the Human Rights Act. Requires that a State agency's affirmative action plan shall provide that 20% of the agency's top-paying positions shall be filled, upon vacancy through attrition, by women and minorities.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I

1 SB-0067 COLLINS.

(Ch. 120, pars. 2-201 and 9-901; Ch. 122, par. 18-8)

Amends the Illinois Income Tax Act and The School Code. Increases both the individual and corporate income tax rates by 1% for taxable years beginning after December 31, 1985 and earmarks the additional revenue generated by the increase for the support of public elementary and secondary education. Also increases the guaranteed equalized assessed valuation of all school districts in the State aid formula, thereby increasing the State's financial obligation under that formula. Effective January 1, 1986.

1 Fiscal Note Act may be applicable.
Amends the Code of Civil Procedure. Provides for a 3-person medical review panel in lawsuits involving medical malpractice, provided that all parties to the proceeding agree to such panel. Specifies that the panel shall examine evidence and make determinations as to liability and amount of damages. Provides that the parties, by unanimous agreement, may elect to be bound by the panel's decision. Permits the court to assess costs and attorney's fees to the party who proceeds to trial and loses after having rejected the use of the panel or after having rejected the unanimous decision of the panel. Specifies that the determinations of the panel are not admissible in a subsequent trial.

Amends The Illinois Vehicle Code. Provides that beginning July 1, 1985, all costs incurred from the installation of traffic signals, and the reconstruction of intersections necessary therefor, shall be borne by the privately owned commercial facility which such signals or reconstruction is meant to serve in order to accommodate prevalent traffic conditions. Effective July 1, 1985.

Amends the Income Tax Act to provide for a deduction for individual taxpayers equal to their home heating costs but not in excess of $1,000 per household and taxpayer.

Amends the Civil Administrative Code. Authorizes the Department of Commerce and Community Affairs to establish a grant program for counties and municipalities for energy audits of residences and businesses.

Amends Illinois Insurance Code to provide that a group accident or health insurance policy must continue to cover a former spouse or child upon ceasing to be a

1 Fiscal Note Act may be applicable.
SB-0072—Cont.

qualified family member or upon the death of the employee or member if the former spouse or child pays not only the group insurance premium, but also that amount which the policyholder would be required to pay if the former spouse or child were a member or employee under the group policy. Provides that such coverage shall continue to be available for a period of at least 5 years, at the expiration of which the former spouse or child shall be entitled to have issued to him a converted policy. Provides that failure to make initial payment of premium within 90 days of due date, or subsequent eligibility of the former spouse or child for coverage under another group policy or Medicare, shall result in termination of the policy. Effective immediately.

Feb 05 1985  First reading
Added As A Co-sponsor LEMKE
Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities

Mar 27  Added As A Co-sponsor ZITO
Committee Ins Pensions & Licensed Activities

1 SB-0073  SMITH – ZITO.

(Ch. 120, new par. 2-207)

Amends the Illinois Income Tax Act to provide, on and after January 1, 1986, for a credit for day care for employees in Illinois provided either directly or paid for by a corporate taxpayer. Effective January 1, 1986.

Feb 05 1985  First reading
Rfrd to Comm on Assignment
Assigned to Revenue

Mar 27  Added As A Joint Sponsor ZITO
Committee Revenue

SB-0074  SMITH – KEATS.

(Ch. 95 1/2, par. 1107)

Amends the “Child Passenger Protection Act” to provide that the Act shall not apply to a child with a physical handicap which prevents appropriate restraint. Effective immediately.

Feb 05 1985  First reading
Rfrd to Comm on Assignment
Assigned to Transportation

Apr 11  Placed Calndr,Second Reading
Recommended do pass 009-000-000

Apr 30  Added As A Joint Sponsor KEATS
Second Reading
Placed Calndr,Third Reading

May 01  Added As A Joint Sponsor KEATS
Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 17  Hse Sponsor ALEXANDER
Added As A Joint Sponsor DEUCHLER
First reading
Rfrd to Comm on Assignment

May 29  Assigned to Transportation

Jun 12  Do Pass/Consent Calendar 020-000-000

Jun 19  Cnsnt Calendar, 2nd Reading
Cnsnt Caldr Order 3rd Read

Jun 20  Remvd from Consent Calendar
Cal 2nd Rdng Short Debate

Jun 26  Tabled House Rule 37(G)

Fiscal Note Act may be applicable.
Amends The Unemployment Insurance Act. Authorizes the Director of Employment Security to deduct from an individual's unemployment benefits an amount to pay for health insurance if the individual elects to have the deduction made and the deduction is made under a program approved by the United States Secretary of Labor.

FISCAL NOTE
(Prepared by the IL Dept. of Employment Security)
The GRF cost is estimated at $2,168,400 if benefit deductions are sent to an insurance company of the claimant's choice.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 48, par. 660; new par. 410
Adds reference to: Ch. 48, pars. 345, 401, 473, 490, 555, 570, 573, 576.1, 576.2, 610, 640; Ch. 127, par. 9.30

Deletes everything after enacting clause. Amends The Unemployment Insurance Act. Extends through January 3, 1987 the imposition of increased contribution rates and decreased benefit amounts made by Public Act 83-1. Further amends The Unemployment Insurance Act concerning the definition of wages, grounds for disqualification from eligibility for benefits, review of referees decisions, recoupment, the duties of the Director of Employment Security and the confidentiality of records. Amends The Civil Administrative Code of Illinois to eliminate provision that the salary of the Director of Employment Security shall not be less than the salary of the Section of Transportation or the Directors of Mental Health and Developmental Disabilities, Public Health, Revenue or Public Aid. Adds immediate effective date.
SB-0076  BLOOM - LUFT.
(Ch. 122, par 18-8)
Amends The School Code. Authorizes use of a school district’s 1984 equalized assessed valuation (EAV) in determining its 1985-86 State aid when its 1984 EAV is at least 6% less than its 1983 EAV because of a decrease in the EAV of a single taxpayer in the district whose 1983 EAV is at least 25% of the district’s total 1983 EAV. Effective July 1, 1985.
Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Education-Elementary & Secondary

SB-0077  MAITLAND.
(Ch. 122, new par. 10-22.22b)
Amends The School Code. Permits a school board to deactivate any high school facility in its district and send the students to another district, subject to approval by the voters of the district and by the school board of the receiving district. Requires the sending district to pay the tuition of the reassigned students. Permits the sending district to reactivate a previously deactivated high school facility, subject to voter approval. Effective immediately.
SENATE AMENDMENT NO. 1.
Limits deactivation of a high school facility to 5 years. Requires proceedings for school reorganization in the districts affected prior to the 6th year, and if reorganization in a manner authorized by The School Code is rejected, provides for automatic reactivation of a deactivated high school facility as of the beginning of such 6th year.
Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Education-Elementary & Secondary
May 07  Recommended do pass as amend
016-001-000
Placed Calndr, Second Reading
May 14  Second Reading
Amendment No.01  ELEM SCND ED  Adopted
Placed Calndr, Third Reading
May 24  Third Reading - Passed 051-002-001
Arrive Hse
Placed Calndr, First Reading
May 28  Hse Sponsor EWING
Placed Calndr, First Reading
May 29  First reading  Rfrd to Comm on Assignment
May 30  Assigned to Elementary & Secondary Education
Jun 13  Recommended do pass 012-002-004
Placed Calndr, Second Reading
Jun 19  Second Reading
Placed Calndr, Third Reading
Jun 26  Added As A Joint Sponsor COUNTRYMAN
Third Reading - Passed 104-011-002
Passed both Houses
Jul 24  Sent to the Governor
Sep 21  Governor approved
PUBLIC ACT 84-0760  Effective date 09-21-85

SB-0078  TOPINKA – KEATS AND MACDONALD.
(Ch. 122, par. 10-21.8)
Amends The School Code. Rephrases the school board’s duty relative to furnishing correspondence and reports to a pupil’s divorced parents. Provides that a school

1 Fiscal Note Act may be applicable.
board has the duty to require, upon the request of either parent of a pupil whose parents are divorced, that copies of any correspondence, records, notices or reports regarding such child furnished to one parent by the school district be furnished by mail to the other parent, absent any court order to the contrary.

SENATE AMENDMENT NO. 1.
Lists the type of reports, records and notices regarding a pupil of divorced parents which school boards must furnish under certain conditions to both parents (instead of requiring "any correspondence, records, notices or reports regarding such child" to be furnished).

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Education-Elementary & Secondary
Mar 05 Added As A Co-sponsor MACDONALD Committee Education-Elementary & Secondary
Apr 17 Placed Calndr,Second Reading
Apr 30 Second Reading Amendment No.01 ELEM SCND ED Adopted
Placed Calndr,Third Reading
May 01 Added As A Joint Sponsor KEATS Placed Calndr,Third Reading
May 14 Third Reading - Passed 054-000-000 Arrive House Hse Sponsor DEUCHLER First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
May 22 Recommended do pass as amend 015-000-000
Jun 13 Cal 2nd Rdnng Short Debate Do Pass/Short Debate Cal 013-000-000
Jun 20 Short Debate Cal 2nd Rdnng Cal 3rd Rdnng Short Debate
Jun 24 Third Reading - Passed 117-000-000 Passed both Houses
Jul 23 Sent to the Governor
Sep 20 Governor approved
PUBLIC ACT 84-0679 Effective date 09-20-85

1 SB-0079 VADALABENE.
(Ch. 111, pars. 1817 and 1832)
Amends Beauty Culture Act to exempt public schools and public community colleges from the payment of application, renewal and reinstatement fees for a certificate of registration to own, operate or conduct a beauty culture school or college.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Mar 20 Placed Calndr,Second Reading
Apr 16 Second Reading Placed Calndr,Third Reading
May 29 Re-committed to Ins Pensions & Licensed Activities

SB-0080 VADALABENE.
(Ch. 127, par. 638-9)
Amends the Bi-State Development Act. Authorizes the Bi-State Development Agency to construct, operate and maintain a development project described as a

1 Fiscal Note Act may be applicable.
world trade center consisting of buildings, structures and improvements necessary or convenient for the centralized accommodation of activities incidental to the transportation of persons, exchange of commodities in commerce, government services, and accommodations for persons and property. Authorizes the Agency to enter into agreements with local, state and federal governmental entities in connection with the rehabilitation and improvement of the world trade center. Permits the Agency to enter into limited partnerships and joint ventures for any purpose authorized by the Act.

SENATE AMENDMENT NO. 1.

Prohibits the State of Illinois from expending any funds for any purpose connected with the projects authorized pursuant to the amendatory provisions.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Placed Calndr,Second Reading  Assigned to Local Government
Recommended do pass 009-000-000
Apr 18  Second Reading  Amendment No.01  RUPP
& VADALABENE  Adopted
Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House  Placed Calendar,First Reading
May 17  Hse Sponsor FLINN
Added As A Joint Sponsor WOLF
Added As A Joint Sponsor MCPike
First reading  Rfrd to Comm on Assignment
May 22  Assigned to Select Comm on Economic Dev
Jun 06  Added As A Joint Sponsor STEPHENS
Added As A Joint Sponsor YOUNGE,W
Committee Select Comm on Economic Dev
Jun 11  Do Pass/Short Debate Cal 010-000-000
Jun 18  Short Debate Cal 2nd Rding
Cal 3rd Rding Short Debate
Jun 20  Short Debate-3rd Passed 113-000-000
Passed both Houses
Jul 18  Sent to the Governor
Sep 03  Governor approved
PUBLIC ACT 84-0247 Effective date 01-01-86

3 SB-0081 VADALABENE.
(Ch. 108 1/2, par. 14-110)

Amends the State Employees Article of the Pension Code to provide a one-time increase in retirement annuity for State policemen and others who qualify for the alternative retirement formula.

PENSION IMPACT NOTE

Increase in accrued liability ........................................................... $33,000,000
Increase in total annual costs .......................................................... 5,332,000
Increase in total annual costs as a percentage of payroll ...................... .4%

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 108 1/2, par. 14-110
Adds reference to: Ch. 108 1/2, par. 14-114

Deletes existing provisions of bill; makes annuitants of the System eligible for the automatic annual increase after attainment of age 55, rather than age 60.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0082 DEMUZIO.

(New Act)

Authorizes the Director of Central Management Services to convey certain real property to the City of Jacksonville. Effective immediately.

SENATE AMENDMENT NO. 1.

Authorizes the Director of Mental Health and Developmental Disabilities rather than the Director of Central Management Services to make the conveyance. Excludes the Butler Building from the conveyance. Provides the State of Illinois with certain easement rights. Prohibits the building upon the conveyed property of any structure which would restrict the access of recipients of the Department of Mental Health and Developmental Disabilities to the public park or which would pose a danger to such recipients or which would interfere with the enjoyment of any right reserved to the Department.

SENATE AMENDMENT NO. 2.

Requires the Director of Mental Health and Developmental Disabilities rather than the Director of Central Management Services to reserve certain easement rights in the State of Illinois. Makes a technical correction.

HOUSE AMENDMENT NO. 1.

Excepts a certain described parcel that is to be transferred by separate conveyance to DOT for road purposes.
SB-0083 WATSON AND MACDONALD.

(Ch. 95 1/2, pars. 6-206 and 11-1414)

Amends The Illinois Vehicle Code. Provides that persons convicted of illegally passing stopped school buses shall have their driver's licenses suspended for a period of 30 days for the first offense and 90 days for the second or subsequent offense if the repeated offense occurs within 1 year of a prior conviction. Requires issuance of a restricted driving permit during the period of suspension for such offense. Effective 30 days after becoming law.

SENATE AMENDMENT NO. 1.

Amends to provide that persons convicted of illegally passing a stopped school bus for a second or subsequent offense within a 3 year period from a previous conviction for the same offense shall have their driving privileges suspended for 60 days. Provides the Secretary of State with the discretionary authority to issue a restricted driving permit upon suspensions for illegally passing a stopped school bus.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Transportation

Mar 05 Added As A Co-sponsor MACDONALD Committee Transportation

Apr 24 Placed Calndr,Second Reading

May 09 Second Reading Amendment No.01 TRANSPORTATIN Adopted Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000 Arrive House Placed Calendr,First Reading

May 17 Hse Sponsor VINSON First reading Rfrd to Comm on Assignment Assigned to Judiciary II

May 22 Assigned to Judiciary II

May 30 Added As A Joint Sponsor WILLIAMSON Committee Judiciary II

Jun 12 Motion disch comm, advc 2nd VINSON Committee Judiciary II

Jun 14 Tbd pursuant Hse Rule 27D

1 SB-0084 WELCH.

(New Act)

Creates an Act to regulate the use of toxic art supplies in schools, to be administered by the Department of Public Health. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinserts substantially similar revised draft.

SENATE AMENDMENT NO. 2.

Authorizes the State Board of Education to seek an injunction against certain violators of the Act. Makes technical corrections.

SENATE AMENDMENT NO. 3.

Makes clerical correction in numbering of subsection and grammatical correction in spelling.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Public Health, Welfare, Corrections

1 Fiscal Note Act may be applicable.
SB-0085 WELCH, LEMKE AND ZITO.
(Ch. 111 1/2, new par. 1009.4)

Amends the Environmental Protection Act. Requires the Pollution Control Board to establish by July 1, 1986, regulations to govern the incineration of wastes not regulated pursuant to the federal Resource Conservation and Recovery Act of 1976 (P.L. 94-580). Effective immediately.

SENATE AMENDMENT NO. 1.
Provides that Pollution Control Board standards shall consider levels of hazardous constituents, periodic stack testing and record keeping requirements.

SENATE AMENDMENT NO. 2.
Provides that Pollution Control Board standards regarding incineration shall not apply to substances generated on farmland and used for heating.

SB-0086 VADALABENE AND DEMUZIO.
(Ch. 8, pars. 704.01 and 716; new par. 704.02)

Amends the Humane Care for Animals Act. Provides that any law enforcement officers making an arrest for an offense involving a dog shall take possession of all

\footnote{Fiscal Note Act may be applicable.}
dogs or other animals or property used or about to be used in the violation. Makes it a Class A misdemeanor to knowingly tie, attach or fasten any live animal to any machine or device propelled by any power for the purpose of causing such animal to be pursued by a dog or dogs.

SENATE AMENDMENT NO. 1.

Provides that any veterinarian who is presented with an animal for treatment of injuries or wounds resulting from fighting where there is a reasonable possibility that the animal was engaged in or utilized for a fighting event shall file a report with the Department and cooperate by furnishing the owners' names, dates and descriptions of the animal or animals involved. Makes it a Class A misdemeanor to knowingly tie, attach or fasten any live animal to any machine or device propelled by any power for the purpose of causing such animal to be pursued by a dog or dogs when the dog is intended to be used in a dog fight.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities

Apr 10  Committee discharged
ReREFERRED to Agriculture,
Conservation & Energy

Apr 18  Recommended do pass as amend
012-000-000

Place Calndr, Second Readng

Apr 30  Second Reading
Amendment No.01 AGRICULTURE Adopted
Place Calndr, Third Readng

May 14  Added As A Co-sponsor DEMUZIO
Place Calndr, Third Readng

May 16  Third Reading - Passed 059-000-000
Arrive House
Place Calndr, First Readng

May 17  Primary Sponsor Changed To MCAULIFFE
Added As A Joint Sponsor HANNIG
First reading  Rfrd to Comm on Assignment

May 22  Assigned to Energy Environment & Nat. Resource

May 30  Do Pass/Short Debate Cal 008-000-000

Jun 18  Added As A Joint Sponsor COWLISHAW
Short Debate Cal 2nd Rdnge 008-000-000
Cal 3rd Rdnge Short Debate

Jul 26  Short Debate-3rd Passed 108-000-000
Passed both Houses

Jul 24  Sent to the Governor

Sep 21  Governor approved
PUBLIC ACT 84-0723 Effective date 01-01-86

SB-0087  JOYCE, JEROME AND WATSON.

(Ch. 139, par. 27b)

Amends the Township Law of 1874. Provides that each county board may (now shall) adopt a plan for altering town boundaries, changing townlines, or dividing, enlarging, or consolidating towns or creating new towns no later than January 1, 1986. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes the date by which township boundary changes may be made.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Local Government

Feb 20  Added As A Co-sponsor WATSON
Committee Local Government

Mar 27  Recommended do pass as amend
010-000-000

Place Calndr, Second Readng
SB-0087—Cont.

Apr 16 Second Reading
   Amendment No.01 LOCAL GOVERN Adopted
   Placed Calndr, Third Reading
May 16 Third Reading - Passed 058-000-001
   Arrive House
   Placed Calndr, First Reading
May 21 Primary Sponsor Changed To PANGLE
   Added As A Joint Sponsor HARTKE
   Added As A Joint Sponsor CHRISTENSEN
   Added As A Joint Sponsor MULCAHEY
   Added As A Joint Sponsor HICKS
   Placed Calndr, First Reading
   First reading Rfrd to Comm on Assignment
May 22 Assigned to Counties and Townships
May 30 Do Pass/Consent Calendar 011-000-000
Jun 05 Consnt Caldr Order 2nd Read
Jun 18 Consnt Caldr, 3rd Read Pass 117-000-000
   Passed both Houses
Jul 16 Sent to the Governor
Sep 13 Governor approved
   PUBLIC ACT 84-0278 Effective date 09-13-85

SB-0088 JOYCE, JEROME.

(Ch. 5, pars. 127, 1602, 1603, 1605 and 1607; new par. 127.9a)

Amends the Water Use Act of 1983 and the Soil and Water Conservation Districts Act. Upon a finding that there has been a substantial lowering of the level of groundwater, provides soil and water conservation districts with emergency power to restrict withdrawals from wells capable of producing 100,000 or more gallons of water per day; requires notice to affected persons. Requires persons possessing wells capable of producing 100,000 or more gallons of water per day to register the well with the district. Prescribes penalties for violation.

Feb 05 1985 First reading Rfrd to Comm on Assignment
   Assigned to Local Government
Mar 20 Committee discharged
   Re-referred to Agriculture, Conservation & Energy

SB-0089 SCHAFFER.

(Ch. 120, pars. 578, 584 and 671)

Amends the Revenue Act of 1939 to include in the definition of the term "mortgage lender" a mortgage banker and a person that services loans.

HOUSE AMENDMENT NO. 1.

Adds reference to: (Ch. 67 1/2, pars. 404, 452 and 457; Ch. 120, pars. 483.3, 483.6, 484a, 501e, 589, 600, 618, 675 and 1005, new par. 675.1)

Adds provisions amending the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act, the Senior Citizens Real Estate Tax Deferral Act, the Revenue Act of 1939 and the Real Estate Transfer Tax Act to provide that under the circuit breaker Act the pharmaceutical assistance is available for persons beginning with the calendar year next following the year of their 65th birthday and to provide for offset for drugs covered under any other public program of assistance, to raise the income eligibility level for property tax deferral, to change the property tax procedures and qualifications of property tax assessors, to revise the provisions relating to real estate transfer taxes and to make other changes. Effective immediately.

Feb 05 1985 First reading Rfrd to Comm on Assignment
   Assigned to Finance and Credit Regulations
SB-0089—Cont.

Apr 11  Recommended do pass 011-000-000
Apr 16  Second Reading
Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading
May 29  Hse Sponsor WOODYARD
Added As A Joint Sponsor KEANE
First reading  Rfrd to Comm on Assignment
Assigned to Revenue
Jun 05  Added As A Joint Sponsor KLEMM
Committee Revenue
Jun 13  Amendment No.01  REVENUE  Adopted
Recommended do pass as amend
016-000-000
Placed Calndr, Second Reading
Jun 19  Second Reading
Placed Calndr, Third Reading
Jun 26  Third Reading - Passed 113-000-000
Jun 27  Secretary's Desk Concurrence 01
Jun 28  S Concurs in H Amend. 01/057-000-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 84-0222 Effective date 09-01-85

SB-0090  MAROVITZ — ZITO.

(Ch. 5, par. 1704; Ch. 111 1/2, new par. 1009.4)

Amends the Motor Fuel Standards Act to prohibit the retail sale of leaded motor
fuels, beginning 90 days after federal approval is obtained. Amends the Environ-
mental Protection Act to direct the Illinois EPA to submit the prohibition for feder-
al approval as a revision of the State implementation plan. Effective immediately.
Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Executive

SB-0091  MAROVITZ — BERMAN.

(Ch. 40 pars. 504 and 505)

Amends the Marriage and Dissolution of Marriage Act. Removes the guidelines
for percentages of net income to be paid in cases involving both child support and
maintenance.
SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 23, par. 10-10

Amends the IL Public Aid Code. Deletes the guidelines for determining the mini-
imum amount of support and maintenance. Changes the guidelines for determining
the minimum amount of support.
HOUSE AMENDMENT NO. 2. (House recedes July 2, 1985)
Makes technical changes in striking and punctuation.
HOUSE AMENDMENT NO. 5. (House recedes July 2, 1985)
States that relevant factors “are” (instead of “may include but are not limited
to”) with reference to evidence considered as a reason for deviating from child sup-
port guidelines.
CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 2 and 5.
Adds reference to: Ch. 40, par. 401
Recommends that the bill be further amended as follows:

In provision concerning living separate and apart for purposes of dissolution, pro-
vides that at any time after the parties cease to cohabit, any period of cohabitation
under written agreement of the parties to attempt to reconcile shall be included in
the period of separation.
SB-0092 ETHEREDGE – FAWELL – KARPIEL – POSHARD – TOPINKA.

(New Act)

Creates the Illinois Mathematics and Science Academy to offer an education at the high school and college levels to students talented in math and science and to stimulate excellence for all Illinois schools in mathematics and science.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Establishes 3 IL Educational Excellence Academies in Illinois each governed by a separate board of trustees. Each board shall determine the curriculum of the Academy. One Academy shall be established in Chicago, one in the Fox River Valley and one in Champaign. Each board shall submit a written report of its Academy funding source, expenditures, curriculum, educational focus and grants to the General Assembly by March 1, 1986.

HOUSE AMENDMENT NO. 2.
Provides that the Champaign Academy may be located in the Urbana-Champaign area.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Education-Elementary & Secondary
Mar 27 Added As A Joint Sponsor POSHARD Committee Education-Elementary & Secondary
Apr 16 Added As A Joint Sponsor TOPINKA Committee Education-Elementary & Secondary
Apr 30 Placed Calndr,Second Reading Recommended do pass 012-001-002
May 09 Second Reading Placed Calndr,Third Reading
May 20 Third Reading - Passed 050-002-001 Arrive House Hse Sponsor HASTERT
Added As A Joint Sponsor DEUCHLER
Added As A Joint Sponsor COWLISHAW
Placed Calndr,First Reading
May 21 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
May 22 Re-assigned to Higher Education
May 23 Jun 13 Added As A Joint Sponsor COUNTRYMAN Amendment No.01 HIGHER ED Adopted DP Amended Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read
Jun 19 Remvd from Consent Calendar PHELPS & HICKS
Jun 20 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Amendment No.02 SATTERTHWAITE Adopted
Jun 24 Short Debate-3rd Passed 076-026-007
Jun 25 Secretary’s Desk Concurrence 01,02
Jun 28 S Noncners in H Amend. 01,02 Speaker’s Table, Non-concur 01,02 H Refuses to Recede Amend 01,02 H Requests Conference Comm IST

5 SB-0093 JOYCE, JEREMIAH, LEMKE AND ZITO.
(Ch. 38, par. 1005-5-3; Ch. 56 1/2, pars. 707 and 1407; new pars. 707.1 and 1407.1)

Amends the Unified Code of Corrections, Cannabis Control Act and Illinois Controlled Substances Act. Provides that the court may impose a term of imprisonment and fine of up to twice the maximum otherwise provided by law for a person convict-

5 Correctional Budget and Impact Note Act may be applicable.
ed of delivering cannabis, a controlled, counterfeit or look-alike substance on or within 1,000 feet of a public or private elementary or secondary school. A subsequent conviction shall result in a mandatory sentence of at least 3 years.

Feb 05 1985  First reading
Added As A Co-sponsor LEMKE
Rfrd to Comm on Assignment
Assigned to Judiciary II

Mar 27  Added As A Co-sponsor ZITO
Committee Judiciary II

SB-0094  JOYCE, JEREMIAH.
(Ch. 38, par. 103-5)
Amends the Code of Criminal Procedure. Requires all delays occasioned by the defendant to be allowed only pursuant to Section 114-4 (motions for continuance). Effective immediately.

Feb 05 1985  First reading
Rfrd to Comm on Assignment
Assigned to Judiciary II

SB-0095  FAWELL, KARPIEL AND BARKHAUSEN.
(New Act; Ch. 110, new par. 15-108.1)
Provides that mortgagees shall require that the signatures of all owners of real property be notarized on any second mortgage executed against the property. Amends the Code of Civil Procedure to provide that 2 notices of intent to foreclose be served at least 2 weeks before filing a complaint to foreclose a mortgage.

SENATE AMENDMENT NO. 1.
Provides that mortgagees shall require that the signatures of all owners of real property which is to be mortgaged and is occupied by owners as a residence or homestead shall be made in the presence of a director, loan officer or employee of the mortgage. Provides that a mortgagee give separate notice to each owner when a mortgage payment is 45 days in arrears.

SENATE AMENDMENT NO. 2.
Provides that the mailed notice of arrears to owners need not be made with return receipt requested.

HOUSE AMENDMENT NO. 1.
Deletes the provisions which require that signatures of mortgagors on mortgages be made in the presence of a director, loan officer or employee of the mortgagee.
SB-0095—Cont.

May 22  Assigned to Judiciary 1
Jun 13  Recommended do pass 009-000-001
        Placed Calndr,Second Reading
Jun 20  Second Reading
        Held on 2nd Reading
Jun 26  Amendment No.01  COUNTRYMAN  Adopted
        Amendment No.02  BARGER  Withdrawn
        Placed Calndr,Third Reading
        Mtn Prevail to Suspend Rule 37(C)
        Third Reading - Passed 115-000-000
Jun 27  Secretary's Desk Concurrence 01
Jun 28  S Nonencrs in H Amend. 01
        Speaker's Table, Non-concur 01
        H Refuses to Recede Amend 01
        H Requests Conference Comm 1ST
        Hse Conference Comm Apptd 1ST/DUNN,JOHN,
        BRAUN, CULLERTON, BARGER & COUNTRYMAN
Jun 30  Sen Conference Comm Apptd 1ST/FAWELL
        KEATS, JOYCE, JEREMIAH, DEMUZIO & DARROW

SB-0096  FAWELL.

(Ch. 111, pars. 5302, 5305, 5307, 5311 and 5312)

Amends Psychologist Registration Act. Defines “approved psychology program”
as a program offered by an educational institution accredited by an organization
recognized by the Council on Post-Secondary Accreditation or an equivalent pro-
gram approved by the Department of Registration and Education in its rules. De-
defines “clinical psychologist” as a person who is registered as a psychologist under
the Psychologist Registration Act and who qualifies as a clinical psychologist under
the Mental Health and Developmental Disabilities Code. Deletes certain obsolete refer-
ences and makes other changes.

SENATE AMENDMENT NO. 2.
Inserts reference to “school” in definition of “approved psychology program”.

SENATE AMENDMENT NO. 3.
Deletes reference to: Ch. 111, par. 5312
Adds reference to: Ch. 111, pars. 5304, 5308, 5310 and 5324

Deletes everything after the enacting clause. Adds definitions. Sets forth require-
ments for licensure as a clinical psychologist. Makes changes concerning the Psy-
chologist’s Examining Committee. Makes other changes.

Feb 05 1985  First reading
        Rfrd to Comm on Assignment
        Assigned to Finance and Credit
        Regulations
Feb 20  Committee discharged
        Re-referred to Ins Pensions & Licensed
        Activities
Apr 30  Waive Posting Notice 7C
        Committee Ins Pensions & Licensed
        Activities
May 07  Recommended do pass as amend
        011-000-000
        Placed Calndr,Second Reading
May 14  Second Reading
        Amendment No.01  INSURANCE  Tabled
        Amendment No.02  INSURANCE  Adopted
        Amendment No.03  FAWELL  Adopted
        Placed Calndr,Third Reading
May 20  Third Reading - Passed 050-000-000
        Arrive House
        Hse Sponsor ROPP
        Placed Calndr,First Reading
SB-0097  FAWELL, GEO-KARIS AND MACDONALD.

(Ch. 38, par. 3-6)

Amends the Criminal Code of 1961. Extends the statute of limitations for any sexual offense involving sexual conduct or sexual penetration between family members to one year after the victim attains 18 years of age.

HOUSE AMENDMENT NO. 1. (House recedes June 29, 1985)

Revises the provisions to allow prosecution for certain sexual offenses against a minor by a household member to be commenced during minority of the victim or within 3 years after the victim's 18th birthday.

Feb 05 1985  First reading  Rfrd to Comm on Assignment

Mar 20  Added As A Co-sponsor GEO-KARIS & MACDONALD
        Assigned to Judiciary II

Mar 26  Place Calndr,Second Reading

Apr 11  Second Reading
        Place Calndr,Third Reading

Apr 16  Third Reading - Passed 052-001-001

Apr 17  Arrive House

May 02  Hse Sponsor MCCRACKEN
        Added As A Joint Sponsor PRESTON
        First reading  Rfrd to Comm on Assignment

May 22  Assigned to Judiciary II

May 30  Added As A Joint Sponsor WILLIAMSON
        Added As A Joint Sponsor FREDERICK,VF
        Committee Judiciary II

Jun 12  Added As A Joint Sponsor HAWKINSON
        Committee Judiciary II

Jun 13  Amendment No.01 JUDICIARY II Adopted
        Recommended do pass as amend 014-000-000

Jun 19  Place Calndr,Second Reading

Jun 26  Third Reading - Passed 117-000-000

Jun 27  Secretary's Desk Concurrence 01

Jun 28  S Noncnsr in H Amend. 01
        Speaker's Table, Non-concur 01

Jun 29  H Recedes from Amend. 01/115-000-000
        Passed both Houses

Jul 26  Sent to the Governor

Sep 17  Governor approved
        PUBLIC ACT 84-0506 Effective date 01-01-86

SB-0098  FAWELL.

(Ch. 111, new par. 4422.2)

Amends Medical Practice Act to permit any licensed physician to use the designation “M.D.” if he has graduated from a medical college reputable on the date of graduation in the judgment of the Department of Registration and Education.
SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 111, new par. 4422.2
Adds reference to: Ch. 111, new par. 4434a

Permits the use of the designation “Doctor of Medicine” or “M.D.” by a person licensed to practice medicine in all its branches who has received a degree in medicine from other than an osteopathic medical college notwithstanding that such degree does not literally translate into “Doctor of Medicine” or “M.D.”.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 111, pars. 5302, 5305, 5307, 5308, 5311, 5312, 5317

Amends Psychologist Registration Act. Defines “approved psychology program”. Makes changes concerning the Advisory Committee. Authorizes the Dir. of the Dept. to appoint any attorney to serve as the hearing officer in any action for refusal to issue, renew or discipline of a certificate of registration. Makes other changes.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-am 1.
Recommends that the bill be further amended as follows:

Restores requirement for issue of a certificate of registration as psychologist that such person have had at least 2 years satisfactory supervised professional experience.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities
Apr 17 Recommended do pass as amend 010-000-000
Place Calndr,Second Reading
Apr 18 Second Reading
Amendment No.01 INSURANCE Adopted
Place Calndr,Third Reading
May 16 Third Reading - Passed 058-000-001
Arrive House
Place Calndr,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 20 Primary Sponsor Changed To CURRIE
Added As A Joint Sponsor SLATER
Committee Assignment of Bills
May 22 Assigned to Human Services
May 29 Do Pass/Consent Calendar 014-000-000
Jun 04 Consnt Caldr Order 2nd Read
Jun 11 Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 11 Remvd from Consent Calendar
Added As A Joint Sponsor SHAW
Cal 2nd Rdnng Short Debate
Jun 19 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Jun 20 Amendment No.01 CURRIE Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(C)
Short Debate-3rd Passed 117-000-000
Jun 21 Secretary's Desk Concurrence 01
Jun 28 S Noncnsrs in H Amend. 01
Speaker's Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/CURRIE,
PRESTON, CULLERTON
CHURCHILL & PULLEN
Jun 30 Sen Conference Comm Apptd 1ST/FAWELL
RUPP, JONES,
BERMAN & D'ARCO
SB-0098—Cont.

Jul 01  House report submitted
Jul 02  3/5 vote required
House Conf. report Adopted 1ST/110-001-000
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/048-005-001
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 29  Sent to the Governor
Sep 03  Governor approved
PUBLIC ACT 84-0248  Effective date 09-03-85

1 SB-0099  FAWELL - MACDONALD - COLLINS AND NEWHOUSE.
(Ch. 38 pars. 1003-3-2 and 1003-6-3)
Amends the Unified Code of Corrections to provide for the awarding of good conduct credit for a prisoner who attends vocational training or education classes approved by the Director of Corrections. One day of credit shall be awarded for each week of classes or training not to exceed 25 days per 365 day period. Grants the Prisoner Review Board the authority to review the denial of good conduct credit for attendance at vocational training or education classes.

SENATE AMENDMENT NO. 1.
Provides that no compensation will be made to prisoners for attendance at vocational training or education classes.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II
Mar 20  Added As A Joint Sponsor MACDONALD
Committee Judiciary II
Mar 26  Recommended do pass 007-002-000
Apr 16  Second Reading
Amendment No.01  FAWELL
Adopted
Placed Calndr,Second Reading
May 24  Added As A Joint Sponsor COLLINS
Third Reading - Passed 047-006-004
Arrive House
Hse Sponsor HOFFMAN
Added As A Joint Sponsor TURNER
Placed Calndr,First Reading
May 29  Added As A Joint Sponsor KIRKLAND
First reading  Rfrd to Comm on Assignment
May 30  Assigned to Judiciary II
Jun 14  Tbd pursuant Hse Rule 27D

1 SB-0100  TOPINKA.
(Ch. 53, pars. 37 and 71)
Amends the acts concerning fees of sheriffs to provide that the fee for sale of real estate is $100 per hour but not to exceed $600 per sale (now $600 per sale without regard to time involved).

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Local Government

1 SB-0101  HALL AND MACDONALD.
(Ch. 127, pars. 1904.3 and 1904.8)

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities

1 Fiscal Note Act may be applicable.
SB-0102  
ETHEREDGE - HUDSON AND KELLY.

(Ch. 48, par. 442)

Amends The Unemployment Insurance Act. Provides that certain privately employed school bus drivers shall be ineligible for benefits for any week during any regularly scheduled vacation time in an academic year and during any period between 2 successive academic years or terms where they performed services as such school bus drivers in the first of such years or terms and there is a reasonable assurance they will perform those services in the second of such years or terms. Effective immediately.

SENATE AMENDMENT NO. 1.
Includes within the scope of the amendatory provisions certain bus drivers employed by private employers, rather than private contributing employers, holding contractual relationships with educational institutions other than institutions of higher education. Renders such bus drivers ineligible for benefits during any holiday recess during an academic year.
Amends the Health Finance Reform Act. Requires hospitals submit certain reports to the Health Care Cost Containment Council in tape format or by electronic means rather than in hard copy; requires the Council collect a 100% sample of certain information annually rather than a less than 100% sample; requires the Council to require hospitals to post charges for services in print at least 3 inches in height. Effective immediately.

SENATE AMENDMENT NO. 1.
Requires report submission in magnetic tape format and requires the Council to determine alternate methods for hospitals unable to comply. Requires hospitals to post, in letters no more than one inch in height, the established charges for certain services specified in this amendment and to be defined by the Council. Removes the bill's new language concerning such posting requirement and also removes current law without showing it as stricken.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 102, par. 42b; Ch. 111 1/2, par. 6503-1
Redefines “hospital” to include those out-of-state facilities which are subject to meeting conditions comparable to those imposed upon Illinois licensed hospitals. Amends the Open Meetings Act to permit closed meetings of the Hospital Services Procurement Advisory Board when reviewing reasonableness of proposed hospital service contracts, rather than when negotiating such contracts.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Public Health, Welfare, Corrections
Mar 05 Added As A Co-sponsor TOPINKA Committee Public Health, Welfare, Corrections
Apr 18 Placed Calndr, Second Reading Recommded do pass as amend 006-000-001
May 17 Second Reading Amendment No.01 PUBLIC HEALTH Adopted Placed Calndr, Third Reading
May 21 Recalled to Second Reading Amendment No.02 BLOOM DAWSON & CARROLL Adopted Placed Calndr, Third Reading
May 24 Third Reading - Passed 055-000-000 Arrive House Placed Calendar, First Reading
May 29 Hse Sponsor DAVIS First reading Rfrd to Comm on Assignment May 30 Assigned to Human Services Jun 12 Do Pass/Consent Calendar 011-000-000 Jun 18 Consnt Caldr Order 2nd Read Jun 19 Consnt Caldr Order 3rd Read Jun 20 Added As A Joint Sponsor BRAUN Consnt Caldr Order 3rd Read Jul 18 Consnt Caldr, 3rd Read Pass 118-000-000 Passed both Houses Jul 18 Sent to the Governor Sep 14 Governor approved PUBLIC ACT 84-0325 Effective date 09-14-85
SB-0104  JONES, CHEW AND DAWSON.

(New Act; Ch. 127, new pars. 141.158 and 2104.08)

Creates the Stock Transfer Tax Act and amends the Chicago World’s Fair - 1992 Authority Act and the State Finance Act. Imposes a graduated tax on the sale or transfer of shares of stock and certificates of interest in property. Provides that the payment of the tax shall be evidenced by adhesive stamps. Establishes procedures for enforcement and penalties for violations of the Act. Provides that the net proceeds of the tax shall be transferred into a special fund in the State Treasury to be used solely for appropriations to the Chicago World’s Fair - 1992 Authority. Effective January 1, 1986.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Executive

SB-0105  BLOOM - GEO-KARIS AND LEMKE.

(Ch. 110, pars. 9-102 and 9-104.1)

Amends the Code of Civil Procedure in relation to forcible entry and detainer actions to distinguish between a notice of default and a demand for immediate possession in the case of a contract for purchase of lands or in the case of condominium property.

SENATE AMENDMENT NO. 1.
Corrects a drafting oversight.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II
Feb 28  Placed Calndr,Second Reading
Recommnded do pass as amend
008-000-000
Apr 16  Second Reading
   Amendment No.01  JUDICIARY II  Adopted
Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
   Arrive House
      Placed Calndr,First Reading
May 17  Else Sponsor LEVIN
   First reading  Rfrd to Comm on Assignment
May 22  Assigned to Judiciary I
Jun 13  Interim Study Calendar JUDICIARY I

SB-0106  ROCK - PHILIP.

(Ch. 63, par. 14)


SENATE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Replaces with amendment to same Act relating to General Assembly members compensation. Deletes one Senate assistant majority leader position and adds 2 Senate majority whips and one Senate minority whip. Provides additional compensation of $6,000 annually for the Senate whips, and increases the additional compensation for the Senate majority caucus chairman from $5,000 to $6,000, all commencing January 9, 1985. Effective immediately.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Executive
Mar 27  Placed Calndr,Second Reading
Recommended do pass as amend
009-003-001
Apr 11  Second Reading
   Amendment No.01  EXECUTIVE  Adopted
Placed Calndr,Third Reading

Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Apr 16</td>
<td>Third Reading - Passed 032-018-002</td>
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<tr>
<td>Apr 17</td>
<td>Arrive House; Placed Calendr, First Reading</td>
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<tr>
<td>Apr 18</td>
<td>First reading; Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 24</td>
<td>Primary Sponsor Changed To MADIGAN; Added As A Joint Sponsor NASH</td>
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<td>Apr 26</td>
<td>Assigned to Executive; Committee Assignment of Bills</td>
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<tr>
<td>Jun 13</td>
<td>Motion disch comm, advc 2nd NASH; Committee Executive</td>
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<td>Jun 14</td>
<td>Tbd pursuant Hse Rule 27D</td>
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**SB-0107**  
FAWELL - MACDONALD - TOPINKA, PHILIP AND HUDSON.  
(Ch. 48, pars. 39s-2, 39s-3, 39s-4, 39s-7, 39s-8, 39s-9 and 39s-10)  
Amends the Prevailing Wage Law. Provides the generally prevailing wage rate for public works shall be the mean hourly cash wage paid in the locality to employees engaged in work of a similar nature on public works and other projects, rather than the prevailing hourly wage generally paid in the locality to employees engaged in work of a similar nature on public works. Expands the area generally constituting a locality from the county in which the physical work upon public works is to be performed to the area from which the public body may reasonably expect to generally draw laborers, workers and mechanics to perform such work, and makes other changes related to such expansion. Centralizes, under the exclusive jurisdiction of the Department of Labor, the process by which prevailing wage rates are determined and by which prevailing-wage-rate determinations are challenged. Currently, public bodies other than the Department may also determine such rates. Specifies associations of employers and associations of employees as persons for the purposes of objecting to prevailing-wage-rate determinations.  

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<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Feb 05 1985</td>
<td>First reading; Rfrd to Comm on Assignment Assigned to Labor and Commerce</td>
</tr>
<tr>
<td>Mar 06</td>
<td>Added As A Co-sponsor HUDSON; Committee Labor and Commerce</td>
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<tr>
<td>Mar 19</td>
<td>Added As A Joint Sponsor TOPINKA; Committee Labor and Commerce</td>
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</tbody>
</table>

**SB-0108**  
HUDSON AND PHILIP.  
(Ch. 34, par. 2702)  
Amends an Act authorizing certain counties to make local improvements. Expands the definition of "local improvements." Effective immediately.  

<table>
<thead>
<tr>
<th>Date</th>
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<tr>
<td>Feb 05 1985</td>
<td>First reading; Rfrd to Comm on Assignment Assigned to Local Government</td>
</tr>
<tr>
<td>Feb 20</td>
<td>Added As A Co-sponsor PHILIP; Committee Local Government</td>
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<tr>
<td>Mar 27</td>
<td>Placed Calndr, Second Reading; Recommended do pass 010-000-000</td>
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<tr>
<td>Apr 16</td>
<td>Second Reading; Placed Calndr, Third Reading</td>
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<tr>
<td>May 16</td>
<td>Third Reading - Passed 059-000-000; Arrive House Placed Calendr, First Reading</td>
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<tr>
<td>May 17</td>
<td>Hse Sponsor MCCRACKEN; First reading; Rfrd to Comm on Assignment</td>
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<tr>
<td>May 22</td>
<td>Assigned to Counties and Townships</td>
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<td>May 30</td>
<td>Do Pass/Consent Calendar 010-000-000</td>
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<tr>
<td>Jun 05</td>
<td>Consnt Caldr Order 2nd Read</td>
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<td>Cnsnt Calendar, 2nd Reading; Consnt Caldr Order 3rd Read</td>
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</table>
SB-0108—Cont.

Jun 12  Added As A Joint Sponsor SHAW
  Consnt Caldr Order 3rd Read
Jun 18  Consnt Caldr, 3rd Read Pass 117-000-000
  Passed both Houses
Jul 16  Sent to the Governor
Sep 13  Governor approved
  PUBLIC ACT 84-0279  Effective date 09-13-85

SB-0109  SANGMEISTER - JOYCE,JEROME - DEANGELIS.
(Ch. 34, par. 401, new par. 429.31)

Amends the Counties Act to authorize a county board to regulate by ordinance the business of waste management. Authorizes the establishment of license fees and penalties. Prohibits enforcement of ordinances in conflict with State law or regulations. Effective immediately.

SENATE AMENDMENT NO. 1.

Permits counties to have oversight and enforcement of State and Federal regulations of waste and special waste, rather than licensing authority.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
  Assigned to Ins Pensions & Licensed Activities
Apr 18  Added As A Joint Sponsor DEANGELIS
  Committee discharged
  Re-assigned to Agriculture, Conservation & Energy
May 02  Placed Calndr,Second Reading
May 09  Second Reading  Amendment No.01  SANGMEISTER  Adopted
  Placed Calndr,Third Reading
May 24  Third Reading - Passed 033-016-003
  Arrive House
  Hse Sponsor VANDUYNE
  Placed Calendar,First Reading
May 29  First reading  Rfrd to Comm on Assignment
May 30  Assigned to Counties and Townships
Jun 05  Re-assigned to Energy Environment & Nat. Resource
Jun 06  Added As A Joint Sponsor CHRISTENSEN
  Committee Energy Environment & Nat. Resource
Jun 13  Motion disch comm, advc 2nd VANDUYNE
  Moin discharge comm lost 046-060-000
  Committee Energy Environment & Nat. Resource
Jun 14  Tbld pursuant Hse Rule 27D

SB-0110  BLOOM - LUFT - SOMMER - SANGMEISTER, JOYCE,JEROME, DEMUZIO, WATSON, DONAHUE AND DAVIDSON.
(Ch. 111 2/3, par. 10.3)

Amends the Public Utilities Act. Provides that a “public utility” includes a natural gas company which sells gas directly to industrial or commercial customers or which sells gas to gas distribution companies. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes the added provisions. Provides that a public utility includes a natural gas company as defined in the federal Natural Gas Act, but only for those activities relating to the sale and transportation of natural gas directly to commercial and industrial customers. Specifically excludes those activities which are comprehensively regulated by the FERC.
SENATE AMENDMENT NO. 2.
Provides that the term “public utility” does not include natural gas cooperatives.
Provides that the State shall guarantee the performance of natural gas cooperatives recognized by the Illinois Commerce Commission.

HOUSE AMENDMENT NO. 1.
Deletes provision including a natural gas company within the definition of a public utility.

HOUSE AMENDMENT NO. 2.
Limits to residential natural gas cooperatives those cooperatives which are excluded from the definition of “public utility”. Provides that the State shall guarantee legally binding contracts entered into by residential natural gas cooperatives; requires the Commerce Commission to establish rules and regulations providing for such guarantees; deletes the provision providing that the State shall guarantee performance of natural gas cooperatives.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Agriculture, Conservation & Energy
May 02        Recommended do pass as amend
               007-000-003
Placed Calndr, Second Reading
May 17    Second Reading
        Amendment No.01  AGRICULTURE  Adopted
        Amendment No.02  BLOOM  Adopted
Placed Calndr, Third Reading
May 20    Third Reading - Passed 052-000-000
Arrive House
Placed Calndr, First Reading
May 24    First reading  Rfrd to Comm on Assignment
               Assigned to Public Utilities
Jun 12    Primary Sponsor Changed To MCPIKE
Added As A Joint Sponsor SALTSMAN
Added As A Joint Sponsor TUERK
        Amendment No.01  PUB UTILITIES  Adopted
        Amendment No.02  PUB UTILITIES  Adopted
               Recommended do pass as amend
               009-000-000
Placed Calndr, Second Reading
Jun 18    Second Reading
Placed Calndr, Third Reading
Jun 26    Third Reading - Passed 113-000-001
Jun 27    Secretary's Desk Concurrence 01,02
Jun 28    S Concurs in H Amend. 01,02/056-000-001
Passed both Houses
Jul 26    Sent to the Governor
Sep 23    Governor approved

PUBLIC ACT 84-0893  Effective date 09-23-85

1 SB-0111 NETSCH, LEMKE, MACDONALD, ZITO AND HOLMBERG.
(Ch. 67 1/2, par. 404)
Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to provide that the pharmaceutical assistance is available for persons beginning with the calendar year next following the year of their 65th birthday. Presently they cannot receive the benefit if they are not 65 before 1984. Effective immediately.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Agriculture, Conservation & Energy
Added As A Co-sponsor LEMKE
Jun 18    Second Reading
Placed Calndr, Third Reading
Jun 26    Third Reading - Passed 113-000-001
Jun 27    Secretary's Desk Concurrence 01,02
Jun 28    S Concurs in H Amend. 01,02/056-000-001
Passed both Houses
Jul 26    Sent to the Governor
Sep 23    Governor approved

PUBLIC ACT 84-0893  Effective date 09-23-85

1 Fiscal Note Act may be applicable.
SB-0112  JOYCE, JEROME, LEMKE, ZITO AND POSHARD.

(New Act)

Creates the Environmental Toxicology Act. Establishes a program administered by the Department of Public Health to investigate threats to public health related to environmental and occupational exposure to toxic substances. Defines terms and prescribes duties. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes provision for investigation of threats due to occupational exposure and for assessment of potential adverse health effects in the workplace. Provides that the Dept. shall evaluate public health implications of a proposed facility at the specific request of a municipality or county.

FISCAL NOTE

(Prepared by Dept. of Public Health)

Total costs for 5 additional personnel for FY86 and FY87 would be $248,803.

CORRECTIONAL IMPACT NOTE

(Prepared by the IL Dept. of Corrections)

SB-112 does not fiscally impact the Dept. of Corrections.

Feb 05 1985  First reading
Added As A Co-sponsor LEMKE
Rfrd to Comm on Assignment
Assigned to Agriculture, Conservation & Energy

Mar 27  Added As A Co-sponsor ZITO
Committee Agriculture, Conservation & Energy

Apr 24  Added As A Co-sponsor POSHARD
Committee Agriculture, Conservation & Energy

May 02  Recommended do pass 013-000-000
Placed Calndr, Second Reading

May 17  Second Reading
Placed Calndr, Third Reading
Amends the Environmental Protection Act. Adds the requirement that there be a suitable emergency response plan as one of the criteria a county board or governing body of a municipality shall consider in regard to approval of site location suitability for a regional pollution control facility. Effective immediately.

GOVERNOR AMENDATORY VETO

Recommends that emergency response plans for hazardous waste facilities shall include notification, containment and evacuation procedures. Deletes reference to such other measures as the county board or municipal authority may deem necessary.

Feb 05 1985 First reading
Added As A Co-sponsor LEMKE

Feb 21 Committee discharged
Re-referred to Agriculture,
Conservation & Energy

Mar 27 Recommended do pass 012-000-000

Apr 16 Second Reading
Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 21 Hse Sponsor PHELPS
First reading
Rfrd to Comm on Assignment
Assigned to Energy Environment & Nat. Resource

Jun 06 Do Pass/Short Debate Cal 013-000-000

Jun 18 Added As A Joint Sponsor HARTKE
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 19 Short Debate-3rd Passed 118-000-000
Passed both Houses
SB-0113—Cont.

Jul 17  Sent to the Governor
Sep 14  Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 16  Mtn filed accept amend veto JOYCE, JEROME
Accept Amnd Veto-Sen Pass 058-000-000
Oct 17  Placed Cal. Amendatory Veto
Oct 29  Mtn filed accept amend veto PHELPS
Accept Amnd Veto-House Pass 113-000-000
Bth House Accept Amend Veto
Nov 18  Return to Gov-Certification
Dec 02  Governor certifies changes

PUBLIC ACT 84-1071 Effective date 12-02-85

SSB-0114 JOYCE, JEROME AND LEMKE.

(Ch. 111 1/2, par. 1003; new par. 1022.12)

Amends the Environmental Protection Act. Defines underground storage tank. Requires owners to register such tanks with the Agency. Requires the Agency to report to the General Assembly regarding the potential environmental hazard posed by such tanks by January 1, 1987. Requires the Pollution Control Board to establish rules and regulations for an underground tank release, detection, prevention and correction program by January 1, 1987. Effective immediately.

JUDICIAL NOTE ACT MAY BE APPLICABLE

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, par. 1003
Adds reference to: Ch. 111 1/2, par. 1022.4; Ch. 127 1/2, new par. 4

Deletes title and everything after the enacting clause. Amends the Environmental Protection Act. Requires the EPA, in cooperation with the State Fire Marshal, to administer the Leaking Underground Storage Tank Program established by federal law. Requires a person who is the owner of an underground storage tank containing hazardous waste to register such tank with EPA. Requires a person who is the owner of an underground storage tank containing petroleum or petroleum products to register such tank with the State Fire Marshal. Requires EPA and the State Fire Marshal to report to the G.A. with information compiled from the registration date by July 1, 1987.

HOUSE AMENDMENT NO. 1.

Changes the period within which the Board must adopt regulations from 180 days after this amendatory Act’s effective date to 180 days after the federal EPA’s adoption of implementing regulations. Requires cooperation with the State Fire Marshal in collecting and evaluating tank registration information and in reporting to the General Assembly.

HOUSE AMENDMENT NO. 2. (House recedes July 2, 1985)

Adds reference to: Ch. 111 1/2, new par. 1022.12; Ch. 127, new par. 141.158 and Ch. 127 1/2, new par. 5

Creates the Orphan Underground Storage Tank Fund, a special fund in the State treasury, to be used for preventative and corrective actions related to leaking underground storage tanks. Requires certain underground storage tank registration fees to be paid to the State Fire Marshal.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 2.
Adds reference to: Ch. 111 1/2, new par. 1022.13; Ch. 127 1/2, new par. 5; Ch. 127, new par. 141.158

Recommends that the bill be further amended as follows:

Creates the Orphan Underground Storage Tank Fund. Provides for the imposition of a registration fee for certain underground storage tanks, the amount to be established by rule by the Environmental Protection Agency and the State Fire Marshal.

1 Fiscal Note Act may be applicable.
GOVERNOR AMENDATORY VETO
Removes exemption for agricultural underground fuel tanks. Imposes a March 8, 1986, deadline for registration of underground storage tanks.

Feb 05 1985  First reading
Added As A Co-sponsor LEMKE
Rfrd to Comm' on Assignment
Assigned to Agriculture, Conservation & Energy

May 02  Placed Calndr,Second Reading
Recommended do pass 013-000-000

May 17  Second Reading
  Amendment No.01 JOYCE, JEROME  Adopted
  Placed Calndr,Third Reading

May 20  Third Reading - Passed 037-010-005
  Arrive House
  Placed Calendr,First Reading

May 24  Hse Sponsor YOUNG,A
  First reading
  Rfrd to Comm' on Assignment
  Assigned to Energy Environment & Nat. Resource

Jun 13  Amendment No.01 ENRGY ENVRMNT  Adopted
  Placed Calndr,Second Reading
  Recommended do pass as amend
  010-000-000

Jun 19  Added As A Joint Sponsor STECZO
  Placed Calndr,Second Reading
  Second Reading
  Placed Calndr,Third Reading

Jun 21  Mtn Prev-Recall 2nd Reading
  Amendment No.02 STECZO  Adopted
  Placed Calndr,Third Reading

Jun 24  Added As A Joint Sponsor BRESLIN
  Placed Calndr,Third Reading
  Third Reading - Passed 112-005-000

Jun 25  Secretary's Desk Concurrence 01,02

Jun 27  S Concurs in H Amend. 01/054-002-000
  S Noncnsers in H Amend. 02/020-032-000
  Speaker's Table, Non-concur 02

Jun 28  H Refuses to Recede Amend 02
  H Requests Conference Comm 1ST
  Hse Conference Comm Apptd 1ST/YOUNG,A,
  MCIPIKE, CULLERTON, EWING AND WAIT

Jun 30  Sen Conference Comm Apptd 1ST/JOYCE,JEROME
  LEMKE, O’DANIEL, KARPIEL & KEATS

Jul 01  House report submitted
  Senate report submitted
  3/5 vote required

Jul 02  House Conf. report Adopted 1ST/053-002-000
  Both House Adopted Conf rpt 1ST
  Passed both Houses

Jul 29  Sent to the Governor

Sep 25  Governor amendatory veto
  Placed Cal. Amendatory Veto

Oct 17  Mtn filed accept amend veto JOYCE,JEROME
  Accept Ammd Veto-Sen Pass 056-000-000
  Placed Cal. Amendatory Veto

Oct 29  Mtn filed accept amend veto STECZO
  Accept Ammd Veto-House Pass 112-001-001
  Bth House Accept Amend Veto

Nov 18  Return to Gov-Certification
Amends The School Code to provide for distribution by the State Board of Education of moneys appropriated for temporary relocation expenses incurred by school districts as a result of fires, earthquakes or tornados which destroy school buildings. Requires school districts to agree to levy a tax, subject to backdoor referendum limitations, and to pay the proceeds from a single year’s tax levy, plus any insurance proceeds received for temporary relocation expenses, to the State for deposit in the General Revenue Fund. Effective immediately.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Education-Elementary & Secondary

Appropriates $1,097,118 to the State Board of Education for Warren Township High School District for temporary relocation expenses necessitated by a fire. Effective immediately.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Appropriations II

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act, the public utilities Act and numerous other Acts. Beginning in 1986 for claims based on the year 1985, provides for a fuel cost relief grant of at least $40, based on increases in home fuel costs, to persons currently eligible under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act and requires the Illinois Commerce Commission to certify average increase in home fuel cost to Dept. of Revenue. Also amends the pharmaceutical assistance provisions to provide that persons are eligible for such assistance beginning with the calendar year next following the year of their 65th birthday. Presently they cannot receive the benefit if they are not 65 before 1984. Effective January 1, 1986.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Revenue
Mar 27 Added As A Co-sponsor ZITO Committee Revenue

Amends an Act creating the Illinois Department of Veterans’ Affairs. Decreases from 90 to 30 the number of wartime service days necessary for admission to the Illinois Veterans Home.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Exec Appointment, Vet Aff & Admin
Mar 20 Recommended do pass 016-000-000
Apr 11 Second Reading Placed Calndr,Third Reading
SB-0118—Cont.

Apr 16  Third Reading - Passed 054-000-000
Apr 17  Arrive House
         Placed Calendar, First Reading
Apr 18  Hse Sponsor O'CONNELL
         First reading  Rfrd to Comm on Assignment
Apr 26  Assigned to Select Comm on Veterans' Affairs
Jun 13  Motion disch comm, advc 2nd
         O'CONNELL
         Do Pass/Short Debate Cal 008-000-000

Cal 2nd Rng Short Debate
Jun 20  Short Debate Cal 2nd Rng
       Cal 3rd Rng Short Debate
Jun 24  Short Debate-3rd Passed 113-000-000
       Passed both Houses
Jul 23  Sent to the Governor
Aug 12  Governor approved

PUBLIC ACT 84-0143  Effective date 01-01-86

1 SB-0119  LEMKE.

(Ch. 122, new par. 14D-1)
Amends the Adult Education Act to direct the State Superintendent of Educa-
tion to supervise, and to establish standards for, Americanization programs in pub-
lic community college districts and school districts.

Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21     Assigned to Education-Elementary &
           Secondary
May 07     Placed Calndr, Second Reading
May 17     Second Reading
           Placed Calndr, Third Reading
May 21     Third Reading - Passed 036-015-000
           Arrive House
           Hse Sponsor KULAS
           Added As A Joint Sponsor TERZICH
           Added As A Joint Sponsor CAPPARELLI
           Placed Calendr, First Reading
May 22     First reading  Rfrd to Comm on Assignment
May 29     Assigned to Elementary & Secondary
           Education
Jun 11     Min Prevail Suspend Rul 20K
           Committee Elementary & Secondary
           Education
Jun 13     Do Pass/Short Debate Cal 013-001-001
Jun 20     Cal 2nd Rng Short Debate
           Short Debate Cal 2nd Rng
           Cal 3rd Rng Short Debate
Jun 26     Interim Study Calendar ELEM SCND ED

SB-0120  LEMKE – LECHOWICZ – NEDZA AND DUDYCZ.

(Ch. 17, par 2201; Ch. 122, par. 24-2)
Makes the birthday of Casimir Pulaski a banking holiday and school holiday,
rather than merely a "commemorative holiday".
Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21     Assigned to Executive
Feb 28     Recommended do pass 008-003-000
           Placed Calndr, Second Reading

1 Fiscal Note Act may be applicable.
Amends the General Provisions Article of the Pension Code to require the consent of a member’s spouse before issuance of a refund, election of a reversionary annuity, or a change of beneficiary, beginning July 1, 1986; directs the Department of Insurance to adopt appropriate rules. Effective immediately.

PENSION IMPACT NOTE

SB 0121 does not have a fiscal impact.

Amends the Boat Registration and Safety Act. Provides that a landowner may acquire title to any vessel apparently abandoned for over 6 months on his land or waters immediately adjacent to it. Outlines the procedure to be followed by the person seeking to acquire title. A person who obtains or attempts to obtain title through fraudulent means is guilty of a Class B misdemeanor; a subsequent violation is a Class A misdemeanor.

SENATE AMENDMENT NO. 1.


Adds reference to: Ch. 95 1/2, new pars. 313C-1 thru 313C-14; Ch. 50, par. 21

Deletes title and everything after the enacting clause. Replaces with bill to create Article III C of the Boat Registration and Safety Act. This new Article deals comprehensively with lost and abandoned watercraft on any waters within the State.

Pension System Impact Note Act may be applicable.
SB-0123 LEMKE.

(Ch. 122, par. 5-14)

Amends The School Code. Revises the manner in which vacancies in the office of trustees of schools are filled. Provides for appointment by the remaining trustees to fill a vacancy until the next school election, except in certain cases when the appointment shall be for the remainder of the unexpired term. Provides for such appointment by the regional superintendent if not made by the remaining trustees within 30 days. Effective immediately.
Amends the Consumer Fraud and Deceptive Business Practices Act. Prohibits any person from conducting a home improvement or home repair business under any name other than the person's real name, assumed corporate name or assumed business name. Provides that the first violation is a Class 4 felony and that a second or subsequent conviction is a Class 3 felony. Effective immediately.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Judiciary I
Mar 05 Added As A Co-sponsor LEMKE Committee Judiciary I
Mar 27 Added As A Co-sponsor ZITO Committee Judiciary I

Amends the Environmental Protection Act. Prohibits any person, as of July 1, 1986, from causing, allowing or threatening to cause or allow the disposal of bulk or containerized wastes containing free liquids, except for sludges generated by public-owned wastewater treatment works, in any sanitary landfill permitted by the Environmental Protection Agency. Allows the Pollution Control Board to extend the date for compliance with such prohibition for a period not exceeding 180 days beyond July 1, 1986, upon a finding that the extension will provide for an orderly implementation of the prohibition.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Agriculture, Conservation & Energy

Creates the Illinois Home-Repair Registration Act. Requires persons who perform home repair services to obtain a certificate of registration from the Department of Registration and Education. Prohibits any person performing home repair services from accepting a sum larger than $500 for home repair services until the services are completed. Provides that a violation of this Act is a Class B misdemeanor. Provides that any contract entered into with a person who performs home repair services who is not registered under this Act shall not be enforceable by the performer of home repair services. Amends Act in relation to counties and the Illinois Municipal Code to require the submission of a valid certificate of registration for the person who is to perform home repair services as a condition for the issuance of a building permit.

SENATE AMENDMENT NO. 4.
Deletes everything after the enacting clause. Creates the Illinois Home-Repair Registration Act. Requires a person who performs home repair services to register with the County Clerk or the municipal clerk of the area in which he does business or in which he resides. Creates a central repository of such registration forms at the office of the Attorney General. Sets forth penalties for violation. Amends Act in relation to counties and the Illinois Municipal Code to require the submission of a registration form for the person who is to perform home repair services as a condition for the issuance of a building permit. Exempts counties of under 3 million population and municipalities in such counties, subject to the authority of the governing body of each such governmental unit to adopt a resolution providing that such governmental unit shall be subject to this Act. Effective January 1, 1986.
### SB-0126-Cont.

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<td>Apr 25</td>
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<td>Amendment No.04 COLLINS Adopted</td>
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<td>May 21</td>
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#### SB-0127 COLLINS.

(Ch. 48, par. 69)

Amends the Structural Work Act. Allows reduction of damages awarded due to contributory negligence on the part of the employee.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Labor and Commerce
Apr 24 Committee discharged

#### SB-0128 COLLINS.

(Ch. 127, par. 526)

Amends the State Employees Group Insurance Act of 1971. Specifies coverage for hospitalization for major periodontal surgery as a basic hospital-surgical-medical coverage required by the Act.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Ins Pensions & Licensed Activities
Apr 25 Recommended do pass 007-004-000

May 09 Second Reading
May 21 Third Reading - Passed 034-022-000
Arrive House
May 22 Hse Sponsor YOUNG,A
May 30 First reading Rfrd to Comm on Assignment
Jun 14 Tbld pursuant Hse Rule 27D

#### SB-0129 KEATS – MACDONALD.

(Ch. 110, new pars. 2-605.1 and 2-611.1)

Amends the Code of Civil Procedure. Requires that, within 60 days after the filing of any pleading initially seeking relief, or seeking new relief, on the basis of facts

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1 Fiscal Note Act may be applicable.
the proof of which will require expert testimony, the individual preparing such pleading shall file with the circuit clerk an affidavit, or certificate in the case of a licensed attorney, stating his belief that a reasonable basis exists for seeking such relief and briefly setting forth his reasons for such belief. Allows the person against whom such relief is sought to recover the expenses incurred as a result of the seeking of such relief, together with reasonable attorney's fees, where there was no reasonable basis for seeking such relief.

Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary I
Apr 10  Added As A Joint Sponsor MACDONALD
Committee Judiciary I

SB-0130  COLLINS.
(Ch. 38, par. 103-1)

Amends the Code of Criminal Procedure of 1963 to provide that the strip search and body cavity search provisions do not authorize strip searches or body cavity searches of students by public school personnel.

SENATE AMENDMENT NO. 1

Adds reference to: Ch. 122, pars. 24-24 and 34-84a

Amends The School Code. Provides that the exercise of discipline over pupils by school teachers and other school district employees does not in and of itself authorize the search of pupils, their locker and belongings except by an express grant of authority by the school board. Establishes guidelines for such searches. Provides if the board grants such authority, the board shall designate one male employee and female employee to conduct such searches. Property may be seized in such a search if it is prohibited by school rules or State law. Provides for parental and law enforcement agency notification. Prohibits strip searches and body cavity searches consistent with the U.S. Supreme Court decision of New Jersey v. T.L.O., 105 S.Ct. 733 (1985). Creates in each educational service region of the State and in the Chicago Public School District a Special Task Force on searches of public school pupils by public school personnel appointed by the regional superintendent of schools and in the Chicago Public School District by the general superintendent of school. Each Task Force shall submit its recommendations to the superintendent which appointed it by March 1, 1986. Effective immediately.

Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary II
Apr 17  Recommended do pass 009-000-001
May 09  Placed Calndr,Second Reading
May 15  Recalled to Second Reading
   Amendment No.01  COLLINS  Adopted
   Placed Calndr,Third Reading
May 21  3d Reading Consideration PP
   Calendar Consideration PP.
May 29  Re-committed to Judiciary II

1 SB-0131  BLOOM – GEO-KARIS AND LEMKE.
(Ch. 120, par. 1004)

Amends the Real Estate Transfer Tax Act to exempt deeds for satisfaction of debt and deeds made to satisfy judgment liens.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE

In the opinion of the Dept. of Commerce and Community Affairs, SB-131 creates a reimbursable tax exemption mandate. The cost to local government will be approximately $30,000 to $40,000.

1 Fiscal Note Act may be applicable.
STATE MANDATES ACT FISCAL NOTE, IN THE HOUSE
No change from previous note.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Judiciary I
Mar 27 St Mandate Fis Note Filed
Committee Judiciary I
Apr 18 Placed Calndr,Second Reading
Recommended do pass 010-000-000
May 14 Second Reading
Placed Calndr,Third Reading
May 21 Third Reading - Passed 056-002-000
Arrive House
Placed Calendar,First Reading
May 31 Hse Sponsor HAWKINSON
Placed Calendar,First Reading
Jun 04 First reading Rfrd to Comm on Assignment
Jun 11 Assigned to Revenue
Jun 13 St Mandate Fis Note Filed
Committee Revenue
Jun 16 Cal 2nd Rdng Short Debate
Jun 20 Short Debate Cal 2nd Rdng
Jun 26 Interim Study Calendar REVENUE

SB-0132 LUFT – POSHARD, DEANGELIS AND ZITO.

AN ACT making appropriations to the Illinois Development Finance Authority for use in its direct loan program. Effective immediately.

HOUSE AMENDMENT NO. 2.
Makes numerous appropriations to Dept. of Conservation, including the OCE for the Dept.

HOUSE AMENDMENT NO. 3.
Appropriates $1,200,000 to IL Development Authority for OCE.

HOUSE AMENDMENT NO. 4.
Appropriates $1,800,000 to Dept. of Conservation for various projects, including Wm. W. Powers State Park in Chi., a State Fish and Wildlife Area in Grundy County, a study at Cache River Basin, and acquisition of land in Knox County.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Appropriations I
Feb 28 Recommended do pass 015-000-000
Mar 06 Added As A Co-sponsor DEANGELIS
Placed Calndr,Second Reading
Mar 19 Second Reading
Placed Calndr,Third Reading
Mar 27 Added As A Co-sponsor ZITO
Placed Calndr,Third Reading
May 14 Third Reading - Passed 056-000-000
Arrive House
Placed Calendar,First Reading
May 15 Hse Sponsor HICKS
Added As A Joint Sponsor MAUTINO
Placed Calendar,First Reading
May 16 First reading Rfrd to Comm on Assignment
May 22 Assigned to Appropriations I
May 30 Added As A Joint Sponsor BULLOCK
Committee Appropriations I
Jun 13 Mtn Prevail Suspend Rul 20K
Committee Appropriations I
SB-0133 VADALABENE.

(Ch. 34, par. 6202)

Amends the Burial of Indigent Veterans Act. Increases the limit for veterans and their family members from $300 to $600 per burial. Effective immediately.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Exec Appointment, Vet Aff & Admin
Mar 20 Placed Calndr,Second Reading
Recommended do pass 016-000-000
Apr 11 Second Reading
Placed Calndr,Third Reading
Apr 16 Third Reading - Passed 053-000-001
Apr 17 Arrive House
Hse Sponsor PIEL
Added As A Joint Sponsor PANGLE
First reading Rfrd to Comm on Assignment
Apr 26 Assigned to Select Comm on Veterans' Affairs
Jun 13 Do Pass/Short Debate Cal 008-000-000
Jun 17 Added As A Joint Sponsor WOODYARD
Cal 2nd Rdg Short Debate
Jun 20 Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
Jun 21 Short Debate-3rd Passed 117-000-000
Passed both Houses
Jul 19 Sent to the Governor
Aug 12 Governor approved

PUBLIC ACT 84-0144 Effective date 08-12-85

SB-0134 CARROLL AND HALL.

AN ACT making appropriations to the Board of Higher Education for a study of the use of electronic data processing equipment in higher education agencies.

HOUSE AMENDMENT NO. 1. (House recedes November 14, 1985)
Changes the title. Appropriates $25,000 to the Board of Trustees of the University of Illinois for research and development of enzyme products in animal feed supplements.

HOUSE AMENDMENT NO. 2. (House recedes November 14, 1985)
Appropriates $504,000 to Lewis and Clark Community College for roof replacement.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 3. (House recedes November 14, 1985)
Appropriates $150,000 to the IL Community College Board for OCE of the Probation Challenge Program Act.

HOUSE AMENDMENT NO. 4. (House recedes November 14, 1985)
Appropriates $50,000 to the Board of Governors of State Colleges and Universities for a study of unemployment patterns in the southern part of Cook County.

HOUSE AMENDMENT NO. 5. (House recedes November 14, 1985)
Appropriates $300,000 to the Board of Trustees of Community College District 508 for the planning of a Skill Center.

HOUSE AMENDMENT NO. 6. (House recedes November 14, 1985)
Appropriates $1,000,000 to the Board of Trustees of the State Comm. College of E. St. Louis for an incubator facility; appropriates $1,000,000 to the State Bd. of Ed. for reimbursement to businesses.

HOUSE AMENDMENT NO. 7. (House recedes November 14, 1985)
Appropriates $500,000 to the Bd. of Trustees of the State Comm. College of E. St. Louis for OCE of a Family Resources Center.

HOUSE AMENDMENT NO. 8. (House recedes November 14, 1985)
Appropriates $362,000 to Board of Governors for Gov. State U development of campus teleport and communications center.

HOUSE AMENDMENT NO. 11. (House recedes November 14, 1985)
Appropriates $125,000 to U of I for evaluation of Intensive Probation Supervision program, created by PA83-982.

CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the House recede from H-am 1, 2, 3, 4, 5, 6, 7, 8 and 11
Recommends that the bill be further amended as follows: Deletes title and everything after the enacting clause. Makes supplemental appropriations to the following various agencies:

Dept. on Aging
Dept. of Agriculture
Dept. of Alchoholism and Substance Abuse
Dept. of Central Management Services
Dept. of Children and Family Services
Dept. of Commerce and Community Affairs
Dept. of Conservation
Dept. of Corrections
Dept. of Employment Security
Dept. of Energy and Natural Resources
Dept. of Insurance
Dept. of Mental Health and Dev. Disabilities
Dept. of Nuclear Safety
Dept. of Public Aid
Dept. of Public Health
Gov. Council on Health and Physical Fitness
Dept. of Registration and Education
Dept. of Rehabilitation Services
Dept. of Revenue
Dept. of Law Enforcement
Dept. of State Police
Dept. of Transportation
Dept. of Labor
Capital Development Board
IL Commerce Commission
Office of Public Counsel
Bureau of the Budget
IL Criminal Justice Information Authority
Environmental Protection Agency
Prisoner Review Board
IL Racing Board
Secretary of State
State Board of Education
State Emergency Services and Disaster Agency
State Labor Relations Board
GOVERNOR LINE ITEM VETOES AND REDUCTIONS

Makes line item vetoes of various projects, grants and loans in total amount of $22,230,000. Reduces two line items for departmental services of Dept. of Alcoholism and Substance Abuse and for CDB project in total amount of $873,200. Net reduction of $23,103,200.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Appropriations II
Mar 06 Recommended do pass 016-000-000

May 20 Second Reading Placed Calndr,Second Reading
May 24 Third Reading - Passed 055-000-000
Arrive House

May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Appropriations II

Jun 18 Amendment No.01 APPROPII Adopted
Amendment No.02 APPROPII Adopted
Amendment No.03 APPROPII Adopted
Amendment No.04 APPROPII 012-008-000 Adopted
Amendment No.05 APPROPII 012-008-000 Adopted
Amendment No.06 APPROPII 012-008-000 Adopted
Amendment No.07 APPROPII 012-008-000 Recommended do pass as amend 011-009-000

Jun 20 Second Reading Held on 2nd Reading
Jun 26 Mtm Prevail Suspend Rul 37G Held on 2nd Reading

Jun 27 Amendment No.08 DIDRICKSON Adopted
Amendment No.09 BROOKINS Withdrawn
Amendment No.10 WEAVER,M Withdrawn
Amendment No.11 MATIJEVICH Adopted

Placed Calndr,Third Reading
Mtm Prevail to Suspend Rule 37(C)
Third Reading - Passed 098-019-001

Jun 28 Secretary's Desk Concurrence 01,02,03,04,05,06, Secretary's Desk Concurrence 07,08,11
S Noncncrs in H Amend. 01,02,03,04,05,06, S Noncncrs in H Amend. 07,08,11
SB-0134—Cont.

Jun 29  Speaker’s Table, Non-concur 01,02,03,04,05,06, Speaker’s Table, Non-concur 07,08,11
Jun 29  Speaker’s Table, Non-concur 07,08,11
Jul 02  H Refuses to Recede Amend 01,02,03,04,05,06, H Refuses to Recede Amend 07,08,11
Jul 02  H Requests Conference Comm 1ST
Jul 02  Hse Conference Comm Apptd 1ST/MATIJEVICH, BOWMAN, LEVERENZ, HASTERT & BARNES
Jul 02  Sen Conference Comm Apptd 1ST/CARROLL HALL, WELCH, SOMMER & BLOOM
Jul 03  House report submitted
Jul 05  House Refuses to Adopt 1ST
Oct 29  Senate report submitted
Oct 29  Senate Conf. report lost 1ST/013-014-002
Oct 29  S Requests Conference Comm 2ND
Oct 29  Sen Conference Comm Apptd 2ND/CARROLL HALL, LECHOWICZ, SOMMER & BLOOM
Nov 04  Primary Sponsor Changed To LEVERENZ
Nov 04  Sen Conference Comm Apptd 2ND (10-29-85)
Nov 14  Exempt under Hse Rule 29(C)
Nov 14  Motion filed SUSPEND RULE 79(E)
Nov 14  PLACE ON CALENDAR
Nov 14  CONF. COMM. REPT.
Nov 14  Motion prevailed
Nov 14  Hse Conference Comm Apptd 2ND/MCPike, BOWMAN, LEVERENZ, HASTERT & BARNES
Nov 14  House report submitted
Nov 14  3/5 vote required
Nov 14  House Conf. report Adopted 2ND/083-023-005
Nov 14  Senate report submitted
Nov 14  3/5 vote required
Nov 14  Senate Conf. report Adopted 2ND/043-012-001
Nov 14  Both House Adopted Conf rpt
Nov 14  Passed both Houses
Dec 02  Sent to the Governor
Dec 20  Governor item reduction
Dec 20  PUBLIC ACT 84-1108
Dec 20  Effective date 12-20-85
Dec 20  Placed Cal. Item/Red. Veto
Jan 08 1986  Mtn filed overrde item veto HALL, SMITH & CARROLL
Jan 08 1986  PAGE 159, LINES 2-8
Jan 08 1986  & PAGE 159, LINE 9
Jan 08 1986  3/5 vote required
Jan 08 1986  Override item veto Sen-lost 029-026-001
Jan 08 1986  Mtn filed overrde item veto LEMKE
Jan 08 1986  PG.115, LINES 8-14
Jan 08 1986  3/5 vote required
Jan 08 1986  Override item veto Sen-lost 025-027-000
Jan 08 1986  Placed Cal. Item/Red. Veto
Jan 08 1986  Item/reduction veto stands. 84-1108

SB-0135  VADALABENE.
(Ch. 5, pars. 952 and 954)

Amends the Illinois Noxious Weed Law. Defines “noxious weed” to include the multiflora rose, except where cultivated for or used as understock for cultivated roses.

Feb 20 1985  First reading
Feb 21  Assigned to Agriculture, Conservation
Feb 21  & Energy
SB-0136  JOYCE, JEROME.

(Ch. 111, new par. 7008.1)


Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Ins Pensions & Licensed Activities
Mar 27  Placed Calndr, Second Reading
Apr 16  Second Reading
Apr 16  Placed Calndr, Third Reading
May 14  Third Reading - Passed 050-004-000
Arrive House
May 15  Placed Calndr, First Reading
May 15  Hse Sponsor NASH
May 16  First Reading
May 22  Rfrd to Comm on Assignment
May 29  Assigned to Registration & Regulation
May 29  Added As A Joint Sponsor CHURCHILL
Jun 06  Do Pass/Consent Calendar 010-000-000
Jun 13  Conslt Caldr Order 2nd Read
Jun 19  Conslt Caldr, 2nd Reading
Jun 19  Conslt Caldr Order 3rd Read
Jun 19  Passed both Houses
Jul 17  Sent to the Governor
Sep 14  Governor approved
PUBLIC ACT 84-0326  Effective date 09-14-85

SB-0137  TOPINKA, DUDYCZ AND SMITH.

(Ch. 73, par. 766.6; Ch. 95 1/2, par. 5-301)


Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Ins Pensions & Licensed Activities
Apr 17  Placed Calndr, Second Reading
Apr 18  Second Reading
Apr 18  Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
May 16  Arrive House
May 16  Placed Calndr, First Reading
May 17  First Reading
May 20  Rfrd to Comm on Assignment
May 22  Committee Assignment of Bills
May 22  Assigned to Insurance
Jun 05  Primary Sponsor Changed To MAUTINO
Jun 05  Added As A Joint Sponsor KUBIK
Jun 05  Added As A Joint Sponsor NASH
Jun 05  Recommended do pass 015-001-000
Jun 19  Placed Calndr, Second Reading
Jun 19  Amendment No.01 KOEHLER Withdrawn
Jun 19  Placed Calndr, Third Reading

1 Fiscal Note Act may be applicable.
SB-0138 NETSCH, DARROW, HOLMBERG AND TOPINKA.

(Ch. 46, pars. 2A-1.1, 2A-1.1a, 2A-1.2, 7-5, 7-8, 7-11, 7-56, 7-58, 7-60, 7-63, 8-4, 8-5, 10-14, 19-2 and 19-4)

Amends the Election Code to change the general primary election (now third Tuesday in March) to the Tuesday next after the first Monday in September and to add a presidential primary to be held on the third Tuesday in May of presidential election years for the election of delegates to national nominating conventions. Changes times for filing nomination papers and applications for absentee ballots, and relating to canvass of ballots.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Elections
Apr 10 Added As A Co-sponsor HOLMBERG Committee Elections
Apr 25 Recommended do pass 005-004-000
Apr 30 Added As A Co-sponsor TOPINKA
May 17 Second Reading
May 21 Third Reading - Passed 036-019-000
May 22 Hse Sponsor CULLERTON
May 24 Added As A Joint Sponsor GIORGI
Jun 13 Interim Study Calendar ELECTIONS

SB-0139 ROCK AND CARROLL.

AN ACT to amend Section 6 of “AN ACT making appropriations for the ordinary and contingent expenses of the Office of the State Treasurer”, approved July 12, 1984, Public Act 83-1134. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes a technical change to correct reference to Public Act 84-1134.

SENATE AMENDMENT NO. 2.
Transfers a total of $630,176 among line items for grants-in-aid to the State Board of Education.

SENATE AMENDMENT NO. 3.
Amends FY85 appropriation to Dept. of Energy and Natural Resources to increase funding for the Illinois Solar Bank Grant Program from $1,284,000 to $2,209,000 (Special Federal Projects Fund). Appropriates $500,000 (GRF) to Dept. of Energy and Natural Resources for siting of the Superconducting Super Collider at Fermi Lab in Batavia. Appropriates an additional $50 million (State Lottery Fund) to the Dept. of Revenue for awarding of lottery prizes.

Mar 05 Second Reading
Amendment No.01 APPROP I Adopted
SB-0139—Cont.

Mar 05—Cont. Amendment No.02 APPROP I Adopted
Amendment No.03 CARROLL Adopted
Placed Calndr, Third Reading

Mar 06 Third Reading - Passed 044-000-000
Arrive House
Placed Calendr, First Reading

Mar 07 Hse Sponsor MADIGAN
Added As A Joint Sponsor LEVERENZ
First reading Rfrd to Comm on Assignment

Mar 14 Assigned to Appropriations I

Jun 21 Tbd pursuant Hse Rule 27D

SB-0140 LUFT.

(Ch. 108 1/2, par. 7-139; new pars. 3-110.3, 3-110.4, 7-139.6, 14-105.5 and 14-105.6)

Amends the Illinois Pension Code to allow present and former county sheriffs to transfer credits among the State Employees, Downstate Police and IMRF pension systems.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of the Dept. of Commerce and Community Affairs, SB-140 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. No annual cost estimate is available, but it could exceed $50,000.

PENSION IMPACT NOTE
SB-140 would lead to some increase in costs for the 3 retirement systems, but the overall cost impact would not be substantial.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 108 1/2, new pars. 3-110.4, 7-139.6 and 14-105.6

Expands transfer privileges to include all sheriff's law enforcement employees, but deletes authority to transfer from IMRF to Article 3 or 14.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Ins Pensions & Licensed Activities
Mar 19 St Mandate Fis Note Filed
Committee Ins Pensions & Licensed Activities
Apr 25 Pension Note Filed
Committee Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C
Committee Ins Pensions & Licensed Activities
May 07 Recommended do pass as amend 011-000-000
Placed Calndr, Second Reading

May 09 Second Reading
Amendment No.01 INSURANCE Adopted
Placed Calndr, Third Reading

May 21 Third Reading - Passed 056-001-001
Arrive House
Hse Sponsor HOMER
Placed Calndr, First Reading

May 22 First reading Rfrd to Comm on Assignment
May 29 Assigned to Personnel and Pensions
Jun 14 Tbd pursuant Hse Rule 27D

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Unified Code of Corrections. Ends the current terms of the Prisoner Review Board members June 30, 1985. Provides for appointment of members of such Board to initial terms of 2, 4 and 6 years and subsequent terms of 6 years. Effective immediately.

SENATE AMENDMENT NO. 1.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 8, par. 37-5; Ch. 43, par. 98; Ch. 46, par. 1A-3.1; Ch. 48, par. 138.13; Ch. 68, par. 8-101; Ch. 111 1/2, par. 1; Ch. 127, par. 63b107c

Changes the title and amends numerous Acts creating State boards and commissions to provide for abolition of current terms and appointment of members to new terms.

HOUSE AMENDMENT NO. 1.
Changes the terms of office of various State commissioners and board members. Also provides that any officer appointed by the Governor shall before entering into the duties of his office take the constitutional oath of office and file the signed oath with the Secretary of State. The oath provision is retroactive to appointment made by the Governor on or after January 9, 1985.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Executive
Feb 28 Recommmnded do pass as amend 005-001-001

Second Reading
Apr 11 Amendment No.01 EXECUTIVE Adopted
Amendment No.02 ROCK Adopted
Placed Calndr,Second Reading

Apr 16 Third Reading - Passed 049-002-001
Apr 17 Arrive House
Hse Sponsor GIORGI
First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary II
May 23 Added As A Joint Sponsor CULLERTON Committee Judiciary II
Jun 11 Amendment No.01 JUDICIARY II Adopted
Recommend do pass as amend 009-003-000
Placed Calndr,Second Reading

Jun 19 Second Reading
Jun 25 Third Reading - Lost 037-070-003

Amends the State Finance Act. Provides that petty cash fund expenditures for commodities and printing are not subject to approval by the Department of Central Management Services. Percmits certain departments to establish special petty cash funds. Effective July 1, 1985.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Executive

Fiscal Note Act may be applicable.
Amends the Illinois Pension Code. Makes technical changes in several Sections of the Downstate Teachers Retirement Article.

**PENSION IMPACT NOTE**
The bill does not have a financial impact.

**SENATE AMENDMENT NO. 1.**

Also in the Downstate Teachers’ Article corrects to December 31, 1971 from December 1, 1971 the date when the percentage by which the automatic annual increase in annuity is computed changes to 2% from 1.5%.

**SENATE AMENDMENT NO. 2.**

Also in the Downstate Teacher’s Article, defines “salary” with reference to “school year” rather than “school term”, and for such purposes provides that the “school year” includes the regular school term plus any additional period for which a teacher is compensated and such compensation is recognized by rules of the board. In addition, corrects to December 31, 1971 from December 1, 1971 the date when the percentage by which the automatic annual increase in annuity is computed changes to 2% from 1.5%.

Feb 20 1985  First reading  Rfrd to Comm on Assignment  
Feb 21  Assigned to Ins Pensions & Licensed Activities  
Apr 25  Pension Note Filed  Recommened do pass as amend  
Placed Calndr,Second Reading  
Apr 30  Second Reading  
Amendment No.01  INSURANCE  Adopted  
Amendment No.02  INSURANCE  Adopted  
Placed Calndr,Third Reading  
May 14  Third Reading - Passed 055-000-000  
Arrive House  
Placed Calendr,First Readng  
May 15  Hse Sponsor OBLINGER  
Placed Calendr,First Readng  
May 16  First reading  Rfrd to Comm on Assignment  
May 22  Assigned to Personnel and Pensions  
Jun 14  Thbd pursuant Hse Rule 27D

**SB-0144 KELLY – LECHOWICZ, SANGMEISTER AND ZITO.**

(Ch. 38, pars. 24-1 and 24-2)

Amends the Criminal Code of 1961 to prohibit the private possession of stun guns and tasers and prohibits the sale of such weapons to private persons. Permits peace officers, other law enforcement personnel and members of the Armed Forces while in performance of their official duties to possess stun guns or tasers. Penalty is a Class A misdemeanor for the first offense and a Class 4 felony for subsequent offenses.

**SENATE AMENDMENT NO. 1.**

Provides that if aggravated battery is accompanied by use of a firearm, stun gun or taser against a peace officer engaged in the execution of any of his official duties,
such offense shall be a Class 2 felony. Makes it an unlawful use of weapons to sell, give a transfer a stun gun to a person under 21 years of age. Also makes it an unlawful use of weapons for a person under 21 years of age to purchase, possess or carry a stun gun. Makes it an unlawful use of weapons to sell, give, transfer, purchase, possess, or carry a taser. Makes it a Class 4 felony for a second or subsequent violation of these violations. Provides exemption for peace officers and certain other person.

**HOUSE AMENDMENT NO. 1.**

Adds a separate definition for stun gun and taser.

Feb 20 1985 First reading Rfrd to Comm on Assignment
Added As A Co-sponsor SANGMEISTER

Feb 21 Assigned to Judiciary II

Mar 27 Added As A Co-sponsor ZITO
Committee Judiciary II

May 07 Recommended do pass as amend 010-001-000

May 09 Second Reading
Amendment No.01 JUDICIARY II Adopted
Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Readng

May 20 Hse Sponsor STECZO
First reading Rfrd to Comm on Assignment

May 22 Assigned to Judiciary II

Jun 13 Recommended do pass 012-000-001

Jun 18 Added As A Joint Sponsor HARTKE
Added As A Joint Sponsor BRUNSVOLD
Added As A Joint Sponsor MCNAMARA
Placed Calndr,Second Readng

Jun 19 Second Reading
Amendment No.01 STECZO Adopted
Placed Calndr,Third Reading

Jun 26 Interim Study Calendar JUDICIARY II

**SB-0145 CARROLL AND HALL.**

AN ACT making an appropriation to the Department of Commerce and Community Affairs for reimbursement to local governments as required under “The State Mandates Act”, Public Act 81-1562.

**HOUSE AMENDMENT NO. 1.**

Deletes effective date.

Feb 20 1985 First reading Rfrd to Comm on Assignment

Feb 21 Assigned to Appropriations I

Feb 28 Recommended do pass 015-000-000

May 20 Second Reading
Placed Calndr,Third Reading

May 24 Third Reading - Passed 054-000-000
Arrive House
Placed Calendr,First Readng

May 29 Hse Sponsor LEVERENZ
Added As A Joint Sponsor BOWMAN
First reading Rfrd to Comm on Assignment

May 30 Assigned to Appropriations I

Jun 13 Mtn Prevail Suspend Rul 20K
Committee Appropriations I

Jun 20 Recommended do pass 023-000-000
Placed Calndr,Second Readng
SB-0145—Cont.

Jun 25 Second Reading
Held on 2nd Reading
Jun 26 MtM Prevail Suspend Rul 37G
Held on 2nd Reading
Jun 27 Amendment No.01 LEVERENZ Adopted
Placed Calndr,Third Reading
MtM Prevail to Suspend Rule 37(C)
Third Reading - Passed 117-000-000
Jun 28 Secretary's Desk Concurrence 01
S Noncners in H Amend. 01
Jun 29 Speaker's Table, Non-concur 01

SB-0146 NETSCH.

(Ch. 122, par. 34-8.1)
Amends The School Code. Includes the evaluation of noneducational personnel among the duties of Chicago school principals.
Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Education-Elementary & Secondary Committee discharged

Tabled By Sponsor

SB-0147 Berman, Carroll and Jones.

(Ch. 43, par. 121)
Amends The Liquor Control Act of 1934 to permit the Illinois Liquor Control Commission to permit ownership by a distributor or importing distributor of a distillery or winery, or both, and to permit the Commission to grant a distiller's license or wine-manufacturer's license, or both, to a distributor or importing distributor or an affiliate or subsidiary of the distributor or importing distributor after a public hearing and a determination by the Commission that granting the license would not substantially lessen competition in the liquor industry within the State. Decisions of the Commission shall be subject to judicial review under the Administrative Review Law.

SENATE AMENDMENT NO. 1.
Deletes provision that a distributor or importing distributor may acquire a distillery. Permits a wine manufacturer to acquire a distributor or importing distributor.

HOUSE AMENDMENT NO. 1.
Deletes substance of bill. Permits an importing distributor or distributor which on January 1, 1985 is owned by a brewer or subsidiary or affiliate or officer, associate, member, partner, representative, employee, agent or shareholder owning more than 5% of the outstanding shares of the importing distributor or distributor may own or acquire an ownership interest of more than 5% of the outstanding shares of a wine - manufacturer and be issued a wine - manufacturer’s license by any licensing authority. Adds an immediate effective date.
Feb 20 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Ins Pensions & Licensed Activities
Mar 26 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
Mar 27 Recommended do pass as amend 007-000-000
Placed Calndr,Second Reading
Apr 11 Second Reading Amendment No.01 INSURANCE Adopted
Placed Calndr,Third Reading
Apr 16 Third Reading - Passed 055-000-000
Apr 17 Arrive House Placed Calendr,First Reading
Amends the Consumer Fraud and Deceptive Business Practices Act to provide that a seller who complies with the federal Truth In Lending Act shall be deemed to be in compliance with the credit disclosure requirements of this Act. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Adds reference to: (Ch. 121 1/2, par. 270b)

Provides that the Consumer Fraud Act does not apply to the communication of misleading or deceptive information provided by real estate salesmen or brokers whenever occurring, unless the salesmen or brokers knew of the false character of the information.

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<td>Added As A Joint Sponsor ZITO</td>
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<td>Jun 27</td>
<td>Passed both Houses</td>
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SB-0149  DEMUZIO – SCHUNEMAN – VADALABENE.
(Ch. 108 1/2, pars. 2-124, 14-131, 15-155, 16-158 and 18-131)

Amends the Illinois Pension Code Articles governing the 5 State-funded retirement systems to specify the annual funding requirements for each such system. Effective July 1, 1985.

PENSION IMPACT NOTE
For FY86, it is estimated that the State's contribution requirement under SB-149 would be $427 million, some $39 million more than contributions based on 60% of payout.

Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21 Assigned to Ins Pensions & Licensed Activities
Apr 24 Added As A Joint Sponsor SCHUNEMAN Committee Ins Pensions & Licensed Activities
Apr 25 Pension Note Filed Added As A Joint Sponsor VADALABENE Recommended do pass 011-000-000 Placed Calndr,Second Reading
Apr 30 Second Reading Placed Calndr,Third Reading
May 14 Third Reading - Passed 053-001-000 Arrive House Placed Calndr,First Readng
May 15 Hse Sponsor HANNIG Added As A Joint Sponsor OBLINGER Placed Calndr,First Readng
May 16 First reading Rfrd to Comm on Assignment
May 22 Assigned to Personnel and Pensions
Jun 14 Tbd pursuant Hse Rule 27D

1 SB-0150  KARPIEL.
(Ch. 15 1/2; pars. 68.1, 68.2b, 68.2c, 68.3, 68.3a, 68.3d, 68.5, 68.6, new pars. 68.2c-1 and 68.2c-2, rep. pars. 68.3b, 68.3c; Ch. 46, par. 2A-1.2 and new par. 2A-35a)

Amends the Airport Authorities Act and the Election Code to provide for non-partisan election, rather than appointment, of Commissioners to Airport Authorities.

Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21 Assigned to Elections

SB-0151  LUFT – POSHARD.
(Ch. 122, par. 1A-2)

Amends School Code to delete provision that no member of the State Board of Education shall be employed by any school system or institution of higher learning or be a member of a school board of any school or institution in Illinois.

SENATE AMENDMENT NO. 1.
Adds immediate effective date.

Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21 Assigned to Education-Elementary & Secondary

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
SB-0152   SMITH – GEO-KARIS.

(Ch. 108 1/2, pars. 17-138 and 17-139)

Amends the Chicago Teachers Article of the Pension Code to change the membership of the Board of Trustees by replacing an appointed member with an elected pensioner; also changes the time for filing nominating petitions. Effective immediately.

PENSION IMPACT NOTE
SB-152 does not have a financial impact.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 108 1/2, par. 17-137

Makes related changes to another Section of the Article.

Feb 20 1985   First reading   Rfrd to Comm on Assignment
Feb 21   Assigned to Ins Pensions & Licensed Activities
Apr 16   Added As A Joint Sponsor GEO-KARIS
Committee Ins Pensions & Licensed Activities
Apr 25   Pension Note Filed
Recommended do pass 011-000-000

SB-0153   KEATS – HUDSON – MACDONALD, KARPIEL, KUSTRA, FRIEDLAND.

(Ch. 48, pars. 39s-1, 39s-2 and 39s-3; new par. 39s-13)

Amends the Prevailing Wage Law. Excludes maintenance work from the scope of the Prevailing Wage Law. Effective immediately.

Feb 20 1985   First reading   Rfrd to Comm on Assignment
Feb 21   Assigned to Labor and Commerce
Apr 10   Added As A Joint Sponsor MACDONALD
Committee Labor and Commerce

Pension System Impact Note Act may be applicable.
SB-0154  SANGMEISTER – BARKHAUSEN.
(Ch. 38, new par. 17-8)

Amends the Criminal Code of 1961. Creates and defines the offense of health insurance fraud. Provides that such offense is a Class A misdemeanor. Effective immediately.

Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary II
Mar 20  Committee discharged

Tabled By Sponsor

SB-0155  SANGMEISTER, MAROVITZ, DEANGELIS, BLOOM, BARKHAUSEN, ZITO AND SCHAFFER.
(Ch. 38, par. 114-12)

Amends the “Code of Criminal Procedure” to bring Illinois into compliance with federal exclusionary rule standards. Effective immediately.

SENATE AMENDMENT NO. 1.
Inserts the word “or” following listing of evidence seized which is not that described in the warrant thereby providing that the list is in the disjunctive.

Feb 20 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary II
Mar 20  Added As A Co-sponsor BARKHAUSEN
Committee Judiciary II
Mar 26  Recommended do pass 006-001-001
Mar 27  Added As A Co-sponsor ZITO
Placed Calndr,Second Reading
Apr 16  Second Reading  Amendment No.01  SANGMEISTER  Adopted
Placed Calndr,Third Reading
Apr 18  Added As A Co-sponsor SCHAFFER
Placed Calndr,Third Reading
May 16  Third Reading - Passed 058-000-001
Arrive House
Placed Calendr,First Reading
May 17  Hse Sponsor HOMER  First reading  Rfrd to Comm on Assignment
May 22  Assigned to Judiciary II
Jun 14  Tbd pursuant Hse Rule 27D

SB-0156  MAITLAND.
(Ch. 122, par. 18-12)

Amends The School Code. Changes the June 20 filing date and the June 30 forfeiture date for school district State aid claims to July 1 in each instance.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Education-Elementary & Secondary
Mar 26  Recommended do pass 011-000-000
Apr 11  Second Reading  Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading
May 17  Hse Sponsor ROPP  First reading  Rfrd to Comm on Assignment
May 22  Assigned to Elementary & Secondary Education
Jun 13  Do Pass/Short Debate Cal 013-000-000

Cal 2nd Rdng Short Debate
Amends the Downstate Teachers' Article of the Illinois Pension Code. Provides for payment of the survivors' benefit to the decedent's estate instead of to known kindred under specified circumstances.

**PENSION IMPACT NOTE**

SB-157 does not have a financial impact.

**SENATE AMENDMENT NO. 1.**

Amends the Downstate Teachers Article of the Pension Code to specify that the temporary disability benefit is based on the annual contract salary rate at the time the benefit becomes payable. Permits payment of survivor benefits to a trust established for the dependent beneficiary entitled to receipt of such survivor benefits. Authorizes a person of sound mind and memory to designate another to receive retirement or disability benefits on his behalf. Also authorizes such benefits when payable to disabled persons to be paid to the guardian or certain other responsible adult persons for the benefit of the disabled person. Changes the beginning and ending dates of certain benefits to the first day of the month. Effective January 1, 1986.

- **Feb 21 1985** First reading Rfrd to Comm on Assignment
- **Feb 27** Assigned to Ins Pensions & Licensed Activities
- **Apr 25** Pension Note Filed
- **May 09** Recommended do pass as amend 011-000-000
- **May 16** Third Reading - Passed 059-000-000
- **May 17** First reading Rfrd to Comm on Assignment
- **May 22** Assigned to Personnel and Pensions
- **Jun 14** Placed Calndr,First Reading

**SB-0158 SCHAFER - KEATS.**

(New Act)

Creates the County Historical Museum District Act. Provides for the organization by referendum of county historical museum districts, their management by appointed boards of trustees and the necessary powers for their operation, including taxation. Effective immediately.

**SENATE AMENDMENT NO. 1.**

Requires counties seeking to form a museum district to be contiguous rather than adjoining. Provides that a district is composed only of those counties which approved the formation referendum. Changes the district's maximum tax rate from .05% to .004%. Removes the one-year ineligibility for office of any district trustee

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1 Pension System Impact Note Act may be applicable.
having completed a full term. Changes the maximum interest rate payable by a district on an installment contract from 7% to that provided by the Public Corporation Bond Act. Changes from 10% to 5% the minimum number of voters in a district which may petition for dissolution of the district.

**HOUSE AMENDMENT NO. 1.** (House recedes July 2, 1985)
Limits applicability to counties which have not levied historical museum taxes within 3 of the past 5 years. Requires any work on or development of property listed on the National Register of Historic Places to be done within guidelines of the Illinois Department of Historic Preservation. Permits property transfer only with approval of the Attorney General, the State Museum director and 3/5 of the district trustees. Upon dissolution, requires conveyance of other than real property to the State Museum.

**CONFERENCE COMMITTEE REPORT NO. 1.**

Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:

Restricts the organization of historical museum districts to counties in which the county board has not, in any 3 of the past 5 years, levied a tax for an historical museum. Requires work to be performed under the Act pursuant to guidelines established by the IL Dept. of Historic Preservation. Provides that no personal or real property may disposed of, sold, conveyed or otherwise transferred except upon approval of 3/5 of the district trustee. Changes the rate of taxes to be levied. Specifies procedure for disposal of property upon dissolution of a district.

**GOVERNOR AMENDATORY VETO**
Recommends deletion of authority of local museums to undertake studies pertaining to the museum dist.'s. archeological and cultural history and its conservation.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Local Government
Apr 18 Recommded do pass as amend 007-002-000
Apr 30 Placed Calndr,Second Reading
Second Reading Amendment No.01 LOCAL GOVERN Adopted
Placed Calndr,Third Reading
May 01 Added As A Joint Sponsor KEATS
Placed Calndr,Third Reading
May 21 Third Reading - Passed 055-000-003
Arrive House
Placed Calndr,First Readng
May 23 Hse Sponsor KLEMM
Placed Calndr,First Readng
May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Counties and Townships
Jun 13 Amendment No.01 CNTY TWINSHIP Adopted
Consnt Caldr Order 2nd Read
Jun 19 Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 20 Remvd from Consent Calendar
Cal 2nd Rdg Short Debate
Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
Short Debate-3rd Passed 107-006-001
Jun 21 Secretary's Desk Concurence 01
Jun 27 S Noncners in H Amend. 01
Jun 28 Speaker's Table, Non-concur 01
Jun 29 H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/CURRIE,
VANDUYNE,
CULLERTON,
KLEMM & MCMASTER
Jun 21 Third Reading - Passed 055-000-003
Consnt Caldr Order 2nd Read
Jun 19 Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 20 Remvd from Consent Calendar
Cal 2nd Rdg Short Debate
Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
Short Debate-3rd Passed 107-006-001
Apr 30 Placed Calndr,Second Reading
Second Reading Amendment No.01 LOCAL GOVERN Adopted
Placed Calndr,Third Reading
May 01 Added As A Joint Sponsor KEATS
Placed Calndr,Third Reading
May 21 Third Reading - Passed 055-000-003
Arrive House
Placed Calndr,First Readng
May 23 Hse Sponsor KLEMM
Placed Calndr,First Readng
May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Counties and Townships
Jun 13 Amendment No.01 CNTY TWINSHIP Adopted
Consnt Caldr Order 2nd Read
Jun 19 Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 20 Remvd from Consent Calendar
Cal 2nd Rdg Short Debate
Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
Short Debate-3rd Passed 107-006-001
Jun 21 Secretary's Desk Concurence 01
Jun 27 S Noncners in H Amend. 01
Jun 28 Speaker's Table, Non-concur 01
Jun 29 H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/CURRIE,
VANDUYNE,
CULLERTON,
KLEMM & MCMASTER
SB-0158—Cont.

Jun 30 Sen Conference Comm Apptd 1ST/SCHAFFER
WATSON, DEGNAN, ZITO & NEDZA

Jul 01 House report submitted
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/058-000-000

Jul 02 House Conf. report Adopted 1ST/084-024-000
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 29 Sent to the Governor
Sep 25 Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 16 Mtn fld accept amend veto SCHAFFER
Accept Amnd Veto-Sen Pass 057-000-000

Oct 17 Placed Cal. Amendatory Veto

Oct 29 Mtn fld accept amend veto KLEMM
Accept Amnd Veto-House Pass 105-004-000
Bth House Accept Amend Veto

Nov 18 Return to Gov-Certification

Dec 02 Governor certifies changes
PUBLIC ACT 84-1073 Effective date 12-02-85

SB-0159 KUSTRA - ZITO - MAROVITZ.

(Ch. 38, par. 33-1)

Amends the Criminal Code of 1961 relating to the offense of bribery. Provides that a person commits bribery when he solicits, receives, retains, or agrees to accept any property or personal advantage pursuant to an understanding that he shall unlawfully influence or attempt to influence the performance of any act related to the employment or function of any public officer, public employee, juror or witness.

HOUSE AMENDMENT NO. 1.

Deletes provision that a person commits bribery when he solicits any property or personal advantage which he is not authorized by law to accept pursuant to an understanding that he shall influence the performance of any act related to the employment or function of any public officer, public employee, juror or witness. Changes unlawfully influence to improperly influence.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary II
Mar 27 Added As A Joint Sponsor ZITO Committee Judiciary II
Apr 30 Recommended do pass 011-000-000
Placed Calndr,Second Reading
May 09 Second Reading
Placed Calndr,Third Reading
May 15 Added As A Joint Sponsor MAROVITZ
Placed Calndr,Third Reading
May 16 Third Reading - Passed 058-000-001
Arrive House
Placed Calendr,First Reading
May 21 Hse Sponsor PULLEN
First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary II
Jun 13 Amendment No.01 JUDICIARY II Adopted
Do Pass Amend/Short Debate 013-000-000
Cal 2nd Rdng Short Debate
Jun 20 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Correctional Budget and Impact Note Act may be applicable.
SB-0160  WELCH - HOLMBERG - ZITO.

An Act making an appropriation to the Department of Transportation to complete work on US 51 between Decatur and Rockford. Effective immediately.

STATE DEBT IMPACT NOTE
Financing cost of SB-160 is $412.7 million.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Appropriations I
Feb 28  Recommended do pass 015-000-000
Mar 05  Second Reading  Placed Calndr, Third Reading
Mar 08  State Debt Note Filed  Placed Calndr, Third Reading
Mar 26  Added As A Joint Sponsor ZITO  Placed Calndr, First Reading
Apr 04  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Appropriations I  Recommended do pass 025-000-000
Jun 20  Placed Calndr, Second Reading
Jun 25  Second Reading  Placed Calndr, Third Reading
Jun 26  Mtm Prevail Suspend Rul 37G  Placed Calndr, Third Reading
Jun 27  Third Reading - Passed 060-044-002  Verified
Passed both Houses
Jul 15  Sent to the Governor
Jul 26  Governor vetoed  Placed Calendar Total Veto
Oct 17  Total veto stands.

1 SB-0161  DEANGELIS.

(Ch. 127, par. 1104)

Amends the Emergency Services and Disaster Agency Act of 1975. Includes townships in the political subdivisions covered by the Act.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 1111

Amends the Emergency Services and Disaster Agency Act of 1975. Includes townships in the political subdivisions covered by the Act.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Local Government
May 01  Recommended do pass as amend 009-000-000
May 09  Second Reading  Placed Calndr, Third Reading

\(^1\) Fiscal Note Act may be applicable.
May 16 Third Reading - Passed 057-001-001
Arrive House
Placed Calendr, First Reading
May 21 Hse Sponsor STECZO
First reading Rfrd to Comm on Assignment
May 22 Assigned to Counties and Townships
May 30 Do Pass/Consent Calendar 011-000-000
Conslt Caldr Order 2nd Read
Jun 05 Cnsent Calendar, 2nd Reading
Conslt Caldr Order 3rd Read
Jun 12 Added As A Joint Sponsor SHAW
Conslt Caldr Order 3rd Read
Jun 18 Conslt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16 Sent to the Governor
Sep 03 Governor vetoed
Placed Calendar Total Veto
Oct 17 Mtn filed overrde Gov veto DEANGELIS
3/5 vote required
Override Gov veto-Sea pass 055-000-000
Placed Calendar Total Veto
Oct 29 Mtn filed overrde Gov veto STECZO
Placed Calendar Total Veto
Oct 30 3/5 vote required
Override Gov veto-Hse pass 091-021-000
Bth House Overid Total Veto
Nov 01 PUBLIC ACT 84-0996 Effective date 01-01-86

1 SB-0162 LEMKE.
(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)
Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Revenue

1 SB-0163 LEMKE.
(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)
Amends the State occupation and use tax acts and their titles to provide that those regularly or predominately in the leasing or rental business may pay tax on the purchase price of personal property or may elect to pay tax on gross receipts for the rentals received on such personal property until such rentals equal the purchase price.
Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Revenue

SB-0164 LEMKE – GEO-KARIS, KELLY, SAVICKAS, LECHOWICZ AND MACDONALD.
(New Act)
HOUSE AMENDMENT NO. 1.
Deletes Sec. providing that liable persons shall forfeit to the liable to the parent or legal guardian of the minor for any damages proximately caused by such sale or transfer, including costs associated with treatment or rehabilitation of the minor’s drug dependency and the pain and suffering of the parent or guardian. Also provides for punitive damages and attorneys' fees.
SENATE AMENDMENT NO. 1.
Imposes liability upon any person who supplies to another person an illegal drug which is ultimately sold or transferred to a minor, under circumstances where it is

1 Fiscal Note Act may be applicable.
reasonably foreseeable that such drug may be sold or transferred to a minor. Provides for forfeiture to the parent or guardian of the proceeds or profits from the sale. Provides for joint and several liability. HOUSE AMENDMENT NO. 1. Deletes Sec. providing that liable persons shall forfeit to the parent profits and interest in property acquired as the result of the sale of an illegal drug to a minor.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary I
Mar 05 Added As A Co-sponsor MACDONALD Committee Judiciary I
Mar 27 Placed Calndr,Second Reading
Apr 18 Second Reading Amendment No.01 LEMKE Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary I
May 30 Primary Sponsor Changed To PANGLE
Added As A Joint Sponsor O'CONNELL Committee Judiciary I
Jun 13 Placed Calndr,Second Reading
Jun 19 Second Reading Amendment No.01 HAWKINSON Adopted
Placed Calndr,Third Reading
Jun 24 Added As A Joint Sponsor HARTKE
Placed Calndr,Third Reading
3d Reading Consideration PP Calendar Consideration PP.
Jun 26 Tabled House Rule 37(G)

1 SB-0165 LEMKE AND LECHOWICZ.

(Ch. 30, pars. 91 and 145; and new par. 104.2)

Amends the Registration of Titles (Torrens) Act. Allows the registrar of titles to omit the preparation of title certificates and related duplicates where the title holder has transferred the entire interest to a successor, and a mortgage or other charge has been released before the registrar has prepared the certificate and related memorials. Permits the county board to provide for an additional $1 fee per document to pay for converting the recorder's document storage system to computers or micrographs.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 30, new par. 104.2
 Adds reference to: Ch. 30, new par. 91a
 Relocates provisions within the Act and deletes provision for refund of fee in lieu of issuing certain certificates.

SENATE AMENDMENT NO. 2.

Deletes reference to: Ch. 30, par. 145

Deletes Section from bill permitting the county board to provide for an additional $1 fee per document to pay for converting the recorder's document storage system to computers or micrographs.

HOUSE AMENDMENT NO. 1. (House recedes June 29, 1985)
Provides for refund of fees upon request.

HOUSE AMENDMENT NO. 2.

1 Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 21 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Feb 27</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>Mar 20</td>
<td>Committee discharged Re-referred to Judiciary I</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Recommended do pass as amend 007-000-000</td>
</tr>
<tr>
<td>Apr 30</td>
<td>Second Reading Amendment No.01 JUDICIARY I Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 LEMKE Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td></td>
<td>Arrive House</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 17</td>
<td>Hse Sponsor CAPPArellI Added As A Joint Sponsor LEVIN</td>
</tr>
<tr>
<td></td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 22</td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>May 30</td>
<td>Amendment No.01 JUDICIARY I Adopted Do Pass Amend/Short Debate 014-000-000</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Cal 2nd Rndg Short Debate Cal 2nd Rdng</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 CAPPArellI Adopted</td>
</tr>
<tr>
<td></td>
<td>Cal 3rd Rndg Short Debate</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Short Debate-3rd Passed 116-000-000</td>
</tr>
<tr>
<td>Jun 12</td>
<td>Secretary's Desk Concurrence 01.02</td>
</tr>
<tr>
<td>Jun 27</td>
<td>S Concurs in H Amend. 02/056-000-000</td>
</tr>
<tr>
<td></td>
<td>S Noncncrs in H Amend. 01</td>
</tr>
<tr>
<td></td>
<td>Speaker's Table, Non-concur 01</td>
</tr>
<tr>
<td>Jun 29</td>
<td>H Recedes from Amend. 01/108-000-000</td>
</tr>
<tr>
<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 26</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 23</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0895 Effective date 09-23-85</td>
</tr>
</tbody>
</table>

1 SB-0166 LEMKE – ZITO.
(Ch. 67 1/2, par. 403.07)
Amends the “Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act” to exclude veterans benefits from “income” in determining eligibility for grants under the Act.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 21 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Feb 27</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td>Mar 27</td>
<td>Added As A Joint Sponsor ZITO Committee Revenue</td>
</tr>
</tbody>
</table>

SB-0167 CARROLL AND HALL.
Appropriates funds to the Department of Commerce and Community Affairs to compare economic development initiatives in other states.

HOUSE AMENDMENT NO. 1.
Deletes effective date.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 21 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Feb 27</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>Feb 28</td>
<td>Recommended do pass 015-000-000</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 20</td>
<td>Second Reading Placed Calndr,Third Reading</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
SB-0167—Cont.

May 24
Third Reading - Passed 056-000-000
Arrive House
Placed Calendr, First Reading

May 29
Hse Sponsor LEVERENZ
First reading
Rfrd to Comm on Assignment

May 30
Added As A Joint Sponsor REA
Assigned to Appropriations I

Jun 13
Mtn Prevail Suspend Rul 20K
Committee Appropriations I

Jun 20
Recommended do pass 023-000-000
Placed Calndr, Second Reading

Jun 25
Second Reading
Held on 2nd Reading

Jun 26
Mtn Prevail Suspend Rul 37G
Held on 2nd Reading

Jun 27
Amendment No.01 LEVERENZ Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 113-000-000

Jun 28
Secretary’s Desk Concurrence 01
S Noncncrs in H Amend. 01

Jun 29
Speaker’s Table, Non-concur 01

SB-0168 CARROLL AND HALL.
An Act making an appropriation to the Department of Agriculture to study proposed federal legislation in re agriculture and the agricultural industry.

SENATE AMENDMENT NO. 1.
Deletes title and everything after the enacting clause. Replaces with An Act amending certain appropriation Acts. Transfers $244,900 (Ag. Premium Fund) from the U of I for support of the Cooperative Extension Service programs matching funds to the U of I personal services line item for the Extension Service in Agriculture and Home Economics.

HOUSE AMENDMENT NO. 1.
Appropriates $508,000 to Bd. of Gov. of State College and Universities to implement Bd. of Gov. Human Resource Dev. Prog.

HOUSE AMENDMENT NO. 3.
Appropriates $1,200,000 to IL Dev. Finance Authority for OCE.

HOUSE AMENDMENT NO. 4.
Appropriates $5,000,000 to IL Dev. Finance Authority for use in its direct loan program.

Feb 21 1985
First reading
Rfrd to Comm on Assignment

Feb 27
Placed Calndr, Second Reading

Feb 28
Assigned to Appropriations I
Recommended do pass 015-000-000

Mar 20
Second Reading
Amendment No.01 DEMUZIO Adopted
Placed Calndr, Third Reading

Mar 26
Third Reading - Passed 056-000-000
Arrive House
Placed Calendr, First Reading

Apr 05
Hse Sponsor LEVERENZ
Placed Calendr, First Reading

Apr 10
First reading
Rfrd to Comm on Assignment

Apr 11
Assigned to Appropriations II

May 22
Re-assigned to Appropriations I

Jun 13
Mtn Prevail Suspend Rul 20K
Committee Appropriations I

Jun 20
Recommended do pass 023-000-000
Placed Calndr, Second Reading

Jun 25
Second Reading
Held on 2nd Reading
SB-0168—Cont.

Jun 26  Mtm Prevail Suspend Rul 37G
Held on 2nd Reading

Jun 27  Amendment No.01  BROOKINS  Adopted
   063-049-001
Amendment No.02  LEVERENZ  Withdrawn
Amendment No.03  LEVERENZ  Adopted
Amendment No.04  HICKS  Adopted
Placed Calndr,Third Reading
3/5 vote required
Mtn Lost to Suspend Rule 37(C)/069-048-000
Placed Calndr,Third Reading
Tabled House Rule 37(G)

'SB-0169  SAVICKAS.

(Ch. 8, par. 37-28)
Amends the Horse Racing Act. Increases by 2% the percentage of privilege tax proceeds received by the State under the Act that are payable to the Metropolitan Exposition Auditorium and Office Building Fund and to the Metropolitan Fair and Exposition Authority Reconstruction Fund. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 85, par. 1394

Adds provisions amending the Metropolitan Civic Center Support Act. Changes from 1975 to 1982 the year used in determining the amount of financial support an authority may receive based upon its equalized, assessed valuation. Increases the total permissible amount outstanding in bonds to $100,000,000.

HOUSE AMENDMENT NO. 1.

Amends the Illinois Horse Racing Act of 1975. Changes the title of said Act to the "Illinois Racing Act". Authorizes dog racing. Provides that all privilege tax revenues derived from dog racing shall be deposited in the Common School Fund. Defines terms.

HOUSE AMENDMENT NO. 4.
Deletes reference to: Ch. 8, par. 37-28; Ch. 85, par. 1394

Deletes the provisions of the original bill.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Local Government
May 01  Recommended do pass 009-000-000
Placed Calndr,Second Reading
May 09  Second Reading
Placed Calndr,Third Reading
May 17  Recalled to Second Reading
   Amendment No.01  WATSON & WELCH
   Adopted
Placed Calndr,Third Reading
May 24  Third Reading - Passed 049-005-002
Arrive House
Placed Calndr,First Readng
May 29  Hse Sponsor BULLOCK
First reading  Rfrd to Comm on Assignment
May 30  Assigned to Executive
Jun 11  Mtn Prevail Suspend Rul 20K
Committee Executive
Jun 13  Amendment No.01  EXECUTIVE
   Adopted
   Recommended do pass as amend
   011-005-000
Placed Calndr,Second Readng

1 Fiscal Note Act may be applicable.
SB-0169—Cont.

Jun 18    Added As A Joint Sponsor SALTSMAN
          Added As A Joint Sponsor NASH
          Added As A Joint Sponsor WOODYARD
          Added As A Joint Sponsor GOFORTH
          Placed Calndr, Second Reading

Jun 19    Second Reading
          Placed Calndr, Third Reading

Jun 24    Mtn Prev-Recall 2nd Reading
          Amendment No. 02 BULLOCK Withdrawn
          Amendment No. 03 BULLOCK Withdrawn
          Amendment No. 04 BULLOCK Adopted
          Placed Calndr, Third Reading
          Mtn Prevail to Suspend Rule 37(C)/117-000-000
          Third Reading - Lost 048-064-002

1 SB-0170  WEAVERS – FRIEDLAND.
            (Ch. 111, pars. 4934 and 4937)

Amends Podiatry Act. Provides that for the fiscal years beginning July 1, 1987
and thereafter deposits in the Illinois State Podiatric Disciplinary Fund shall be ap-
propriated to the Department of Registration and Education for the administration
of the Podiatry Act and any Act administered by the Department providing revenue
to this fund. Effective immediately.

Feb 21 1985    First reading    Rfrd to Comm on Assignment
Feb 27        Assigned to Ins Pensions & Licensed Activities
Mar 20        Placed Calndr, Second Reading
Mar 26        Second Reading
              Placed Calndr, Third Reading
Apr 16        Third Reading - Passed 055-000-000
Apr 17        Arrive House
              Placed Calendar, First Reading
May 02        Hse Sponsor BARNES
              Placed Calendar, First Reading
May 03        First reading    Rfrd to Comm on Assignment
May 22        Assigned to Registration & Regulation
Jun 06        Do Pass/Consent Calendar 010-000-000
Jun 13        Consnt Caldr, 2nd Read
              Consnt Caldr Order 3rd Read
Jun 19        Consnt Caldr, 3rd Read Pass 114-000-000
              Passed both Houses
Jul 17        Sent to the Governor
Aug 23        Governor approved
              PUBLIC ACT 84-0202 Effective date 08-23-85

1 SB-0171  NETSCH – ROCK, BERMAN AND ZITO.
            (New Act; Ch. 120, new par. 5-511; Ch. 127, new par. 141.158)

Creates the Gubernatorial Election Finance Act and amends the Illinois Income
Tax Act and the State Finance Act. Limits amounts of contributions that individu-
als, companies or organizations may make to candidates for the offices of Governor
and Lieutenant Governor. Requires gubernatorial candidates to maintain an elec-
tion fund bank account. Provides that qualified gubernatorial candidates may re-
ceive matching funds from the State. Provides for a voluntary check-off system to
permit taxpayers to designate $1 of their income taxes to be used for such purpose.
Makes other revisions in the law relating to the financing of gubernatorial
campaigns.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Provides that the Act shall take effect January 1, 1986 rather than July 1, 1985, and shall first apply to the 1990 elections and the taxable year ending December 31, 1985.

SENATE AMENDMENT NO. 2.
Makes non-substantive grammatical correction in definition of “gubernatorial general election”.

SENATE AMENDMENT NO. 3.
Eliminates provisions concerning inaugural events.

SENATE AMENDMENT NO. 4.
Provides the spending limits imposed as conditions to the receipt of public matching funds do not apply to expenditures made prior to the filing with the Board of Elections of the nomination petition of the candidate or pair of candidates, and that no public matching funds shall be made to match contributions received prior to the date of the filing of the nomination petition of the candidate or pair of candidates.

SENATE AMENDMENT NO. 5.
Provides that where, on or after the 90th day preceding a gubernatorial election, the monies in the Gubernatorial Elections Fund are insufficient to satisfy unpaid entitlements, the monies remaining in the fund shall be distributed to the eligible candidates in an equitable manner, pursuant to rules which the State Board of Elections shall promulgate. Previously, the bill provided that if, on or after the 30th day preceding a gubernatorial election, the monies in the fund were insufficient to satisfy unpaid entitlements, the amount by which the monies in the fund were insufficient would be transferred into the fund from general revenue.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Elections
Mar 27 Added As A Co-sponsor ZITO Committee Elections
Apr 24 Added As A Joint Sponsor ROCK Committee Elections
Apr 25 Recommended do pass as amend 006-003-000
May 17 Second Reading Amendment No.01 ELECTIONS Adopted
Placed Calndr,Third Reading
May 22 Recalled to Second Reading Amendment No.02 NETSCH Adopted
Held on 2nd Reading
Amendment No.03 NETSCH Adopted
Amendment No.04 NETSCH Adopted
Amendment No.05 NETSCH Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Lost 027-026-000

1 SB-0172 ZITO – WELCH, LEMKE, KUSTRA, POSHARD AND VADALABENE.
(Ch 48, pars. 850.07z6, 850.07z7, 850.07z8, 850.07z9, 850.07z11 and 850.07z15; new pars. 850.07z8a, 850.07z12b, 850.07z12c, 850.07z12d and 850.07z12e)

Amends The Illinois Development Finance Authority Act. Creates the Infrastructure Revolving Loan Fund for the purpose of administering the distribution of federal loan monies under the proposed National Infrastructure Act to units of local government. Specifies that no unit of local government may finance more than 35% of the costs of an infrastructure project with loans from the Fund, except for certain low-income communities which may finance up to 50% of the costs of such project with loans from the Fund; reserves 20% of the moneys in the Fund for such low-income communities. Specifies the criteria for approving loan applications. Au-

1 Fiscal Note Act may be applicable.
thorizes units of local government to pledge certain tax receipts as security for repayment of loans. Requires the Authority to file an annual report with the Governor and the General Assembly.

SENATE AMENDMENT NO. 2

Deletes reference to: Ch 48, new par. 850.07z12e

Authorizes the Authority to accept for deposit in the Infrastructure Revolving Loan Fund moneys from various sources rather than only federal loan moneys made available to the State under the proposed National Infrastructure Act. Authorizes all units of local government rather than only those lacking financial resources, to finance up to 50% of the cost of an infrastructure project, or that percent of project costs needed to match a federal grant, whichever is applicable, with loans from the Fund. Deletes the special provisions for communities lacking financial resources. Requires loan applicants to demonstrate that the infrastructure project is likely to have substantial impact on the retention, creation, or attraction of employment within the community; requires applicants to demonstrate the existence of a capital improvement program which is to be updated annually. Expands the definition of "infrastructure project".

SENATE AMENDMENT NO. 3

Requires the Governor's Office of Planning to coordinate the preparation of annually updated 5 year capital improvement programs, and yearly capital budgets based on those programs, in cooperation with all State agencies requesting capital appropriations. Specifies the contents of a capital improvement program. Requires Statewide hearings on the programs and budgets.

SENATE AMENDMENT NO. 4

Adds reference to: Ch. 127, par. 46.46

Amends the Civil Administration Code. In monitoring the condition and financial needs of local public infrastructure, requires the Dept. of Commerce and Community Affairs to survey local governmental infrastructure, establish guidelines applicable to local governments for submission of data to the Department, concentrates on gathering local estimates of funding needs, evaluate local infrastructure systems, and aid local governments in developing infrastructure data bases.

HOUSE AMENDMENT NO. 1

Provides that the capital improvement program shall be submitted to the General Assembly by the Governor as part of the annual State budget. Also deletes requirements of statewide hearings on the capital improvement program and capital budget. Provides for joint development of capital funding by BOB and CDB.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Local Government
Mar 05 Added As A Co-sponsor LEMKE
Committee Local Government
Mar 19 Added As A Co-sponsor KUSTRA, POSHARD,
Added As A Co-sponsor & VADALABENE
Committee Local Government
Apr 18 Recommended do pass as amend 010-000-000
May 09 Placed Calndr,Second Reading
May 09 Second Reading
Amendment No.01 LOCAL GOVERN Tabled
Amendment No.02 ZITO Adopted
Amendment No.03 ZITO Adopted
Amendment No.04 ZITO Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading
May 17 Hse Sponsor RONAN
Added As A Joint Sponsor WOLF
First reading Rfrd to Comm on Assignment

Placed Calndr,Second Reading
May 09 Second Reading
Amendment No.01 LOCAL GOVERN Tabled
Amendment No.02 ZITO Adopted
Amendment No.03 ZITO Adopted
Amendment No.04 ZITO Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading
May 17 Hse Sponsor RONAN
Added As A Joint Sponsor WOLF
First reading Rfrd to Comm on Assignment
SB-0173  SCHAFFER, PHILIP, DEANGELIS, WEAVERS AND DAVIDSON.

Makes supplemental appropriations and transfers for the following agencies. Effective immediately.

- Dept. of Commerce and Community Affairs
- Dept. of Conservation
- Dept. of Energy and Natural Resources
- Dept. of Mines and Minerals
- Dept. of Public Aid
- Dept. of Registration and Education
- Dept. of Rehabilitation Services
- Dept. of Revenue
- Arts Council
- Capital Development Board
- Industrial Commission
- Local Gov'tal Law Enforcement Officers Training Bd.
- Prisoner Review Board
- Comptroller

SENATE AMENDMENT NO. 1. (Tabled May 22, 1985)
Deletes supplemental appropriations to various Departments and agencies. Makes supplemental appropriations to State Board of Ed. for grants-in-aid and to DOT for studies in re construction of a River to River Road in Southern Illinois.

SENATE AMENDMENT NO. 2.
Appropriates $25,000 to Secretary of State for expenses in support of the Illinois Literacy Effort.

SENATE AMENDMENT NO. 3.
Amends PA83-1187 to make transfers in personal services line items of Central Office of Board of Regents totaling $20,000. Makes no dollar change.

SENATE AMENDMENT NO. 4.
Appropriates $40,000 to DCCA for development of the SSU Cooperative project.

SENATE AMENDMENT NO. 5.
Amends PA83-1228 to transfer $72,000 from personal services line item to contractual services in Carnival - Amusement Ride Inspection of Dept. of Labor. No dollar change.
SENATE AMENDMENT NO. 6.
Amends PA83-1201 to transfer $42,100 from contractual to personal services in Land Reclamation Div. of Dept. of Mines & Minerals.

SENATE AMENDMENT NO. 7.
Amends PA83-1171 to transfer $41,000 from Div. of Facilities Operations to Office of Adjutant General in Military and Naval Dept.

SENATE AMENDMENT NO. 8.
Amends PA83-1215 to make net reduction of $4,138,306 for grants-in-aid of State Board of Education.

SENATE AMENDMENT NO. 9.
Amends PA83-1173 to make supplemental appropriation to IL State Historical Library in amount of $10,700.

HOUSE AMENDMENT NO 1.
Deletes title and everything after the enacting clause. Makes supplemental appropriations & transfers totaling $2,501,629,942.

Prisoner Review Board
Dept. of Commerce and Community Affairs
Dept. of Mental Health & Developmental Disabilities
Dept. of Public Aid
Dept. of Public Health
Dept. of Revenue
Dept. of Transportation
Secretary of State
State Board of Education
Board of Regents
Dept. of Labor
IL State Historical Library
Dept. of Mines and Minerals
Military and Naval Dept.
Dept. of Veterans' Affairs
Administrative Office of IL Courts
Dept. of Central Management Services

HOUSE AMENDMENT NO 2.
Makes supplemental appropriations to the Cap. Dev. Bd. for a total of $125,000.

HOUSE AMENDMENT NO 3.
Makes supplemental appropriations to the EPA for a total of $20,000.

HOUSE AMENDMENT NO. 5.
Decreases personal services and increases operating expenses line items, for no total change.

HOUSE AMENDMENT NO. 6.
Appropriates $40,000 to DCCA to develop SSU Cooperative Complex project.

HOUSE AMENDMENT NO. 7.
Reappropriates $100,638,128 to the Department of Commerce and Community Affairs for job training program grants.

HOUSE AMENDMENT NO. 8.
Amends An Act appropriating funds to the Commission of Banks and Trust Companies to make certain line item transfers.

HOUSE AMENDMENT NO. 11.
Makes changes in appropriation to Emergency Services and Disaster Agency for the Illinois Plan for Radiological Accidents. No total change.

HOUSE AMENDMENT NO. 12.
Appropriates $23,000 to DCCA for Bethany H.S. Band participation in World Band Festival in Sarasota, Florida.

HOUSE AMENDMENT NO. 13.
Deletes supplemental appropriation to Dept. of Veterans' Affairs in General Office and Grants-in-Aid. Replaces with supplemental appropriation to that Dept. in General Office, IL Veterans' Home and Grants-in-Aid in a total amount of $53,400.

HOUSE AMENDMENT NO. 15.
Appropriates $23,000 to DCCA for Canton Senior H.S. Band participation in World Band Festival in Sarasota, Florida.
HOUSE AMENDMENT NO. 16.
Provides for effective date of June 30, 1985 except for Section making reappropriations to DCCA for grants from the Job Training Partnership Fund, which Section takes effect July 1, 1985.

GOVERNOR VETO-IN-PART
Vetoes Sections amending PA83-1215, Grants-in-Aid Section of State Board of Education and Section appropriating $20,000 to EPA for a Sims, IL sewer line reconstruction.

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SB-0173—Cont.

Jun 30  Mtn filed take from Table SUSPEND RULE 37(G)
PLACE ON CALENDAR
2ND READING & SUSPEND 37(C) - LEVERENZ
Mtn Take From Table Prevail

Placed Calndr, Second Reading
Motion to Reconsider Vote
LEVERENZ
Mtn Reconsider Vote Prevail

Amendment No.12  TATE  Adopted
084-013-001
Amendment No.13  MAYS  Adopted
Amendment No.14  WEAVER,M  Withdrawn
Amendment No.15  HOMER  Adopted
Amendment No.16  LEVERENZ  Adopted

Placed Calndr, Third Reading
Third Reading - Passed 107-004-000
Secretary's Desk Concurrence 01,02,03,05,06,07,
Secretary's Desk Concurrence 08,11,12,13,15,16
S Concurs in H Amend. 01,02,03,05,06,07,
S Concurs in H Amend. 08,11,12,13,15,16
044-010-001

Passed both Houses

Jul 02  Sent to the Governor
Jul 08  Governor item veto
PUBLIC ACT 84-0014 Effective date 07-08-85
Placed Cal. Item Veto

Oct 17  Item veto stands. PA 84-0014

SB-0174  HALL AND CARROLL.

Appropriates funds to the Department of Children and Family Services to study the use of electronic data processing in the investigation procedure.

HOUSE AMENDMENT NO. 1.

Deletes effective date.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Appropriations II
Mar 06  Recommended do pass 016-000-000

Placed Calndr, Second Reading
Mar 26  Second Reading
Placed Calndr, Third Reading
May 24  Third Reading - Passed 055-000-000
Arrive House
Placed Calendr, First Reading
May 29  Hse Sponsor BOWMAN
First reading  Rfrd to Comm on Assignment
May 30  Added As A Joint Sponsor STERN
Assigned to Appropriations II
Jun 13  Mtn Prevail Suspend Rul 20K
Committee Appropriations II
Jun 19  Recommended do pass 021-000-000

Placed Calndr, Second Reading
Jun 25  Second Reading
Held on 2nd Reading
Jun 26  Mtn Prevail Suspend Rul 37G
Held on 2nd Reading
Jun 27  Amendment No.01  BOWMAN  Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 114-000-000
Jun 28  Secretary's Desk Concurrence 01
S Noncncrs in H Amend. 01
SB-0175  HALL AND CARROLL.

AN ACT making appropriations to the Department of Public Aid to assess the impact of federal job training program reductions on employment.

HOUSE AMENDMENT NO. 1.
Reduces appropriation to $1.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Appropriations II
Mar 06 Recommended do pass 016-000-000

May 20 Second Reading Placed Calndr,Second Reading
May 24 Third Reading - Passed 055-000-000
Arrive House
May 29 Hse Sponsor BOWMAN
First reading Rfrd to Comm on Assignment
May 30 Added As A Joint Sponsor YOUNGE,W
Assigned to Appropriations II
Jun 13 Mtn Prevail Suspend Rul 20K
Committee Appropriations II
Jun 19 Recommended do pass 021-000-000

Jun 25 Second Reading Placed Calndr,Second Reading
Jun 26 Mtn Prevail Suspend Rul 37G
Held on 2nd Reading
Jun 27 Amendment No.01 BOWMAN Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 108-007-002
Jun 28 Secretary's Desk Concurrence 01
S Noncncrs in H Amend. 01
Jun 29 Speaker's Table, Non-concur 01

1 SB-0176  WATSON.
(Ch. 127, new pars. 63a35.1 and 141.158; Ch. 127 1/2, pars. 2 and 16)

Amends Civil Administrative Code, State Finance Act, State Fire Marshal Act, and an Act relating to fire investigation and prevention. Authorizes the Department of Conservation, and the State Fire Marshall to administer the Community Fire Protection Grant Program and to grant funds transferred to the newly created Community Fire Protection Grant Fund, from the tax based on certain fire insurance premiums, to qualified fire departments or fire protection districts for the purchase of fire fighting equipment and organization. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, new pars. 63a 35.1 and 141.158,
Ch. 127 1/2, pars. 2 and 16

Amends to delete entire provisions of bill and to create the Community Fire Protection Grant Program Act. Authorizes the Department of Conservation to admin-

1 Fiscal Note Act may be applicable.
SB-0176—Cont.

Amends the Community Fire Protection Grant Program and to grant funds based on a 50% reimbursement limitation, not to exceed $10,000 per fiscal year, to any qualifying community for the purchase of fire fighting equipment and organization. Effective immediately.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Executive
Mar 20 Committee discharged
Re-referred to Local Government
Apr 18 Recommended do pass as amend
Placed Calndr,Second Reading
May 09 Second Reading
Amendment No.01 LOCAL GOVERN Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 29 Assigned to Counties and Townships
Jun 12 Primary Sponsor Changed To MAUTINO
Added As A Joint Sponsor STEPHENS
Committee Counties and Townships
Jun 13 Recommended do pass 011-001-001
Placed Calndr,Second Reading
Jun 18 Added As A Joint Sponsor MCNAMARA
Placed Calndr,Second Reading
Jun 19 Second Reading
Placed Calndr,Third Reading
Jun 20 Third Reading - Passed 114-000-000
Passed both Houses
Jul 18 Sent to the Governor
Sep 03 Governor vetoed
Oct 17 Total veto stands.

SB-0177 GEO-KARIS.

(Ch. 34, par. 3151)

Amends the County Zoning Act. Provides that zoning powers shall not be exercised so as to impose regulations or require permits with respect to agricultural land, other than parcels of less than 5 acres in counties with a population in excess of 400,000 (now 500,000). Effective immediately.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Local Government
Mar 27 Recommended do pass 010-000-000
Placed Calndr,Second Reading
Apr 11 Second Reading
Placed Calndr,Third Reading
Apr 16 Third Reading - Passed 055-000-001
Apr 17 Arrive House
Placed Calndr,First Reading
Apr 18 Hse Sponsor CHURCHILL
First reading Rfrd to Comm on Assignment
Apr 26 Assigned to Energy Environment & Nat. Resource
May 22 Re-assigned to Counties and Townships
Jun 06 Do Pass/Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read
Jun 13 Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
Amends the Downstate Teachers’ Article of the Pension Code. Expands the definition of “teacher” for pension purposes to include certificated employees of teacher organizations under specified conditions. Requires normal cost of benefits and employee contributions with respect to such employees to be paid by the teacher organization. Effective July 1, 1985.

PENSION IMPACT NOTE
There should be little or no additional cost to the system under SB-178.

SENATE AMENDMENT NO. 1.
Rephrases the provisions proposing to include within the definition of “teacher” certificated employees of a teachers’ organization.

Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0180 KARPIEL.

(Ch. 46, pars. 4-6.2 and 5-16.2)

Amends The Election Code. Specifies that a deputy registrar serving as such by virtue of his status as a municipal clerk, or duly authorized deputy of a municipal clerk, of a municipality the territory of which lies in more than one county may accept the registration of any qualified resident of the municipality, notwithstanding the fact such resident may reside in a county other than the one in which the deputy registrar resides.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 46, par. 5-5

Provides a municipal clerk, or a deputy municipal clerk, serving as a deputy registrar may accept the registration of a qualified resident of the municipality “regardless of which county the resident resides in” rather than “notwithstanding the fact such resident may reside in a county other than the county in which the deputy registrar resides.” Amends provisions concerning the registration of voters in a county of 500,000 or more to specify a municipal clerk’s office shall be open for the purpose of registering voters residing in a portion of the municipality not located within the county.

HOUSE AMENDMENT NO. 1.

Eliminates provision that deputy registrars serving by virtue of their status as municipal, township or road district clerks or the deputies of such clerks may only accept registrations at their respective offices and only during the times when registrations may be accepted in the county clerk's office.
Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Expands eligibility for grants under the Act to include married senior citizens or disabled persons with annual household income of less than $15,000 (current ceiling is $12,000 for married or unmarried individuals). Provides that pharmaceutical assistance under the Act is available to an eligible person beginning with the calendar year following the year in which such person reaches age 65 (currently any person who reaches age 65 in 1984 or any subsequent year is excluded from the benefits under the Act).

Amends the "Senior Citizens and Disabled Persons Property Tax Relief Act" to provide that income received from up to 2 rental units in the residence of an eligible taxpayer may be excluded from the "income" upon which grants are based.

Amends the Illinois Income Tax Act. Provides certain individual taxpayers an additional $1,000 exemption from taxable income for each elderly household member, up to 3 and not including the taxpayer or taxpayer’s spouse, who is provided home care services by the taxpayer.
Amends the Revenue Act of 1939 to expand the senior citizens homestead exemption to include property occupied as a residence by a person 65 years of age or older and shared by a child, grandchild, lineal descendant or sibling who is the owner of the property and is liable for paying real estate taxes thereon.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Revenue

Amends the Revenue Act of 1939. Adds an "Apartment Switch" tax relief provision for the elderly. Permits a senior citizen (65 or over) to convert his single family dwelling to provide not more than 2 rental units in addition to the owner’s living quarters without increasing the assessed valuation of such dwelling.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Revenue

Amends Income Tax Act to allow an elderly taxpayer to deduct from adjusted gross income any income received as a result of the elderly taxpayer’s conversion of his residence into 2 or fewer rental units in addition to his own living quarters.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Revenue

Amends the Messages Tax Act, the Gas Revenue Tax Act and the Public Utilities Revenue Tax Act to exempt from such taxes gross receipts obtained from community college districts, or school districts or nonpublic schools. Effective immediately.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 111 2/3, par. 36

Amends to amend the public utilities Act to prohibit pass-on of taxes to school districts.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Revenue
Mar 20 Recommended do pass 004-002-003
Placed Calndr,Second Reading
Added As A Co-sponsor SAVICKAS
Placed Calndr,Second Reading
Mar 27 Added As A Co-sponsor DEGNAN & ZITO
Placed Calndr,Second Reading
Apr 11 Second Reading
Amendment No.01 LEMKE Adopted
Placed Calndr,Third Reading
May 21 3d Reading Consideration PP
Calendar Consideration PP
May 29 Re-committed to Revenue

1 Fiscal Note Act may be applicable.
Amends the Gas Revenue Tax Act, the Public Utilities Revenue Act and the Messages Tax Act. Exempts from taxation under those Acts the gross receipts obtained from organizations exempt from federal taxation under Section 501(c)(3) of the Internal Revenue Code. Amends the Public Utilities Act to prohibit utilities from passing on the taxes to such organizations.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Added As A Co-sponsor SAVICKAS Assigned to Revenue
Mar 27 Added As A Co-sponsor DEGNAN & ZITO Committee Revenue

Amends The School Code. Requires pupils entering the 9th grade during the 1986-87 school year or thereafter to successfully complete one school year of course instruction in computer literacy as a prerequisite to receiving a high school diploma.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Education-Elementary & Secondary

Amends the Criminal Code to provide for the offense of unlawful use of an anti-theft detection shielding device. Effective immediately.

SENATE AMENDMENT NO. 1.
Specifies that the devices covered in this amendatory Act be “peculiar to and marketed for” instead of “primarily designed for” shielding merchandise from detection by anti-theft electronic alarm sensors.

HOUSE AMENDMENT NO. 2.
Defines unlawful possession of an anti-theft detection shielding device or a device remover. Provides criminal penalties for a violation.

GOVERNOR AMENDATORY VETO
Recommends changing the references from “anti-theft” to “theft”.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary II
Mar 05 Added As A Co-sponsor MACDONALD Committee Judiciary II
Apr 17 Recommnded do pass as amend 007-000-000 Placed Calndr,Second Reading
Apr 18 Second Reading Amendment No.01 JUDICIARY II Adopted Placed Calndr,Third Reading
May 02 Added As A Joint Sponsor SANGMEISTER Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000 Arrive House Hse Sponsor BARNES Added As A Joint Sponsor HOMER Placed Calendr,First Reading
SB-0191  NETSCH – NEWHOUSE.

(Ch. 122, par. 34-8.1)

Amends The School Code. Expands the authority of Chicago school principals from supervising “the educational operation” to supervising “operations” of attendance centers, and includes evaluation of noneducational personnel among their duties.

SENATE AMENDMENT NO. 1.
Deletes provisions which would have required principals to submit evaluations of noneducational personnel of attendance centers to the general superintendent.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Education-Elementary & Secondary
Mar 19  Added As A Joint Sponsor NEWHOUSE  Committee Education-Elementary & Secondary
Apr 17  Recommended do pass 008-004-001
May 09  Second Reading  Placed Calndr,Third Reading
May 23  Recalled to Second Reading  Amendment No.01 NETSCH Adopted  Placed Calndr,Third Reading
May 24  Third Reading - Lost 012-036-005
Amends The School Code to provide for impaction payments to school districts equivalent to lost property taxes for Department of Corrections facilities in which persons are incarcerated.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, new par. 18-4.2a

Adds reference to: Ch. 122, new par. 18-4.4

Deletes everything in the bill and amends The School Code to provide State tax equivalent grants for a school district in which the State owns 1/2 or more of the total land area of the district. The grants shall equal the amount of real property taxes which would be paid if the lands were privately owned.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Provides State tax equivalent grants for a school district in which the State owns 45% or more of the total land area of the district. The grants shall equal the amount of real property taxes which would be paid if the lands were privately owned. Provides that the EAV used to determine the tax equivalent grant shall be added to the EAV used in computing the districts' State aid entitlement. Effective July 1, 1986.

HOUSE AMENDMENT NO. 2.

Changes effective date to July 1, 1985.

Fiscal Note Act may be applicable.
child. Provides that the Department shall include in its regulations a requirement that adoption agencies forward to the Department names and addresses of persons who have been approved for adoption of such a child and the names of such children who have not been placed for adoption.

SENATE AMENDMENT NO. 2.

Provides that the Department's regulations concerning the forwarding of addresses and names of applicants and children by agencies shall be voluntary rather than mandatory.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Public Health, Welfare, Corrections
Apr 18 Recomm'd do pass as amend 007-000-000
Placed Calndr, Second Reading
Apr 30 Second Reading Amendment No.01 PUBLIC HEALTH Adopted
Placed Calndr, Third Reading
May 01 Added As A Joint Sponsor KEATS
Placed Calndr, Third Reading
May 22 Recalled to Second Reading Amendment No.02 SMITH Adopted
Placed Calndr, Third Reading
May 24 Third Reading - Passed 038-015-001
Arrive House
Placed Calendar, First Reading
May 29 Hse Sponsor YOUNG, A
Added As A Joint Sponsor WASHINGTON
First reading Rfrd to Comm on Assignment
May 30 Assigned to Human Services
Jun 12 Do Pass/Short Debate Cal 014-000-000
Cal 2nd Rdg Short Debate
Jun 18 Added As A Joint Sponsor SOLIZ
Added As A Joint Sponsor FLOWERS
Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
Jun 19 Short Debate-3rd Passed 116-000-001
Passed both Houses
Jul 17 Sent to the Governor
Sep 14 Governor approved
PUBLIC ACT 84-0328 Effective date 09-14-85


(Ch. 24, new par. 10-4-6)

Amends the Illinois Municipal Code. Prohibits elected municipal officers from authorizing the employment by the municipality of close relatives of the elected officer or of other elected officers of the municipality. Applies to home rule units. Effective immediately.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Local Government
Mar 05 Added As A Co-sponsor SCHAFFER
Committee Local Government
May 01 Added As A Co-sponsor KEATS
Committee Local Government


(Ch. 120, par. 599)

Amends the Revenue Act of 1939. Requires the Board of Appeals decisions in counties over one million to be based on equity and the weight of the evidence and
not upon constructive fraud. Also provides for judicial review of Board of Appeals decisions. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, par. 599
Adds reference to: Ch. 120, par. 500.23-1

Amends the Revenue Act of 1939 to expand the senior citizens homestead exemption to include property occupied as a residence by a person 65 years of age or older and shared by child, grandchild, lineal descendant or sibling who is the owner of the property and is liable for paying real estate taxes thereon.

SENATE AMENDMENT NO. 2.

Adds a requirement that the homestead exemption for the relative with whom the person 65 or older is living is available only if the person 65 or older has an annual income of $12,000 or less.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary I
May 01 Recommnded do pass as amend 006-002-000
Placed Calndr,Second Reading
Added As A Joint Sponsor LEMKE
Placed Calndr,Second Reading

May 09 Second Reading Amendment No.01 JUDICIARY I Floor motion NETSCH RE-REFER TO REV Floor motion GEO-KARIS TO TABLE NETSCH MOTION Motion prevailed
Amendment No.01 JUDICIARY I Adopted
Placed Calndr,Third Reading

May 17 Recalled to Second Reading Amendment No.02 GEO-KARIS & LEMKE Adopted
Placed Calndr,Third Reading

May 21 3d Reading Consideration PP Calendar Consideration PP.
May 29 Re-committed to Judiciary I

1 SB-0196 MAITLAND.

(New Act; Ch. 120, par. 643, new par. 643f; Ch. 122, pars. 17-11 and 18-8; Ch. 127, new par. 141.158)

Creates the School District Income Tax Act. Allows school districts to tax income after referendum approval. Provides for additional levies, administration and distribution of the tax, and penalties for violations. Applies only to income earned following 120 days after certification of the results of the referendum. Amends the Revenue Act of 1939 to provide for alteration of the educational fund rate accordingly. Amends The School Code to require that school districts certify such income tax levies and amounts realized thereby, for property tax abatement purposes, and to coordinate the calculation of school aid with the income tax levies, by adjusting the qualifying rate and operating tax rate accordingly. Amends the Act concerning State finance to create a new special fund in the State Treasury. Effective immediately.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Revenue

1 Fiscal Note Act may be applicable.
SB-0197 MAROVITZ – JOYCE, JEREMIAH, LEMKE AND ZITO.
(Ch. 38, 11-6)
Amends the Criminal Code of 1961. Changes the penalty for indecent solicitation of a child from a Class A misdemeanor to a Class 2 felony. Effective immediately.
Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary II
Mar 05 Added As A Co-sponsor LEMKE Committee Judiciary II
Mar 27 Added As A Co-sponsor ZITO Committee Judiciary II

SB-0198 NEWHOUSE.
(Ch. 48, rep. par. 60 thru 69)
Repeals The Scaffolding Act. Effective immediately.
Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Labor and Commerce

SB-0199 NEWHOUSE - COLLINS - CHEW - JONES - HALL - SMITH.
(New Act)
Creates a State Apprenticeship and Training Council of 7 members to be appointed by the Governor, pursuant to the National Apprenticeship Act of 1937, to administer and enforce the equal opportunity and affirmative action regulations of that Act. Provides for standards to be incorporated in apprenticeship programs and employer-employee voluntary apprenticeship agreements. Empowers the Council to issue certificates of competence as journeymen to individuals in the various skilled trades. Effective immediately.
SENATE AMENDMENT NO. 1.
Makes non-substantive punctuation corrections.
SENATE AMENDMENT NO. 2.
Authorizes the State of Illinois through the Apprenticeship and Training Council to operate apprenticeship and training programs.

1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Makes various standard, non-substantive punctuation corrections.

SENATE AMENDMENT NO. 2.
Grants the Council the power to certify journeymen.

HOUSE AMENDMENT NO. 1.

Add reference to: Ch. 48, par. 39s-2

Deletes all. Amends the Prevailing Wage Law. Redefines “public works” to include all projects financed in whole or in part with bonds issued under Division 74 of Article 11 of the Municipal Code or the Industrial Building Revenue Bond Act.

HOUSE AMENDMENT NO. 2.
Grants the Council the power to certify journeymen.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Labor and Commerce
Apr 18 Added As A Joint Sponsor COLLINS, CHEW,
Added As A Joint Sponsor JONES, HALL, SMITH Committee Labor and Commerce
May 02 Placed Calndr,Second Reading
May 09 Second Reading
May 16 Recalled to Second Reading
Amendment No.01 NEWHOUSE Adopted
May 23 Recalled to Second Reading
Amendment No.02 NEWHOUSE Adopted
May 24 Third Reading - Passed 030-017-006
Arrive House
Placed Calndr,First Reading
May 29 Hse Sponsor BRAUN
Added As A Joint Sponsor YOUNG,A
Added As A Joint Sponsor LEFLORE
Added As A Joint Sponsor SHAW
Added As A Joint Sponsor CURRIE
First reading Rfrd to Comm on Assignment
Jun 06 Assigned to Urban Redevelopment
Jun 11 Mtn Prevail Suspend Rul 20K 118-000-000 Committee Urban Redevelopment
Jun 13 Recommended do pass 005-001-001
Jun 18 Recommended do pass 005-002-002
Jun 25 Amendment No.01 SALTSMAN Adopted
059-048-000
Floor motion PURSUANT TO 36(D)-RETURN TO 2ND READING 1ST LEG. DAY - MCCracken
Floor motion SUSPEND 36(D) - Cullerton
Floor motion TABLE PRECEDING MOTION - MCCracken
Motion failed
Mtn Prevail to Suspend Rule 36(D)/061-050-000 Verified
Amendment No.02 BRAUN Adopted
071-043-000
Mtn Prevail to Suspend Rule 36(D)/060-049-000 Verified
Floor motion STATE MANDATES
Amends the Criminal Code to provide that carrying or possessing certain weapons while in the building or on the grounds of any elementary or secondary school, community college, college or university is a Class 4 felony. Exempts law enforcement and security officers.

SENATE AMENDMENT NO. 1. (Tabled May 16, 1985)
Revises the manner of dealing with specific offenses on school property. Increases the classifications to include Class 2, 3 and 4 felonies for different offenses.

SENATE AMENDMENT NO. 2.
Revises the manner of dealing with specific offenses on school property. Increases the classifications to include Class 2, 3 and 4 felonies for different offenses. Exempts students carrying or possessing firearms for use in school training courses, parades or target shooting on school ranges if with permission of school authorities.

Correctional Budget and Impact Note Act may be applicable.

\[122\]
May 21  Third Reading - Passed 052-000-000
Arrive House
Placed Calendar, First Reading

May 24  Hse Sponsor CULLERTON
Added As A Joint Sponsor PANGLE
Added As A Joint Sponsor PANAYOTOVICH
Added As A Joint Sponsor BERRIOS
Added As A Joint Sponsor KRSKA
First reading  Rfrd to Comm on Assignment

May 29  Assigned to Judiciary II
Jun 11  Recommended do pass 010-000-003
Jun 20  Second Reading
Held on 2nd Reading

Jun 26  Tabled House Rule 37(G)

' SB-0202  MAROVITZ - SANGMEISTER - SMITH - HOLMBERG - CARROLL -
COLLINS - JONES - RALPH - DAWSON, LUFT, KELLY, KUSTRA, LECHOWICZ, LEMKE, NEDZA, ZITO, CHEW, BARKHAUSEN
AND DUDYCZ.

(New Act; Ch. 120, pars. 5-509 and 5-510; Ch. 127, new par.
141.158)

Creates the Alcohol and Drug Abuse Education and Prevention Act and amends
the Illinois Income Tax Act and the State Finance Act. Creates the Alcohol and
Drug Abuse Education and Prevention Fund in the State Treasury, monies in which
may be appropriated by the General Assembly to the State Board of Education for
the purpose of making grants to school districts. Provides for a voluntary check-off
income tax system for individuals to contribute part of their tax refund to the fund.
Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, pars. 5-509, 5-510; Ch. 127, new
par. 141.158

Fiscal Note Act may be applicable.

Deletes everything in the Act to provide for educational programs in the schools
pertaining to alcohol and substance abuse and for juveniles. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Amends to include Educational Service Regions as potential recipients of finan-
cial assistance and grants for alcohol and substance abuse programs.

HOUSE AMENDMENT NO. 2.

Amends to authorized the Department of Alcoholism Substance Abuse to enter
into agreements with the State Superintendent of Education to establish such edu-
cation and prevention programs.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Executive
Mar 27  Committee discharged
Re-referred to Judiciary II

May 03  Added As A Co-sponsor DUDYCZ
Added As A Co-sponsor LEMKE
Committee Judiciary II

May 07  Recommended do pass as amend
011-000-000

May 08  Placed Calndr, Second Reading

Added As A Joint Sponsor HOLMBERG, CARROLL,
Added As A Joint Sponsor COLLINS, JONES,
Added As A Joint Sponsor & DAWSON
Placed Calndr, Second Reading
May 16  Added As A Co-sponsor DUNN, RALPH
Placed Calndr, Second Reading
May 17  Second Reading
Amendment No. 01  JUDICIARY II  Adopted
Placed Calndr, Third Reading
May 21  Third Reading - Passed 057-000-000
Arrive House
Placed Calndr, First Reading
May 22  Hse Sponsor RONAN
Added As A Joint Sponsor SOLIZ
First reading  Rfrd to Comm on Assignment
May 23  Added As A Joint Sponsor BERRIOS
Added As A Joint Sponsor FLOWERS
Added As A Joint Sponsor KULAS
Committee Assignment of Bills
May 29  Assigned to Elementary & Secondary Education
Jun 13  Amendment No. 01  ELEM SCND ED  Adopted
Amendment No. 02  ELEM SCND ED  Adopted
DP Amended Consent Calendar
015-000-000
Jun 19  Consnt Caldr Order 2nd Read
Jun 21  Consnt Calendar, 2nd Reading
Jun 24  Consnt Caldr, 3rd Read Pass 116-000-000
Jun 27  Secretary’s Desk Concurrence 01.02
Jul 24  S Concurs in H Amend. 01.02/058-000-000
Passed both Houses
Sep 20  Sent to the Governor
Governor approved
PUBLIC ACT 84-0718  Effective date 09-20-85

SANGMEISTER – MAROVITZ – SMITH – HOLMBERG – CARROLL –
COLLINS – JONES – DAWSON, KELLY, KUSTRA, LECHOWICZ, LEMKE, NEDZA, ZITO, CHEW AND BARKHAUSEN.
(Ch. 38, new par. 24-3.3)

Amends the Criminal Code of 1961. Provides that possession of a firearm stolen during a burglary or residential burglary, when the possessor knows or reasonably should know the firearm was so stolen, is a Class 4 felony.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Judiciary II
May 08  Added As A Joint Sponsor HOLMBERG, CARROLL
Added As A Joint Sponsor COLLINS, JONES
Added As A Joint Sponsor & DAWSON
Committee Judiciary II

MAROVITZ – SANGMEISTER – SMITH – HOLMBERG – CARROLL –
COLLINS – JONES – DAWSON, LUFT, KELLY, KUSTRA, LECHOWICZ, LEMKE, NEDZA, ZITO, CHEW, BARKHAUSEN, MACDONALD AND DUDYCZ.
(Ch. 37, par. 702-7)

Amends the Juvenile Court Act. Provides that minors accused of an offense under the Illinois Controlled Substances Act while in the building or on the grounds of any elementary or secondary school, community college, college, or university shall be prosecuted pursuant to that Act instead of the Juvenile Court Act.

SENATE AMENDMENT NO. 1.

SENATE AMENDMENT NO. 1.

Alters amendatory language to provide that minors accused of an offense under the IL Controlled Substances Act while in a school, on school property or within 1,000 feet of school property shall be prosecuted pursuant to that Act instead of the Juvenile Court Act.

5 Correctional Budget and Impact Note Act may be applicable.
SENATE AMENDMENT NO. 2.
Specifically refers to Section of IL Controlled Substances Act.
CORRECTIONAL IMPACT NOTE
SB 204 will have no significant impact.
STATE MANDATES ACT FISCAL NOTE, IN THE HOUSE
In the opinion of DCCA, SB-204 in the House constitutes a local government organization and structure mandate for which no reimbursement is required.
FISCAL NOTE, AS AMENDED
(Prepared by State Board of Education)
This bill will have no fiscal impact on the State Board of Ed. or on local education agencies because administration of the IL Controlled Substances Act is not within their purview.

Feb 21 1985 First reading Refd to Comm on Assignment
Feb 27 Assigned to Judiciary II
Mar 05 Added As A Co-sponsor MACDONALD Committee Judiciary II
Mar 05 Added As A Co-sponsor DUDYCZ Committee Judiciary II
May 07 Added As A Co-sponsor LEMKE Committee Judiciary II
May 07 Recommded do pass as amend 011-000-000 Placed Calndr,Second Reading
May 08 Added As A Joint Sponsor HOLMBERG, CARROLL, Added As A Co-sponsor COLLINS, JONES Added As A Joint Sponsor & DAWSON Placed Calndr,Second Reading
May 17 Second Reading Amendment No.01 JUDICIARY II Adopted Amendment No.02 MAROVITZ Adopted Placed Calndr,Third Reading
May 21 Third Reading - Passed 058-000-000 Arrive House Placed Calendr,First Reading
May 22 Hse Sponsor RONAN First reading Refd to Comm on Assignment
May 29 Added As A Joint Sponsor SOLIZ Committee Assignment of Bills
Jun 11 Recommended do pass 009-003-001 Placed Calndr,Second Reading
Jun 12 Fiscal Note Requested YOUNG,A St Mandate Fis Nte ReqYOUNG,A Correctional Note Requested YOUNG,A Placed Calndr,Second Reading
Jun 19 Correctional Note Filed St Mandate Fis Note Filed
Second Reading Held on 2nd Reading
Jun 20 Held on 2nd Reading Fiscal Note filed
Jun 26 Interim Study Calendar JUDICIARY II

SB-0205 SANGMEISTER - MAROVITZ - SMITH - HOLMBERG - CARROLL - COLLINS - JONES - DAWSON, LECHOWICZ, LEMKE, NEDZA, ZITO, CHEW, BARKHAUSEN, MACDONALD AND DUDYCZ.
(Ch. 37, par. 702-7)
Amends the Juvenile Court Act to provide that certain minors who are accused of unlawful use of weapons while in the building or on the grounds of any elementary or secondary school, community college, or university shall be prosecuted pursuant to the Criminal Code of 1961.
SENATE AMENDMENT NO. 1.
Defines school for purposes of the provision. Alters amendatory language to provide that certain minors who are accused of unlawful use of weapons while in a school, while on school property or within 1,000 feet of school property shall be prosecuted pursuant to the Criminal Code of 1961.

CORRECTIONAL IMPACT NOTE
No determination is able to be made with the current data.

STATE MANDATES ACT FISCAL NOTE, IN THE HOUSE
In the opinion of DCCA, SB-205, in the House constitutes a local government organization and structure mandate for which no reimbursement is required.

FISCAL NOTE, AS AMENDED
(Prepared by State Board of Education)
This bill will have no fiscal impact on the State Board of Ed. or on local education agencies because administration of the Criminal Code is not within their purview.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary II
Mar 05 Added As A Co-sponsor MACDONALD Committee Judiciary II
May 03 Added As A Co-sponsor DUDYCZ Added As A Co-sponsor LEMKE Committee Judiciary II
May 07 Recommended do pass as amend 011-000-000 Placed Calndr,Second Reading
May 08 Added As A Joint Sponsor HOLMBERG, CARROLL Added As A Joint Sponsor COLLINS, JONES Added As A Joint Sponsor & DAWSON Placed Calndr,Second Reading
May 09 Second Reading Amendment No.01 JUDICIARY II Adopted Placed Calndr,Third Reading
May 16 Third Reading - Passed 058-000-001 Arrive House Placed Calendr,First Reading
May 20 First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary II
May 30 Added As A Joint Sponsor NASH Committee Judiciary II Recommended do pass 008-000-003 Placed Calndr,Second Reading
Jun 11 Placed Calndr,Second Reading
Jun 13 Fiscal Note Requested YOUNG,A St Mandate Fis Nte ReqYOUNG,A Correctional Note Requested YOUNG,A Placed Calndr,Second Reading
Jun 18 Added As A Joint Sponsor SOLIZ Placed Calndr,Second Reading
Jun 19 Primary Sponsor Changed To RONAN Correctional Note Filed St Mandate Fis Note Filed Placed Calndr,Second Reading
Jun 20 Fiscal Note filed Placed Calndr,Second Reading Second Reading Held on 2nd Reading
Jun 26 Interim Study Calendar JUDICIARY II
Amends the Criminal Code of 1961 to provide that any person convicted of knowingly selling any firearm to any person under 18 years of age who does not possess a Firearm Owner's Identification Card, or knowingly selling or giving any firearm of a size which may be concealed upon the person to any person under 18 commits a Class 1 felony.

**HOUSE AMENDMENT NO. 1.**

Changes penalty to Class 3 felony.

**GOVERNOR AMENDATORY VETO**

Recommends including giving a firearm to anyone under 18 not possessing a valid Firearm Owner's ID card as unlawful under the Act and recommends that penalty be changed to a Class 4 felony.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary II
May 03 Added As A Co-sponsor DUDYCZ
May 03 Added As A Co-sponsor LEMKE
May 07 Recommended do pass 011-000-000
May 08 Added As A Joint Sponsor HOLMBERG, CARROLL
May 08 Added As A Joint Sponsor COLLINS, JONES
May 08 Added As A Joint Sponsor & DAWSON
May 09 Second Reading
May 16 Third Reading - Passed 059-000-000
May 20 Hse Sponsor CULLERTON
May 20 Added As A Joint Sponsor DELEO
May 22 Assigned to Judiciary II
May 30 Added As A Joint Sponsor NASH
Jun 11 Amendment No.01 JUDICIARY II Adopted
Jun 12 Recommended do pass as amend 011-001-001
Jun 26 Held on 2nd Reading
Jun 26 Third Reading - Passed 101-006-000
Jun 27 Secretary's Desk Concurrence 01
Jul 01 S Concurs in H Amend. 01/057-000-000
Jul 29 Sent to the Governor
Sep 24 Governor amendatory veto
Oct 17 Mtn fld accept amend veto SANGMEISTER
Oct 17 Accept Ammd Veto-Sen Pass 059-000-000
Oct 29 Mtn fld accept amend veto CULLERTON
Oct 29 Accept Ammd Veto-House Pass 099-012-002

Correctional Budget and Impact Note Act may be applicable.
Amends the Criminal Code to provide that anyone 18 or older who threatens or does bodily harm to anyone under 18 to compel them to join any organization is guilty of a Class 1 felony.

HOUSE AMENDMENT NO. 1.
Adds phrase “or does bodily harm” to make amendatory text consistent with intent of bill. Changes penalty to Class 2 felony.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-am 1.
Adds reference to: Ch. 37, pars. 702-7, Ch. 38, par 24-1 new par. 24-3.3, Ch. 56 1/2, par. 1407
Recommends that the bill be further amended as follows:

Adds amendments to the Criminal Code of 1961, the Juvenile Court Act and the Ill. Controlled Substances Act to specifically prohibit certain criminal Acts on school property and enhances the criminal penalties for committing such acts.

GOVERNOR AMENDATORY VETO
Recommends removal of the language creating the offense of carrying firearms in schools (see HB-2162). Changes the class of the offense of selling firearms by persons over 18 to persons under 18 from a Class X felony to a Class 3 felony.

Correctional Budget and Impact Note Act may be applicable.
Jun 26  Mtn Prev-Recall 2nd Reading
   Amendment No.02  HAWKINSON Withdrawn
   Amendment No.03  DEUCHLER Withdrawn
Placed Cnlrd, Third Reading
Third Reading - Passed 113-004-000

Jun 27  Secretary’s Desk Concurrence 01

Jun 28  S Noncncrs in H Amend. 01
        Speaker’s Table, Non-concur 01
        H Refuses to Recede Amend 01
        H Requests Conference Comm 1ST
        Hse Conference Comm Apptd 1ST/RONAN,
        BERRIOS, CULLERTON
        WILLIAMSON AND
        MCCCRACKEN

Jun 30  Sen Conference Comm Apptd 1ST/MAROVITZ
        SANGMEISTER,
        LEMKE, BARKHAUSEN,
        & MACDONALD

House report submitted

Jul 01  House report submitted

   3/5 vote required
   1ST CORRECTED

   House Conf. report Adopted 1ST/095-012-010
   Senate report submitted
   MAROVITZ
   3/5 vote required
   Senate Conf. report Adopted 1ST CORRECTED
   056-000-000
   Both House Adoptd Conf rpt 1ST CORRECTED
   Passed both Houses

Jul 29  Sent to the Governor

Sep 24  Governor amendatory veto
        Placed Cal. Amendatory Veto

Oct 16  Mtn fld accept amend veto MAROVITZ
        Accept Amnd Veto-Sen Pass 056-000-000

Oct 17  Placed Cal. Amendatory Veto

Oct 29  Mtn fld accept amend veto RONAN
        Accept Amnd Veto-House Pass 109-002-002
        Bth House Accept Amend Veto

Nov 18  Return to Gov-Certification

Dec 02  Governor certifies changes
        PUBLIC ACT 84-1075  Effective date 12-02-85

SB-0208  MAROVITZ – SANGMEISTER – SMITH – HOLMBERG – CARROLL –
         COLLINS – JONES – DAWSON, LUFT, KELLY, KUSTRA, LEMKE, NED-
         ZA, ZITO, CHEW, BARKHAUSEN AND DUDYCZ.

         (Ch. 38, new par. 24-3.3; Ch. 56 1/2, new pars. 707a and 1407a)

Amends the Criminal Code, Cannabis Control Act and Illinois Controlled Sub-
stances Act to provide that sale or delivery of firearms, cannabis or controlled sub-
stances by anyone 18 and older to anyone under 18 while on the premises of any
school is a Class X felony.

SENATE AMENDMENT NO. 2.
Removes the Class X felony for cannabis violations on school campuses. Provides
that weapon violations and controlled substances violations within 1,000 ft. of a
school as well as on the school premises are Class X felonies.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Judiciary II
May 03  Added As A Co-sponsor DUDYCZ
Added As A Co-sponsor LEMKE
Committee Judiciary II

5 Correctional Budget and Impact Note Act may be applicable.
SB-0208—Cont.  130

May 07       Recommended do pass as amend
              011-000-000

Placed Calndr, Second Reading

May 08       Added As A Joint Sponsor HOLMBERG, CARROLL
              Added As A Joint Sponsor COLLINS, JONES
              Added As A Joint Sponsor & DAWSON

Placed Calndr, Second Reading

May 17       Second Reading
              Amendment No. 01  JUDICIARY II  Tabled
                          01
              Amendment No. 02  MAROVITZ  Adopted

Placed Calndr, Third Reading

May 21       Third Reading - Passed 058-000-000
              Arrive House

Placed Calendr, First Reading

May 22       Hse Sponsor RONAN
              Added As A Joint Sponsor PRESTON
              Added As A Joint Sponsor SOLIZ

First reading  Rfrd to Comm on Assignment

May 23       Added As A Joint Sponsor BERRIOS

Committee Assignment of Bills

May 29       Added As A Joint Sponsor PANGLE

Assigned to Judiciary II

Jun 11       Recommended do pass 009-001-001

Placed Calndr, Second Reading

Jun 18       Second Reading

Placed Calndr, Third Reading

Jun 26       Tabled House Rule 37(G)

1 SB-0209  MAROVITZ - SANGMEISTER - SMITH - HOLMBERG - CARROLL -
            COLLINS - JONES - DAWSON, LECHOWICZ, LUFT, KELLY, KUSTRA, NEDZA, ZITO, CHEW AND BARKHAUSEN.
            (New Act; Ch. 120, par. 2-203; Ch. 127, par. 46.1 and new par. 46.50)

Creates an Act to allow income tax deductions for contributions to community
groups. Authorizes an income tax deduction of 200% of certain contributions made
by a business entity to a certified community based organization for a project ap-
proved by the Department of Commerce and Community Affairs up to certain limi-
tations. Establishes a 7 member Special Review Committee appointed by the
Governor to promulgate rules and review certain decisions of the Department of
Commerce and Community Affairs. Authorizes the Department of Commerce and
Community Affairs to award grants to such community groups.

SENATE AMENDMENT NO. 1.

Amends to change the deduction from 200% of the cost to the actual cost of the con-
tribution. Limits grants to 2 per year with a $50,000 limit on the organization.
Makes other changes.

SENATE AMENDMENT NO. 2.

Makes non-substantive grammatical correction changing “includes” to
“include”.

FISCAL NOTE

(Prepared by IL Dept. of Revenue)

The Dept. estimates that SB-209 could reduce State income tax revenues by at
least $5,000,000 per fiscal year, plus any additional deduction amounts carried for-
ward from previous years.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 55a-4

Adds provision amending The Civil Administrative Code of Illinois. Establishes
in the Division of Support Services of the Department of Law Enforcement, the Of-

1 Fiscal Note Act may be applicable.
Ice of Coordination of Gang Prevention. The Office shall consult with units of local government and school districts to assist them in gang control activities and to administer a system of grants to units of local government and school districts which, upon application, have demonstrated a workable plan to reduce gang activity in their area.

FISCAL NOTE, AS AMENDED
(Prepared by Dept. of Law Enforcement)

Excluding Chicago, total estimated grant fund costs would be $1,300,000. Estimated costs for Chicago grant funds would be $1,000,000. Estimated administrative costs would be $115,000.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Executive
Mar 27 Committee discharged Re-referred to Judiciary II
May 07 Recommended do pass as amend
011-000-000

Placed Calndr, Second Reading
May 08 Added As A Joint Sponsor HOLMBERG, CARROLL
Added As A Joint Sponsor COLLINS, JONES
Added As A Joint Sponsor & DAWSON
Placed Calndr, Second Reading
May 17 Second Reading
Amendment No.01 JUDICIARY II Adopted
Amendment No.02 MAROVITZ Adopted

Placed Calndr, Third Reading
May 21 Third Reading - Passed 045-011-002
Arrive House
Placed Calndr, First Reading
May 23 Added As A Joint Sponsor BERRIOS
Added As A Joint Sponsor KRISKA
First reading Rfrd to Comm on Assignment
May 28 Primary Sponsor Changed To CULLERTON
Added As A Joint Sponsor FLOWERS
Committee Assignment of Bills
May 29 Assigned to Revenue
Jun 06 Added As A Joint Sponsor RICE
Committee Revenue
Jun 13 Recommended do pass 009-003-001
Placed Calndr, Second Reading
Jun 18 Fiscal Note Requested CULLERTON
Fiscal Note filed
Placed Calndr, Second Reading
Jun 19 Second Reading
Amendment No.01 BOWMAN Adopted
057-040-000
Fiscal Note Requested AS AMENDED-PIEL

Held on 2nd Reading
Jun 20 Held on 2nd Reading Fiscal Note filed
Jun 26 Amendment No.02 BRAUN Withdrawn
Placed Calndr, Third Reading
Third Reading - Passed 064-051-000
Jun 27 Secretary's Desk Concurrence 01
Jun 28 S Concurs in H Amend. 01/042-010-001
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor vetoed
Placed Calendar Total Veto
Oct 16 Mtn filed overrde Gov veto MAROVITZ
3/5 vote required
Override Gov veto-Sen pass 037-021-000
SB-0210  MAROVITZ, SMITH, LEMKE AND MACDONALD.

(Ch. 122, new par. 26-3b)

Amends The School Code. Provides that if a child is enrolled in a public school and is absent from school for 2 hours after the beginning of his first class, a school employee shall telephone the parent or guardian of the child to notify the parent or guardian of the child's absence. Applicable beginning July 1, 1986.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends The School Code. Provides that beginning July 1, 1986, an employee or other agent designated by a public school shall make a reasonable effort to promptly telephone and notify the parent, legal guardian or person having legal custody of a child enrolled in grades Kindergarten through 8 of the school, of the child's absence if the child is absent and there is no record that the absence is for a valid cause, nor notification that the absence has been authorized by the parent, legal guardian or legal custodian. Grants civil immunity to employees or agents of the school who make reasonable efforts to notify parents, legal guardians or legal custodians of children's absences when required, except for wilful and wanton misconduct.

1 Fiscal Note Act may be applicable.
Amends the Illinois Farm Development Authority Act and the Illinois Income Tax Act. Deletes a reference to the Farmers Home Administration as a source from which the Illinois Farm Development Authority may procure insurance, letters of credit or guarantees. Raises from $150,000 to $250,000 the amount of bonds or notes which may be authorized by a resolution of the Authority for a single real estate borrower. Prohibits loans of bond proceeds to natural persons with a net worth of over $500,000. Raises the maximum aggregate principal amount of bonds or notes of the Authority from $150,000,000 to $300,000,000, and deletes provision earmarking $20,000,000 of such total for certain agribusiness purposes. Exempts income from such bonds or notes from taxation under the Illinois Income Tax Act.

SENATE AMENDMENT NO. 1.
Specifies the prohibition of loans of bonds proceeds to natural persons with a net worth of over $500,000 applies to loans for the purchase of new depreciable agricultural property.

HOUSE AMENDMENT NO. 1.
Deletes reference to: (Ch. 120, par. 2-203)

Deletes provisions exempting bonds of the Authority from taxation under the Illinois Income Tax Act.

HOUSE AMENDMENT NO. 2.
Adds immediate effective date.

Feb 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Finance and Credit Regulations
Mar 27  Added As A Co-sponsor ZITO  Committee Finance and Credit Regulations
Apr 11  Recommded do pass as amend 011-000-000

Placed Calndr,Second Reading
Apr 30  Second Reading  Amendment No.01 FINANCE  Adopted
Placed Calndr,Third Reading
May 16  Third Reading - Passed 058-000-001
Arrive House
Hse Sponsor SALTSMAN
Added As A Joint Sponsor RICHMOND
Placed Calndr,First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 20  Added As A Joint Sponsor WAIT
Added As A Joint Sponsor WOODYARD  Committee Assignment of Bills
May 29  Assigned to Agriculture
May 31  Added As A Joint Sponsor MAUTINO  Committee

*State Debt Impact Note Act may be applicable.*
**SB-0212**  
DEMUZIO – POSHARD – LUFT.  

(Ch. 120, par. 441d)

Amends the Retailers’ Occupation Tax Act to eliminate the prepayment requirement for liquid propane gas.

**HOUSE AMENDMENT NO. 1.** (House recedes November 14, 1985)  
Adds immediate effective date.

**CONFERENCE COMMITTEE REPORT NO. 1.**  
Recommends that the House recede from H-am 1.

- Deletes reference to: Ch. 120, par. 441d  
- Adds reference to: Ch. 24, new par. 8-11-5; Ch. 120, pars. 2002, 2003, 2005

Recommends that the bill be further amended as follows: Deletes everything. Amends the IL Municipal Code to authorize a municipality of over 100,000 to impose, upon approval by the electors of the municipality at a referendum, a one-cent-per-gallon tax on motor fuel sold within the municipality's boundaries. Amends the Telecommunications Excise Tax Act to change the definitions of “gross charge”, “telecommunications”, “person”, and “sale at retail”. Makes various other changes. Effective immediately.

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<td>May 16</td>
<td>Third Reading - Passed 059-000-000 Arrive House Placed Calndr,First Reading</td>
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<td>Hse Sponsor HANNIG First reading Rfrd to Comm on Assignment</td>
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<td>Jun 18</td>
<td>Added As A Joint Sponsor HARTKE Consnt Caldr Order 2nd Read</td>
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<td>Remvd from Consent Calendar</td>
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<td>Jun 20</td>
<td>Short Debate Cal 2nd Rdng Amendment No.01 RYDER Adopted</td>
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**PUBLIC ACT 84-0154** Effective date 08-13-85  

Fiscal Note Act may be applicable.
Amends The Illinois Development Finance Authority Act. Empowers the Authority to provide financial assistance, job training and technical expertise for the development, promotion and maintenance of business and industry in Illinois. Creates the Enterprise Development and Job Creation Fund for this purpose; provides for the financing of the Fund by the issuance of revenue bonds in an amount not to exceed $500,000,000; requires the Authority to appoint a director to manage the Fund.

Amends the Revenue Act of 1939. Authorizes taxing districts to abate taxes for up to 10 years on property owned by a commercial firm which is newly created or has relocated in this State, or which expands a previously existing facility in this State. Present law limits such abatements to property owned by industrial firms.

4 State Debt Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 1. (Tabled June 26, 1985)
Specifies that the $1,000,000 abatement limitation applies to the total taxes abated by all taxing districts on a particular piece of property.

HOUSE AMENDMENT NO. 2.
Limits the total aggregate of all abated taxes to $1,000,000 combined.

Fiscal Note Act may be applicable.

Amends The School Code and State Finance Act. Requires the State Board of Education to provide support for local educational agencies to establish and conduct high impact training services to meet the needs of assisting new businesses locating in Illinois; assisting local business in expanding their operations which will increase the number of employees; and assisting and counseling dislocated workers in retraining for new employment. Creates the Illinois High Impact Training Services Fund in the State Treasury. Takes effect July 1 next following its becoming law.
SB-0216 LECHOWICZ, LUFT, WELCH, POSHARD, DEMUZIO, LEMKE, COLLINS AND SAVICKAS.

(Ch. 120, par. 2-203; Ch. 122, new pars. 102-19 and 102-20)

Amends the Public Community College Act and the Illinois Income Tax Act. Provides that the Illinois Community College Board may provide funds to community colleges for the operation of a technical training programs in which equipment of corporate facilities is used. The Illinois Community College Board shall also administer a program for the purpose of making donated technical and vocational equipment available to public community colleges. Grants individual taxpayers and corporations deductions from the Illinois income tax for equipment donated to community colleges. Effective immediately.

Fiscal Note Act may be applicable.
Amends the Public Utilities Act to permit certain business enterprises located within an Enterprise Zone to file a claim for a credit or refund to recover the amount of the pass-on of municipal and State utility taxes. The credit or refund is available if the county or municipality which designated the zone has adopted an ordinance authorizing such claims for a credit or refund of the pass-on of the utility taxes. Effective immediately.

SENATE AMENDMENT NO. 1.
Amends the Public Utilities Act to permit certain business enterprises located within an Enterprise Zone to file a claim for a refund to recover the amount of the pass-on of municipal and State utility taxes. The refund is available if the county or municipality which designated the zone has adopted an ordinance authorizing such claims for a refund of the pass-on of the utility taxes. Effective immediately.

FISCAL NOTE
(Prepared by IL Dept. of Revenue)

SB-217 will reduce State utility tax revenues by an undetermined, but consequential amount, to the extent that eligible businesses file claims.
May 20  Hse Sponsor YOUNG,A  
First reading  Rfrd to Comm on Assignment

May 22  Assigned to Public Utilities

May 23  Added As A Joint Sponsor MCNAMARA  
Committee Public Utilities

May 24  Re-assigned to Revenue

Jun 13  Fiscal Note Requested YOUNG,A  
Recommended do pass 009-004-000

Placed Calndr,Second Reading

Jun 18  Fiscal Note filed

Jun 19  Second Reading
Placed Calndr,Third Reading

Jun 25  Third Reading - Passed 063-053-000  
Passed both Houses

Jul 23  Sent to the Governor

Sep 20  Governor vetoed

Oct 17  Total veto stands.

1 SB-0218  SMITH - DAWSON - LUFT - LEMKE, LECHOWICZ, ZITO, SAVICKAS, COLLINS AND HOLMBERG.

(Ch. 120, par. 2-201)

Amends the Illinois Income Tax Act. Provides that partnerships and Subchapter S corporations may be allowed an enterprise zone investment credit to be determined according to the determination of distributive shares of income under the Internal Revenue Code. Effective immediately.

FISCAL NOTE

Prepared by the IL Dept. of Revenue

The Dept. is unable to estimate the income tax revenue loss associated with SB-218, but would not estimate a substantial loss.

Feb 21 1985  First reading  Rfrd to Comm on Assignment

Feb 27  Added As A Co-sponsor SAVICKAS &  
Added As A Co-sponsor COLLINS

Apr 24  Assigned to Labor and Commerce  
Recommended do pass 009-000-000

Apr 30  Placed Calndr,Second Reading

May 15  Second Reading
Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000  
Arrive House
Placed Calndr,First Reading

May 22  Hse Sponsor BULLOCK  
First reading  Rfrd to Comm on Assignment

Jun 13  Assigned to Revenue

Jun 18  Do Pass/Consent Calendar 016-000-000

Jun 19  Fiscal Note filed

Jun 20  Remvd from Consent Calendar  
Cal 2nd Rdng Short Debate

Jun 20  Added As A Joint Sponsor SOLIZ  
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

1 Fiscal Note Act may be applicable.
Amends the Income Tax Act and The School Code and the State Finance Act to provide for an income tax deduction for equipment donated to schools and to provide for the establishment of a technical training program to be administered by the State Board of Education. Also creates the Technical Education Training Fund, a special fund in the State treasury from which appropriations are made to the State Board for technical training program grants.

Amends the Nursing Care Reform Act and the Civil Administrative Code. Requires operators of nursing care facilities to request the Department of Law Enforcement to conduct a criminal background investigation of prospective employees; prohibits the hiring of any person convicted of a felony. Authorizes the Department of Law Enforcement to request submission of fingerprints when deemed necessary by that Department. Provides that the Department of Public Health may revoke or refuse to renew the license of any facility failing to comply with these requirements. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes title and everything after the enacting clause. Amends the Nursing Care Reform Act and the Civil Administrative Code. Requires an administrator of a nursing care facility, prior to or within 10 days after hiring any person as an employee of such facility, as a condition of permanent employment, to authorize an investigation by the Department of Law Enforcement to determine if such applicant or employee has, within 5 years immediately preceding the date of application, been declared a sexually dangerous person or convicted of specified criminal offenses. Prohibits employment of any person who has been convicted of one of the specified offenses within such period. Provides for a background investigation every 5 years. Provides for confidentiality of records.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.

Provides that the provision protecting the facility administrator who terminates an employee from certain liabilities is applicable only if the employee was hired after the effective date of the amendatory provisions and if the individual was employed contingent upon the results of the Dept. of Law Enforcement investigation. Provides that a violation of the provisions, other than unauthorized release of confidential information, is a business offense punishable by a fine not to exceed $10,000. Deletes from the list of specified crimes the conviction of which justifies termination a felony offense which bears a reasonable relationship to the performance of a nursing home facility employee. Makes technical corrections.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Public Health, Welfare, Corrections
Mar 05 Added As A Co-sponsor LEMKE Committee Public Health, Welfare, Corrections
May 01 Recommended do pass as amend 009-000-000
May 20 Second Reading
May 21 Recalled to Second Reading
May 24 Third Reading - Lost 028-022-001

SB-0221 LEMKE.

(Ch. 29, par. 56)

Amends the Physical Fitness Service Act to provide that contracts for physical fitness services shall provide that employees or agents who directly participate in monitoring or administering such services shall be trained in first aid, including CPR. Effective immediately.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Ins Pensions & Licensed Activities

SB-0222 LEMKE.

(Ch. 111, par. 4421)

Amends the Medical Practice Act. Limits the practice of chiropractic to the art and science of locating, analyzing and adjusting abnormal vertebral subluxations or misalignments which interfere with the ability of the human body to regain or maintain health. Permits the use of X-rays by chiropractors for locating and analyzing vertebral subluxations or misalignments.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Ins Pensions & Licensed Activities

SB-0223 LEMKE.

(Ch. 32, new pars. 562j, 594.3 and 609.15; Ch. 73, par. 969.9)

Amends The Non-Profit Health Care Service Plan Act, The Medical Service Plan Act, The Voluntary Health Services Plans Act and the Illinois Insurance Code. Provides that all claims and indemnities payable under policies of accident and health insurance and service plan contracts shall be paid within 30 days following receipt by the insurer of due proof of loss, under penalty of paying the insured interest from the 30th day after receipt of proofs to the date of late payment. Effective immediately.
SENATE AMENDMENT NO. 1.
Changes the proposed interest rate from 1 1/2% per month to 9% per year.
Makes the Act applicable to instruments delivered, issued for delivery, renewed or
amended on or after 180 days following the effective date of the Act.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Ins Pensions & Licensed Activities
May 07 Recommended do pass as amend 011-000-000
Placed Calndr,Second Reading
May 09 Second Reading Amendment No.01 INSURANCE Adopted
Placed Calndr,Third Reading
May 14 Third Reading - Passed 056-000-000
Arrive House
Placed Calendr,First Reading
May 15 Hse Sponsor TERZICH
Added As A Joint Sponsor NASH
Placed Calendr,First Reading
May 16 First reading Rfrd to Comm on Assignment
May 20 Added As A Joint Sponsor PANGLE
Committed Assignment of Bills
May 22 Assigned to Insurance
Jun 05 Do Pass/Consent Calendar 016-000-000
Consnt Caldr Order 2nd Read
Jun 11 Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 18 Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16 Sent to the Governor
Sep 13 Governor approved
PUBLIC ACT 84-0280 Effective date 09-13-85

1 SB-0224 LEMKE.
(Ch. 111 1/2, pars. 1003 and 1039)
Amends the Environmental Protection Act to revise the definition of regional pol-
lution control facility and to remove the Metropolitan Sanitary District's exemption
from compliance with local zoning law and to require that after February 1, 1986
no new regional pollution control facility may be operated by the Metropolitan San-
itary District unless siting has been approved pursuant to Section 39.2 of the Envi-
ronmental Protection Act.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 1/2, par. 1003

Deletes existing provisions of bill; requires the Metropolitan Sanitary District to
hold a public hearing before beginning construction on any newly permitted
facility.

SENATE AMENDMENT NO. 2.
Specifies that members of the public may express their views at the required pub-
lic hearing.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, new par. 1022.12

Provides rules for the establishment of new regional pollution control facilities.

HOUSE AMENDMENT NO. 2.
Excludes facilities established by the city of Chicago.

Feb 27 1985 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
Amends An Act in relation to criminal identification and investigation to require copies of fingerprints and descriptions of persons arrested for violations of The Illinois Vehicle Code to be furnished to the Department of Law Enforcement only if they are classified as felonies. Also prohibits expungement of arrest records for commission of a misdemeanor or violation of a municipal ordinance if the defendant had been previously convicted of a felony violation of the Illinois Vehicle Code.

SENATE AMENDMENT NO. 1.

Provides that all violations of Chapter 4 (Anti-Theft Laws and Abandoned Vehicles) of the IL Vehicle Code shall be reported to the Dept. of Law Enforcement.

PUBLIC ACT 84-0616 Effective date 01-01-86
SB-0226 SAVICKAS.

(New Act)

Makes an appropriation of $4,800,000 from the Metropolitan Fair and Exposition Authority Reconstruction Fund to the Metropolitan Fair and Exposition Authority for its corporate purposes. Effective July 1, 1985.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Appropriations I
May 14 Placed Calndr, Second Reading
May 20 Second Reading
Placed Calndr, Third Reading
May 29 Third Reading - Lost 025-022-004
Motion to Reconsider Vote
Mtn Reconsider Vote Prevail

Third Reading - Passed 045-009-003
Arrive House
Placed Calndr, First Reading
May 31 Hse Sponsor CAPPARELLI
Placed Calndr, First Reading
Jun 04 First reading Rfrd to Comm on Assignment
Assigned to Appropriations I
Jun 06 Added As A Joint Sponsor LEVERENZ
Added As A Joint Sponsor BULLOCK
Committee Appropriations I
Jun 13 Mtn Prevail Suspend Rul 20K
Committee Appropriations I
Jun 20 Placed Calndr, Second Reading
Jun 25 Second Reading
Placed Calndr, Third Reading
Jun 26 Mtnm Prevail Suspend Rul 37G
Placed Calndr, Third Reading
Jun 27 Tabled House Rule 37(G)

SB-0227 SAVICKAS.

(Ch. 85, par. 1235)

Amends the Metropolitan Fair and Exposition Authority Act. Provides that appointments to the Board of the Authority by the Mayor of Chicago shall be made with the advice and consent of the Chicago City Council. Effective immediately.

SENATE AMENDMENT NO. 1.

Makes the Mayor's appointments subject to the advice and consent of the Senate.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Local Government
May 01 Recommended do pass as amend 010-000-000
Placed Calndr, Second Reading
May 09 Second Reading
Amendment No. 01 LOCAL GOVERN Adopted
Placed Calndr, Third Reading
May 24 Third Reading - Passed 043-008-002
Arrive House
Placed Calndr, First Reading
May 29 Hse Sponsor YOUNG,A
Added As A Joint Sponsor BULLOCK
First reading Rfrd to Comm on Assignment
May 30 Assigned to Executive
Jun 14 Tbld pursuant Hse Rule 27D
SB-0228 SOMMER.

(Ch. 48, pars. 550 and 552)

Amends The Unemployment Insurance Act. Allows an employer against whom less than $100 in total contributions have accrued during a calendar year to elect to pay contributions and file a contribution report on an annual, rather than quarterly, basis for the immediately succeeding calendar year. Provides the penalty for failing to file wage reports in a timely fashion shall not exceed the amount of contributions to have accrued and become payable during the period for which the report is to be filed.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Labor and Commerce

SB-0229 VADALABENE AND LEMKE.

(Ch. 34, par. 6203)

Amends the Burial of Indigent Veterans Act. Changes "inmates" to "residents" when referring to veterans residing in Veterans' Homes. Effective immediately.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Exec Appointment, Vet Aff & Admin

Added As A Co-sponsor LEMKE
Committee Exec Appointment, Vet Aff & Admin

Apr 17 Placed Calndr, Second Reading
Apr 18 Second Reading
Placed Calndr, Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor PIEL
Added As A Joint Sponsor MAYS
Placed Calndr, First Reading

May 17 Added As A Joint Sponsor PANGLE
First reading Rfrd to Comm on Assignment

May 22 Assigned to Select Comm on Veterans' Affairs

Jun 13 Consnt Caldr Order 2nd Read
Jun 17 Added As A Joint Sponsor WOODYARD
Consnt Caldr Order 2nd Read
Jun 19 Added As A Joint Sponsor HARTKE
Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read

Jun 21 Consnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses

Jul 19 Sent to the Governor
Aug 12 Governor approved
PUBLIC ACT 84-0145 Effective date 08-12-85

SB-0230 VADALABENE – MAHAR AND LEMKE.

(Ch. 126 1/2, par. 69.1)

Amends an Act creating the Illinois Department of Veterans' Affairs. Qualifies otherwise eligible veterans who served in the armed forces after, as well as before, May 1, 1975, for Veteran's Scholarships. Entitles scholarship recipients to payment or reimbursement of fees as well as tuition. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 126 1/2, new par. 67.01a

1 Fiscal Note Act may be applicable.
Empowers the Department to spend all profits from commissary sales on the comfort and pleasure of residents and employees of the Illinois Veterans Home. Provides that interest and income on funds deposited for residents shall be spent for the benefit of the residents. Permits expenditure or disposition of unclaimed property.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Exec Appointment, Vet Aff & Admin
            Added As A Co-sponsor LEMKE
            Committee Exec Appointment, Vet Aff & Admin
Apr 17      Recommended do pass 015-000-000
Apr 18      Placed Calndr,Second Reading
May 09      Second Reading
            Placed Calndr,Third Reading
May 16      Third Reading - Passed 059-000-000
            Arrive House
            Hse Sponsor PIEL
            Added As A Joint Sponsor PHELPS
            Placed Calendr,First Reading
May 17      First reading  Rfrd to Comm on Assignment
May 22      Assigned to Select Comm on Veterans' Affairs
Jun 13      Amendment No.01  VET AFFAIRS  Adopted
            Recommended do pass as amend 008-000-000
            Placed Calndr,Second Reading
Jun 17      Added As A Joint Sponsor WOODYARD
            Placed Calndr,Second Reading
Jun 20      Second Reading
            Placed Calndr,Third Reading
Jun 21      Third Reading - Passed 110-000-000
Jun 24      Secretary's Desk Concurrence 01
Jun 27      S Concurs in H Amend. 01/055-000-000
            Passed both Houses
Jul 24      Sent to the Governor
Aug 12      Governor approved
            PUBLIC ACT 84-0146  Effective date 08-12-85

1 SB-0231  JOYCE, JEREMIAH.
(Ch. 122, new par. 24-10.1; Ch. 127, new par. 141.158)

Amends The School Code and An Act in relation to State finance. Creates the Teacher Incentive Pay Fund in the State Treasury into which funds from the General Revenue Fund are transferred upon certification by the State Board of Education. Establishes the teacher incentive pay program, administered by the State Board of Education, under which moneys appropriated from the Teacher Incentive Pay Fund are used to make awards to classroom teachers of $1,000 to $2,000 per year per teacher for each of such teachers' 9th through 25th years of teaching experience. Applies only to teaching experience acquired in school years commencing after July 1, 1986. Effective January 1, 1986.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Education-Elementary & Secondary

1 SB-0232  JOYCE, JEREMIAH.
(Ch. 127, new par. 63b108a.2)

1 Fiscal Note Act may be applicable.
Amends the Personnel Code. Requires that the pay plan established for all State employees subject to the jurisdiction of the Department of Central Management Services with respect to classification and pay shall include by June 30, 1986, a schedule for the attainment of comparable worth, with comparable worth to be fully achieved not later than June 30, 1995. Effective immediately.

**SENATE AMENDMENT NO. 1.**

Adds reference to: Ch. 124, new par. 110a.1

Amends the Secretary of State Merit Employment Code. Requires that the pay plan established for all employees of the Secretary of State subject to the jurisdiction of the Department of Personnel with respect to classification and pay shall include by June 30, 1986, a schedule for the attainment of comparable worth among all employees of the State Library subject to such jurisdiction, with comparable worth to be fully achieved not later than June 30, 1995.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Labor and Commerce
May 02 Recommended do pass as amend 006-004-000
Placed Calndr,Second Reading
May 09 Second Reading Amendment No.01 LABOR COMMERCCE Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Lost 022-027-004

**SB-0233** TOPINKA - D'ARCO.

(Ch. 95 1/2, par. 6-110; Ch. 110 1/2, pars. 305, 308, 351 and 352)

Amends Vehicle Code to require that the Secretary of State inform drivers license applicants or licensees of the format on the reverse of each license for execution of anatomical gifts, describe the procedures for its execution and offer to provide the necessary witnesses. Amends Uniform Anatomical Gift Act to exempt from liability donees acting in good faith who fail to obtain consent from the surviving spouse or next of kin. Amends Corneal Transplant Act to set forth order of priority of persons who may object to the removal of corneal tissue from a decedent. Effective immediately.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Judiciary I
Apr 18 Added As A Joint Sponsor D'ARCO
Committee Judiciary I

**SB-0234** KELLY – ETHEREDGE – RIGNEY – JONES.

(Ch. 38, par. 115-5; 95 1/2, new par. 11-501.3; Ch. 110, par. 8-802)

Amends The Code of Criminal Procedure of 1963, the Illinois Vehicle Code and the Code of Civil Procedure. Makes written blood alcohol results of tests conducted in the regular course of providing emergency medical treatment admissible as evidence in civil and criminal cases if certain criteria are met. Effective immediately.

**SENATE AMENDMENT NO. 1.**

Deletes reference to: Ch. 38, par. 115-5

Limits the admissibility of blood alcohol results of tests to prosecutions for driving under the influence of alcohol or drugs or for reckless homicide. Provides that no action shall lie based upon such use of the results of blood alcohol tests or of testimony made available in accordance with this amendatory Act.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Judiciary II
Mar 27 Added As A Joint Sponsor ETHEREDGE
Committee Judiciary II
SB-0234—Cont.

May 03  Added As A Joint Sponsor RIGNEY & JONES
        Committee Judiciary II
May 07  Recommended do pass as amend
        011-000-000
        Placed Calndr,Second Reading
May 09  Second Reading
        Amendment No.01 JUDICIARY II  Adopted
        Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
        Arrive House
        Placed Calndr,First Reading
May 17  Hse Sponsor HOMER
        First reading  Rfrd to Comm on Assignment
        May 22  Assigned to Judiciary II
        Jun 13  Recommended do pass 009-000-000
        Jun 20  Second Reading
        Held on 2nd Reading
        Jun 26  Tabled House Rule 37(G)

SB-0235 WELCH.

(Ch. 121 1/2, new par. 262P)

Amends the Consumer Fraud and Deceptive Business Practices Act to prohibit
the utilization of sales promotions offering free prizes to consumers without specifying
the fair market value of such free prize.

SENATE AMENDMENT NO. 1.
Exempts radio and television promotions and advertisements.

HOUSE AMENDMENT NO. 3.
Prohibits the advertising of any business by means of offering free prizes without
disclosing all material terms regarding the offer. Eliminates the requirement of disclosure of fair market value.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Mar 05     Assigned to Judiciary I
Apr 18     Recommended do pass 008-000-001

Apr 30  Second Reading
        Amendment No.01 WELCH  Adopted
        Placed Calndr,Third Reading
May 21    Third Reading - Passed 031-024-000
        Verified
        Third Reading - Passed 031-024-000
        Arrive House
        Placed Calndr,First Reading
May 22    Hse Sponsor HOMER
        First reading  Rfrd to Comm on Assignment
        May 29  Assigned to Consumer Protection
        Jun 12  Motion disch comm, advc 2nd
        HOMER  Committee Consumer Protection
        Jun 13  Committee discharged 077-032-001

Jun 19    Added As A Joint Sponsor STECZ0
        Placed Calndr,Second Reading
Jun 20    Second Reading
        Held on 2nd Reading
Jun 24    Added As A Joint Sponsor HARTKE
        Amendment No.01 HOMER  Withdrawn
        Amendment No.02 HOMER  Withdrawn
        Amendment No.03 HOMER  Adopted
        Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 111-001-000
Amends the Chicago Park District Act, the Metropolitan Transit Authority Act, the Regional Transit Authority Act and the Public Community College Act. Provides that appointments by the Mayor of the City of Chicago under those Acts shall be deemed to have received the advice and consent of the Chicago City Council if the City Council does not reject the appointment within 60 session days after receiving it. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides, in the case of appointments to the board of commissioners of the Chicago Park District, that appointments will be deemed to have received advice and consent after 180 days, rather than after 60 session days.

Amends The Election Code to permit a voter to cast an absentee ballot in person at the office of the election authority or at the office of certain other local officials in the general primary and general election in all election jurisdictions. Present law permits in person absentee voting in general primary and general elections only with the written authorization of the election authority.
SB-0238  MAROVITZ – NETSCH – BERM AN.

(New Act)

Creates An Act in relation to the consignment of works of fine art. Establishes provisions regulating the consignment of works of fine art by artists to art dealers. Defines terms and establishes penalties for violation. Effective immediately.

SENATE AMENDMENT NO. 1.

Requires art dealer to enter into written contract with the artist for commission on consignment prior to acceptance of the art or within 7 days of acceptance.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Mar 05  Assigned to Ins Pensions & Licensed Activities
Mar 20  Recommended do pass as amend
008-000-000
placed Calndr, Second Reading
Added As A Joint Sponsor BERM AN
placed Calndr, Second Reading

Apr 18  Second Reading
Amendment No.01 INSURANCE Adopted
placed Calndr, Third Reading

May 16  Third Reading - Passed 058-000-001
Arrive House
placed Calndr, First Reading

May 17  Hse Sponsor CURRIE
Added As A Joint Sponsor WHITE
First Reading  Rfrd to Comm on Assignment

May 22  Assigned to Judiciary I
Jun 13  Do Pass/Short Debate Cal 013-000-000
Cal 2nd Rdg Short Debate

Jun 20  Short Debate Cal 2nd Rdg
Held 2nd Rdg-Short Debate

Jun 21  Cal 3rd Rdg Short Debate

Jun 24  Third Reading - Passed 115-002-000
Passed both Houses

Jul 23  Sent to the Governor

Sep 20  Governor approved
PUBLIC ACT 84-0683 Effective date 09-20-85

SB-0239  O’DANIEL.

(Ch. 95 1/2, par. 6-204)

Amends The Illinois Vehicle Code. Adds to list of violations which the court is not required to report to the Secretary of State speeding violations where the speed limit is 55 miles per hour and the speed charged is not more than 10 miles per hour over that limit.

HOUSE AMENDMENT NO. 1. (House recedes June 29, 1985)

Adds reference to: Ch. 38, par. 110-15; Ch. 95 1/2, par.
6-306.2 and new par. 16-104b

Authorizes a local authority, which incorporates into its local ordinance or code certain violations of the Illinois Vehicle Code, to issue for such violations a minor nonreportable traffic violation as evidenced by the issuance of a Uniform P-Ticket, which, with some exceptions, may be satisfied by the payment of a $15 fine.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05  Assigned to Transportation
Apr 24  Recommended do pass 011-000-000
placed Calndr, Second Reading
SB-0240  POSHARD.

(Ch. 108 1/2, par. 16-153.4; Ch. 122, new par. 10-22.3b)

Amends the School and Pension Codes. Empowers school boards to pay group health insurance premiums for its retired teachers to the Downstate Teachers' Retirement System to the extent the System itself does not pay such costs.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05  Tabled By Sponsor

SB-0241  SANGMEISTER.

(Ch. 38, par. 2-6)

Amends the Criminal Code of 1961. Redefines “dwelling” for the purposes of the residential burglary offense to mean a house, apartment, mobile home, trailer, or other living quarter in which at the time of the alleged offense the owners or occupants actually reside or in their absence intend within a reasonable period of time to reside as a permanent place of residence.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
SB-0242  MAITLAND.

(Ch. 122, par. 24-12)

Amends The School Code. Requires school boards in districts of fewer than 500,000 inhabitants to hold hearings on teacher dismissals and removals for cause only if requested by the teachers. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, pars. 10-21.4a, 10-22.4, 21-7.1, 34-85, new pars. 2-3.48, 2-3.49, 2-3.50, 34-83a, new Article 24A

Changes the title and deletes everything after the enacting clause. Amends The School Code. Requires school boards to develop and implement programs of evaluation of teachers in contractual continued service. Requires approval of such programs by the State Board of Education and specifies criteria for such programs. Requires the State Board to train district administrators in evaluation techniques. Requires principals to be primarily concerned with instructional leadership through curriculum and staff development. Imposes new conditions for issuance of administrative certificates and endorsements after June 30, 1987, to facilitate improvement of instruction. Eliminates requirement of a dismissal hearing unless requested by the teacher. Makes other changes. Effective July 1, 1985.

FISCAL NOTE, AS AMENDED

SB 242 will produce a cost of at least $2,000,000, with an estimate of greater costs not able to be determined with the current information.
May 29

Jun 13 Amendment No.01 ELEM SCND ED Adopted

Jun 18 Added As A Joint Sponsor DEUCHLER
Added As A Joint Sponsor COWLISHAW

Jun 19 Fiscal Note filed

Jun 20 Second Reading

Jun 26 Tabled House Rule 37(G)

Oct 16 Exempt under Hse Rule 29(C)

Placed Calndr,Second Reading

Placed Calndr,Second Reading

Placed Calndr,Second Reading

Sept 10

'1 SB-0243 COFFEY.

(Ch. 95 1/2, par. 3-606.1)

Amends The Illinois Vehicle Code to revise the definition of retired member to require 6 rather than 8 years of service, if not 62 years of age with a minimum of 4 years of service. Effective immediately.

Feb 28 1985 First reading Rfrd to Comm on Assignment

Mar 05 Assigned to Transportation

Apr 11 Recommended do pass 009-000-000

Apr 18 Second Reading

Placed Calndr,Third Reading

May 14 Third Reading - Passed 056-000-000

Arrive House

May 17 Hse Sponsor VANDUYNE

Placed Calndr,First Readng

May 20 First reading Rfrd to Comm on Assignment

May 22 Assigned to Transportation

Jun 04 Added As A Joint Sponsor PANAYOTOVICH Committee Transportation

Jun 12 Recommended do pass 015-002-000

Placed Calndr,Second Readng

Jun 18 Second Reading

Placed Calndr,Third Reading

Jun 25 Third Reading - Passed 089-020-008

Passed both Houses

Jul 23 Sent to the Governor

Sep 20 Governor approved

PUBLIC ACT 84-0684 Effective date 09-20-85

1 Fiscal Note Act may be applicable.

SB-0244 COFFEY.

(Ch. 95 1/2, par. 11-1419.02; Ch. 120, pars. 429a4 and 429a6)

Amends The Vehicle Code and the Motor Fuel Tax Law to require that after January 1, 1986 motor fuel tax identification cards be carried in the cab of commercial motor vehicles. Also makes failure to display a petty offense. Also revises the definition of commercial motor vehicle. Establishes the place for display of the identification card.
GOVERNOR AMENDATORY VETO

Adds reference to: Ch. 120, par. 417.16

Recommends amending the commercial motor vehicle definition in the Motor Fuel Tax Act to exclude school buses regardless of whether transporting school children and commercial vehicles held for sale even while being tested, demonstrated or delivered.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05       Assigned to Transportation
Apr 11       Recommended do pass 009-000-000
              Placed Calndr,Second Reading
Apr 18       Second Reading
              Placed Calndr,Third Reading
May 16       Third Reading - Passed 059-000-000
              Arrive House
              Placed Calndr,First Reading
May 17       Hse Sponsor WEAVER,M
              First reading  Rfrd to Comm on Assignment
May 22       Assigned to Transportation
May 29       Do Pass/Short Debate Cal 016-000-002
              Cal 2nd Rdng Short Debate
Jun 06       Short Debate Cal 2nd Rdng
              Cal 3rd Rdng Short Debate
Jun 19       Short Debate-3rd Passed 111-003-001
              Passed both Houses
Jul 17       Sent to the Governor
Sep 14       Governor amendatory veto
              Placed Cal. Amendatory Veto
Oct 16       Mtn fild accept amend veto COFFEY
              Accept Amnd Veto-Sen Pass 054-000-000
Oct 17       Placed Cal. Amendatory Veto
Oct 29       Mtn fild accept amend veto WEAVER,M
              Accept Amnd Veto-House Pass 114-000-001
              Bth House Accept Amend Veto
Nov 18       Return to Gov-Certification
Dec 02       Governor certifies changes
              PUBLIC ACT 84-1076 Effective date 07-01-86

1SB-0245  BERNAN – TOPINKA.
         (Ch. 23, par. 5-5.15)

Amends the Public Aid Code. Prohibits the continuation of the demonstration capitation program in the Chicago area beyond July 15, 1985, until the University of Illinois School of Public Health has completed an evaluation and made a recommendation. Provides that if the School fails to deliver the evaluation by January 15, 1986, it shall be deemed to have delivered the evaluation and waived any objections to continuing the program. Effective immediately.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05       Assigned to Public
              Health,Welfare,Corrections
              Added As A Joint Sponsor TOPINKA
              Committee Public
              Health,Welfare,Corrections

1SB-0246  VADALABENE.
         (Ch. 115, par. 9.07)

Amends the Recorders Act. Provides that whenever the assignment of a lease, interest in trust, trust deed, deed of trust, contract for warranty deed, or lien assigns more than one document of the same type, a $7 fee shall be charged for the recording of each such document after the first one. Effective immediately.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Deletes the original changes and provides that the fee for recording assignments of leases and liens shall be the same as for mortgages.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Feb 28 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 05</td>
<td>Assigned to Local Government</td>
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<tr>
<td>Mar 27</td>
<td>Recommended do pass 010-000-000</td>
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<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 11</td>
<td>Second Reading Amendment No.01 VADALABENE Adopted</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Third Reading - Passed 055-000-000</td>
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<tr>
<td>Apr 17</td>
<td>Arrive House Placed Calndr,First Reading</td>
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<tr>
<td>May 03</td>
<td>Hse Sponsor KEANE First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 22</td>
<td>Assigned to Counties and Townships</td>
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<tr>
<td>Jun 06</td>
<td>Do Pass/Consent Calendar 014-000-000</td>
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<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Jun 13</td>
<td>Consnt Caldr Order 2nd Read</td>
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<td>Jun 19</td>
<td>Consnt Caldr Order 3rd Read</td>
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<tr>
<td>Jun 19</td>
<td>Consnt Caldr, 3rd Read Pass 114-000-000 Passed both Houses</td>
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<tr>
<td>Jul 17</td>
<td>Sent to the Governor</td>
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<tr>
<td>Sep 14</td>
<td>Governor approved PUBLIC ACT 84-0330 Effective date 09-14-85</td>
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</tbody>
</table>

SB-0247 VADALABENE.

(Ch. 31, new par. 9.2)

Amends the coroners law. Authorizes the county coroner to maintain a special fund, from which the county board shall authorize payments by voucher between board meetings, to pay necessary travel dues and other expenses incurred in attending workshops, educational seminars and organizational meetings for the purpose of providing in-service training. Effective immediately.

<table>
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<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Feb 28 1985</td>
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<td>Assigned to Local Government</td>
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<tr>
<td>Mar 27</td>
<td>Recommended do pass 010-000-000</td>
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<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 11</td>
<td>Second Reading Placed Calndr,Third Reading</td>
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<tr>
<td>Apr 16</td>
<td>Third Reading - Passed 040-008-003</td>
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<td>Apr 17</td>
<td>Arrive House Placed Calndr,First Reading</td>
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<tr>
<td>May 03</td>
<td>Hse Sponsor PHELPS Added As A Joint Sponsor KEANE First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>May 22</td>
<td>Assigned to Counties and Townships</td>
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<td>Jun 06</td>
<td>Do Pass/Short Debate Cal 014-000-000</td>
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<th>Event</th>
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<tr>
<td>Jun 18</td>
<td>Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate</td>
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<tr>
<td>Jun 19</td>
<td>Short Debate-3rdPassed 112-004-000 Passed both Houses</td>
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<tr>
<td>Jul 17</td>
<td>Sent to the Governor</td>
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<tr>
<td>Sep 14</td>
<td>Governor approved PUBLIC ACT 84-0331 Effective date 09-14-85</td>
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</tbody>
</table>
Amends the Illinois Lottery Law and the State Finance Act. Provides that State Lottery net revenues which exceed $500,000,000 for fiscal year 1986 and subsequent fiscal years shall be deposited into a special fund in the Treasury to be subject to appropriation for public elementary and secondary educational purposes. Effective immediately.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 120, new par. 1171.3; Ch. 127, new par. 141.158.
Adds reference to: Ch. 120, pars. 1152, 1157.2, 1159, 1169, 1170.

Deletes title and everything after the enacting clause. Amends the Illinois Lottery Law to specify that certain State Lottery net revenues are to be deposited into the Common School Fund.

SENATE AMENDMENT NO. 2.
Corrects unamended provisions to reflect existing law. Corrects a spelling error in existing law.

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<tr>
<th>Date</th>
<th>Event Description</th>
<th>Notes</th>
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<tbody>
<tr>
<td>Feb 28 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Mar 05</td>
<td>Assigned to Executive</td>
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<td></td>
<td>Added As A Co-sponsor LEMKE</td>
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<td>Committee</td>
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<td>Mar 20</td>
<td>Recommended do pass as amend</td>
<td>011-003-001</td>
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<td>Mar 26</td>
<td>Second Reading</td>
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<td>Amendment No.01 EXECUTIVE</td>
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<td>Mar 27</td>
<td>Recalled to Second Reading</td>
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<td>Amendment No.02 HOMBERG</td>
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<tr>
<td>Apr 16</td>
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<td>Apr 17</td>
<td>Arrive House</td>
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<td></td>
<td>Added As A Joint Sponsor MULCAHEY</td>
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<td>Apr 18</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 25</td>
<td>Primary Sponsor Changed To PANGLE</td>
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<td>Committee Assignment of Bills</td>
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<td>Apr 26</td>
<td>Assigned to Revenue</td>
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<tr>
<td>May 02</td>
<td>Added As A Joint Sponsor DIDRICKSON</td>
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<td>May 30</td>
<td>Added As A Joint Sponsor DEJAEGHER</td>
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<td>Committee Revenue</td>
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<td>Jun 13</td>
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<td>Jun 19</td>
<td>Added As A Joint Sponsor FARLEY</td>
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<td>Consent Calendar, 2nd Reading</td>
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<td>Jun 21</td>
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<td>Passed both Houses</td>
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<td>Jul 19</td>
<td>Sent to the Governor</td>
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<td>Sep 16</td>
<td>Governor vetoed</td>
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<td>Placed Calendar Total Veto</td>
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1 Fiscal Note Act may be applicable.
Amends the Illinois Income Tax Act. Provides that the investment credit for placing in service qualified manufacturing, mining and retail property shall be applied against the state income tax rather than the personal property replacement tax for property placed in service on or after January 1, 1986. Effective January 1, 1986, and applies to taxable years ending on or after such date.

FISCAL NOTE
(Prepared by IL Economic and Fiscal Commission)

SB-249 could reduce State income tax receipts by as much as $25 million in FY86. Replacement income tax revenues could increase by as much as $25 million while transfers to the Local Government Distributive Fund could fall by as much as $2 million, also in FY86.

FISCAL NOTE
(Prepared by the IL Dept. of Revenue)

By granting the credit against the State’s regular income tax, this legislation would reduce corporate income tax revenues by an estimated $20-25 million based on a one-half fiscal year impact for FY 86 and would increase replacement income tax revenues by the same amount. It should also be noted that under this bill Local Government Distributive Fund Revenues could be reduced by $1.6 to $2.0 million dollars in FY 86 as 1/12 of the net proceeds of State income tax revenues are transferred to the LDGF.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Revenue
Mar 19 Added As A Joint Sponsor NETSCH Committee Revenue
Mar 20 Placed Calndr,Second Reading
Mar 27 Added As A Co-sponsor SMITH
Placed Calndr,Second Reading
Apr 18 Second Reading
Placed Calndr,Third Reading
May 21 Third Reading - Passed 037-022-000
Arrive House
Hse Sponsor GIORGI
Added As A Joint Sponsor KEANE
Placed Calndr,First Reading
May 22 First reading Rfrd to Comm on Assignment
May 29 Assigned to Revenue
Jun 04 Fiscal Note filed
Committee Revenue
Jun 13 Recommended do pass 006-003-000
Placed Calndr,Second Reading
Jun 18 Added As A Joint Sponsor TURNER
Fiscal Note filed
Placed Calndr,Second Reading
Jun 20 Second Reading
Held on 2nd Reading
Jun 26 Placed Calndr,Third Reading
Verified
Third Reading - Passed 060-051-000
Passed both Houses
Jul 24 Sent to the Governor
Sep 17 Governor vetoed
Placed Calendar Total Veto

1 Fiscal Note Act may be applicable.
SB-0249—Cont.

Oct 16 Mtn filed overrde Gov veto HOLMBERG
3/5 vote required
Override Gov veto-Sen lost 032-027-000
Total veto stands.

SB-0250 KEATS – HUDSON.

(Ch. 48, rep. pars. 60 through 69)
Repeals the Act relating to the protection and safety of persons in and about the construction of buildings and other structures, commonly known as the Structural Work Act. Effective immediately.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Labor and Commerce
Mar 27 Added As A Joint Sponsor HUDSON
Committee Labor and Commerce
Apr 24 Recomnded do not pass(tabld)
005-004-000

SB-0251 LECHOWICZ.

(Ch. 17, par. 3416)
Amends the Illinois Savings Associations Banking Act. Provides that a bank for savings associations may, pursuant to by-laws, establish staggered terms for its board of directors. Effective immediately.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Finance and Credit Regulations
Apr 11 Placed Calndr,Second Reading
Apr 16 Second Reading Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House Placed Calndr,First Reading
May 21 Hse Sponsor FLINN First reading Rfrd to Comm on Assignment
May 22 Assigned to Financial Institutions
Jun 05 Do Pass/Consent Calendar 016-000-000
Conslt Caldr Order 2nd Read
Jun 11 Cnsnt Calendar, 2nd Reading
Conslt Caldr Order 3rd Read
Jun 18 Conslt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16 Sent to the Governor
Aug 23 Governor approved
PUBLIC ACT 84-0203 Effective date 08-23-85

SB-0252 RIGNEY.

(Ch. 127 1/2, par. 154)
Amends An Act to regulate gasoline and volatile oils. Provides that the Office of the State Fire Marshal shall not have the authority to prohibit the operation of a service station on the sole basis that it is an unattended self-service station using key, cash or card operated gasoline dispensing devices.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Ins Pensions & Licensed Activities
Mar 27 Recommended do pass 007-000-000
Apr 11 Placed Calndr,Second Reading
Apr 16 Second Reading Placed Calndr,Third Reading
SB-0253  KARPIEL.

(Ch. 122, par. 18-11 and Ch. 127, par. 144a)


Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05    Assigned to Education-Elementary & Secondary
Apr 30    Placed Calndr,Second Reading
May 20    Second Reading
          Amendment No.01 KARPIEL  024-027-000  Lost
          Verified  Lost
          Amendment No.02 FAWELL  023-029-000  Lost
          Placed Calndr,Third Reading
May 21    Third Reading - Passed 055-000-000
May 22    Hse Sponsor PETERSON,W
          First reading  Rfrd to Comm on Assignment
May 29    Assigned to Elementary & Secondary Education
Jun 14    Tbld pursuant Hse Rule 27D

SENATE AMENDMENT NO. 1.
Revise definition of gasohol to provide that ethanol be obtained from cereal grains or food processed by-products essentially derived from cereal grain.

HOUSE AMENDMENT NO. 1.
Provides for an immediate effective date. Changes the tax rate on gasohol to 2% until June 1, 1986 and 3% until January 1, 1993, plus an additional 1% for each one cent reduction in the Federal Excise Tax.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-am 1.
Recommends that the bill be further amended as follows:

1 Fiscal Note Act may be applicable.
SB-0254—Cont.

Adds a severability clause.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Revenue
Mar 20 Recommended do pass 010-000-000
Mar 26 Added As A Joint Sponsor ZITO
Placed Calndr,Second Reading
Apr 11 Second Reading Amendment No.01 LUFT Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor RONAN
Added As A Joint Sponsor HOMER
Placed Calndr,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 22 Assigned to Revenue
Jun 04 Added As A Joint Sponsor STECZO
Committee Revenue
Jun 13 Amendment No.01 REVENUE Adopted
Recommended do pass as amend 012-000-000
Placed Calndr,Second Reading
Jun 19 Second Reading
Placed Calndr,Third Reading
Jun 20 Third Reading - Passed 115-001-000
Jun 21 Secretary’s Desk Concurrence 01
Jun 28 S Noncncrs in H Amend. 01
Speaker’s Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/RONAN,
STECZO, CULLERTON,
EWING AND DAVIS
Jul 01 Sen Conference Comm Apptd 1ST/LUFT
ZITO, SAVICKAS,
SCHUNEMAN &
COFFEY
Jul 02 House report submitted
3/5 vote required
House Conf. report Adopted 1ST/110-002-000
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/048-009-000
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 29 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 84-0223 Effective date 09-01-85

1 SB-0255 TOPINKA AND SCHAFFER.
(New Act)

Creates the Illinois Aquaculture Development Council to study the potential for aquaculture in Illinois and to develop a State aquaculture plan if the potential appears to be favorable. Requires report by January 1, 1988 and provides for its repeal July 1, 1985. Effective July 1, 1985.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Agriculture, Conservation & Energy
Added As A Co-sponsor SCHAFFER
Committee Agriculture, Conservation & Energy

1 Fiscal Note Act may be applicable.
SB-0255—Cont.

Apr 23  Committee discharged
Tabled By Sponsor

SB-0256  TOPINKA.


Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05     Assigned to Appropriations I
Apr 23     Committee discharged

SB-0257  JOYCE, JEROME – BERMAN – MAROVITZ, LEMKE AND HOLMBERG.

Ch. 67 1/2, par. 452

Amends the Senior Citizens Real Estate Tax Deferral Act to raise the maximum income level for eligibility from $10,000 to $12,000. Effective immediately.

FISCAL NOTE

(Prepared by the IL Dept. of Revenue)
but would not project a substantial cost due to the low participation rate.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05     Added As A Co-sponsor LEMKE
           Committee Revenue
Mar 20     Added As A Joint Sponsor BERMAN & MAROVITZ
           Committee Revenue
Apr 11     Recommended do pass 007-000-000

SB-0255-Cont.
Apr 23 Committee discharged
Tabled By Sponsor
SB-0256 TOPINKA.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05     Assigned to Appropriations I
Apr 23     Committee discharged

SB-0257  JOYCE, JEROME – BERMAN – MAROVITZ, LEMKE AND HOLMBERG.

Ch. 67 1/2, par. 452

Amends the Senior Citizens Real Estate Tax Deferral Act to raise the maximum income level for eligibility from $10,000 to $12,000. Effective immediately.

FISCAL NOTE

(Prepared by the IL Dept. of Revenue)
but would not project a substantial cost due to the low participation rate.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05     Added As A Co-sponsor LEMKE
           Committee Revenue
Mar 20     Added As A Joint Sponsor BERMAN & MAROVITZ
           Committee Revenue
Apr 11     Recommended do pass 007-000-000

SB-0255—Cont.

1 Fiscal Note Act may be applicable.
Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Increases the maximum household income of a person eligible for a property tax relief grant or an additional grant from less than $12,000 to less than $15,000.

SENATE AMENDMENT NO. 1.
Amends to change eligible income level to $14,000 and to change the maximum grant to $700 less 4 1/2% (now 5%) of household income.

SENATE AMENDMENT NO. 2.
Adds a January 1, 1986 effective date.

FISCAL NOTE

(Prepared by Dept. of Revenue)

The Dept. estimates that this legislation will increase grant costs by $8 to $11 million per year depending on participation levels.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Revenue
May 07 Added As A Co-sponsor HOLMBERG
       Recommended do pass 005-000-000
       Placed Calndr,Second Reading
May 15 Added As A Co-sponsor SMITH
       Placed Calndr,Second Reading
May 17 Second Reading
       Amendment No.01 NETSCH
       & ETHEREDGE
       Adopted
       Amendment No.02 NETSCH
       & ETHEREDGE
       Adopted
       Amendment No.03 SANGMEISTER
       Lost
       Placed Calndr,Third Reading
May 21 Added As A Co-sponsor LECHOWICZ,
       Added As A Co-sponsor SAVICKAS, LUFT,
       Added As A Co-sponsor POSHARD, LEMKE
       Added As A Co-sponsor JOYCE, JEREMIAH,
       Added As A Co-sponsor DEGNAN, KELLY
       Added As A Co-sponsor O’DANIEL, WELCH
       Added As A Co-sponsor ZITO
       Added As A Co-sponsor SANGMEISTER
       Third Reading - Passed 058-000-000
       Arrive House
       Hse Sponsor KEANE
       Added As A Joint Sponsor WOODYARD
       Placed Calendr,First Reading
May 22 Added As A Joint Sponsor HICKS
       Added As A Joint Sponsor PANGLE
       First reading Rfrd to Comm on Assignment
May 29 Assigned to Revenue
Jun 05 Added As A Joint Sponsor KLEMM
       Committee Revenue
Jun 13 Recommended do pass 015-001-000
Jun 19 Placed Calndr,Second Reading
Jun 20 Fiscal Note filed
       Placed Calndr,Second Reading
       Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
Amends the Business Corporation Act of 1983 to create the “Illinois Shareholder Protection Law”. Establishes duty of officers and directors in relation to the corporation. Provides certain rights to minority shareholders in a merger or control transaction. Authorizes directors and officers to consider the effect upon employees, suppliers and customers of a corporation and upon the communities where corporate facilities are located when evaluating corporate actions. Defines terms.

**SENATE AMENDMENT NO. 1.**
Excludes from the definition of “control transaction” acquisitions approved by directors not interested in the transaction.

**HOUSE AMENDMENT NO. 1.**
Deletes reference to: New Act
Adds reference to: Ch. 32, new par. 7.85

**HOUSE AMENDMENT NO. 2.**
Adds reference to: Ch. 32, new par. 8.85
Adds provision establishing factors to be considered in discharging the duties of directors or officers of corporations.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Judiciary I
Apr 18 Recommended do pass 010-000-000
May 09 Second Reading Amendment No.01 GEO-KARIS Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Readng
May 17 Hse Sponsor CHURCHILL
Added As A Joint Sponsor MATJEVICH
First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary I
Jun 06 Amendment No.01 JUDICIARY I Adopted
Amendment No.02 JUDICIARY I Adopted
Recommnd do pass as amend 014-000-002
Placed Calndr,Second Readng
Jun 18 Second Reading Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 101-000-012
Jun 25 Secretary’s Desk Concurrence 01,02
Jun 30 S Concurs in H Amend. 01,02/058-000-000
Passed both Houses
Jul 02 Sent to the Governor
Aug 23 Governor approved

PUBLIC ACT 84-0204 Effective date 08-23-85
SB-0260  HOLMBERG.
(Ch. 108 1/2, pars. 7-169 and 7-169.1)

Amends the Illinois Municipal Fund Article of the Pension Code to provide that the interest on repaid separation benefits shall be calculated at the effective rate for each year from the date of separation to the date of payment. Effective immediately.

SENATE AMENDMENT NO. 1

Adds reference to: Ch. 108 1/2, par. 17-139

Changes the beginning of the interest period from the date of separation to the date of payment of the period; makes various changes in the creditable service Section; changes the effective date to Jan. 1, 1986, and adds a Mandates Act exception based on cost.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
              Assigned to Ins Pensions & Licensed Activities

May 07  Placed Calndr, Second Reading

May 09  Second Reading
              Amendment No.01  HOLMBERG  Adopted

May 21  Third Reading - Passed 059-000-000

Arrive House

Hse Sponsor GIORGI

Added As A Joint Sponsor KEANE

Placed Calndr, First Reading

May 22  First reading  Rfrd to Comm on Assignment

May 29  Assigned to Personnel and Pensions

Jun 14  Tbd pursuant Hse Rule 27D

SB-0261  HOLMBERG.
(Ch. 122, new par. 24-3.1)

Amends The School Code. Provides that up to 6 days during the school year without deduction from wages may be spent by a teacher who is a member of the Downstate Teachers' Retirement System Board of Trustees in attendance at meetings of the Board.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
              Assigned to Ins Pensions & Licensed Activities

Apr 24  Committee discharged

Tabled By Sponsor

SB-0262  DEMUZIO – VADALABENE, ROCK AND HALL.
(New Act)

Appropriates $50,000,000 from the General Revenue fund to the Illinois Farm Development Authority, $49,950,000 of which is for deposit into the Farm Credit Payment Adjustment Fund and $50,000 of which is for deposit into the Farm Credit Guarantee Fund. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.

Reduces to $25,000,000 the amount to be deposited into the Farm Credit Payment Adjustment Fund and deletes appropriation of $50,000 which was to be deposited into the Farm Credit Guarantee Fund. Net reduction, $25,000,000.

HOUSE AMENDMENT NO. 3.

Deletes title and replaces with "An Act making certain appropriations and amending various Acts hereinafter named". Makes supplemental appropriations to

Fiscal Note Act may be applicable.

Pension System Impact Note Act may be applicable.
various State officers, agencies and departments and makes transfers among various line items. Appropriation for IL Farm Development Authority (Section 1) becomes effective July 1, 1985; other provisions of bill become effective immediately.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
              Assigned to Appropriations I
Mar 20       Recommended do pass as amend
              016-000-000
               Placed Calndr,Second Reading
Mar 26       Added As A Joint Sponsor VADALABENE
               Second Reading
               Amendment No.01  APPROP I  Adopted
               Placed Calndr,Third Reading
Mar 27       Third Reading - Passed 052-001-000
               Arrive House
               Hse Sponsor RICHMOND
               Placed Calndr,First Reading
Apr 04       First reading  Rfrd to Comm on Assignment
Apr 09       Assigned to Appropriations I
Apr 10       Motion disch comm, advc 2nd
              Committee discharged 114-000-000
               Placed Calndr,Second Reading
               Second Reading
               Placed Calndr,Third Reading
Apr 17       Mtn Prev-Recall 2nd Reading
               Amendment No.01  ROPP  Withdrawn
               Amendment No.02  ROPP  Withdrawn
               Amendment No.03  MATIJEVICH  Verified
                                  Adopted
               Placed Calndr,Third Reading
Apr 18       Third Reading - Passed 062-055-000
               Secretary's Desk Concurrence 03
               S Noncners in H Amend. 03
               Calendar Consideration PP.
               Motion Filed Concur
               S Noncners in H Amend. 03/029-025-000
               Mtn Reconsider Vote Prevail
               S Concurs in H Amend. 03/030-025-000
               Passed both Houses
               Sent to the Governor
Apr 19       Governor approved
               Effective date 04-19-85
               Effective date 07-01-85 SECT.1
               PUBLIC ACT 84-0002

Public Act 84-0002 SB-0263

DEMUZIO - O'DANIEL - VADALABENE, POSHARD, WELCH, DARROW, LUFT, JOYCE, JEROME, ROCK, HALL AND WATSON.

(New Act)

Creates the Emergency Farm Credit Allocation Act. Establishes a program, to be administered by the Illinois Farm Development Authority, through which the State may guarantee 90% of certain farm loans and may advance 1/2 of the interest on such loans. Establishes limitations and procedures. Creates funds outside of the State treasury for purposes of the Act. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.

Deletes provisions authorizing loan guarantees. Authorizes the Authority to impose minimal fees to cover administration costs. Deletes provision requiring federal crop insurance, but requires security for the payment adjustment under the Uniform Commercial Code and participation in a soil conservation plan. Provides for an immediate effective date.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.
Provides that an operating loan subject to a payment adjustment may not exceed $50,000 rather than $100,000. Provides that the Comptroller shall make payments from the fund pursuant to certified vouchers of the Authority. Changes references to "operating loan" to references to "payment adjustment".

HOUSE AMENDMENT NO. 1.
Specifies that the operating loans must be used during 1985 and specifies the purposes for which they may be used. Provides that no payment adjustments shall be granted after June 15, 1985. Limits interest of operating loans to the lesser of 13% or the prevailing farm operating loan rate. Limits the aggregate amount of payment adjustments to $25,000,000. Makes technical and other changes.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Executive Committee discharged
Waive Posting Notice 7C
Re-referred to Agriculture, Conservation & Energy

Added As A Co-sponsor WATSON Committee

Mar 06
Recommended do pass as amend 008-002-000

Mar 19 Added As A Joint Sponsor VADALABENE
Second Reading
Amendment No.01 AGRICULTURE Adopted
Amendment No.02 DEMUZIO Adopted

Mar 26 Third Reading - Passed 055-000-001
Arrive House
Hse Sponsor RICHMOND
Placed Calndr,First Reading

Mar 28 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Agriculture
Motion disch comm, advc 2nd Committee discharged 114-000-000

Apr 17 Mtn Prev-Recall 2nd Reading
Amendment No.01 RICHMOND Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 102-009-002
Secretary's Desk Concurrence 01

Jun 28 S Noncnsrs in H Amend. 01
Speaker's Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm 1ST

Jun 30 Hse Conference Comm Apptd 1ST/RICHMOND,
CHRISTENSEN,
CULLERTON,
WAIT AND ROOP

Sen Conference Comm Apptd 1ST/DEMUZIO
JOYCE, JEROME,
WELCH, RIGNEY
& WATSON

Oct 29 Exempt under Hse Rule 29(C)
Mtn filed take from Table RICHMOND
Mtn Take From Table Prevail

Sen Conference Comm Apptd 1ST (06-30-85)
SB-0264  SAVICKAS.
(Ch. 122, par. 27-6)

Amends The School Code. Requires physical education courses in grades 7 through 12 include information on alcohol and substance abuse.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Education-Elementary & Secondary

SB-0265  GEO-KARIS.
(New Act)

The Taxing District Reserve Fund Act. Authorizes units of local government and other taxing districts to accumulate monies in a special reserve fund for the purpose of paying tax refunds. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides that a taxing district establishing a special reserve fund shall transfer into such fund each year taxes or monies from the general corporate fund to be used solely for the payment of tax refunds and expenses incident thereto. The balance of such fund shall not exceed 1/2 of 1% of the equalized assessed valuation of the taxing district.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Local Government
Mar 27  Placed Calndr, Second Reading
Apr 18  Second Reading  Amendment No.01  GEO-KARIS  Adopted
Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr, First Reading
May 17  Hse Sponsor CHURCHILL  First reading  Rfrd to Comm on Assignment
May 22  Assigned to Counties and Townships
May 30  Recommended do pass 008-001-002
Jun 06  Placed Calndr, Second Reading
Jun 11  Second Reading  Placed Calndr, Third Reading
Third Reading - Passed 108-007-002
Passed both Houses
Jun 28  Sent to the Governor
Aug 23  Governor approved
PUBLIC ACT 84-0205  Effective date 08-23-85

SB-0266  LEMKE.
(Ch. 40, par. 2518)

Amends the Illinois Parentage Act of 1984. Provides that the supreme court or the circuit courts may provide by rule for procedures for the enforcement of orders for payment of costs. Such rules may provide for the assessment of all costs, including attorney's fees, which are required for the enforcement of such orders when the court in an enforcement proceeding has first found that the defendant has willfully refused to pay. The clerk of the circuit court shall keep records and make reports to the court concerning funds paid under such orders in whatever manner the court directs.

SENATE AMENDMENT NO. 1
Provides that orders for the payment of fees of counsel and other costs by the defendant shall be subordinate to orders for the payment of child support by such defendant. Also provides that whenever the court appoints counsel to represent an indigent defendant, and such defendant ceases to be indigent within 2 years after such appointment, the court may order the defendant to pay to the clerk of the circuit court a reasonable sum to reimburse either the county or the State for such representation.
SB-0266—Cont.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Apr 18 Recommnded do pass as amend
007-000-000
Placed Calndr,Second Reading
Apr 30 Second Reading
Amendment No.01 JUDICIARY I Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor CULLERTON
Placed Calndr,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary I
Jun 14 Tbd pursuant Hse Rule 27D

SB-0267    LEMKE – NEDZA.
(Ch. 37, par. 702-7)

Amends the Juvenile Court Act to provide that a charge of aggravated battery involving the use of a firearm by a minor at least 15 years of age shall be prosecuted under the Criminal Code of 1961 rather than under the Juvenile Court Act. Effective immediately.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Mar 27 Added As A Joint Sponsor NEDZA
Committee Judiciary I
Apr 18 Recommnded do pass 010-000-000
Placed Calndr,Second Reading
Apr 30 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 057-002-000
Arrive House
Hse Sponsor BERRIOS
Added As A Joint Sponsor BROOKINS
Placed Calndr,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary II
May 30 Added As A Joint Sponsor NASH
Committee Judiciary II
Jun 11 Recommnded do pass 008-003-001
Placed Calndr,Second Reading
Jun 18 Second Reading
Placed Calndr,Third Reading
Jun 20 Added As A Joint Sponsor LAURINO
Placed Calndr,Third Reading
Jun 26 Tabled House Rule 37(G)

1 SB-0268    LEMKE.
(New Act)

Creates the Friend of the Court Act. Authorizes establishment of an office of each circuit court charged with the monitoring and enforcement of child support and custody orders. Provides that support orders issued after the effective date of this Act shall contain certain income withholding provisions.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I

1 Fiscal Note Act may be applicable.
SB-0269  LEMKE.

(Ch. 23, par. 11-3)

Amends The Public Aid Code. Allows a recipient to request an assignment of a portion of his financial aid to a public housing authority or to any other landlord. Provides that consent to such an assignment may not be made a requirement of any rental agreement nor may it be used to collect past due rent, damage claims or other fees. Effective immediately.

SENATE AMENDMENT NO. 1

Provides that any landlord who violates the prohibitions relating to such an assignment shall be guilty of a Class B misdemeanor. Permits such an assignment only by persons who have, within the preceding 2 years, failed to make a timely rent payment. Limits the amount of such an assignment to $250 per month.

Mar 05 1985 First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
Mar 27  Placed Calndr,Second Reading
Recalled to Second Reading
Amendment No.01  LEMKE  Adopted
May 15  Recalled to Second Reading
May 21  Third Reading - Passed 033-024-000
Arrive House
Placed Calendr,First Reading
May 22  Hse Sponsor TERZICH
First reading  Rfrd to Comm on Assignment
Assigned to Human Services
Jun 12  Motion disch comm, advc 2nd
TERZICH
Committee Human Services
Jun 13  Motn discharge comm lost 013-093-000
Committee Human Services
Jun 14  Told pursuant Hse Rule 27D

SB-0270  LEMKE.

(Ch. 120, par. 2-204)

Amends the Illinois Income Tax Act to require taxpayers to certify that they provide more than 50% of the financial support of dependents for whom exemptions are claimed.

Mar 05 1985 First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
Apr 18  Placed Calndr,Second Reading
Recalled to Second Reading
May 17  Second Reading
Placed Calndr,Third Reading
May 21  Third Reading - Lost 025-030-000

SB-0271  LEMKE.

(Ch. 48, par. 401)

Amends The Unemployment Insurance Act. Provides that benefits payable with respect to a spouse or dependent children shall be impressed with a trust for the benefit of such spouse or children.

Mar 05 1985 First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I

SB-0272  LEMKE.

(Ch. 48, par. 138.8)

Amends the Workers’ Compensation Act. Provides that compensation payable with respect to a spouse or a child or children shall be impressed with a trust for the sole benefit of such spouse, child or children, respectively.
SB-0272—Cont. 170

Mar 05 1985  First reading  Rfrd to Comm on Assignment
  Assigned to Judiciary I

'SB-0273  DEGNAN AND LEMKE.

(Ch. 24, par. 11-11.1-1; Ch. 38, pars. 70-51, 70-52 and 70-53; Ch. 111, par. 5818)

Amends various Acts. Makes it unlawful to knowingly solicit any owner of residential property to sell or list such property after the Department of Registration and Education has had the owner's name published, in the Illinois Register or by the Department, as one who does not desire to sell such property, and a violation is grounds for discipline under the Real Estate License Act of 1983. Provides that municipalities may by ordinance prohibit the intentional creation of alarm for the purpose of inducing a residential owner to sell or lease his property due to certain discriminatory reasons. Makes other changes.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
  Assigned to Local Government

Mar 25  Added As A Co-sponsor LEMKE
  Committee Local Government

SB-0274  DEANGELIS.

(Ch. 120, par. 579.1)

Amends the Revenue Act of 1939 to provide that property owners seeking before the county assessor, supervisor of assessments or board of assessors a revision or correction of property valuation in excess of $100,000 furnish a copy of the complaint and other relevant documents to all taxing districts that received or would have received more than 10% of such taxpayer's most recent taxes for such property.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
Mar 06  Assigned to Local Government
May 01  Recommended do pass as amend
  005-002-001
  Placed Calndr,Second Reading
May 09  Second Reading
  Amendment No.01  LOCAL GOVERN
  Lost
  026-029-000
  Placed Calndr,Third Reading
May 24  Third Reading - Lost 029-018-006

'SB-0275  DEANGELIS.

(Ch. 120, par. 599)

Amends the Revenue Act. Provides, in counties of 1,000,000 or more population, that the board of appeals shall base its review of complaints upon the most recent median level of assessment, as determined by analysis of assessment-to-sales ratios for the township and class of property. Effective immediately.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
Mar 06  Assigned to Local Government
May 01  Recommended do pass 006-003-001
  Placed Calndr,Second Reading
May 17  Second Reading
  Placed Calndr,Third Reading
May 21  Third Reading - Lost 029-026-002

SB-0276  DONAHUE - DEMUZIO.

Appropriates $188,000,000 from the Transportation, Series A, Bond Fund to the Department of Transportation for the completion of the Central Illinois Expressway - U.S. Route 36. Effective immediately.

1 Fiscal Note Act may be applicable.
STATE DEBT IMPACT NOTE

This appropriation will have a total debt financing impact of $388.8 million over a 10-year period.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Mar 06 Assigned to Appropriations I
Mar 18 State Debt Note Filed Committee Appropriations I

1 SB-0277 MAROVITZ, BARKHAUSEN AND NETSCH.

(Ch. 38, par. 33-1)

Amends the Criminal Code of 1961 relating to the offense of bribery. Provides that a person commits bribery when he solicits, receives, retains, or agrees to accept any property or personal advantage pursuant to an understanding that he shall unlawfully influence or attempt to influence the performance of any act related to the employment or function of any public officer, public employee, juror or witness.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Mar 06 Assigned to Judiciary II

1 SB-0278 MAROVITZ.

(Ch. 127, par. 604A-101)

Amends the Governmental Ethics Act. Specifies that the school district employees who must file economic interest statements are those in administrative positions earning $35,000 or more annually.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Mar 06 Assigned to Executive

SB-0279 COFFEY.

(Ch. 122, par. 27-6)

Amends The School Code to permit a school board to provide that a pupil enrolled in grades 11 and 12 may be excused by the high school principal from engaging in physical education courses for specified reasons. If the principal refuses to excuse the pupil from physical education courses, the principal's decision may be overridden by a 2/3 vote of the school board. Effective immediately.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Mar 06 Assigned to Education-Elementary & Secondary

2 SB-0280 O’DANIEL - POSHARD.

(Ch. 108 1/2, par. 16-106)

Amends the Downstate Teachers' Article of the Illinois Pension Code. Changes the definition of a teacher as it applies to persons employed not full-time but on a permanent and continuous basis for a school term. Includes such persons within the definition if they are expected to render services for a minimum of 10 hours per week during a school term.

PENSION IMPACT NOTE

There would be a small savings in costs under SB-280.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Mar 06 Assigned to Ins Pensions & Licensed Activities
Apr 25 Pension Note Filed Recommended do pass 011-000-000
Placed Caidnr,Second Reading

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
3 Correctional Budget and Impact Note Act may be applicable.
SB-0280—Cont.

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<th>Action/Notes</th>
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<td>Third Reading - Passed 058-000-001</td>
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<td>Hse Sponsor HICKS</td>
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<td>Added As A Joint Sponsor SHAW</td>
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<td>Jun 12</td>
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1 SB-0281 O'DANIEL - POSHARD.

(Ch. 53, par. 37)

Amends the Sheriffs Fees Act. Provides fee for attempted service of documents.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action/Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 05</td>
<td>First reading</td>
</tr>
<tr>
<td></td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 06</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>Mar 27</td>
<td>Recommended do pass 007-000-000</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Third Reading - Passed 046-005-000</td>
</tr>
<tr>
<td>Apr 17</td>
<td>Arrive House</td>
</tr>
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<td>Placed Calendr, First Reading</td>
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<tr>
<td>Apr 23</td>
<td>Hse Sponsor HARTKE</td>
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<td></td>
<td>Added As A Joint Sponsor PHELPS</td>
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<td></td>
<td>Placed Calendr, First Reading</td>
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<tr>
<td>Apr 24</td>
<td>First reading</td>
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<td></td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>May 22</td>
<td>Assigned to Counties and Townships</td>
</tr>
<tr>
<td>Jun 06</td>
<td>Do Pass/Short Debate Cal 014-000-000</td>
</tr>
<tr>
<td></td>
<td>Cal 2nd Rdng Short Debate</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Short Debate Cal 2nd Rdng</td>
</tr>
<tr>
<td></td>
<td>Cal 3rd Rdng Short Debate</td>
</tr>
<tr>
<td>Jun 19</td>
<td>Short Debate-3rd Passed 116-000-000</td>
</tr>
<tr>
<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 17</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 14</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0332 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

1 SB-0282 POSHARD.

(Ch. 108 1/2, par. 16-153.4; Ch. 122, new par. 10-22.3b)

Amends the School and Pension Codes. Empowers school boards to pay group health insurance premiums for its retired teachers to the Downstate Teachers' Retirement System to the extent the System itself does not pay such costs.

PENSION IMPACT NOTE

Additional costs would be incurred by the retirement system in providing health insurance to retired teachers as more could be expected to participate in the program, but it is not possible to determine the additional costs under SB-282.

SENATE AMENDMENT NO. 1.

 Specifies that payment by the school board is at the option of the board, not the teacher.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action/Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 05</td>
<td>First reading</td>
</tr>
<tr>
<td></td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 06</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Pension Note Filed</td>
</tr>
<tr>
<td></td>
<td>Recommended do pass 005-001-004</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Second Reading</td>
</tr>
</tbody>
</table>

Fiscal Note Act may be applicable.
### SB-0283  MACDONALD.

*(Ch. 139, par. 38)*

Amends the Township Law of 1874. Authorizes townships to purchase any real estate or personal property for public purposes under contracts providing for payment in installments over a period of time of not more than 20 years in the case of real estate, and not more than 10 years in the case of personal property, with interest on the unpaid balance owing not to exceed 6%.

**SENATE AMENDMENT NO. 1.**

Provides that the interest on the unpaid balance of installment contracts for the purchase of property by a town shall not exceed that permitted in the public corporations Interest Rate Act (Ch. 17, par. 6602).

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 05 1985</td>
<td>First reading</td>
<td>Referred to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 06</td>
<td>Assigned to Local Government</td>
<td></td>
</tr>
<tr>
<td>Apr 18</td>
<td>Recommended do pass as amend 010-000-000</td>
<td></td>
</tr>
<tr>
<td>May 09</td>
<td>Second Reading</td>
<td>Placed Calendar, Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Third Reading - Passed 058-000-001</td>
<td>Arrive House, First Reading</td>
</tr>
<tr>
<td>May 17</td>
<td>Hse Sponsor WOJCIAK</td>
<td>Rferred to Comm on Assignment</td>
</tr>
<tr>
<td>May 22</td>
<td>Assigned to Counties and Townships</td>
<td></td>
</tr>
<tr>
<td>May 30</td>
<td>Added As A Joint Sponsor WILLIAMSON</td>
<td>Do Pass/Consent Calendar 011-000-000</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Consent Calendar, 2nd Reading</td>
<td>Consent Calendar Order 2nd Read</td>
</tr>
<tr>
<td>Jun 12</td>
<td>Added As A Joint Sponsor SHAW</td>
<td>Consent Calendar Order 3rd Read</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Consent Calendar, 3rd Read</td>
<td>Consent Calendar Order 3rd Read</td>
</tr>
<tr>
<td>Jul 16</td>
<td>Sent to the Governor</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Sep 13</td>
<td>Governor approved</td>
<td>Public Act 84-0281 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

### SB-0284  MACDONALD.

*(Ch. 139, par. 99.1)*

Amends the Township Law of 1874. Provides that whenever any elected township official is absent from 50% of the board meetings in a calendar year, the board of trustees may declare the office of such official vacant.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 05 1985</td>
<td>First reading</td>
<td>Referred to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 06</td>
<td>Assigned to Local Government</td>
<td></td>
</tr>
</tbody>
</table>
SB-0285  DEANGELIS.
(Ch. 121, pars. 5-701 and 7-702)

Amends the Illinois Highway Code. Provides that any funds received by a municipality or a county from a tax imposed by the municipality or county on the sale or purchase of motor fuel shall be used only for specified street and highway related purposes. Applies to home rule units. Effective immediately.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
Mar 06  Assigned to Local Government

SB-0286  BARKHAUSEN.
(Ch. 110, par. 12-101)

Amends the Code of Civil Procedure. Requires memoranda of judgments to include the addresses of judgment debtors.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
Mar 06  Assigned to Judiciary I
Mar 27  Recommended do pass 007-000-000
Placed Calndr,Second Reading
Apr 11  Second Reading
Apr 16  Third Reading - Passed 054-001-000
Apr 17  Arrive House
Placed Calndr,First Reading
Apr 25  Hse Sponsor DUNN,JOHN
First reading  Rfrd to Comm on Assignment
May 22  Assigned to Judiciary I
Jun 06  Do Pass/Consent Calendar 013-000-000
Consnt Caldr Order 2nd Read
Jun 13  Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 19  Consnt Caldr, 3rd Read Pass 114-000-000
Passed both Houses
Jul 17  Sent to the Governor
Sep 14  Governor approved
PUBLIC ACT 84-0333  Effective date 01-01-86

SB-0287  DEMUZIO AND POSHARD.
(Ch. 122, new par. 21-27)

Amends the School Code to require a study of Illinois teacher certification laws by the State Teacher Certification Board and the filing of its findings and recommendations with the General Assembly on or before July 1, 1987. Effective immediately.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
Mar 06  Assigned to Education-Elementary & Secondary

1 SB-0288  DEANGELIS.
(Ch. 122, par. 18-9)

Amends The School Code. Authorizes one year of supplemental State aid to offset the decrease in property tax revenues for a school district whose equalized assessed valuation is more than 20% lower than in the preceding year or whose property tax refunds exceed 10% of its prior year’s property tax receipts.

SENATE AMENDMENT NO. 1.

Deletes the changes proposed by the bill as introduced, and instead provides for recomputation of a school district’s State aid using its most recent equalized as-

1 Fiscal Note Act may be applicable.
sessed valuation if that is more than 10% less than the equalized assessed valuation otherwise required to be used. Provides for annual reimbursement to districts for their recomputed entitlement from moneys appropriated for that purpose.

FISCAL NOTE

(Prepared by State Board of Education)

It is estimated that SB-288 will have a total estimated cost of $2,000,000.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Mar 06 Assigned to Revenue
May 07 Recommded do pass as amend 005-000-000

May 09 Second Reading
May 21 Third Reading - Passed 057-000-000
May 29 Hse Sponsor PETERSON, W
First reading Rfrd to Comm on Assignment
May 30 Assigned to Elementary & Secondary Education
Jun 13 Recommended do pass 013-000-000
Jun 19 Placed Calndr,Second Reading
Jun 20 Fiscal Note filed
Jun 21 Added As A Joint Sponsor COWLISHAW
Placed Calndr,Second Reading
Second Reading
Held on 2nd Reading
Jun 26 Tabled House Rule 37(G)

1 SB-0289 KUSTRA - DEANGELIS - DUDYCZ - KARPIEL - MAHAR - MACDONALD AND KEATS.

(Ch. 120, pars. 492, 597 and 599)

Amends the Revenue Act of 1939. Increases from 2 to 3 the number of commissioners on a board of appeals in a county with a population of 1,000,000 or more, beginning with the commissioners elected in 1986. Provides that one commissioner shall be elected from Chicago, one from suburban Cook County, and one from Cook County at large. Provides that 2 out of the 3 commissioners are required to approve a decision of the board.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Mar 06 Assigned to Local Government
May 01 Added As A Co-sponsor KEATS Committee Local Government

1 SB-0290 DEMUZIO AND LEMKE.

(Ch. 70, pars. 72 and 76.1)

Amends the Crime Victims Compensation Act to specifically include as eligible for compensation, without regard for the $200 minimum expense limitation, medical examination expense and loss of tuition paid to attend school when the victim becomes unable to continue attendance at school because of physical or psychological trauma resulting from the crime. Effective immediately.

SENATE AMENDMENT NO. 1

Removes the specification that the injury constitute physical or psychological trauma.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 70, par. 80.1

Amends to include in the definition of "pecuniary loss" loss of tuition paid to attend elementary, secondary and higher institutions of education when, as a result of the crime of violence, a victim is unable to continue to attend school. Deletes provisions limiting recovery under that Act when pecuniary loss resulting from injury or death to a victim is $200 or more.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 19        Assigned to Executive
Mar 26        Added As A Co-sponsor LEMKE
              Committee Executive
Apr 18        Recommended do pass as amend 018-000-000

Apr 30        Second Reading  Amendment No.01 EXECUTIVE Adopted
              Placed Calndr,Third Reading
May 16        Third Reading - Passed 058-000-001
              Arrive House
              Placed Calndr,First Readng
May 17        First reading  Rfrd to Comm on Assignment
May 20        Primary Sponsor Changed To RICHMOND
              Added As A Joint Sponsor PHELPS
              Committee Assignment of Bills
May 22        Assigned to Judiciary II
Jun 13        Amendment No.01 JUDICIARY II Adopted
              Do Pass Amend/Short Debate 012-000-000

Jun 18        Added As A Joint Sponsor LAURINO
              Cal 2nd Rdng Short Debate
Jun 20        Short Debate Cal 2nd Rdng
              Cal 3rd Rdng Short Debate
Jun 26        Third Reading - Passed 117-000-000
Jun 27        Secretary's Desk Concurrence 01
Jun 28        S Concurs in H Amend. 01/045-009-001
              Passed both Houses
Jul 24        Sent to the Governor
Sep 21        Governor approved

PUBLIC ACT 84-0765 Effective date 09-21-85

SB-0291  WELCH.

(Ch. 19, pars. 70 and 70a)

Amends An Act in relation to the regulation of the rivers, lakes and streams of the State of Illinois. Prohibits the Department of Transportation from requiring changes in the design, structure or construction of existing dams which are in good repair and which were constructed under permit from the State in conformance with then existing standards. Provides that no dam shall be deemed to constitute a threat to life or property based solely on the enactment after the effective date of the amendatory Act of 1985 by a governmental unit of a regulation, rule, law or other requirement if the dam was constructed under a permit from the State in conformance with all applicable standards and is in good repair. Effective immediately.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 19        Assigned to Transportation
Apr 11        Recommended do pass 009-000-000
Apr 16        Second Reading  Placed Calndr,Third Reading
177

SB-0291—Cont.

May 16  Third Reading - Passed 059-000-000
   Arrive House
   Placed Calendr, First Reading
May 17  Hse Sponsor HARTKE
   First reading Rfrd to Comm on Assignment
May 22  Assigned to Energy Environment &
   Nat. Resource
Jun 05  Added As A Joint Sponsor KLEMM
   Committee Energy Environment & Nat.
   Resource
Jun 06  Recommended do pass 010-001-000
   Placed Calndr, Second Reading
Jun 19  Second Reading
   Held on 2nd Reading
Jun 20  Added As A Joint Sponsor COUNTRYMAN
   Placed Calndr, Third Reading
   Mtn Prevail to Suspend Rule 37(C)
   Third Reading - Passed 096-021-000
   Passed both Houses
Jul 18  Sent to the Governor
Sep 14  Governor vetoed
Oct 16  Mtn filed override Gov veto WELCH
   3/5 vote required
Oct 17  Override Gov veto- Sen pass 037-018-000
Oct 29  Mtn filed override Gov veto HARTKE
   Placed Calendar Total Veto
Oct 31  Total veto stands.

1 SB-0292  JOYCE, JEROME - DUNN, RALPH.

(Ch. 5, pars. 563 and 566)

Amends Soybean Marketing Act. Reduces signatures required on nominating
petitions. Permits assessment of 1¢ per bushel of soybeans produced after program
has been in operation for five years (now 1/2¢ per bushel).

Mar 06 1985  First reading Rfrd to Comm on Assignment
Mar 19    Assigned to Agriculture, Conservation & Energy
Mar 20    Added As A Joint Sponsor DUNN, RALPH
   Committee Agriculture, Conservation & Energy
Mar 27    Recommended do pass 012-000-000
   Placed Calndr, Second Reading
Apr 18    Second Reading
   Placed Calndr, Third Reading
May 16    Third Reading - Passed 059-000-000
   Arrive House
   Placed Calendr, First Reading
May 17    Hse Sponsor ROPP
   Added As A Joint Sponsor HARTKE
   First reading Rfrd to Comm on Assignment
May 20    Added As A Joint Sponsor RICHMOND
   Committee Assignment of Bills
May 22    Assigned to Agriculture
Jun 05    Do Pass/Short Debate Cal 015-000-000
   Cal 2nd Rdng Short Debate
Jun 14    Added As A Joint Sponsor PHELPS
   Cal 2nd Rdng Short Debate

1 Fiscal Note Act may be applicable.
Amends the Funeral Directors and Embalmers Licensing Act. Deletes the provision permitting the ownership of funeral establishments by unlicensed persons. Provides that unlicensed persons may own the real estate where funeral directing occurs. Specifies certain activities which are deemed to be a practice of funeral directing. Prohibits door-to-door or telephone solicitation of customers; makes violation a ground for suspension or revocation of license. Authorizes the pre-need offering of funeral services through public education programs.

SENATE AMENDMENT NO. 1.
Provides that unlicensed persons shall not participate in the preparation of deceased human bodies. Broadly defines “persons” to include bodies corporate, partnerships, trusts and other legal entities.

HOUSE AMENDMENT NO. 1.
Makes certain exceptions to the term “funeral services or funeral merchandise” for purposes of the amendatory Act.

HOUSE AMENDMENT NO. 2.
Permits a person not licensed as an embalmer or funeral director to participate in the preparation of deceased human bodies, embalming, burial, care or disposal or directing and supervising the burial, care or disposal of deceased human bodies in a religious function.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 19 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
May 07 Recommended do pass 011-000-000
May 22 Placed Calndr,Second Reading Amendment No.01 D'ARCO 034-009-002 Adopted Amendment No.02 JONES TOPINKA & RUPP Lost
May 24 Third Reading - Passed 042-010-002 Arrive House
May 29 Hse Sponsor HALLOCK Placed Calendar,First Reading Added As A Joint Sponsor MCPIKE First reading Rfrd to Comm on Assignment
May 30 Added As A Joint Sponsor BROOKINS Assigned to Registration & Regulation
Jun 13 Amendment No.01 REGIS REGULAT 007-003-002 Adopted Amendment No.02 REGIS REGULAT Adopted Recommended do pass as amend
Jun 20 Second Reading Held on 2nd Reading
Jun 26 Tabled House Rule 37(G)
SB-0294  MAHAR.

(Ch. 108 1/2, par. 16-127)

Amends the Downstate Teacher Article of the Pension Code to provide that pension credit for unused sick leave applies only to uncompensated sick leave.

PENSION IMPACT NOTE

SB-294 would result in a small decrease in costs for the System.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 19      Assigned to Ins Pensions & Licensed Activities
Apr 25  Pension Note Filed  Recommended do pass 011-000-000
Apr 30       Placed Calndr,Second Reading
May 16  Third Reading - Passed 059-000-000
May 17  Hse Sponsor PARKE  Placed Calndr,First Reading
May 20  First reading  Rfrd to Comm on Assignment
May 22      Assigned to Personnel and Pensions
Jun 12     Interim Study Calendar PERS PENSION

SB-0295  MAROVITZ.

(Ch. 91 1/2, pars. 1-122 and new par. 1-122,1)

Amends the Mental Health and Developmental Disabilities Code. Changes definition of "qualified examiner" from certified social workers to clinical social workers. Adds definition of "Clinical Social worker".

SENATE AMENDMENT NO. 1

Provides that social workers shall be in compliance with the rules of the Department of Registration and Education.

HOUSE AMENDMENT NO. 2.

Makes minor technical revision.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 19      Assigned to Public Health, Welfare, Corrections
Apr 24  Recommended do pass as amend 009-000-000
Apr 30       Placed Calndr,Second Reading
May 16  Third Reading - Passed 058-001-000
May 17  Hse Sponsor WHITE  Placed Calndr,First Reading
May 20  First reading  Rfrd to Comm on Assignment
May 22      Assigned to Human Services
May 29     Do Pass/Consent Calendar 014-000-000
Jun 04      Cnsnt Caldr Order 2nd Read
Jun 06  Remvd from Consent Calendar  FREDERICK, VF AND PHELPS
Cal 2nd Rdng Short Debate

*2 Pension System Impact Note Act may be applicable.
SB-0296  MAHAR – DUDYCZ, DEGNAN, RUPP, WATSON AND FAWELL.

(Ch. 24, pars. 10-1-7, 10-2.1-4 and 10-2.1-6)

Amends the Illinois Municipal Code. Permits a person who has served as an auxiliary policeman for at least 5 years and is under 40 years of age to become a full fledged policeman.

HOUSE AMENDMENT NO. 1.
Changes reference from Section 10-2.1-6 to Section 3.6-5.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 19  Assigned to Executive
Mar 27  Recommended do pass 010-000-001

Apr 11  Second Reading
Placed Calndr,Second Reading

May 16  Third Reading - Passed 058-000-001
Arrive House
Placed Calndr,First Reading

May 17  Hse Sponsor PARKE
First reading  Rfrd to Comm on Assignment
May 22  Assigned to Cities and Villages
Jun 05  Recommended do pass 013-001-000

Jun 18  Second Reading
Placed Calndr,Second Reading
Amendment No.01  O'CONNELL  Adopted

Jun 25  Third Reading - Passed 109-001-001
Jun 27  Secretary's Desk Concurrence 01
Jun 29  S Concurs in H Amend. 01/059-000-000
Passed both Houses

Jul 26  Sent to the Governor

Sep 23  Governor approved

PUBLIC ACT 84-0766  Effective date 01-01-86

SB-0297  WATSON – BARKHAUSEN.

(Ch. 38, par. 17-1)

Amends the Criminal Code of 1961. Provides that a person commits a deceptive practice if upon receipt of a bill, statement of account, invoice, or request for payment on any credit transaction for property, labor or services he issues or delivers a bad check with the intent to defraud.

SENATE AMENDMENT NO. 1.

Provides that the payee must give the drawer actual notice of the first dishonor by certified mail, return receipt requested, at least 7 days prior to the second presentation under the deceptive practices provision.

STATE MANDATES ACT FISCAL NOTE, IN THE HOUSE

In the opinion of DCCA, SB-297, in the House, constitutes a local government organization and structure mandate for which no reimbursement is required.

5 Correctional Budget and Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 2.

Provides that a person commits deceptive practice if he issues or delivers a check or other order and fails to cover the check or order within 7 days. Deletes the deceptive practice provided for in the original bill.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 19        Assigned to Judiciary I
Mar 27        Recommended do pass 005-002-000

Placed Calndr, Second Reading

May 09

Second Reading
Amendment No.01 BERMANN Adopted
Amendment No.02 BERMANN Lost

007-037-001

Placed Calndr, Third Reading

May 14

Third Reading - Passed 043-007-002
Arrive House

May 15

Hse Sponsor O'CONNELL

Placed Calndr, First Reading

May 16

First reading  Rfrd to Comm on Assignment
May 22        Assigned to Consumer Protection

May 24

Added As A Joint Sponsor STEPHENS
Added As A Joint Sponsor CURRAN Committee Consumer Protection

May 29

Added As A Joint Sponsor TATE
Added As A Joint Sponsor MAUTINO

Recommended do pass 012-003-001

Placed Calndr, Second Reading

Jun 04

St Mandate Fis Nte Req YOUNG, A
Fiscal Note Requested YOUNG,A

Placed Calndr, Second Reading

Jun 06

Second Reading

Jun 07

Held on 2nd Reading

Jun 26

Held on 2nd Reading

Jun 26

Amendment No.01 CULLERTON Withdrawn
Amendment No.02 CULLERTON Adopted
Floor motion FISCAL NOTE ACT NOT APPLICABLE - O'CONNELL

Motion prevailed
Fiscal Note not Required

Placed Calndr, Third Reading

Jun 27

Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 074-038-003

Jun 29

Secretary's Desk Concurrence 02

Jun 29

S Concurs in H Amend. 02/044-010-000
Passed both Houses

Jul 26

Sent to the Governor

Sep 23

Governor approved

PUBLIC ACT 84-0897 Effective date 09-23-85

SB-0298 KARPIEL - PHILIP - MAHAR - KUSTRA - MACDONALD.

(Ch. 43, pars. 112 and 149)

Amends The Liquor Control Act of 1934. Authorizes any municipality which is a home rule unit, rather than any municipality of 500,000 or more inhabitants, to levy fines for liquor license violations. Effective immediately.

SENATE AMENDMENT NO. 1.

Broadens the authorization to include all municipalities.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 43, par. 153
SB-0298—Cont.

Makes the bill applicable to counties. Also provides that appeal to the State Liquor Control Commission of an order or action of a local liquor control commission er may be limited to review of the record in counties as well as home rule municipalities of less than 500,000 inhabitants and non-home rule municipalities of more than 135,000 inhabitants.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 19  Assigned to Local Government
May 01  Recommended do pass 009-000-000
May 09  Second Reading  Amendment No.01  KARPIEL  Adopted  Placed Calndr,Third Reading
May 21  Third Reading - Passed 054-000-000  Arrive House  Hse Sponsor WOJCIK  Placed Calndr,First Reading
May 22  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Cities and Villages
Jun 05  Do Pass/Short Debate Cal 014-000-000
Jun 18  Added As A Joint Sponsor COWLISHAW  Short Debate Cal 2nd Rdng
Amendment No.01  SALTSMAN  Adopted  Cal 3rd Rdng Short Debate
Jun 19  Short Debate-3rd Passed 110-006-001
Jun 20  Secretary's Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/058-001-000  Passed both Houses
Jul 24  Sent to the Governor
Sep 21  Governor approved  PUBLIC ACT 84-0767 Effective date 09-21-85

SB-0299  BERMAN, DARROW AND MAROVITZ.

(Ch. 23, pars. 5-5 and 11-22)

Amends the Public Aid Code. Authorizes Department to require medical providers to inform Department of inquiries from attorneys regarding medical payments made by Department. Provides that the court may reduce and apportion the Department of Public Aid’s lien on a recipient’s recovery for personal injury based upon specified considerations and requires the Department to pay its pro rata share of attorneys fee. Provides that neither the Department of Public Aid nor any unit of local government shall have a charge against or be entitled to any portion of any claim, demand, or cause of action by any party for damages resulting from personal injury to a minor. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes the provision that neither the Dept. of Public Aid nor any unit of local government shall have a charge against or be entitled to any portion of any claim, demand or cause of action by any party for damages resulting from personal injury to a minor.

SENATE AMENDMENT NO. 2.

Provides that “any other type of remedial care” shall include nursing care and nursing home care for persons who rely on treatment by spiritual means alone through prayer for healing.

SENATE AMENDMENT NO. 3.

Deletes reference to food stamps.

HOUSE AMENDMENT NO. 1.

Creates the Home Health Agency Lien Act. Places a lien on claims or causes of action of injured persons on behalf of licensed home health agencies.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Amends the Insurance Code, the Non-Profit Health Care Service Plan Act, the Medical Service Plan Act, the Voluntary Health Services Plans Act, the Vision Service Plan Act, the Dental Service Plan Act and the Pharmaceutical Service Plan Act. Requires group accident and health insurance policies and plans to provide for continuation of benefits to former spouses of covered members or employees. Effective the first calendar day of the next calendar month 60 days after becoming a law.

SENATE AMENDMENT NO. 1.
Provides that a former spouse's continuation privilege terminates when the former spouse becomes an insured under another group health plan or upon remarriage.

SENATE AMENDMENT NO. 2.
Extends coverage under the amendatory Act to dependent children.

SENATE AMENDMENT NO. 3.
Reduces from 90 days to 30 days the time within which the initial premium must be paid in order to continue coverage.

HOUSE AMENDMENT NO. 4.
Provides that with respect to former spouses under the age of 55 when coverage begins no administration fee shall be required and that coverage shall terminate no longer than 2 years after such continuation begins. Provides that with respect to former spouses age 55 or older when coverage begins, a 20% of premium administration fee will be required after 2 years and that coverage terminates only upon failure to pay the required premium or upon becoming eligible for Medicare.
SB-0301  BERMAN AND DARROW.

(Ch. 73, pars. 1065.59-52, 1065.59-59, 1065.59-60 and 1065.59-61)

Amends the Public Insurance Adjusters Article of the Illinois Insurance Code. Defines “adjusting insurance claims” as aiding an insured in obtaining facts surrounding a loss or damage to property to support the claim of the insured. Excludes from the definition the representation of the insured with an insurer or negotiating claims. Prohibits an adjuster from giving legal advice or representing that he may provide legal advice or representation. Effective immediately.
SENATE AMENDMENT NO. 1.
Restores definitions of “adjusting insurance claims” and “compensation”. Restores that public insurance adjuster may agree to a loss settlement with the insured’s knowledge and consent. Restores performance standard providing for treatment of proceeds paid jointly to the insured and Public Insurance Adjuster by an insurance company. Allows representation by the Public Insurance Adjuster on weekends and holidays. Restores that a Public Insurance Adjuster may divulge information to an insurance company or its representative which insures the insured. Deletes attempted negotiation of a settlement with the insurance company or its representative on behalf of the insured from grounds for license suspension, revocation or denial.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 19 Assigned to Ins Pensions & Licensed Activities
Apr 17 Recommended do pass as amend 011-000-000
Apr 18 Second Reading
Placed Calndr,Second Readng
Amendment No.01 INSURANCE Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
May 22 Hse Sponsor CULLERTON
Placed Calndr,First Reading
May 23 First reading Rfrd to Comm on Assignment
Assigned to Insurance
Jun 05 Do Pass/Short Debate Cal 016-000-000
Jun 18 Short Debate Cal 2nd Rdng
Jun 19 Short Debate-3rd Passed 117-000-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 14 Governor approved
PUBLIC ACT 84-0335 Effective date 09-14-85

SB-0302 DAVIDSON - KEATS.
(Ch. 122, par. 29-6.1)
Amends The School Code. Authorizes year-to-year extensions of pupil transportation contracts by mutual agreement. Effective immediately.

SENATE AMENDMENT NO. 1.
Limit’s a school board’s right to extend on a year-to-year basis its contracts for pupil transportation to situations where the board has not received a timely request from another interested contractor to let the contract by bid.

Mar 19 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Education-Elementary & Secondary
Apr 17 Recommended do pass as amend 017-000-000
Placed Calndr,Second Readng
May 01 Added As A Joint Sponsor KEATS Placed Calndr,Second Readng
May 07 Second Reading
Amendment No.01 ELEM SCND ED Adopted Placed Calndr,Third Reading
May 16 Third Reading - Passed 058-000-001
Arrive House
Hse Sponsor OBLINGER Placed Calndr,First Reading
SSB-0303 DEANGELIS - NEDZA.

(Ch. 120, par. 424)

Amends the Motor Fuel Tax Law to increase the monthly transfer from the Motor Fuel Tax Fund to the Grade Crossing Protection Fund from $500,000 to $1,000,000; authorizes the use of such money for the repair and maintenance of grade crossing surfaces and signals.

SENATE AMENDMENT NO. 1.

Deletes language authorizing use of funds for repair and maintenance of grade crossing surfaces and signals.

Mar 19 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Transportation
Apr 24 Recommended do pass 007-004-000
May 07 Second Reading
Amendment No.01 DEANGELIS Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 058-001-000
Arrive House
Hse Sponsor RONAN
Placed Calendr,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 22 Assigned to Transportation
May 29 Added As A Joint Sponsor PIEL
Recommended do pass 018-000-000
Placed Calndr,Second Reading
Jun 04 Second Reading
Placed Calndr,Third Reading
Jun 11 Added As A Joint Sponsor SHAW
Third Reading - Passed 107-006-001
Passed both Houses
Jun 28 Sent to the Governor
Aug 23 Governor approved
PUBLIC ACT 84-0206 Effective date 01-01-86

SB-0304 COLLINS.

(Ch. 122, pars. 24-24, 34-84a)

Amends The School Code. Provides that the exercise of discipline over pupils by school teachers and other certificated personnel does not in and of itself authorize the search of pupils, their lockers and belongings except by an express grant of authority by the school board. Establishes guidelines for such searches. Property may be seized in such a search if it is prohibited by school rules or State law. Provides for parental and law enforcement agency notification. Prohibits strip searches and body cavity searches consistent with the U.S. Supreme Court decision of New Jersey v. T.L.O., 105 S. Ct. 733 (1985). Effective immediately.

1 Fiscal Note Act may be applicable.
SB-0305  SCHUNEMAN – JONES – HUDSON, PHILIP, DEANGELIS, WEAVERS, DAVIDSON AND SCHAFFER.

(Ch. 120, pars. 1152, 1157.2, 1159, 1169 and 1170)

Amends the Illinois Lottery Law. Provides for the monthly transfer of net lottery proceeds, and the crediting of State Lottery Fund interest earnings, to the Common School Fund instead of to the General Revenue Fund. Effective immediately.

SB-0306  DEMUZIO.

Appropriates $9,533,538 for the ordinary and contingent expenses of the Office of the Auditor General for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.
Decreases ordinary and contingent lines by a total of $85,032.

SENATE AMENDMENT NO. 2.
Increases personal services line items by $39,600.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $9,155.
SB-0306—Cont.  188

Jun 19  Recommended do pass 016-000-000
      Placed Calndr, Second Reading
Jun 25  Second Reading
      Placed Calndr, Third Reading
Jun 26  Mtm Prevail Suspend Rul 37G
      Placed Calndr, Third Reading
Jun 27  Third Reading - Passed 106-001-000
      Passed both Houses
Jul 15  Sent to the Governor
Jul 19  Governor reduction veto
PBlic Act 84-0066  Effective date 07-19-85
      Placed Cal. Reduction Veto
Oct 17  Reduction veto stands. PA 84-0066

SB-0307  DUDYCZ.
(Ch. 120, par. 1309)

Amends the Special Service Area Act. Provides that a petition signed by 51% of
the electors and landowners in a special service area for the purpose of preventing
the creation or enlargement of a special service area or the levying of a tax or the is-
suance of bonds for special services, may be filed within 120, rather than 60, days
following the adjournment of the public hearing on the subject. Provides that if such
petition is filed, the subject may not be proposed again within the next 5, rather than
2, years. Effective immediately.

Mar 19 1985  First reading
      Rfrd to Comm on Assignment
      Assigned to Local Government

SB-0308  SCHAFFER.

Appropriates $75,000 to DOT's Division of Water Resources for a grant to the
Chain-O-Lakes-Fox River Waterway Management Agency for the agency's
start-up costs.

SENATE AMENDMENT NO. 1.

Specifies appropriation is to Dept. of Conservation and is to be made from the
State Boating Act Fund, instead of from General Revenue Fund to DOT. Changes
effective date to July 1, 1985.

HOUSE AMENDMENT NO. 1.

Makes appropriations and reappropriations for the Dept. of Conservation OCE
and administration of its programs.

Mar 19 1985  First reading
      Rfrd to Comm on Assignment
      Assigned to Appropriations I

May 14
      Recommended do pass as amend
      018-000-000

May 20  Second Reading
      Amendment No.01  APPROP I  Adopted
      Placed Calndr, Third Reading
May 29  Third Reading - Lost 028-015-005
      Motion to Reconsider Vote
      Mtn Reconsider Vote Prevail
      Third Reading - Passed 051-005-002
      Arrive House
      Placed Calendr, First Reading
May 30  First reading
      Rfrd to Comm on Assignment
      Assigned to Appropriations I
      Committee Appropriations I
Jun 03
Jun 05
Jun 20  Amendment No.01  APPROP I  Adopted
      Recommended do pass as amend
      023-000-000
      Placed Calndr, Second Reading

Jun 25  Primary Sponsor Changed To BARNES
       Added As A Joint Sponsor DANIELS
       Added As A Joint Sponsor CHURCHILL
       Second Reading
       Held on 2nd Reading
SB-0309  SANGMEISTER – BARKHAUSEN.

(Ch. 73, par. 979e)

Amends the Insurance Code to provide that continuation of coverage under a group insurance policy shall not be available for an employee who was discharged because of the commission of a felony or theft in connection with the employee’s work.

HOUSE AMENDMENT NO. 1. (House recedes June 29, 1985)

Provides for continuation of insurance coverage for employees of companies in bankruptcy or reorganization under the Federal Bankruptcy Laws.

HOUSE AMENDMENT NO. 2. (House recedes June 29, 1985)

Deletes provision making continuation unavailable to a person subjected to court supervision in connection with an employer related offense.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities

Apr 17  Placed Calndr,Second Reading
  Recommended do pass 006-005-000

Apr 18  Second Reading
  Placed Calndr,Third Reading

May 14  Third Reading - Passed 054-001-000
  Arrive House
  Placed Calendr,First Reading

May 15  Hse Sponsor MAUTINO
  Added As A Joint Sponsor FARLEY
  Placed Calendr,First Reading

May 16  First reading  Rfrd to Comm on Assignment
May 20  Added As A Joint Sponsor PANGLE
  Committee Assignment of Bills
  Assigned to Insurance
  Amendment No.01  INSURANCE Adopted
  Do Pass Amend/Short Debate  013-000-000

Jun 18  Added As A Joint Sponsor HARTKE
  Cal 2nd Rdng Short Debate
  2nd Rng Short Debate

Jun 20  Short Debate Cal 2nd Rdg
  Amendment No.02  CULLERTON
  Adopted
  Cal 3rd Rdng Short Debate

Jun 24  Added As A Joint Sponsor WOLF
  Short Debate-3rd Passed 098-001-002

Jun 25  Secretary’s Desk Concurrence 01,02

Jun 27  S Noncnsrs in H Amend. 01,02

Jun 28  Speaker’s Table, Non-concur 01,02

Jun 29  H Recedes from Amend. 01,02/111-001-000
  Passed both Houses

Jul 26  Sent to the Governor

Aug 28  Governor approved
  PUBLIC ACT 84-0216  Effective date 01-01-86

SB-0310  SANGMEISTER – BARKHAUSEN.

(Ch. 38, new par. 17-8)

Amends the Criminal Code of 1961. Creates and defines the offense of health care benefits fraud. Provides that such offense is a Class A misdemeanor. Effective immediately.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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</thead>
<tbody>
<tr>
<td>Mar 27</td>
<td>Recommended do pass 006-000-000</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>May 20</td>
<td>Hse Sponsor MAUTINO First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 22</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Do Pass/Consent Calendar 013-000-000</td>
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<tr>
<td>Jun 19</td>
<td>Consnt Caldr Order 2nd Read</td>
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<tr>
<td>Jun 21</td>
<td>Consnt Caldr Order 3rd Read</td>
</tr>
<tr>
<td>Jul 19</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 16</td>
<td>Governor approved</td>
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**PUBLIC ACT 84-0418 Effective date 09-16-85**

1** SB-0311 DAVIDSON AND KEATS.  
(Ch. 127, rep. pars. 1901 through 1914)

Repeals the Regulatory Agency Sunset Act. Effective immediately.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Executive
Mar 26 Added As A Co-sponsor KEATS Committee Executive
Apr 18 Recommended do pass 017-001-000
May 07 Second Reading Placed Calndr,Second Reading
May 22 Third Reading - Passed 055-000-002 Arrive House Hse Sponsor OBLINGER First reading Rfrd to Comm on Assignment
Jun 06 Assigned to State Gov Adm & Regulatory Rev
Jun 14 Tbd pursuant Hse Rule 27D

**SB-0312 DAVIDSON AND KEATS.**  
(Ch. 127, rep. pars. 1951 through 1957)


SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, rep. pars 1951 through 1957.
Adds reference to: Ch. 127, par. 1955.

Changes the title and deletes everything after the enacting clause. Amends the Regulatory Reform Act of 1979. Substitutes the Legislative Research Unit for the Select Joint Committee on Regulatory Agency Reform in reviewing and recommending new regulations of professions and occupations. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, par. 1955
Adds reference to: Ch. 127, pars. 1901, 1902, 1903, 1905, 1906, 1907, 1911, 1912, 1913 and 1914; new pars. 1904a, 1909.1 and 1914.1; rep. pars. 1904 through 1904.2 and 1904.4 through 1904.8; rep. pars. 1951 through 1957

Act. Broadens scope of the Act to include all agencies of State government. Deletes automatic repealers of licensing Acts, except those repealed on December 31, 1985. Provides that the Speaker and Minority Leader of the House and the President and Minority Leader of the Senate shall designate a 5-year schedule of agencies and functions subject to review by the General Assembly. Provides standards by which appropriate House and Senate Standing or Select Committees will review whether agencies and functions of agencies should be terminated or continued. Also provides standards of review for bills proposing new State agencies and functions. Repeals the Regulatory Reform Act of 1979. Effective immediately.

Mar 19 1985 First reading Rfrd to Comm on Assignment
Mar 26 Added As A Co-sponsor KEATS
Apr 18 Recommended do pass 017-001-000
May 07 Second Reading
May 21 Recalled to Second Reading
May 22 Third Reading - Passed 057-000-000
Jun 06 First reading Rfrd to Comm on Assignment
Jun 13 Amendment No.01 ST GOV REVIEW 019-000-000
Jun 18 Added As A Joint Sponsor BULLOCK
Jun 20 Short Debate Cal 2nd Rndg Short Debate
Jun 26 Tabled House Rule 37(G)

'SB-0313 LUFT.
(Ch. 48, pars. 1603, 1614 and 1617)

Amends the Illinois Public Labor Relations Act to provide that non-State peace officers are covered by the Act. Retains exemption from coverage for peace officers in the State Department of Law Enforcement. Subjects the non-State peace officers to the no strike provisions.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE

In the opinion of the Dept. of Commerce and Community Affairs, SB-313 creates the following mandates: (1) a local government reorganization and structure mandate for which reimbursement is not required; (2) a service mandate for which 50-100% of the increased costs is required; and (3) a personnel mandate for which all of the increased costs must be reimbursed. The total cost of reimbursement to local governments could be substantial, but no data is available on which to base a reliable estimate.

Mar 19 1985 First reading Rfrd to Comm on Assignment
Apr 22 St Mandate Fis Note Filed
Amends the Compensation Review Act. Provides that the General Assembly must disapprove or reduce the Compensation Review Board’s report within 30 session days of its filing or by the general election, whichever is sooner.

Mar 19 1985  First reading   Rfrd to Comm on Assignment
Mar 27       Placed Calndr,Second Reading   Assigned to Executive
            Recommended do pass 010-004-000
Apr 11       Second Reading
            Placed Calndr,Third Reading
May 15       Added As A Co-sponsor BARKHAUSEN
            Placed Calndr,Third Reading
May 22       Third Reading - Passed 057-000-002
            Arrive House
            Hse Sponsor HARRIS
            First reading   Rfrd to Comm on Assignment
May 29       Assigned to Executive
Jun 14       Placed Calndr,Third Reading
May 15       Added As A Co-sponsor BARKHAUSEN
May 22       Third Reading - Passed 057-000-002
May 29       Assigned to Executive
Jun 14       Placed Calndr,Third Reading

1. Fiscal Note Act may be applicable.
May 31  Added As A Joint Sponsor KUBIK
Consnt Caldr Order 2nd Read
Jun 04  Remvd from Consent Calendar
Cal 2nd Rdnng Short Debate
Jun 18  Added As A Joint Sponsor COWLISHAW
Short Debate Cal 2nd Rdnng
Amendment No.01 VINSON Withdrawn
Amendment No.02 VINSON Withdrawn
Amendment No.03 STECZO Withdrawn
Amendment No.04 STECZO Adopted
Amendment No.05 CULLERTON Withdrawn
Cal 3rd Rdnng Short Debate
Consnt Caldr Order 2nd Read
Jun 19  Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
Jun 21  Consnt Caldr, 3rd Read Pass 116-000-000
Jun 24  Secretary's Desk Concurrence 04
Jun 27  S Concurs in H Amend. 04/059-000-000
Passed both Houses
Jul 24  Sent to the Governor
Aug 12  Governor approved
PUBLIC ACT 84-0147 Effective date 01-01-86

SB-0316 MAITLAND – SCHUNEMAN – TOPINKA.
(Ch. 122, pars. 1A-1 and 1A-4)
Amends The School Code. Provides for the appointment of a new 9 member State Board of Education to replace the current 17 member Board in January of 1986. Provides for the Governor’s designation of the chairperson and of the initial terms of the first members he appoints, 2 of whom are to be from Chicago, 2 from the remainder of Cook County, 2 from the 2nd Judicial District and 1 each from the 3 remaining judicial districts.

Mar 19 1985 First reading Rfrd to Comm on Assignment
Assigned to Executive
Mar 26  Added As A Joint Sponsor SCHUNEMAN
Committee Executive
Apr 16  Added As A Joint Sponsor TOPINKA
Committee Executive
Apr 18  Recmnded do not pass(tabld)
009-006-000

1 SB-0317 MAITLAND.
(Ch. 122, par. 18-8)
Amends The School Code. Increases the equalized assessed valuation for all districts for purposes of determining the State’s grant guarantee under the State aid formula. Effective July 1, 1985.

Mar 19 1985 First reading Rfrd to Comm on Assignment
Assigned to Education-Elementary & Secondary
Apr 24  Committee discharged

SB-0318 LUFT, SMITH, ROCK, DEMUZIO, SAVICKAS, CHEW, D'ARCO, BERMAN, CARROLL, COLLINS, DARROW, DAWSON, DEGNAN, HALL, HOLMBERG, JONES, JOYCE, JEREMIAH, JOYCE, JEROME, KELLY, LECHOWICZ, LEMKE, MAROVITZ, NEDZA, NETSCH, NEWHOUSE, O’DANIEL, POSHARD, SANGMEISTER, VADALABENE, WELCH AND ZITO.
(Ch. 48, pars. 850.07w, 850.07x, 850.07y, 850.07z and 850.07z1;

1 Fiscal Note Act may be applicable.
Amends the Illinois Development Finance Authority Act to make various changes in the law regulating the use of the Illinois Land Bank Fund. Deletes provisions relating to blighted areas and authorizes the Illinois Development Finance Authority to acquire, improve or convey property in redevelopment area. Deletes provisions creating the position of director of the fund.

SENATE AMENDMENT NO. 1.
Provides that a development plan must reduce, rather than eliminate, unemployment in certain areas. Makes technical changes and corrections.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Finance and Credit Regulations
Apr 11 Recommended do pass as amend 012-000-000
Apr 16 Second Reading Amendment No.01 FINANCE Adopted
Placed Calndr,Third Reading
May 15 Added As A Co-sponsor SMITH
Added As A Co-sponsor ROCK
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 17 Hse Sponsor RONAN
First reading Rfrd to Comm on Assignment
May 29 Assigned to Select Comm on Economic Dev
Jun 11 Do Pass/Short Debate Cal 013-000-000
Cal 2nd Rdng Short Debate
Jun 18 Added As A Joint Sponsor BRAUN
Short Debate Cal 2nd Rdng Amendment No.01 BOWMAN Withdrawn
Cal 3rd Rdng Short Debate
Jun 20 Short Debate-3rd Passed 111-000-000
Passed both Houses
Jul 18 Sent to the Governor
Sep 14 Governor approved
PUBLIC ACT 84-0336 Effective date 01-01-86

Amends the Illinois Income Tax Act, the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides for an investment tax credit of .5% of the basis of the property placed in service in a federally designated Foreign Trade Zone located in Illinois. Also provides an Illinois income tax deduction for dividends which were paid by a corporation which conducts business operations in federally designated Foreign Trade Zones located in Illinois and conduct substantially all of its operations in such federal designated Foreign Trade Zones. Also provides an Illinois income tax deduction for interest received by financial institutions on loans secured by property eligible for the foreign trade zone investment tax credit. Exempts from the sales taxes the sale of building materials to be incorporated into real estate in a federally designated Foreign Trade Zone located in Illinois.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 67 1/2, new par. 609.1

Deletes everything after the enacting clause. Provides that the Dept. of Commerce and Community Affairs may designate High Impact Businesses located in a federally designated Foreign Trade Zone or subzone located in Illinois. Provides for tax incentives as provided in the bill.

HOUSE AMENDMENT NO. 1.

Provides that a taxpayer who is eligible for Enterprise Zone tax credits, refunds or deductions shall not be eligible for high impact business tax credits, refunds or deductions.

FISCAL NOTE, AS AMENDED

SB 319 will reduce State income tax and sales tax revenues by an undetermined, but consequential, amount.
Amends The Civil Administrative Code of Illinois to empower the Department of Commerce and Community Affairs to provide grants of up to 50% of the unemployment and worker's compensation insurance costs of manufacturing corporations establishing a new manufacturing facility in Illinois at which 100 or more persons are employed.

HOUSE AMENDMENT NO. 1.
Provides that corporations must make application to the Dept. to be considered for the grant program. Specifies the limit to be $5,000,000.

HOUSE AMENDMENT NO. 2. (House recedes July 1, 1985)
Adds manufacturing facilities established prior to 1976 to those eligible for grants.

FISCAL NOTE, AS AMENDED
(Prepared by DCCA)
The annual administrative cost impact of SB-320, as amended by H-ams 1 and 2, is estimated to be $100,000. The grant program could cost up to $5 million annually depending on the level of appropriation.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 2.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
                  Assigned to Labor and Commerce
May 02          Recommended do pass 010-000-000
May 07  Second Reading
May 15  Added As A Co-sponsor SMITH
        Added As A Co-sponsor ROCK
        Placed Calndr,Third Reading
May 22  Third Reading - Passed 034-025-000
        Arrive House
        Hse Sponsor RONAN
        First reading  Rfrd to Comm on Assignment
May 23  Added As A Joint Sponsor HOMER
        Committee Assignment of Bills
May 29  Assigned to Labor & Commerce
Jun 13  Recommended do pass 013-008-000
Jun 18  Placed Calndr,Second Reading
        Fiscal Note Requested TUERK
Jun 19  Second Reading
        Amendment No.01  HOMER  Adopted
        Amendment No.02  TUERK  090-022-002  Adopted
        Held on 2nd Reading
Jun 20  Fiscal Note filed
        Placed Calndr,Third Reading
        Mtn Prevail to Suspend Rule 37(C)
        Third Reading - Passed 068-047-001
Jun 21  Secretary's Desk Concurrence 01,02
Jun 27  S Concurs in H Amend. 01/039-018-000
        S Noncnsrs in H Amend. 02
        Speaker's Table, Non-concur 02
Jun 29  Floor motion RECEDE FROM HOUSE
        AMEND 02 - RONAN
        Motion failed
        H Refuses to Recede Amend 02
        H Requests Conference Comm 1ST
        Hse Conference Comm Apptd 1ST/RONAN,
        MCPIKE, GUILLERTON,
        TUERK AND MAYS
SB-0320—Cont.

Jun 30  Sen Conference Comm Apptd 1ST/LUFT
WELCH, HOLMBERG,
HUDSON & KEATS
House report submitted
Senate report submitted
Senate Conf. report Adopted 044-013-002
Jul 01  House Conf. report Adopted 1ST/060-054-000
Verified
Both House Adopt Conf rpt 1ST
Passed both Houses
Jul 29  Sent to the Governor
Sep 25  Governor vetoed
Placed Calendar Total Veto
Oct 17  Total veto stands.

SB-0321  VADALABENE.

(Ch. 24, par. 8-3-3; Ch. 46, par. 2A-44; Ch. 81, pars. 1-1, 1-3, 1-6, 2-1, 2-2, 2-3, 2-4, 2-5, 2-6, 3-5, 4-1, 4-1.1, 4-2, 4-3, 4-3.1, 4-3.2, 4-3.3, 4-4, 4-5, 4-6, 4-7, 4-7.1, 4-7.2, 4-8, 4-9, 4-10, 4-11, 4-12, 4-13, 4-13.1, 4-14, 4-16, 5-1, 5-2, 5-3, 5-6, 5-8, 5-9, 44, 1002-7)

Amends the Illinois Local Library Act and amends its title; amends various other Acts. Changes the name of local library board members from “directors” to “trustees”. Provides for a front door rather than a back door referendum for the disestablishment of a public library and makes various other changes in the law relating to public libraries established by municipalities and townships.

SENATE AMENDMENT NO. 1.
Adds necessary language to introductory clause.

HOUSE AMENDMENT NO. 1.
Changes board of “directors” to board of “trustees” consistent with intent of original bill.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Assigned to Local Government
Apr 18   Placed Calndr,Second Reading
Recommended do pass 010-000-000
May 07   Second Reading
Amendment No.01  VADALABENE  Adopted
Placed Calndr,Third Reading
May 16   Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor STECZ0
Placed Calendr,First Reading
May 17   First reading  Rfrd to Comm on Assignment
May 22   Assigned to Cities and Villages
May 29   Amendment No.01  CITY VILLAGE  Adopted
DP Amnded Consent Calendar 012-000-000
Consnt Caldr Order 2nd Read
May 31   Added As A Joint Sponsor HARTKE
Consnt Caldr Order 2nd Read
Jun 04   Cnsnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 12   Added As A Joint Sponsor SHAW
Consnt Caldr Order 3rd Read
Jun 18   Added As A Joint Sponsor WOLF
Consnt Caldr Order 3rd Read
Consnt Caldr, 3rd Read Pass 117-000-000
Jun 19   Secretary's Desk Concurrence 01
Jun 27   S Concurs in H Amend. 01/057-000-000
Passed both Houses
Jul 24   Sent to the Governor
Sep 21   Governor approved
PUBLIC ACT 84-0770 Effective date 01-01-86
Amends An Act in relation to the compensation of county officers in downstate counties. Increases the fees of Coroners for furnishing copies of various documents and deletes the provision prescribing a fee for inquests. Effective immediately.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Apr 18  Placed Calndr,Second Reading
Assign to Local Government
Recommended do pass 010-000-000
May 07  Second Reading
Placed Calndr,Third Reading
May 16  Third Reading - Passed 058-001-000
Arrive House
Placed Calndr,First Reading
May 20  Hse Sponsor WOLF
First reading  Rfrd to Comm on Assignment
May 22  Assigned to Counties and Townships
Jun 06  Consnt Caldr Order 2nd Read
Jun 13  Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 19  Consnt Caldr, 3rd Read Pass 114-000-000
Passed both Houses
Jul 17  Sent to the Governor
Govt approved
PUBLIC ACT 84-0337 Effective date 09-14-85

Amends the Revenue Act of 1939 to authorize counties of over 100,000 but less than 1,000,000 population to adopt before January 1, 1986, a quadrant assessment district system for reassessing real property for property tax purposes. Effective immediately.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Assign to Local Government

Amends Illinois Roofing Industry Licensing Act. Requires, in addition to other qualifications, that an applicant have 3 years experience in roofing construction, pass an examination and submit to a credit report in order to receive a certificate of registration.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Assign to Ins Pensions & Licensed Activities

Establishes a program for the identification, diagnosis, care and treatment of persons who have contracted acquired immune deficiency syndrome. SENATE AMENDMENT NO. 1. Deletes reference to: New Act
Adds reference to: Ch. 127, par. 55; new par. 55.41
Deletes everything after the enacting clause. Authorizes the Department of Public Health to conduct a public information campaign on acquired immune deficien-

Fiscal Note Act may be applicable.
cy syndrome and promote necessary measures to reduce mortality from that disease. Provides such campaign shall include the establishment of a Statewide hotline.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Public Health, Welfare, Corrections
Apr 24 Placed Calndr, Second Reading Recommended do pass 009-000-000
May 22 Second Reading Amendment No.01 D'ARCO Adopted
May 24 Third Reading - Passed 051-000-002 Added As A Joint Sponsor MAROVITZ Arrive House Placed Calndr, First Reading
May 29 Hse Sponsor YOUNG, A Added As A Joint Sponsor LEVIN Added As A Joint Sponsor WHITE First reading Rfrd to Comm on Assignment
May 30 Assigned to Human Services
Jun 12 Recommended do pass 010-002-000
Jun 18 Second Reading Placed Calndr, Third Reading
Jun 21 Added As A Joint Sponsor SHAW Third Reading - Passed 107-004-001 Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0419 Effective date 01-01-86

SB-0326 D'ARCO – CARROLL.

(Ch. 17, par. 6407)
Amends An Act in relation to the rate of interest and other charges in connection with sales on credit and the lending of money to provide for a 15% per year maximum on the amount of interest charged in relation to credit card accounts and revolving credit accounts.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Finance and Credit Regulations
Apr 11 Recommended do pass as amend 007-003-000 Placed Calndr, Second Reading
Apr 18 Re-committed to Finance and Credit Regulations Added As A Joint Sponsor CARROLL Committee Finance and Credit Regulations
May 03 Tabled By Sponsor Committee discharged

SB-0327 VADALABENE.

(Ch. 38, pars. 83-10)
Amends the Firearm Owners Identification Act. Limits disqualifying a person from possessing a firearm by reason of conviction of a forcible felony to conviction of a forcible felony “involving a weapon” in appeals to the Director of the Department of Law Enforcement.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Executive
Amends The Illinois Vehicle Code. Authorizes the Secretary of State to issue handicapped license plates or decals to not-for-profit organizations which will primarily and frequently transport handicapped persons in a registered charitable vehicle. Authorizes localities to issue handicapped decals to not-for-profit organizations which transport handicapped individuals in a charitable vehicle without receiving documentation verifying the handicapped status of any one person transported by that not-for-profit organization. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, pars. 3-616 and 11-1301.2
Adds reference to: Ch. 95 1/2, par. 11-1301.1

Deletes everything after the enacting clause. Provides that handicapped parking privileges shall be extended to motor vehicles of not-for-profit organizations used primarily for the transportation of handicapped persons when such motor vehicles display a handicapped parking decal or device issued by local authorities.

SENATE AMENDMENT NO. 2.

Deletes the word “primarily” in reference to vehicles used for the transportation of handicapped persons.

HOUSE AMENDMENT NO. 1.

Authorizes the Secretary of State to issue handicapped registration plates or decal to qualifying corporations, school districts, special education cooperatives or long term care facilities.

CONFERENCE COMMITTEE REPORT NO. 1.

Adds reference to: Ch. 95 1/2, par. 3-834

Provides the persons violating certain weight limitations, not exceeding specified excesses, shall not be issued a citation if such excess is removed.
SB-0329 WELCH – ROCK – NEWHOUSE – DARROW – HOLMBERG.

(Ch. 144, pars. 68, 353, 673 and 1203; new par. 1305.14a)

Amends the Illinois Educational Facilities Authority Act and various Acts relating to the bonding powers of State colleges and universities. Provides that the Board of Regents, Board of Governors, Southern Illinois University and the University of Illinois may enter into agreements with the Illinois Educational Facilities Authority for the purpose of financing lease projects. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 144, pars. 68, 353, 673 and 1203; new par. 1305.14A

Adds reference to: New Act

Creates the “Regional Service Agency Fellowship Act”, a comprehensive Act dealing with the governance of public institutions of higher education within the State, by the Board of Governors of State Colleges and Universities.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Finance and Credit Regulations

May 03 Recommnded do pass as amend 009-002-000 Placed Calndr,Second Reading

May 07 Second Reading Amendment No.01 FINANCE Adopted Placed Calndr,Third Reading

May 22 Third Reading - Passed 032-027-000 Arrive House Placed Calendar,First Reading

May 23 Hse Sponsor DUNN,JOHN First reading Rfrd to Comm on Assignment

May 29 Assigned to Higher Education

Jun 13 Added As A Joint Sponsor COUNTRYMAN Recommended do pass 012-001-000 Placed Calndr,Second Reading

Jun 20 Second Reading Held on 2nd Reading

Jun 25 Placed Calndr,Third Reading Third Reading - Passed 115-001-001 Passed both Houses

Jul 23 Sent to the Governor

PUBLIC ACT 84-0980 Effective date 09-25-85

SB-0329—Cont.
SB-0329—Cont.

Sep 20  Governor vetoed
   Placed Calendar Total Veto
Oct 16  Mtn filed overrde Gov veto WELCH
       3/5 vote required
   Override Gov veto-Sen lost 031-027-000
   Total veto stands.

1 SB-0330  ROCK – DEANGELIS – HOLMBERG.
(New Act)
An Act to distribute into the Local Government Distributive Fund an amount
equal to 1/12 of the money collected under subsections (a) and (b) of Section 201 of
Effective immediately.

FISCAL NOTE
SB 330 will reduce amnesty income tax receipts by approximately $7 million.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Revenue
Apr 11       Placed Calndr,Second Reading
              Added As A Joint Sponsor HOLMBERG
Apr 16       Second Reading
              Placed Calndr,Third Reading
May 15       Third Reading - Passed 057-000-000
              Arrive House
              Placed Calndr,First Reading
May 16       Hse Sponsor TERZICH
              Added As A Joint Sponsor CAPPALELLI
              Placed Calndr,First Reading
May 17       First reading  Rfrd to Comm on Assignment
May 22       Assigned to Revenue
Jun 13       Recommended do pass 009-007-000
              Placed Calndr,Second Reading
Jun 19       Fiscal Note filed
              Placed Calndr,Second Reading
Jun 20       Second Reading
              Held on 2nd Reading
Jun 21       Placed Calndr,Third Reading
              Mtn Prevail to Suspend Rule 37(C)
              Third Reading - Passed 086-023-005
              Passed both Houses
Jul 19       Sent to the Governor
Aug 12       Governor approved
              PUBLIC ACT 84-0148  Effective date 08-12-85

1 SB-0331  JOYCE, JEREMIAH.
(New Act; Ch. 127, par. 1904.8)
Creates the Illinois Masonry Industry Licensing Act to be administered by the
Department of Registration and Education. Sets fees and establishes minimum re-
quirements for licensure. Defines terms and establishes penalties for violation. Re-
pealed on December 31, 1995.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Ins Pensions & Licensed
               Activities

1 SB-0332  JOYCE, JEREMIAH – SMITH, LEMKE, HOLMBERG, SAVICKAS AND
LECHOWICZ.
   (Ch. 111 2/3, par. 36)

1 Fiscal Note Act may be applicable.
Amends the Public Utilities Act. Provides that school districts, public community college districts, churches and religious institutions may receive a credit or refund to recover State utility taxes added to their utility bills, by filing an annual claim with the Department of Revenue. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.

Limits eligibility for refunds to nonpublic schools, school districts and community college districts.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Revenue
Apr 11 Added As A Joint Sponsor SMITH Committee Revenue
May 07 Placed Calndr,Second Reading
May 09 Second Reading Amendment No.01 JOYCE, JEREMIAH Adopted
Placed Calndr,Third Reading
May 22 Added As A Co-sponsor LEMKE, HOLMBERG
Added As A Co-sponsor SAVICKAS &
Added As A Co-sponsor LECHOWICZ
Third Reading - Passed 030-026-000
Verified Motion to Reconsider Vote
Mtn Reconsider Vote Tabled
Third Reading - Passed 030-026-000
Arrive House
Placed Calndr,First Reading
May 23 Hse Sponsor MCGANN
Placed Calndr,First Reading
May 24 Added As A Joint Sponsor PHELPS
Added As A Joint Sponsor MCNAMARA
First reading Rfrd to Comm on Assignment
May 29 Assigned to Revenue
Jun 13 Interim Study Calendar REVENUE

SB-0333 JOYCE, JEREMIAH – DUDYCZ.

(Ch. 38, new par. 24-3.3)

Amends the Criminal Code of 1961 to make it a Class A misdemeanor to knowingly sell a stun gun or taser which does not have a serial number engraved on it or which has its serial number changed, altered, removed or obliterated.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II
Apr 18 Added As A Joint Sponsor DUDYCZ Committee Judiciary II

1 SB-0334 ETHEREDGE.

(Ch. 111 2/3, par. 36; Ch. 120, pars. 467.17, 467.18, 469 and 470; new pars. 467.18a and 470a)

Amends the Gas Revenue Tax Act, the Public Utilities Revenue Act and the Public Utilities Act. Changes the rate of the tax imposed by the Gas Revenue Tax Act from 5% of gross receipts to 2.1 cents per therm of gas sold. Changes the rate of the tax imposed by the Public Utilities Revenue Act from 5% of gross receipts to .31 cents per kilowatt-hour of electricity sold. Permits commercial and industrial customers to elect to have their taxes computed by the former method. Applies to meter reading dates on or after January 1, 1986. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: (Ch. 111 2/3, par. 36; Ch. 120, pars. 467.18 and 470, new pars. 467.18a and 470a)

1 Fiscal Note Act may be applicable.
Deletes everything after the enacting clause. Amends the Gas Revenue Tax Act and the Public Utilities Revenue Act. Provides that the gross receipts taxes imposed under those Acts shall be at a rate established annually by the Department, and shall be calculated to generate for each one year period the same amount of revenue which was generated in Fiscal Year 1985. Effective immediately and applies to bills having a meter reading date on or after September 1, 1985.

SB-0335—MAHAR.

Amends An Act in relation to prisoners and jails and the County Department of Corrections Act. Provides that an arresting authority shall be responsible for any incurred medical expenses relating to the arrestee until such time as the arrestee is charged with the violation of a State Criminal offense, except where the arrest was made pursuant to a request by the sheriff. If medical expenses relating to the arrestee were caused by the actions of the arresting authority and the arrestee is not convicted of a state or local offense then the arresting authority will reimburse the county for any medical expenses actually paid by the county.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 75, par. 105

Provides that an arresting authority shall be entitled to obtain reimbursement for the cost of medical or hospital services furnished the prisoner. Provides that if the prisoner is able to pay for such care, he or she shall reimburse the arresting authority.

SB-0336—COFFEY—HOLMBERG—O’DANIEL.

Amends the Motor Fuel Tax Law to exempt motor vehicles owned or leased by public school districts and used exclusively for the transportation of students.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1. (Tabled May 15, 1985)
Deletes “of such districts” pertaining to those motor vehicles exempted from the tax under this amendatory bill.

SENATE AMENDMENT NO. 2
Amends by deleting “of such districts” which is not in the bill in that form.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
                Assigned to Revenue
Apr 10        Added As A Joint Sponsor HOLMBERG
                Committee Revenue
Apr 11        Placed Calndr,Second Reading
Apr 16        Added As A Joint Sponsor O’DANIEL
                Second Reading
                Amendment No.01 COFFEY Adopted
                Placed Calndr,Third Reading
May 15        Recalled to Second Reading
                Mtn Reconsider Vote Prevail
                01-COFFEY
                Mtn Prevail - Table Amend No 01
                Tabled
                Amendment No.02 COFFEY Adopted
                Placed Calndr,Third Reading
May 22        Third Reading - Passed 050-006-000
                Arrive House
                Hse Sponsor WEAVER,M
                Added As A Joint Sponsor HICKS
                Added As A Joint Sponsor WOODYARD
                First reading  Rfrd to Comm on Assignment
May 29        Assigned to Revenue
Jun 13        Interim Study Calendar REVENUE

SB-0337 BARKHAUSEN.
(Ch. 108 1/2, par. 1-113)
Amends the General Provisions Article of the Pension Code to provide that pension funds subject to the Article 1 approved investment list may invest in any common stock quoted in the National Association of Securities Dealers Automated Quotation System (NASDAQ).

PENSION IMPACT NOTE
SB-337 does not have a direct financial impact.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
                Assigned to Ins Pensions & Licensed Activities
Apr 25        Pension Note Filed
                Recommended do pass 011-000-000
                Placed Calndr,Second Reading
May 07        Second Reading
                Placed Calndr,Third Reading
May 16        Third Reading - Passed 056-003-000
                Arrive House
                Placed Calendar,First Reading
May 17        Hse Sponsor DIDRICKSON
                First reading  Rfrd to Comm on Assignment
May 22        Assigned to Personnel and Pensions
Jun 14        Tbd pursuant Hse Rule 27D

1 SB-0338 HOLMBERG - ZITO.
(Ch. 144, pars. 189, title, 1801, 1802 and 1803; new par. 189.15)

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
Amends An Act to provide tuition free courses for senior citizens who attend public institutions of higher education. Deletes “for credit or on a noncredit basis” from definition of course. Provides that Act only applies to credit courses. Exempts from Act courses designed specifically for senior citizens. Permits public institutions of higher learning to require fees, other than tuition for persons attending courses under the Act. Amends the Board of Higher Education Act to authorize the Board of Higher Education to adopt rules to carry out the provisions of An Act to provide tuition free courses for senior citizens. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 144, par. 189

Deletes provision which authorizes the Board of Higher Education to adopt rules and regulations to carry out provisions of An Act to provide tuition free credit courses for senior citizens who attend public institutions of higher education.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Education-Higher

Mar 27 Added As A Joint Sponsor ZITO Recommended do pass 007-000-000

Placed Calndr,Second Reading

Apr 11 Second Reading Amendment No.01 HOLMBERG Adopted

Placed Calndr,Third Reading

Apr 16 Third Reading - Passed 052-000-000

Apr 17 Arrive House

Placed Calendar,First Reading

Apr 18 Hse Sponsor GIORGI

First reading Rfrd to Comm on Assignment

May 22 Assigned to Higher Education

May 23 Added As A Joint Sponsor SATTERTHWAITE Committee Higher Education

Jun 06 Do Pass/Consent Calendar 015-000-000

Jun 12 Consnt Caldr Order 2nd Read

Added As A Joint Sponsor MCGANN

Added As A Joint Sponsor O'CONNELL

Added As A Joint Sponsor FARLEY

Consnt Caldr Order 2nd Read

Jun 13 Cnsent Calendar, 2nd Reading

Consnt Caldr Order 3rd Read

Jun 19 Consnt Caldr, 3rd Read Pass 114-000-000

Passed both Houses

Jul 17 Sent to the Governor

Sep 14 Governor approved

PUBLIC ACT 84-0338 Effective date 09-14-85

1 SB-0339 HOLMBERG.

Appropriates $15,000 to the Department of Commerce and Community Affairs from the Tourism Promotion Fund for a grant to the Kantorei Boys Choir of Rockford for its 1985 tour of Japan.

SENATE AMENDMENT NO. 1.

Reduces appropriation by $2,500.

SENATE AMENDMENT NO. 2.

Appropriates $6,000 to DCCA for a grant for the Ashland High School Band.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Appropriations I

Apr 25 Recommended do pass as amend 017-000-000

Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
Amends The School Code to authorize the State Board of Education to create an Illinois Young Minds Program for the purpose of receiving donated technical and vocational equipment and distributing it to public schools; authorizes the State Board to make grants of up to $10,000 to certain school districts in connection with distributions of such equipment. Amends the Illinois Income Tax Act to provide a deduction for persons who donate property to the program, equal to 3.2 times the tax basis of the property for individuals, and 2 times the basis for corporations. Effective immediately.

**SENATE AMENDMENT NO. 1.**
Provides that qualified donations and grants may be made to nonpublic schools with a tuition of no more than $2000. Specifies that a school may receive no more than 2 grants and may receive only one grant at a time.
Amends the Criminal Code. Increases the penalty for reckless homicide from Class 4 to Class 2 felony where the crime results from a person driving a motor vehicle while under the influence of intoxicating liquor or narcotic drug or a combination thereof to an extent which renders such person incapable of safely driving.

HOUSE AMENDMENT NO. 1.
Changes penalty to Class 3 felony.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II
Apr 10 Added As A Joint Sponsor SCHAFFER-MAHAR
Added As A Joint Sponsor MACDONALD
Committee Judiciary II
Apr 17 Placed Calndr,Second Reading Recommended do pass 010-000-000
Apr 18 Second Reading Placed Calndr,Third Reading
Apr 24 Added As A Joint Sponsor KELLY
Placed Calndr,Third Reading
May 15 Added As A Co-sponsor HOLMBERG
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House Placed Calndr,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 20 Primary Sponsor Changed To CHURCHILL
Added As A Joint Sponsor KLEMM Committee Assignment of Bills
May 22 Assigned to Personnel and Pensions
May 24 Re-assigned to Judiciary II
Jun 11 Amendment No.01 JUDICIARY II Adopted
Placed Calndr,Second Reading
Recommended do pass as amend 013-001-000
Jun 18 Second Reading Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 112-004-001
Jun 27 Secretary's Desk Concurrence 01
Jun 28 S Concurs in H Amend. 01/057-000-000
Passed both Houses
Jul 24 Sent to the Governor
Sep 21 Governor vetoed
Placed Calendar Total Veto
Oct 17 Total veto stands.

SB-0342 DEMUZIO, ROCK, SAVICKAS, CHEW, D'ARCO, LUFT AND VADALABENE.

Makes appropriations for ordinary, contingent and distributive expenses of the State Comptroller for FY86. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Increases retirement line items and decreases other ordinary and contingent line items for a total reduction of $222,969.

HOUSE AMENDMENT NO. 1. (Tabled June 27, 1985)
Increases personal services line items in Div. of Administration, Statewide Fiscal Operations, EDP, and Special Audits by a total of $264,938.

HOUSE AMENDMENT NO. 2. (Tabled June 27, 1985)
Further increases personal services line items in Div. of Statewide Fiscal Operations, EDP and Special Audits by a total of $168,305.

HOUSE AMENDMENT NO. 3.
Increases personal services and related items and various other OCE line items for a net increase of $224,986.
HOUSE AMENDMENT NO. 6.
Increases appropriations for personal services by $35,000.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $39,863.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
                    Assigned to Appropriations I

May 14  Recommded do pass as amend 018-000-000
                    Placed Calndr,Second Reading

May 20  Second Reading
                    Amendment No.01  APPROP I  Adopted

May 29  Third Reading - Passed 053-000-001

May 30  First reading  Rfrd to Comm on Assignment
                    Assigned to Appropriations I

Jun 19  Amendment No.01  APPROP I  Adopted
                    Amendment No.02  APPROP I  Adopted
                    Recommded do pass as amend 024-000-000

Jun 25  Second Reading
                    Held on 2nd Reading

Jun 26  Mtn Prevail Suspnd Rul 37G
                    Held on 2nd Reading

Jun 27  Mtn Prevail -Table Amend N0 01
                    Mtn Prevail -Table Amend N0 02
                    Amendment No.03  BARNES  Adopted
                    Amendment No.04  SHAW  Withdrawn
                    Amendment No.05  LEVERENZ  Withdrawn
                    Amendment No.06  SHAW  Adopted

Jun 28  Secretary's Desk Concurrence 03,06

Jun 29  S Concurs in H Amend. 03,06/050-007-001
                    Passed both Houses

Jul 12  Sent to the Governor

Jul 19  Governor reduction veto
                    PUBLIC ACT 84-0067  Effective date 07-19-85

Oct 17  Reduction veto stands. 84-0067

SB-0343  NETSCH, LECHOWICZ AND DEGNAN.
(Ch. 37, par. 654)

Amends the Court Reporters Act to eliminate the requirement that the chief
judge of the circuit court must have the advice and consent of the circuit judges of
the circuit in appointing and removing court reporters.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 37, par. 72.4-1

Provides that the chief judge of each circuit may appoint an administrative assis-
tant whose salary shall be determined by the Supreme Court. Provides that the
maximum salaries for administrative assistants shall be the same as the maximum
salary for full-time official court reporters.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
                    Assigned to Local Government

Apr 18  Recommded do pass 010-000-000
                    Placed Calndr,Second Reading

May 07  Second Reading
                    Placed Calndr,Third Reading
SB-0343—Cont.

May 16  Third Reading - Passed 055-003-001
Arrive House
Placed Calendr, First Reading

May 20  Hse Sponsor DUNN, JOHN
First reading  Rfrd to Comm on Assignment

May 22  Assigned to Judiciary I
May 30  Do Pass/Consent Calendar 014-000-000

Consnt Caldr Order 2nd Read
Jun 05  Cnsent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read

Jun 12  Added As A Joint Sponsor SHAW
Consnt Caldr Order 3rd Read

Jun 18  Added As A Joint Sponsor WOLF
Remvd from Consent Calendar
Cal 2nd Rdg Short Debate

Jun 20  Short Debate Cal 2nd Rdg
Amendment No.01  DUNN, JOHN
Adopted
Cal 3rd Rdg Short Debate

Jun 25  Short Debate-3rd Passed 085-032-000
Jun 27  Secretary's Desk Concurrence 01
Jun 28  S Concurs in H Amend. 01/038-020-000
Passed both Houses

Jul 24  Sent to the Governor
Sep 21  Governor vetoed
Placed Calendar Total Veto

Oct 16  Mtn filed overrde Gov veto NETSCH
3/5 vote required
Override Gov veto-Sen pass 039-017-000

Oct 17  Placed Calendar Total Veto
Oct 28  Mtn filed overrde Gov veto DUNN, JOHN
Placed Calendar Total Veto

Oct 29  Override Gov veto-Hse pass 072-042-000
Bth House Overid Total Veto

Nov 01  PUBLIC ACT 84-0998  Effective date 10-29-85

SB-0344  NETSCH, DEGNAN AND LECHOWICZ.
(Ch. 110, par. 11-102)

Amends the Code of Civil Procedure. Eliminates the provision for granting a pre-
liminary injunction without notice to the adverse party.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary I

Mar 27  Recommended do pass 007-000-000

Placed Calndr, Second Reading
Apr 11  Second Reading
Placed Calndr, Third Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading

May 20  Hse Sponsor DUNN, JOHN
First reading  Rfrd to Comm on Assignment

May 22  Assigned to Judiciary I
May 30  Do Pass/Consent Calendar 014-000-000

Consnt Caldr Order 2nd Read
Jun 05  Cnsent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read

Jun 12  Added As A Joint Sponsor SHAW
Consnt Caldr Order 3rd Read

Jun 18  Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
SB-0345  NETSCH – DEGNAN AND LECHOWICZ.

(Ch. 38, par. 210-4)


SENATE AMENDMENT NO. 1.

Restores the 3 judicial members and increases the public members from 3 to 6.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Executive

May 07  Second Reading  Amendment No.01  NETSCH  Adopted
Placed Calndr,Second Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading

May 20  Hse Sponsor DUNN,JOHN
First reading  Rfrd to Comm on Assignment

May 22  Assigned to Judiciary II
Jun 14  Tbld pursuant Hse Rule 27D

SB-0346  BARKHAUSEN – CARROLL – GEO-KARIS.

(New Act)

Creates the Illinois Temporary Guardian Act to establish procedures for the appointment of a temporary guardian for any person 16 years of age or older who, due to a systematic course of coercive persuasion, has undergone a substantial behavioral change and lacks substantial capacity to make independent and informed decisions or to understand or control his conduct. Enumerates persons who may bring special proceedings for order of temporary guardianship. Provides for a preliminary hearing and a final hearing, and for a temporary order for 45 days which sets forth a court appointed program designed to enable the person to make informed and independent judgments at the end of the period of temporary guardianship.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Executive

May 02  Added As A Joint Sponsor GEO-KARIS
Recommended do pass 008-003-000
Placed Calndr,Second Reading

May 07  Second Reading  Placed Calndr,Third Reading

May 15  3d Reading Consideration PP
Calendar Consideration PP.

May 29  Re-committed to Executive

SB-0347  FAWELL.

(Ch. 122, par. 27-6)

Amends the School Code. Deletes the daily requirement of physical education for pupils in the public schools and State universities engaged in preparing teachers.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Mar 26  Assigned to Education-Elementary & Secondary

SB-0348  SCHUNEMAN.

(Ch. 54, new par. 10.1)

Amends the fence law. Provides for the resolution of fence-disputes when the fence viewers fail to make a decision.
Amends the Public Building Commission Act. Increases the amount of a contract that may be let for work on public buildings without bids from $2,500 to $5,000. Effective immediately.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Executive
Apr 18 Recommended do pass 018-000-000

May 07 Second Reading
May 16 Third Reading - Passed 290-000-000
Arrive House
Placed Calndr, First Reading
May 17 First reading Rfrd to Comm on Assignment
May 29 Assigned to Counties and Townships
Jun 06 Primary Sponsor Changed To MCMASTER
Added As A Joint Sponsor HARTKE
Do Pass/Consent Calendar 018-000-000

SB-0349 NEDZA.
(Ch. 85, par. 1050)

Amends the Public Building Commission Act. Increases the amount of a contract that may be let for work on public buildings without bids from $2,500 to $5,000. Effective immediately.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Executive
Apr 18 Recommended do pass 018-000-000

May 07 Second Reading
May 16 Third Reading - Passed 054-005-000
Arrive House
Hse Sponsor KULAS
Placed Calndr, First Reading
May 17 First reading Rfrd to Comm on Assignment
May 22 Assigned to Executive
May 30 Do Pass/Consent Calendar 010-000-000

Jun 05 Consent Calendar, 2nd Reading
Jun 12 Consent Calendar, 3rd Reading
Jun 18 Consent Calendar, 3rd Read Pass 290-000-000
Passed both Houses
Jul 16 Sent to the Governor
Sep 03 Governor approved

PUBLIC ACT 84-0339 Effective date 01-01-86

(Ch. 122, pars. 10-21.4, 10-21.4a, 21-1, 21-3, 21-7.1, 22-19,
24-8, 24-12, 24-16, 34-83, 34-85 and 34-85b; new pars. 2-3.9a,
2-3.59a, 2-3.49a, 2-3.50, 2-3.51, 2-3.52, 2-3.53, 21-2b, 21-26,
30-4c and 34-83a)

Amends The School Code to provide for excellence in educational personnel. Provides that the State Board of Education, in cooperation with the State Teacher Cer-
Certification Board, shall periodically review the need for new and increased requirements for teacher certification in order to assure such requirements are conducive to effective teaching. Provides that school districts shall conduct staff development programs which specify outcome goals and which conform to locally developed plans. Requires the State Board of Education to establish a scholarship program to enable eligible women and minorities to begin and complete graduate training in educational administration. Requires school districts to submit documentation to the State Board of Education which shows sufficient time in the classroom in order to assess the current educational climate in the district and to refresh their teacher skills. Provides that no certificate to teach or supervise in the public schools shall be issued on or after June 30, 1988 unless the applicant for the certificate has passed an examination of knowledge or skills. Provides that an applicant for an elementary school certificate must have successfully completed academic courses from a recognized institution of higher learning in the subjects of science, mathematics, reading and language arts. Adds additional requirements for administrative and supervisory certificates. Includes sex discrimination in category of prohibited discrimination for which the State Board of Education may request the Attorney General to apply to the circuit court for injunctive relief to rectify the practice. Increases minimum teachers' salaries to $20,000 by 1987-1988 school year. Provides that teacher dismissals shall be heard by a Teacher Hearing Panel of 3 members. Provides that the State Board of Education may annually award scholarships to persons preparing to teach in areas of identified staff shortages. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 48, par. 850.07; new par. 850.07j2

Deletes everything after the enacting clause. Adds an immediate effective date to the bill. Changes from the Department of Commerce and Community Affairs to the Illinois Development Finance Authority the power to make grants to universities and research institutions, research consortia and other not-for-profit entities for the purpose of remodeling or otherwise physically altering existing laboratory or research facilities, expansion or physical additions to existing laboratory or research facilities, construction of new laboratory or research facilities or acquisition of modern equipment to support laboratory or research operations; for the planning, establishing, developing or construction of incubator facilities; and the power to award grants to units of local government for the purpose of developing appropriate infrastructure or defraying other costs to the local government in support of laboratory or research facilities and incubator development.

SENATE AMENDMENT NO. 2.

Provides that no student shall be enrolled in a driver education course until he has satisfied minimum competency requirements in reading, writing and mathematics as established by the State Board of Ed.

SENATE AMENDMENT NO. 3.

Provides that boards of education have the power to petition the State Superintendent of Education for the waiver or approval of modifications to any program required by this Act when funds for the program cannot be made available without adversely affecting the basic educational program of the district.

SENATE AMENDMENT NO. 4.

Deletes reference to: Ch. 122, pars. 24-12, 24-16, 34-85 and 34-85b

Deletes all provisions relative to Teacher Hearing Panels presiding over teacher dismissal, removal, suspension and reclassification cases.
HOUSE AMENDMENT NO 1.

Deletes reference to: Ch. 122, par. 10-21.4a, new pars.
2-3.48a, 2-3.49a, 2-3.50, 2-3.51, 10-21.4b, 21-2b, 21-2c,
217-24.2, 34-8.1a, 34-83a

Adds reference to: Ch. 122, pars. 10-21, 21-2.1, 21-4, 21-5,
21-9, 21-13, 21-25, 24-24, 27-1, 34-84a

Deletes everything after the enacting clause. Amends The School Code. Provides that school boards shall conduct staff development programs which specify outcome goals. Provides that the State Board of Education shall approve school development plans. Provides that school districts may petition the State Board of Education for the waiver or modification of any program required by this amendatory Act when monies available to the dist. are not sufficient to fund the programs required by this amendatory Act of 1985. Abolishes the Chicago Board of Examiners on July 1, 1988. Provides that commencing July 1, 1988, all new teachers employed by the Chi. board of education shall hold teaching certificates issued by the State Teacher Certification Board. Provides that teachers employed by the Chi. board of education prior to July 1, 1988 shall on or before that date exchange certificates issued by the board of examiners for comparable certificates issued by the State Teacher Certification Board. Provides that after July 1, 1988, a person must take an examination of knowledge or skills in order to be issued certain teaching certificates. Increases minimum annual salary for teachers to $13,000. Provides that each school board must establish a policy on discipline, and the policy must provide that a teacher may remove disruptive students from the classroom. Provides for teacher shortage and equal opportunity scholarships. Also provides that the State Board of Education shall establish an internship program to provide experience to women and minorities interested in preparing for positions as school superintendents. Effective immediately.

FISCAL NOTE, AS AMENDED

(Prepared by State Board of Education)

Financing costs of the provisions of SB-350 for FY86 would be $5,414,156. Estimated costs for FY87 are $475,000 and for FY88 are $75,000.

HOUSE AMENDMENT NO. 2.

Deletes provisions relating to removing disruptive students to alternative setting.
Amends The School Code to provide for excellence in education. Provides for student learning objectives, alternative education and expanded options for at risk and other secondary school students, a Principalship Academy, expanded eligibility to take the GED test for issuance of a high school equivalency certificate, reduction of the school entry age to 5, reimbursed preschool assessment and full day kindergarten programs, exemption from physical education requirements, and school district contracts with driver training schools under which students participating may be charged a reasonable fee. Revises provisions of the school aid formula relative to computing days of attendance with respect to kindergarten pupils. Establishes the primary purpose of schooling with reference to certain areas of education, and requires school districts to establish learning objectives consistent with and to prioritize resource allocation toward fulfillment of such primary purpose. Establishes a student assessment program requiring -- with certain exceptions -- pupils in 3rd, 6th, 8th and 10th grades to demonstrate academic proficiency by achieving examination scores in reading, mathematics and language arts at a grade level no more than one year below their current grade level as a prerequisite to promotion to the next grade. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 27-6

Deletes provisions of the bill relating to exemption from physical education requirements.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 122, par. 27-6

Amends the bill as amended by Senate Amendment No. 1 to restore provisions which would exempt 11th and 12th grade pupils from physical education courses for specified reasons.

SENATE AMENDMENT NO. 3.

Deletes reference to: Ch. 122, new par. 10-20.19b; rep. par. 10-22.18

Adds reference to: Ch. 122, par. 10-22.18

Provides for an Administrators’ rather than a Principalship Academy. Requires the State to pay the applicable fees for certain persons made eligible to take the

1 Fiscal Note Act may be applicable.
GED test for issuance of a high school equivalency certificate. Authorizes school boards to offer programs of half-day or of half and full-day kindergarten attendance. Provides that attendance by pupils at a kindergarten which provides full-day attendance counts the same as attendance by first grade pupils in determining average daily attendance for school aid formula purposes. Restores the reexamination and high school equivalency certificate fees incident to the GED test. Limits the expanded eligibility to take the GED test for issuance of a high school equivalency certificate.

SENATE AMENDMENT NO. 4.

Adds reference to: Ch. 122, new par. 10-22.14a

Adds provisions authorizing school boards to petition the State Superintendent of Education to waive or approve modifications to statutorily mandated programs when funds therefor can't be made available without adversely affecting a district's basic educational program.

SENATE AMENDMENT NO. 5.


Deletes all provisions of the bill relating to school district driver training schools and participating student fees.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, pars. 3-15.12, 10-20.12 and 10-22.18; new par. 10-23.2a

Adds reference to: Ch. 111 1/2, par. 6306; Ch. 122, pars. 1A-4, 10-22.31a, 14C-3, 14C-10, 18-4.3, 27-5, 27-12.1, 27-23, 27-24.2, 27-24.3, 34-18 and 864; new pars. 2-3.54, 2-3.55, 10-20.25a and 18-4.4; rep. par. 10-22.18

Changes the title, deletes everything after the enacting clause, and amends the Alcoholism and Substance Abuse Act, The School Code and the Critical Health Problems and Comprehensive Health Education Act. Adds provisions relative to alcohol and substance abuse education and prevention programs, pilot project optional education grant programs for dropouts, teacher aide grant programs, reading specialist grant programs, arts grant programs, summer school grant programs, reading and library material grant programs and preschool educational grant programs. Requires the State Board of Education to develop student competency exams to be administered by school districts, and requires school districts to offer remedial summer programs to students whose test results are at least 2 grade levels below their enrolled grade. Adds provisions relative to contractual continued service of vocational education teachers and relative to student access to vocational education when vocational education programs are offered as part of a joint educational program involving more than one district. Adds provisions relative to locally determined bilingual education. Provides for full or 1/2 day kindergarten but requires 1/2 day kindergarten as well when a full day kindergarten is established. Requires school district policy to discourage social promotion of pupils not meeting academic advancement requirements. Requires 9th and 10th grade physical education courses to include required health education. Requires 11th and 12th grade students to be excused from physical education upon request for specified reasons. Establishes a consumer education and health education proficiency program. Adds provisions relative to school district contracts with driver training schools. Permits school districts which either provide or contract to provide a course in practice driving to charge a reasonable fee to students participating in such course unless a student is unable to pay the fee. Changes the effective date to January 1, 1986.

HOUSE AMENDMENT NO. 3.

Deletes reference to: Ch. 122, par. 27-6

Deletes all provisions of the bill as amended relative to the exemption of 11th and 12th grade students from physical education for specified reasons.
HOUSE AMENDMENT NO. 4.
Deletes reference to: Ch. 122, pars. 27-23, 27-24.2, 27-24.3

Deletes from the bill, as amended, certain provisions relative to school district contracts with driver training schools under which students participating may be charged a reasonable fee.

FISCAL NOTE, AS AMENDED
(Prepared by State Board of Education)
Financing costs of the provisions of SB-351 for FY86 would be $123 million.

HOUSE AMENDMENT NO. 5.
Adds reference to: Ch. 122, par. 27-6
Permits a school board to excuse pupils enrolled in grades 11 and 12 from physical education courses who request to be excused for ongoing participation in the school athletic program.

HOUSE AMENDMENT NO. 6.
Provides that the grants for placement of reading and library materials shall be distributed and used in accordance with Chapter II of The Federal Education and Consolidation Improvement Act of 1981.

HOUSE AMENDMENT NO. 7.
Makes technical correction in reference to page number.
Amends The School Code. Provides that the State Board of Education’s annual report contain a separate section which reports on the status of education in Illinois, identifies its problems and recommends solutions. Requires submission of the report to the General Assembly as well as the Governor. Effective immediately.

SENATE AMENDMENT NO. 1.

Requires the State Board of Education's annual report to the Governor on the condition of the schools to be made to the General Assembly as well. Provides that the report of findings and recommendations required to be submitted annually by the Board to the General Assembly and the Governor on or before January 14 contain a separate section critiquing and analyzing the status of education in Illinois and identifying its specific problems and the recommended solution therefor.
SB-0353  KELLY.

(Ch. 46, pars. 19-2, 19-3 and 19-13; rep. pars. 4-8.02, 5-7.02, 6-35.02 and 19-12.1)

Amends the Election Code. Eliminates requirement that a physically incapacitated voter accompany his application for an absentee ballot with a physician’s certificate. Eliminates disabled voter’s identification card.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26  Assigned to Elections
Apr 11  Recommended do pass 004-003-000
          Placed Calndr,Second Reading
Apr 16  Second Reading
          Placed Calndr,Third Reading
May 15  Third Reading - Lost 027-028-001

SB-0354  MAHAR.

(Ch. 24, par. 11-61-3)

Amends the Municipal Code. Provides that municipalities of less than 1,000,000 inhabitants may purchase or lease property through contracts bearing interest at a rate of not more than that permitted in “An Act to authorize public corporations to issue bonds, other evidences of indebtedness and tax anticipation warrants subject to interest rate limitations set forth therein.” Effective immediately.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26  Assigned to Finance and Credit Regulations
Apr 11  Recommended do pass 008-000-000
          Placed Calndr,Second Reading
Apr 16  Second Reading
          Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
          Arrive House
          Placed Calendr,First Reading
May 17  Hse Sponsor DIDRICKSON
          First reading  Rfrd to Comm on Assignment
May 22  Assigned to Cities and Villages
May 29  Do Pass/Consent Calendar 012-000-000
          Consnt Caldr Order 2nd Read
Jun 04  Consent Calendar, 2nd Readng
          Consnt Caldr Order 3rd Read
Jun 12  Added As A Joint Sponsor SHAW
          Consnt Caldr Order 3rd Read
Jun 18  Consnt Caldr, 3rd Read Pass 117-000-000
          Passed both Houses
Jul 16  Sent to the Governor
Sep 13  Governor approved

PUBLIC ACT 84-0283  Effective date 09-13-85

SB-0355  ROCK – ETHEREDGE – POSHARD, BERMAN AND HOLMBERG.

(Ch. 122, pars. 103-1, 103-2, 103-5, 106-1 and 106-6.1)

Amends the Public Community College Act to require territory of a school district lying outside a community college district to be included in a new or existing community college district by July 1, 1988. A petition or resolution for annexation to an existing district or for inclusion into a new district shall be filed by October 1, 1987. If the petition or resolution is not filed within such time, the Illinois Community College Board shall assign the territory to a new or existing community college district effective July 1, 1988. Provides for a school district, other than a unit dis-

1 Fiscal Note Act may be applicable.
District, any part of which territory lies outside a community college district to levy an annual tax to pay tuition of students residing outside a community college district to attend a public community college, through 1987. Effective immediately.

**State Mandates Act May Require Reimbursement to Local Gov'ts.**

**Senate Amendment No. 1.**

Adds reference to: Ch. 122, par. 103-40

Deletes provision that permits territory part of which is included in a community college district consisting of at least 3 entire counties or that portion of 3 counties not included in an existing community college district to be organized into a community college district. Provides that the board of a community college district must obtain prior approval of the Illinois Community College Board and the Board of Higher Education before entering into an initial contract with a public university or private degree-granting college or university on or after July 1, 1985. Also permits the community college board to enter into contracts with educational institutions for providing or securing educational services.

**Senate Amendment No. 2.**

Provides that the mandatory annexation to a new or existing community college district shall take effect July 1, 1990 rather than July 1, 1988. Provides that the additional annual tuition tax shall expire in 1989 rather than 1987.

**State Mandates Act Fiscal Note, as Amended**

(Prepared by IL Community College Board)

SB 355 has no fiscal impact.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Mar 20 1985</td>
<td>First reading</td>
</tr>
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<td>Mar 27</td>
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<td>Added As A Joint Sponsor POSHARD</td>
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<td>ETHEREIDGE &amp; POSHARD</td>
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<td>Third Reading - Passed 101-014-001</td>
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<tr>
<td>Jul 23</td>
<td>Sent to the Governor</td>
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</table>
SB-0356 ROCK, WEAVER, S, VADALABENE, DUNN, RALPH, DAVIDSON, MAITLAND, WELCH, CARROLL, POSHARD, ETHEREDGE, HALL AND DEANGELIS.

Appropriates $35,621,200 to the Board of Higher Education for ordinary and contingent expenses and grants. Appropriates $2,000,000 to the Department of Public Health for distribution of medical education scholarships. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Deletes everything after enacting clause. Replaces with substantially similar appropriations of $35,667,600 to Board of Higher Ed. for ordinary and contingent expenses and grants, including an additional appropriation for grants for Japanese School Programs. Appropriates $2,000,000 to the Department of Public Health for distribution of medical education scholarships. Effective July 1, 1985.

SENATE AMENDMENT NO. 2.
Decreases personal services line item to Board of Higher Ed. by $26,000.

SENATE AMENDMENT NO. 3.
Appropriates $1,400,000 to Bd. of Higher Ed. for grants and administrative purposes.

SENATE AMENDMENT NO. 4.
Appropriates $150,000 to Bd. of Higher Ed. for matching grants to universities for inventors in residence.

GOVERNOR ITEM VETOS AND REDUCTIONS
Vetoes $150,000 for matching grants for inventors in residence and reduces retirement line item by $1,280.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26  Assigned to Appropriations II
May 14  Recommeded do pass as amend

May 20  Second Reading
   Amendment No.01  APPROPI II  Adopted
   Amendment No.02  APPROPI II  Adopted 026-020-000
   Amendment No.03  APPROPI II  Adopted

May 22  Recalled to Second Reading
   Amendment No.04  BERMAN  Adopted

May 29  Third Reading - Passed 054-000-000
   Arrive House
   Placed Calndr, First Reading

May 30  Hse Sponsor KEANE
   First reading  Rfrd to Comm on Assignment
   Assigned to Appropriations II

Jun 18  Recommended do pass 019-000-002

Jun 20  Second Reading
Jun 25  Held on 2nd Reading
Jun 26  Mtm Prevail Suspend Rul 37G
Placed Calndr, Third Reading
Jun 27  Third Reading - Passed 108-001-000
   Passed both Houses
Jul 15  Sent to the Governor
Jul 19  Governor item reduction

PUBLIC ACT 84-0047  Effective date 07-19-85
Placed Cal. Item/Red. Veto
Appropriates $190,910,700 for the fiscal year beginning July 1, 1985 as follows:

**IL Community College Board**
General Revenue Fund ...................................................................................................................... $185,088,200

**Board of Trustees of E. St. Louis Community College**
General Revenue Fund ......................................................................................................................... 3,082,500
Other Funds ............................................................................................................................................ 2,740,000

**SENATE AMENDMENT NO. 1.**
Deletes $3,635,400 appropriated to the Illinois Community College Board from the General Revenue Fund for repair and renovation grants and replaces with an equal appropriation from the Build Illinois Bond Fund. Reduces appropriations for other purposes to the Illinois Community College Board from the General Revenue Fund by $1,412,200 and to the Board of Trustees of the State Community College of East St. Louis by $8,700.

**SENATE AMENDMENT NO. 2.**
Decreases personal services to IL Community College Board by $12,887.

**SENATE AMENDMENT NO. 3.**
Deletes $3,635,400 to IL Community College Board for repair and renovation grants.

**SENATE AMENDMENT NO. 4.**
Increases contractual line item for State Community College of E. St. Louis by $35,000.
SB-0358  CARROLL, ROCK, WEAVER,S, VADALABENE, DUNN, RALPH, DAVIDSON, MAITLAND, POSHARD, ETHEREDGE, HALL AND DEANGELIS.

Appropriates $174,441,300 to the Board of Governors of State Colleges and Universities for its ordinary and contingent expenses, from the following funds. Effective July 1, 1985.

<table>
<thead>
<tr>
<th>Fund</th>
<th>Amount</th>
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<tr>
<td>GRF</td>
<td>$131,241,900</td>
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<tr>
<td>Bd. of Gov. of State Colleges and Univ. Income Fund</td>
<td>$39,839,700</td>
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<td>Bd. of Gov. Cooperative Computer Center Revolving Fund</td>
<td>$3,359,700</td>
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SENATE AMENDMENT NO. 1.
Deletes all. Replaces with substantially similar appropriations of $173,064,200, including new appropriation for miscellaneous capital improvements.

SENATE AMENDMENT NO. 2.
Deletes $2,551,100 to Bd. of Gov. for miscellaneous capital improvements.

SENATE AMENDMENT NO. 3.
Decreases personal services lines by a total of $475,600.

SB-0359  WEAVER,S.

Appropriates funds for the ordinary and contingent expenses of the State Universities Retirement System for the fiscal year beginning July 1, 1985, as follows:

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<tr>
<th>Fund</th>
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<tr>
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<tr>
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<td>Ag. Premium</td>
<td>$369,400</td>
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<td>Fire Prevention</td>
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SENATE AMENDMENT NO. 1.
Decreases ordinary and contingent line items by a total of $43,200,700.

GOVERNOR REDUCTIONS
Reduces retirement line items by a total of $6,192,800.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Appropriations II
May 14 Recommended do pass as amend 019-000-000

May 20 Second Reading Amendment No.01 APPROP II Adopted
Placed Calndr, Third Reading

May 29 Third Reading - Passed 056-000-000
Arrive House
Placed Calndr, First Reading

May 31 Hse Sponsor BOWMAN
Placed Calndr, First Reading

Jun 04 First reading Rfrd to Comm on Assignment
Assigned to Appropriations II

Jun 18 Recommended do pass 021-000-000
Placed Calndr, Second Reading

Jun 20 Second Reading Held on 2nd Reading

Jun 25 Place Calndr, Third Reading

Jun 26 Mtng Prevail Suspend Rul 37G
Placed Calndr, Third Reading

Jun 27 Third Reading - Passed 111-000-003
Passed both Houses

Jul 15 Sent to the Governor

Jul 19 Governor reduction veto
PUBLIC ACT 84-0056 Effective date 07-19-85
Placed Cal. Reduction Veto

Oct 17 Reduction veto stands. PA 84-0056

SB-0360 DAVIDSON - MAITLAND - WELCH, ROCK, WEAVER,S, VADALA-BENE, DUNN, RALPH, CARROLL, POSHARD, ETHEREDGE, HALL AND DEANGELIS.

Makes appropriations for the ordinary and contingent expenses of the Board of Regents for the fiscal year ending June 30, 1986, as follows. Effective July 1, 1985.

Total Appropriation .............................................. $187,928,200
General Revenue Fund .............................................. $142,126,000
Board of Regents Income Fund ................................... 45,802,200

SENATE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Appropriates $86,303,200 to Board of Regents for OCE. Effective July 1, 1985.

SENATE AMENDMENT NO. 2.
Deletes appropriation of $2,983,600 for miscellaneous capital improvements.

SENATE AMENDMENT NO. 3.
Decreases personal services by $418,400.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Appropriations II
May 14 Recommended do pass as amend 019-000-000

May 20 Second Reading Amendment No.01 APPROP II Adopted
Placed Calndr, Third Reading

May 29 Third Reading - Passed 054-000-001
Arrive House
SB-0361 ETHEREDGE – HALL, DEANGELIS, ROCK, WEAVER,S, VADALABENE, DUNN,RALPH, DAVIDSON, MAITLAND, CARROLL AND POSHARD.

Appropriates funds to the Illinois State Scholarship Commission for ordinary and contingent expenses and certain grants and guaranteed loans, as follows. Effective July 1, 1985.

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<tr>
<th>Item</th>
<th>Amount</th>
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<td>Fed. St. Student Incentive Trust Fund</td>
<td>$4,200,000</td>
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</table>

SENATE AMENDMENT NO. 1.

Decreases Contractual Services line item and redistributes Printing and Equipment line items to decrease ordinary and contingent expenses appropriation by $8,800. Decreases appropriations for grants and scholarships by $2,118,000. Changes Federal State Student Incentive Trust Fund to Federal Student Incentive Trust Fund.

SENATE AMENDMENT NO. 2.

Increases retirement line item and decreases other ordinary and contingent line items for a net reduction of $58,000.

GOVERNOR REDUCTIONS

Reduces retirement by a total of $71,900.
SB-0361—Cont.

Jul 15  Sent to the Governor
Jul 19  Governor reduction veto
Oct 17  Reduction veto stands. PA 84-0057

PUBLIC ACT 84-0057 Effective date 07-19-85
Placed Cal. Reduction Veto

SB-0362 WEAVER, D’ARCO, ROCK, VADALABENE, DUNN, RALPH, DAVIDSON, MAITLAND, CARROLL, POSHARD, ETHEREDGE, HALL AND DEANGELIS.

Makes appropriations of $520,821,200 to the Board of Trustees of the University of Illinois for ordinary and contingent expenses for fiscal year ending June 30, 1986, as follows. Effective July 1, 1985.

General Revenue Fund .......................................................... $426,722,700
University Income Fund ............................................................ 84,156,600
Agricultural Premium Fund ....................................................... 8,748,000
Fire Prevention Fund .............................................................. 938,900
Real Estate Research and Education Fund ................................. 255,000

SENATE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Replaces with substantially similar appropriations of $516,488,400 to the Board of Trustees of the University of Illinois for the ordinary and contingent expenses for the fiscal year ending June 30, 1986. Effective July 1, 1985.

SENATE AMENDMENT NO. 2.
Deletes appropriation of $7,834,000 to U of I for miscellaneous capital improvements.

SENATE AMENDMENT NO. 3.
Reduces U of I personal services line item by $1,079,700.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26  Assigned to Appropriations II
May 14  Recommded do pass as amend
          019-000-000

May 20  Second Reading
          Amendment No.01 APPROP II  Adopted
          Amendment No.02 APPROP II  Adopted
          Amendment No.03 APPROP II  Adopted
          026-023-001

May 29  Third Reading - Passed 056-000-000
Arrive House
Hse Sponsor JOHNSON
Added As A Joint Sponsor SOLIZ
First reading  Rfrd to Comm on Assignment

May 31  Added As A Joint Sponsor BRAUN
Committee Assignment of Bills
Assigned to Appropriations II

Jun 03  Assigned to Appropriations II
Jun 04  Added As A Joint Sponsor EWING
Committee Appropriations II
Jun 06  Added As A Joint Sponsor SATTERTHWAITE
Committee Appropriations II
Jun 18  Recommended do pass 020-000-000

Jun 20  Second Reading
Held on 2nd Reading
Jun 25  Placed Calndr,Third Reading
Jun 26  Mtm Prevail Suspend Rul 37G
Placed Calndr,Third Reading
Jun 27  Third Reading - Passed 108-002-000
Passed both Houses
Jul 15  Sent to the Governor
SB-0363  WEAVERS,

Appropriates $823,143 for the ordinary and contingent expenses and relocation expenses of the State Universities Civil Service System. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Decreases personal services and retirement by a total of $45,658.

SENATE AMENDMENT NO. 2.
Decreases OCE lines and increases retirement for a net decrease of $6951.

SENATE AMENDMENT NO. 3.
Increases Relocation Expenses line item by $42,400.

SENATE AMENDMENT NO. 4.
Increases retirement line item; restores other line items to original appropriation before S-am 2; for a net increase of $11,154.

HOUSE AMENDMENT NO. 1.
Increases retirement line item by $32,530.

GOVERNOR REDUCTIONS
Reduces retirement by $3,122.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Appropriations II
May 14 Recomnmded do pass as amend
Placed Calndr,Second Reading

May 20 Second Reading
Amendment No.01 APPROP II Adopted
Amendment No.02 APPROP II Adopted
Placed Calndr,Third Reading

May 22 Recalled to Second Reading
Amendment No.03 WEAVERS Adopted
Amendment No.04 WEAVERS Adopted
Placed Calndr,Third Reading

May 29 Third Reading - Passed 056-000-000
Arrive House
Placed Calendr,First Reading

May 31 Hse Sponsor BOWMAN
Placed Calendr,First Reading

Jun 04 First reading Rfrd to Comm on Assignment
Assigned to Appropriations II

Jun 18 Amendment No.01 APPROP II Adopted
Recomnmded do pass as amend
Placed Calndr,Second Reading

Jun 20 Second Reading
Held on 2nd Reading

Jun 25 Placed Calndr,Third Reading

Jun 26 Mtm Prevail Suspend Rul 37G
Placed Calndr,Third Reading

Jun 27 Third Reading - Passed 110-000-001

Jun 28 Secretary's Desk Concurrence 01

Jun 29 S Concurs in H Amend. 01/053-000-000
Passed both Houses

Jul 12 Sent to the Governor

Jul 19 Governor reduction veto
PUBLIC ACT 84-0058 Effective date 07-19-85
Placed Cal. Reduction Veto

Oct 17 Reduction veto stands. PA 84-0058
GELIS.


General Revenue ........................................................................... 151,666,800
SIU Income Fund ........................................................................... 42,956,000

SENATE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Replaces with substantially similar appropriations of $192,945,600 for the ordinary and contingent expenses of Southern Illinois University for the fiscal year ending June 30, 1986. Effective July 1, 1985.

SENATE AMENDMENT NO. 2.
Deletes $2,995,900 to SIU Board of Trustees for miscellaneous capital improvements.

SENATE AMENDMENT NO. 4.
Decreases personal services by $443,300.

SENATE AMENDMENT NO. 5.
Adds reappropriation for student approved welfare and recreation projects at S.I.U. and specifically at the Edwardsville campus, by a total of $559,850.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Appropriations II
May 14 Recommended do pass as amend 019-000-000

May 20 Placed Calndr,Second Reading

Second Reading
Amendment No.01 APPROP II Adopted
Amendment No.02 APPROP II Adopted
Amendment No.03 APPROP II Lost 025-025-001
Amendment No.04 APPROP II Adopted

Placed Calndr,Third Reading

May 22 Recalled to Second Reading
Amendment No.05 VADALABENE Adopted

Placed Calndr,Third Reading

May 29 Third Reading - Passed 054-000-001
Arrive House
Placed Calendr,First Reading

May 30 Hse Sponsor RICHMOND
First reading Rfrd to Comm on Assignment
Jun 03 Assigned to Appropriations II
Jun 11 Added As A Joint Sponsor WOLF Committee Appropriations II
Jun 18 Recommended do pass 019-000-001

Jun 20 Second Reading
Held on 2nd Reading

Jun 25 Placed Calndr,Third Reading

Jun 26 Mtm Prevail Suspend Rul 37G
Placed Calndr,Third Reading

Jun 27 Third Reading - Passed 113-000-000
Passed both Houses

Jul 15 Sent to the Governor

Jul 19 Governor approved
PUBLIC ACT 84-0035 Effective date 07-19-85

'SB-0365 ETHEREDGE - POSHARD, ROCK, WEAVERS, VADALABENE, DUNN, RALPH, DAVIDSON, MAITLAND, CARROLL, HALL AND DE-ANGELIS.

(Ch. 122, pars. 102-16 and 102-16.01)

1 Fiscal Note Act may be applicable.
Amends the Public Community College Act. Increases the credit hour grant rate and revises the formula for distribution of equalization grants, increasing both the equalized assessed valuation per student threshold and the EAV per student grant amount. Eliminates energy conservation grants, provides for repair and renovation grants, modifies provisions relating to disadvantaged student and energy conservation grants, and changes the advanced technology equipment matching grant program to a pure grant program. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Makes additional changes in the credit hour grant rates and in the formula for distribution of equalization grants.

SENATE AMENDMENT NO. 1.
Reduces the proposed increase in full and part-time scholarship awards by $50 (to $2,850) and $25 (to $1,425), respectively. Effective July 1, 1985.
SB-0366—Cont.

May 22 Assigned to Higher Education
Jun 06 Do Pass/Consent Calendar 016-000-000
Consnt Caldr Order 2nd Read
Jun 13 Cnsent Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
Jun 19 Consnt Caldr, 3rd Read Pass 114-000-000
Passed both Houses
Jul 17 Sent to the Governor
Jul 18 Governor approved
PUBLIC ACT 84-0027 Effective date 07-18-85

SB-0367 LUFT.

(Ch. 111 2/3, par. 8a)

Amends the Public Utilities Act. Vests the Commerce Commission with the power to control the business and financial activities of certain affiliated interests. Effective immediately.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Agriculture, Conservation & Energy

SB-0368 JOYCE, JEROME AND LEMKE.

(Ch. 111 2/3, par. 1)

Amends the Public Utilities Act. Provides that the members of the Illinois Commerce Commission shall select a Chairman at two year intervals. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 111 2/3, pars. 2a and 10.1


Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Agriculture, Conservation & Energy

Added As A Co-sponsor LEMKE
Committee Agriculture, Conservation & Energy

May 02 Recommdnd do pass as amend 013-000-000
Placed Calndr,Second Readng
May 23 Second Reading
Amendment No.01 AGRICULTURE Adopted
Placed Calndr,Third Reading
May 29 Re-committed to Agriculture, Conservation & Energy

3 SB-0369 POSHARD.

(Ch. 108 1/2, pars. 14-108 and 14-110)

Amends the State Employees Article of the Pension Code to make Department of Corrections security employees who meet certain age and service requirements eligible for the alternative annuity provided for State police and other law enforcement personnel.

PENSION IMPACT NOTE

Increase in actuarial liability ............................................. $7,000,000
Increase in total annual cost .............................................. 1,700,000

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Makes technical corrections in citing of years.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26        Assigned to Ins Pensions & Licensed Activities
Apr 30        Pension Note Filed
              Committee Ins Pensions & Licensed Activities
Waive Posting Notice 7C
May 07        Committee Ins Pensions & Licensed Activities
              Recommended do pass as amend 006-004-000
May 09        Placed Calndr, Second Reading
              Amendment No.01  INSURANCE  Adopted
May 22        Third Reading - Passed 050-006-001
              Arrive House
              Hse Sponsor PHELPS
              First reading  Rfrd to Comm on Assignment
May 29        Assigned to Personnel and Pensions
May 31        Added As A Joint Sponsor RYDER
              Added As A Joint Sponsor WOLF
              Committee Personnel and Pensions
Jun 05        Added As A Joint Sponsor RICHMOND
              Committee Personnel and Pensions
Jun 12        Added As A Joint Sponsor HICKS
              Committee Personnel and Pensions
Jun 14        Tbd pursuant Hse Rule 27D

SB-0370 VADALABENE AND TOPINKA.
(Ch. 8, pars. 704.01 and 716)
Amends the Humane Care for Animals Act. Provides for seizure of animals and
equipment found at the location of activities involving an animal fight. Prohibits the
fastening of any live animal to a machine in order to be pursued by a dog. Author-
izes the seizure and sale at public auction of vehicles used in certain violations of
this Act. Requires veterinarians to report cases of animal fighting to the Depart-
ment of Agriculture.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26        Assigned to Ins Pensions & Licensed Activities
Apr 10        Committee discharged
              Re-referred to Agriculture, Conservation & Energy
Apr 18        Committee discharged

SB-0371 LEMKE.
(Ch. 73, par. 1065.59-54)
Amends the Public Insurance Adjusters Article of the Insurance Code. Provides that an applicant for a license as a public insurance adjuster need not complete an
examination if the applicant has, during three of the five years immediately prior to
the date of application, been an employee of an insurance company authorized to transact business in this State adjusting damage under a policy written by such
company.
SENATE AMENDMENT NO. 1. (Tabled May 17, 1985)
Adds provision exempting persons who, prior to January 1, 1983, have at least 5
years experience adjusting fire insurance claims from the adjuster's exam.
SENATE AMENDMENT NO. 2.
Deletes provisions limiting exemption to fire insurance adjusters. Removes January 1, 1987 limitation on the exemption.

HOUSE AMENDMENT NO. 1.
Provides that for an applicant for a license as an insurance adjuster to be exempt from the examination requirement, the applicant must have had (1) prior to January 1, 1983, 5 years experience adjusting claims under policies issued by an authorized Illinois insurer, 3 of which were in adjusting fire insurance claims; and (2) worked under a limited license for 5 years.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Mar 20 1985</td>
<td>First reading</td>
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<tr>
<td>Mar 26</td>
<td>Assigned to Judiciary I</td>
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<td>May 01</td>
<td>Recommended do pass 008-000-000</td>
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<td>May 07</td>
<td>Second Reading</td>
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<td>May 15</td>
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<td>May 17</td>
<td>Recalled to Second Reading Amendment No. 01</td>
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<td>May 22</td>
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<td>Jun 12</td>
<td>Assigned to Insurance</td>
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<td>Do Pass/Consent Calendar 016-000-000</td>
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<td>Jun 20</td>
<td>Short Debate Cal 2nd Rdg Short Debate</td>
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<td>Jun 21</td>
<td>Added As A Joint Sponsor CULLERTON</td>
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<td>Jun 25</td>
<td>Amendment No. 01 Adopted</td>
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<td>Jun 27</td>
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<td>S Concurs in H Amend. 01/054-000-000</td>
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<td>Jul 24</td>
<td>Sent to the Governor</td>
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<td>Sep 21</td>
<td>Governor vetoed</td>
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<td>Oct 17</td>
<td>Total veto stands.</td>
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SB-0372 LEMKE - GEO-KARIS.

Amends An Act concerning conveyances and the Probate Act. Provides for recording an affidavit of inheritance (and filing a copy thereof in proceedings for administration of a decedent’s estate) when real estate not registered under Torrens is acquired by intestate descent or testamentary devise. Effective immediately.

<table>
<thead>
<tr>
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<td>Mar 26</td>
<td>Assigned to Judiciary I</td>
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<tr>
<td>Apr 18</td>
<td>Recommended do pass 010-000-000</td>
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<tr>
<td></td>
<td>Added As A Joint Sponsor GEO-KARIS</td>
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<td></td>
<td>Placed Calndr, Second Reading</td>
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</tbody>
</table>
Amends the Open Space Lands Acquisition and Development Act. Permits the Department of Conservation to make grants to local governments with monies appropriated from the Capital Development Fund or other available funds for development and improvement of parks and conservation areas.

May 07  Second Reading
      Placed Calndr, Third Reading

May 16  Third Reading - Passed 059-000-000
      Arrive House
      Hse Sponsor O'CONNELL
      Placed Calndr, First Reading

May 17  First reading
      Rfrd to Comm on Assignment

May 22  Assigned to Judiciary I

Jun 13  Motion disch comm, advc 2nd
       O'CONNELL
       Committee discharged 111-002-000
       Placed Calndr, Second Reading

Jun 20  Second Reading
       Held on 2nd Reading

Jun 24  Placed Calndr, Third Reading
       Verified
       Third Reading - Lost 058-055-001

SB-0373  LEMKE.
(Ch. 85, pars. 2102.05 and 2103; amends title)

Creates the Local Governmental Infrastructure Finance Act and amends the General Obligation Bond Act and the State Finance Act. Requires the Department of Commerce and Community Affairs to establish a program for making loans to

*SB-0374  LEMKE – ZITO.
(New Act; Ch. 127, pars. 652 and 662, new pars. 141.158 and 653.1)

Creates the Local Governmental Infrastructure Finance Act and amends the General Obligation Bond Act and the State Finance Act. Requires the Department of Commerce and Community Affairs to establish a program for making loans to

*State Debt Impact Note Act may be applicable.
units of local government which are required by the federal government, the State or another unit of local government to finance infrastructure projects. Authorizes the issuance of an additional $100,000,000 in State general obligation bonds, the proceeds of which are to be deposited into a special fund in the State treasury which is created for purposes of the program. Effective July 1, 1985.

STATE DEBT IMPACT NOTE

SB-374 increases:

General obligation authorization by $100.0 M (2.0%)
Potential general obligation debt by $218.5 M (2.4%)
Per capita IL general obligation debt by $ 8.62 (2.0%)

SENATE AMENDMENT NO. 1.

Provides that the Illinois Development Finance Authority, rather than the Department of Commerce and Community Affairs, shall administer the program.

SENATE AMENDMENT NO. 2.

Deletes reference to: Ch. 127, new par. 141.158
Adds reference to: Ch. 48, pars. 850.07z6, 850.07z7, 850.07z8, 850.07z9, 850.07z11, 850.07z15, new pars. 850.07z8a, 850.07z126 and 850.07z12d

Deletes new provisions. Amends the IL Development Finance Authority Act. Creates the Infrastructure Revolving Loan Fund for the purpose of administering the distribution of loan moneys to units of local government. Specifies that no unit of local government may finance more than 50% of the costs of an infrastructure project or that percent of the project costs needed to match a federal grant, whichever is applicable, with loans from the Infrastructure Revolving Loan Fund. Specifies the criteria for approving loan applications. Authorizes units of local government to pledge certain tax receipts as security for repayment of loans. In the amendatory provisions of the General Obligation Bond Act, deletes references to Local Governmental Infrastructure Finance Act and Local Infrastructure Project Fund and replaces with the IL Development Finance Authority Act and the Infrastructure Revolving Loan Fund.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Local Government
Apr 18 Added As A Joint Sponsor ZITO
Committee Local Government
Apr 19 State Debt Note Filed Committee Local Government
May 01 Recommdnd do pass as amend 008-002-000
Placed Calndr,Second Reading
May 09 Second Reading
Amendment No.01 LOCAL GOVERN Adopted
Amendment No.02 LEMKE Adopted
Placed Calndr,Third Reading
May 22 3/5 vote required
Third Reading - Lost 030-026-002

SB-0375 JOYCE, JEROME.

(Ch. 56 1/2, par. 510)

Amends the Illinois Food, Drug and Cosmetic Act. Deletes requirement that alcohol contained in a confectionary be derived solely from the use of flavoring extracts to be excepted from the definition of "adulterated" food. Effective immediately.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Agriculture, Conservation & Energy
May 02 Recommended do pass 013-000-000
Placed Calndr,Second Reading
May 14 Second Reading
Placed Calndr,Third Reading
May 15  
Third Reading - Passed 055-000-000
Arrive House
Placed Calendr, First Reading

May 16  
First reading
Rfrd to Comm on Assignment

May 17  
Primary Sponsor Changed To CHRISTENSEN
Added As A Joint Sponsor PANGLE
Committee Assignment of Bills

May 22  
Assigned to Human Services

Jun 12  
Do Pass/Short Debate Cal 013-000-001
Cal 2nd Rdng Short Debate

Jun 18  
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 20  
Short Debate-3rd Passed 104-005-004
Passed both Houses

Jul 18  
Sent to the Governor

Sep 14  
Governor approved
PUBLIC ACT 84-0340 Effective date 09-14-85

SB-0376  
NETSCH - NEWHOUSE - KUSTRA.
(Ch. 24, par. 3-7-2)
Amends the Illinois Municipal Code. Provides that appointments required to be
made by the mayor with the advice and consent of the city council shall be deemed
to be approved if the city council does not act thereon within 180 days of the ap-
pointment. Applicable to home rule units. Effective immediately.
Mar 20 1985  First reading
Rfrd to Comm on Assignment
Mar 26  
Assigned to Local Government
Apr 18  
Recommended do pass 010-000-000
Placed Calndr, Second Reading

May 07  
Second Reading
Placed Calndr, Third Reading

May 24  
3/5 vote required
Third Reading - Lost 018-028-006

1 SB-0377  
JOYCE, JEREMIAH - DUDYCZ AND DEGNAN.
(Ch. 120, par. 2-203)
Amends the Income Tax Act to provide an individual taxpayer with an income
tax deduction equal to the amount of tuition payments made to a public or
non-public elementary or secondary school located in Illinois, not to exceed $2,000
for the taxable year.
Mar 20 1985  First reading
Rfrd to Comm on Assignment
Mar 26  
Assigned to Revenue
Mar 27  
Added As A Co-sponsor DEGNAN
Committee Revenue
Apr 18  
Added As A Joint Sponsor DUDYCZ
Committee Revenue

SB-0378  
BLOOM - NEDZA - KEATS.
(Ch. 95 1/2, pars. 6-205 and 6-206)
Amends the Illinois Vehicle Code. Provides that the Secretary of State shall pro-
mulgate rules pursuant to the Administrative Procedure Act concerning standards
used in granting restricted driving permits. Sets standards for the issuance and re-
vocation of probationary driver’s licenses by the Secretary.
SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 95 1/2, par. 6-113
Deletes reference to: Ch. 95 1/2, pars. 6-205 and 6-206
Deletes the title and everything after the enacting clause. Amends the Illinois Ve-
hicle Code. Provides that the Secretary of State may issue a probationary drivers li-
cense to a person whose driving privileges have been suspended or revoked.

1 Fiscal Note Act may be applicable.
SB-0378—Cont.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26        Assigned to Transportation
Apr 11        Recommended do pass 009-000-000

Placed Calndr,Second Reading

May 01  Added As A Joint Sponsor KEATS
Placed Calndr,Second Reading

May 09  Second Reading
        Amendment No.01  BLOOM  Adopted
Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000
        Arrive House
        Placed Calendar,First Reading

May 24  Hse Sponsor TUERK
        First reading  Rfrd to Comm on Assignment
        Assigned to Judiciary

Jun 13        Do Pass/Short Debate Cal 016-000-000
Jun 20        Short Debate Cal 2nd Rdng
Jun 24        Cal 3rd Rdng Short Debate

Jun 25  Third Reading - Passed 116-000-001
        Passed both Houses

Jul 23  Sent to the Governor

Sep 17  Governor approved

PUBLIC ACT 84-0510  Effective date 01-01-86

SB-0379  NEDZA – BLOOM.

(Ch. 95 1/2, pars. 1-195, 6-205, 6-206 and 6-700)

Amends the Illinois Vehicle Code. Adds installations of the armed forces to the
definition of "state", and the violation of driving regulations on such installations to
those offenses for which conviction may result in license suspension or revocation.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, pars. 1-195, 6-205 and 6-700

Deletes the title and everything after the enacting clause. Amends the Illinois Ve-
hicle Code. Provides that a conviction of a driving offense on a military base may
serve as cause for the Secretary of State to revoke or suspend a driving license or
permit.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26        Assigned to Transportation
Apr 11        Recommended do pass 009-000-000

Placed Calndr,Second Reading

Apr 16  Second Reading
        Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000
        Arrive House
        Hse Sponsor KULAS
        Placed Calendar,First Reading

May 17  First reading  Rfrd to Comm on Assignment
May 22        Assigned to Transportation
Jun 05        Amendment No.01  TRANSPORTATN  Adopted
                    Recommended do pass as amend
                    017-002-000

Placed Calndr,Second Reading

Jun 18  Second Reading
        Placed Calndr,Third Reading

Jun 25  Third Reading - Passed 114-000-000

Jun 26  Secretary's Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/056-000-000
        Passed both Houses
Jul 24  Sent to the Governor
1 **SB-0380 KUSTRA AND MACDONALD.**
(Ch. 122, par. 14-7.02a)
Amends The School Code. Increases the per capita State reimbursement ceiling for provision of extraordinary special education services from $2,000 to $3,000.

- **Mar 20 1985** First reading
- **Mar 26** Rfrd to Comm on Assignment
- **May 07** Assigned to Education-Elementary & Secondary
- **May 29** Recommmnded do pass as amend

1 **SB-0381 KUSTRA AND MACDONALD.**
(Ch. 122, par. 14-7.01)
Amends The School Code. Changes “average daily attendance” to “average daily enrollment” for calculating per capita tuition costs for special education facilities serving students from other districts.

- **Mar 20 1985** First reading
- **Mar 26** Rfrd to Comm on Assignment
- **May 07** Assigned to Education-Elementary & Secondary
- **May 29** Recommmnded do pass as amend

1 **SB-0382 KUSTRA - MACDONALD.**
(Ch. 122, par. 14-13.01)
Amends The School Code. Increases the annual State reimbursement rate for provision of certain special education personnel from $6,250 to $11,000 and from $2,500 to $4,500.

SENATE AMENDMENT NO. 1.
Adds immediate effective date.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 122, pars. 14-7.01 and 14-7.02a
Changes the increases from $11,000 to $9,000 and from $4,500 to $3,000. Changes “average daily attendance” to “average daily enrollment” for calculating per capita tuition costs for special education facilities serving students from other districts. Changes the State reimbursement allowed to a district providing extraordinary special education services to 100% of the amount greater than 1.00 times the district’s per capita cost, not to exceed $2,000 per student, plus 80% of such costs thereafter. Effective July 1, 1985.

- **Mar 20 1985** First reading
- **Mar 26** Rfrd to Comm on Assignment
- **May 07** Assigned to Education-Elementary & Secondary
- **May 22 Second Reading**
- **May 22** Amendment No.01 ELEM SCND ED Adopted
- **May 22** Amendment No.02 KUSTRA Adopted
- **May 22** Placed Calndr,Third Reading
SB-0383  POSHARD - DUNN, RALPH - O’DANIEL.

Appropriates $1,000,000 from the Road Fund to the Department of Transportation for the preparation of plans for construction of a River to River Road in Southern Illinois.

SENATE AMENDMENT NO. 1.
Decreases appropriation by $600,000.

SENATE AMENDMENT NO. 2.
Deletes everything after the enacting clause. Reappropriates $400,000 to DOT for studies, preliminary engineering and consultation contracts necessary for plans for a River to River Road in Southern Illinois. Effective July 1, 1985.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26  Assigned to Appropriations I
Apr 11  Added As A Joint Sponsor DUNN, RALPH
          Committee Appropriations I
Apr 16  Added As A Joint Sponsor O’DANIEL
          Committee Appropriations I
May 08  Recommdnd do pass as amend
          014-000-000
May 20  Second Reading
      Amendment No.01  APPROPI I  Adopted
May 23  Recalled to Second Reading
      Amendment No.02  CARROLL & POSHARD
      Adopted
May 29  Third Reading - Passed 054-001-000
       Arrive House
       Hse Sponsor PHELPS
       Added As A Joint Sponsor COFFEY, DAVIDSON, DEANGELIS, DONAHUE, DUDYCZ, DUNN, RALPH, ETHEREDGE, FAWELL, FRIEDLAND, GEO-KARIS, HUDSON, KUSTRA, MACDONALD, MAHAR, SCHAFFER, SCHUNEMAN, SOMMER, TOPINKA, WATSON, WEAVERS, LEMKE AND HOLMBERG.

SB-0384  POSHARD - DAWSON - JONES, WELCH, O’DANIEL, KELLY, COFFEY, DAVIDSON, DEANGELIS, DONAHUE, DUDYCZ, DUNN, RALPH, ETHEREDGE, FAWELL, FRIEDLAND, GEO-KARIS, HUDSON, KUSTRA, MACDONALD, MAHAR, SCHAFFER, SCHUNEMAN, SOMMER, TOPINKA, WATSON, WEAVERS, LEMKE AND HOLMBERG.

(Ch. 23, par. 6202)

Amends the Respite Demonstration Program Act to extend its application to victims of Alzheimer’s disease.

SENATE AMENDMENT NO. 1.
Specifies Act applies to victims of Alzheimer’s Disease who are 55 years of age or older.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 23, par. 6205

Identifies the target population as persons 55 years of age or older.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 25  Added As A Co-sponsor COFFEY, DAVIDSON,
          Added As A Co-sponsor DEANGELIS, DONAHUE
          Added As A Co-sponsor DUDYCZ, DUNN, RALPH

1 Fiscal Note Act may be applicable.
Amends the Civil Administrative Code. Creates within the Department of Public Health an Interagency Alzheimer’s Disease Unit consisting of 11 members appointed by the Governor and the legislative leaders. Requires the Unit to provide guidance to various State agencies having jurisdiction over health or medical assistance programs in regard to how those programs may more effectively serve the specific needs of the victims of Alzheimer’s disease and related disorders. Effective July 1, 1986.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, par. 6.06
Adds reference to: Ch. 23, new par. 6108.04

Deletes the title and everything after the enacting clause. Amends the Act on the Aging to create an Alzheimer's Task Force within the Department on Aging; specifies composition and the manner of appointment on the Task Force. Requires the Task Force to provide guidance to various State Agencies having jurisdiction over health or medical assistance programs in regard to how those programs may more effectively serve the specific needs of the victims of Alzheimer's disease and related disorders. Within one year after the effective date of the amendatory provisions, requires the Task Force to sponsor a Statewide conference to explore the progress of newly established programs, identify future needs for legislation and program needs, and make recommendations on program needs.

HOUSE AMENDMENT NO. 1.

Increases the membership of the Alzheimer's Task Force by 8 voting members consisting of 2 physicians experienced in treatment of Alzheimer's disease, 4 family members of Alzheimer's disease victims, an operator of a home health agency and a representative of an area agency on aging.
SB-0385—Cont.

Jun 18  Short Debate Cal 2nd Rdg
       Cal 3rd Rdg Short Debate
Jun 21  Short Debate-3rd Passed 114-000-000
Jun 24  Secretary's Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/058-000-000
Passed both Houses
Jul 24  Sent to the Governor
Sep 17  Governor approved
       PUBLIC ACT 84-0512  Effective date 01-01-86

1SB-0386  O’DANIEL – DAWSON – JONES – CARROLL, POSHARD, ROCK,
SMITH, KELLY, COFFEY, DAVIDSON, DEANGELIS, DONAHUE, DUDYCYZ, DUNN, RALPH,
ETHEREDGE, FAWELL, FRIEDLAND, GEO-KARIS, HUDSON, KUSTRA, MACDONALD, MAHAR,
SCHAFFER, SCHUNEMAN, SOMMER, TOPINKA, WATSON, WEAVER, S, LEMKE
AND BLOOM.

(New Act)

Creates the Alzheimer’s Disease Reporting Act. Requires physicians and other
persons employed by hospitals, nursing care facilities, clinics and other facilities to
report any diagnosis or discovery of Alzheimer’s disease to the Department of Pub-
lic Health. Authorizes the Department to release the information contained in the
reports to persons and organizations seeking such information for legitimate
health-related research purposes. Requires any person obtaining information from
the Department to agree in writing to maintain the confidentiality of the identities
of individual patients. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.

- Adds reference to: Ch. 127, new par. 55.41

- Deletes everything after the enacting clause. Amends the Civil Administrative
  Code. Requires Dept. of Public Health to establish standards and procedures for
  the collection, maintenance and exchange of confidential personal and medical in-
  formation necessary for the identification and evaluation of victims of Alzheimer’s
  Disease and for the conduct of consultation, referral and treatment through physi-
  cians, primary Alzheimer’s centers and regional centers provided for in the newly
  enacted Alzheimer’s Disease Assistance Act. Requires the Department to encour-
  age victims of Alzheimer’s disease to consent to an autopsy upon their death; re-
  quires Dept. to conduct training programs for medical examiners and coroners in
  the proper conduct of an autopsy to determine whether Alzheimer’s disease was a
  contributing factor to a death.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 25  Added As A Co-sponsor COFFEY, DAVIDSON,
       Added As A Co-sponsor DEANGELIS, DONAHUE
       Added As A Co-sponsor DUDYCYZ, DUNN, RALPH
       Added As A Co-sponsor ETHEREDGE, FAWELL,
       Added As A Co-sponsor FRIEDLAND,
       Added As A Co-sponsor GEO-KARIS, HUDSON
       Added As A Co-sponsor KUSTRA, MACDONALD,
       Added As A Co-sponsor MAHAR, SCHAFFER,
       Added As A Co-sponsor SCHUNEMAN, SOMMER,
       Added As A Co-sponsor TOPINKA, WATSON,
       Added As A Co-sponsor & WEAVER, S
       Committee Assignment of Bills
Mar 26  Added As A Co-sponsor LEMKE
       Assigned to Public
       Health, Welfare, Corrections
Apr 24  Added As A Joint Sponsor JONES
       Committee Public
       Health, Welfare, Corrections
May 01  Added As A Co-sponsor BLOOM
       Added As A Joint Sponsor CARROLL
       Recommended do pass as amend
       009-000-000
       Placed Calndr, Second Readng

1 Fiscal Note Act may be applicable.
Appropriates $200,000 to the Department of Public Health for grants to qualified institutions as defined by the Alzheimer's Disease Assistance Act. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.
Deletes effective date.

SB-0387 DAWSON - WELCH - JONES - CARROLL, POSHARD, O'DANIEL, KELLY, SMITH, ZITO, D'ARCO, LUFT, LEMKE AND BLOOM.

SB-0386—Cont.
SB-0387—Cont.

Jun 29 Speaker’s Table, Non-concur 01

SB-0388 DAWSON - ZITO - JONES - CARROLL, POSHARD, O’DANIEL, WELCH, KELLY, D’ARCO, LUFT, COFFEY, DAVIDSON, DEANGELIS, DONAHUE, DUDYCZ, DUNN, RALPH, ETHEREDGE, FAWELL, FRIEDLAND, GEO-KARIS, HUDSON, KUSTRA, MACDONALD, MAHAR, SCHAFFER, SCHUNEMAN, SOMMER, TOPINKA, WATSON AND WEAVER, S, LEMKE AND BLOOM.

(New Act)

Creates the Alzheimer’s Disease Assistance Act. Authorizes the Department of Public Health to award grants to postsecondary higher educational institutions with medical centers for the purpose of establishing Alzheimer’s disease diagnostic and treatment centers. Also authorizes the Department to award grants for research aimed at finding a cure for Alzheimer’s disease. Requires the Department to file an annual report with the General Assembly concerning the progress of the grant program.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Creates the Alzheimer’s Disease Assistance Act. Creates an Alzheimer’s Disease Advisory Committee. Specifies composition and qualifications of membership on Committee. By January 1, 1987, requires the Department of Public Health, in consultation with the Committee, to develop standards for the evaluation, diagnosis and treatment of the victims of Alzheimer’s disease and the conduct of research through Regional Alzheimer’s Disease Centers and other providers of service. Requires at least one Regional Center to be conveniently located to serve the metropolitan Chicago area and at least one such center to be conveniently located to serve the balance of the State. Requires the Dept. to prepare an Alzheimer’s Disease Assistance Plan every 3 years. Authorizes the Dept. to provide grants to regional centers.

HOUSE AMENDMENT NO. 1.

Defines “primary Alzheimer’s provider”. Requires the Department of Public Health to develop standards for a service network and designation of regional centers and primary providers, rather than standards for the designation of regional centers. Requires the Department to develop policies and standards governing admission to and utilization of the programs, facilities and services available through the ADA network.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 25 Added As A Co-sponsor COFFEY, DAVIDSON, Added As A Co-sponsor DEANGELIS, DONAHUE Added As A Co-sponsor DUDYCZ, DUNN, RALPH Added As A Co-sponsor ETHEREDGE, FAWELL, Added As A Co-sponsor FRIEDLAND, Added As A Co-sponsor GEO-KARIS, HUDSON, Added As A Co-sponsor KUSTRA, MACDONALD, Added As A Co-sponsor MAHAR, SCHAFFER, Added As A Co-sponsor SCHUNEMAN, SOMMER, Added As A Co-sponsor TOPINKA, WATSON, Added As A Co-sponsor & WEAVER, S Committee Assignment of Bills
Mar 26 Added As A Co-sponsor LEMKE Assigned to Public Health, Welfare, Corrections
Apr 24 Added As A Joint Sponsor JONES Committee Public Health, Welfare, Corrections
May 01 Added As A Co-sponsor BLOOM Added As A Joint Sponsor CARROLL Recommended do pass as amend 006-001-000 Placed Calndr, Second Reading

1 Fiscal Note Act may be applicable.
SB-0388—Cont.

May 14 Second Reading
   Amendment No.01 PUBLIC HEALTH Adopted
   Placed Calndr, Third Reading

May 15 Third Reading - Passed 054-000-000
   Arrive House
   Placed Calendr, First Reading

May 16 First reading Rfrd to Comm on Assignment
May 22 Assigned to Select Comm on Aging

Jun 04 Primary Sponsor Changed To MADIGAN
   Added As A Joint Sponsor BOWMAN
   Added As A Joint Sponsor BROOKINS
   Added As A Joint Sponsor CHRISTENSEN
   Added As A Joint Sponsor MCGANN

Jun 06 Amendment No.01 AGING Adopted
   Do Pass Amend/Short Debate
   010-000-000

            Cal 2nd Rdng Short Debate
Jun 18 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 21 Short Debate-3rd Passed 115-000-000

Jun 24 Secretary’s Desk Concurrence 01

Jun 29 S Concurs in H Amend. 01/056-000-000
   Passed both Houses

Jul 26 Sent to the Governor

Sep 17 Governor approved
   PUBLIC ACT 84-0513 Effective date 01-01-86

SB-0389 ROCK – DAWSON – JONES – CARROLL, POSHARD, O’DANIEL, WELCH, KELLY, ZITO, JONES, COFFEY, DEANGELIS, DUNN, RALPH, GEO-KARIS, KUSTRA, TOPINKA, LEMKE AND BLOOM.

(Ch. 73, new par. 968L)

Amends the Illinois Insurance Code to require all policies of accident and health insurance issued in this State to include coverage for the care and treatment of Alzheimer’s disease, including coverage for hospital, nursing, surgical and medical expenses incurred in the care and treatment of Alzheimer’s disease. Also provides that such policies shall include disability income protection for insureds who suffer from Alzheimer’s disease.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 25 Added As A Co-sponsor COFFEY, DEANGELIS,
   Added As A Co-sponsor DUNN, RALPH,
   Added As A Co-sponsor GEO-KARIS, KUSTRA,
   Added As A Co-sponsor & TOPINKA
   Committee Assignment of Bills

Mar 26 Added As A Co-sponsor LEMKE
   Assigned to Public Health, Welfare, Corrections

Apr 10 Committee discharged
   Re-referred to Ins Pensions & Licensed Activities

Apr 24 Added As A Joint Sponsor JONES
   Committee Ins Pensions & Licensed Activities

Apr 25 Recommended do pass 011-000-000
   Placed Calndr, Second Reading

May 01 Added As A Co-sponsor BLOOM
   Added As A Joint Sponsor CARROLL
   Placed Calndr, Second Reading

May 29 Re-committed to Ins Pensions & Licensed Activities
Amends the Nursing Home Care Reform Act. Requires long-term care facilities to conduct a physical examination of a resident prior to or immediately following his admission to the facility in order to ascertain whether or not he suffers from Alzheimer's disease. Requires the facilities to provide specialized care and services to any resident found to suffer from Alzheimer's disease.

SENATE AMENDMENT NO. 1

Deletes reference to: Ch. 111 1/2, new par. 4152-207a
Adds reference to: Ch. 23, par. 5-5.5

Deletes everything after the enacting clause. Amends the Public Aid Code. In determining prospective payment rates to nursing care facilities, requires the Dept. of Public Aid to include quality incentive payments to recognize and reward facilities for providing quality care above and beyond the minimum standards, and to encourage the facilities to improve the quality of services provided; provides that such improvements include the implementation of programs to meet the special needs of patients referred for treatment under the Alzheimer's Disease Assistance Act.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 25 Added As A co-sponsor COFFEY, DEANGELIS,
Added As A co-sponsor DUNN,RALPH
Added As A co-sponsor GEO-KARIS, KUSTRA
Added As A co-sponsor & TOPINKA
Committee Assignment of Bills
Mar 26 Added As A co-sponsor LEMKE
Assigned to Public
Health, Welfare, Corrections
May 01 Added As A co-sponsor BLOOM
Added As A Joint Sponsor CARROLL
Recommended do pass 004-003-000
Placed Calndr, Second Reading
May 14 Second Reading
Amendment No.01 JONES Adopted
Placed Calndr, Third Reading
May 15 Third Reading - Passed 053-001-000
Arrive House
Placed Calndr, First Reading
May 17 Hse Sponsor BOWMAN
First reading Rfrd to Comm on Assignment
May 22 Assigned to Select Comm on Aging
Jun 04 Added As A Joint Sponsor DELEO
Added As A Joint Sponsor HARTKE
Added As A Joint Sponsor MATIJEVICH
Added As A Joint Sponsor O'CONNELL
Committee Select Comm on Aging
Jun 06 Do Pass/Short Debate Cal 010-000-000
Jun 18 Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
Jun 21 Short Debate-3rd Passed 118-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0421 Effective date 01-01-86
Amends Act in relation to rehabilitation of disabled persons. Includes persons who have Alzheimer's disease in the definition of "disabled persons".

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 23, par. 3432
Adds reference to: Ch. 23, par. 3434

Provides that the Dept. of Rehabilitation Services shall establish a program of services to prevent unnecessary institutionalization of persons with Alzheimer's Disease.

SENATE AMENDMENT NO. 2.
Expands the program of services to be established to persons with related disorders as well as with Alzheimer's Disease.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 25 Added As A Co-sponsor COFFEY, DAVIDSON, DEANGELIS, DONAHUE, DUDYCZ, DUNN, RALPH, ETHEREDGE, FAWELL, FRIEDLAND, GEO-KARIS, HUDSON, KUSTRA, MACDONALD, MAHAR, SCHAFFER, SCHUNEMAN, SOMMER, TOPINKA, WATSON, WEAVER, S AND LEMKE.

Committee Assignment of Bills
Mar 26 Added As A Co-sponsor LEMKE Assigned to Public Health, Welfare, Corrections
Apr 24 Added As A Joint Sponsor JONES Committee Public Health, Welfare, Corrections
May 01 Recommended do pass as amend 009-000-000

Placed Calndr, Second Reading
May 14 Second Reading
Amendment No. 01 PUBLIC HEALTH Adopted
Amendment No. 02 POSHARD Adopted
Placed Calndr, Third Reading
May 15 Third Reading - Passed 054-000-000
Arrive House
Placed Calndr, First Reading
May 16 Placed Calndr, First Reading
May 17 First reading Rfrd to Comm on Assignment
May 22 Assigned to Select Comm on Aging
Jun 04 Primary Sponsor Changed To MADIGAN
Added As A Joint Sponsor LEFLORE
Added As A Joint Sponsor FLOWERS
Added As A Joint Sponsor STERN
Committee Select Comm on Aging
Jun 06 Do Pass/Short Debate Cal 010-000-000
Cal 2nd Rdng Short Debate
Jun 14 Added As A Joint Sponsor PHELPS Cal 2nd Rdng Short Debate
Jun 18 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

Fiscal Note Act may be applicable.
SB-0392  SMITH – DAWSON – JONES, KELLY, ZITO, COFFEE, DEANGELIS, DUNN, RALPH, GEO-KARIS, KUSTRA, TOPINKA AND LEMKE.

(Ch. 23, new par. 5-5.01)

Amends the Public Aid Code. Permits the Department of Public Aid to determine the feasibility of authorizing medical assistance payments for the diagnosis and treatment of Alzheimer’s disease.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 23, par. 4-1.1.

Amends Aid to Families with Dependent Children Article of Public Aid Code. Requires that grants be provided for assistance units consisting exclusively of a pregnant woman with no dependent child to the extent that federal law permits and federal matching funds are available.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 25  Added As A Co-sponsor COFFEE, DEANGELIS,
       Added As A Co-sponsor DUNN, RALPH,
       Added As A Co-sponsor GEO-KARIS, KUSTRA,
       Added As A Co-sponsor TOPINKA
       Committee Assignment of Bills
Mar 26  Added As A Co-sponsor LEMKE
       Assigned to Public
       Health, Welfare, Corrections
Apr 24  Added As A Joint Sponsor JONES
       Committee Public
       Health, Welfare, Corrections
May 01  Recommended do pass 009-000-000
May 07  Second Reading
       Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
       Arrive House
       Hse Sponsor BOWMAN
       Placed Calndr, First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 22  Assigned to Select Comm on Aging
Jun 06  Do Pass/Short Debate Cal 010-000-000
Jun 18  Cal 2nd Rdng Short Debate
       Added As A Joint Sponsor RICE
       Added As A Joint Sponsor SOLIZ
       Added As A Joint Sponsor CURRIE
       Added As A Joint Sponsor FLOWERS
       Short Debate Cal 2nd Rdng
       Amendment No.01  BOWMAN
       061-047-000
       Adopted
       Verified
Jun 21  Cal 3rd Rdng Short Debate
Jun 24  Short Debate-3rd Passed 068-049-001
Jun 27  Secretary’s Desk Concurrence 01
       S Concurs in H Amend. 01/031-023-001
       Verified
       Passed both Houses
Jul 24  Sent to the Governor
Sep 21  Governor approved
       PUBLIC ACT 84-0773  Effective date 01-01-86

1 Fiscal Note Act may be applicable.
SB-0393

HOLMBERG AND LEMKE.

(Ch. 38, par. 10-5)

Amends the Criminal Code of 1961 by changing the penalty for child abduction from a Class 4 to a Class 3 felony. Effective immediately.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Added As A Co-sponsor LEMKE Assigned to Judiciary II

SB-0394

DARROW.

(Ch. 24, par. 8-11-2)

Amends the Illinois Municipal Code to exclude taxes added to bills pursuant to the Public Utilities Act from gross receipts subject to a municipal utilities tax. Effective January 1, 1986.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

STATE MANDATES ACT FISCAL NOTE

In the opinion of the Dept. of Commerce and Community Affairs, SB-394 constitutes a tax exemption mandate for which reimbursement of the revenue loss to local governments is required. Although data is not available on which to base a reliable estimate of the amount of such reimbursement, the cost could be substantial.

SENATE AMENDMENT NO. 1.

Excludes taxes imposed by municipalities with a population of 1,000,000 or more from provisions of the bill.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 85, new par. 2208.9

Specifies that provisions including taxes added to customers' bills within the definition of gross receipts are subject to the exclusions provided in the amendatory Act. Amends the State Mandates Act to provide that no reimbursement under that Act shall be required.

STATE MANDATES ACT FISCAL NOTE, IN THE HOUSE

In the opinion of DCCA, SB-394, in the House constitutes a tax exemption mandate for which reimbursement of the revenue loss to local governments would normally be required. However, SB-394 amends the State Mandates Act to relieve the State of reimbursement liability. Although data is not available on which to base a reliable estimate of the amount of reimbursement required, the cost could be substantial.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Revenue
Apr 11 St Mandate Fis Note Filed Committee Revenue Recommended do pass 009-000-000
Place Calndr,Second Reading

Apr 18 Second Reading
Amendment No.01 DARROW & DAWSON Adopted
Place Calndr,Third Reading

Amendment No.02 DARROW Adopted

May 16 Third Reading - Passed 057-002-000
Arrive House

May 17 Hse Sponsor BERRIOS
Added As A Joint Sponsor DEJAEGHER
First reading Rfrd to Comm on Assignment

May 22 Assigned to Revenue
Jun 11 St Mandate Fis Note Filed Committee Revenue

*Correctional Budget and Impact Note Act may be applicable.
Amends provisions of the Illinois Municipal Code relating to the incorporation of villages. Expands the definition of immobile dwelling to include house trailers which are situated on a permanent foundation and are assessed as real property pursuant to the Revenue Act of 1939. Effective immediately.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26  Assigned to Local Government
May 01  Recommended do pass 009-000-000

Placed Calndr,Second Reading
May 07  Second Reading
Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor RYDER
Placed Calndr,First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 22  Assigned to Cities and Villages
May 29  Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read
Jun 04  Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 11  Added As A Joint Sponsor HARTKE
Added As A Joint Sponsor SHAW
Consnt Caldr Order 3rd Read
Jun 18  Added As A Joint Sponsor WOLF
Consnt Caldr Order 3rd Read
Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16  Sent to the Governor
Sep 13  Governor approved
PUBLIC ACT 84-0284 Effective date 09-13-85

Amends the Vehicle Code to provide for funding of the vehicle emissions inspection program through inspection fees, to be not more than $15 per inspection. Amends the Motor Fuel Tax Law to delete provisions which funded the inspection program out of the Motor Fuel Tax Fund. Effective immediately.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 26  Assigned to Transportation
Apr 24  Recmnded do not pass(tabld)
006-004-001

SB-0397  WATSON.
(Ch. 53, par. 8)

Amends The Fees and Salaries Act. Provides that a municipality shall be entitled to a $10 prosecution fee for each conviction for a violation of the Illinois Vehicle Code or municipal vehicle ordinance violation prosecuted by the municipal attorney. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that municipality shall be entitled to a prosecution fee for a conviction for a traffic violation prosecuted by the municipal attorney which is tried before a circuit or associate judge.

1 Fiscal Note Act may be applicable.
Amends The School Code. Increases from 2 to 3 years the probationary period a teacher must serve prior to entering contractual continued service in a school district of fewer than 500,000 inhabitants. Effective July 1, 1985.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Education-Elementary & Secondary
Apr 30 Added As A Joint Sponsor POSHARD Committee Education-Elementary & Secondary

SB-0398  KUSTRA - POSHARD.

Amends The School Code. Requires high school students to complete a course on drug abuse as a prerequisite to receiving a high school diploma. Applies to students

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 26 Assigned to Education-Elementary & Secondary
Apr 30 Added As A Joint Sponsor POSHARD Committee Education-Elementary & Secondary

SB-0399  D'ARCO.

Amends The School Code. Requires high school students to complete a course on drug abuse as a prerequisite to receiving a high school diploma. Applies to students
entering the 9th grade during or after the 1986-87 school year and to students who have not completed the 10th grade on the amendatory Act’s effective date.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Mar 26 1985</td>
<td>First reading</td>
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<tr>
<td>Mar 27</td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
</tr>
</tbody>
</table>

**SB-0400 ROCK.**

(Ch. 46, new pars. 1B-1 through 1B-14)

Amends The Election Code. Requires the re-registration of all qualified voters in the State. Prohibits voters who have not re-registered prior to January 1, 1987, from voting in any election held after that date.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Mar 26 1985</td>
<td>First reading</td>
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<tr>
<td>Mar 27</td>
<td>Assigned to Elections</td>
</tr>
</tbody>
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**SB-0401 D'ARCO.**

(Ch. 30, pars. 304.1 and 318.4; Ch. 68, pars. 3-101 and 3-106)

Amends the Condominium Property Act and the Human Rights Act to provide that recorded declarations establishing restrictions as to the age of persons owning or renting units in condominium or community associations are not prohibited by the Human Rights Act. Also defines elderly persons to be persons 55 years of age or older. Also empowers the board of managers to make provisions for handicapped unit owners as required by the Human Rights Act. Effective immediately.

**SENATE AMENDMENT NO. 1.** Extends scope of bill to include restrictions concerning occupancy.

**HOUSE AMENDMENT NO. 1.** Changes restriction to apply to those existent prior to filing of initial declaration only.

**HOUSE AMENDMENT NO. 2.** Adds phrase “in the initial declaration” consistent with bill.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Mar 26 1985</td>
<td>First reading</td>
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<td>Mar 27</td>
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<td>May 02</td>
<td>Recommended do pass 008-000-000</td>
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<td>May 07</td>
<td>Second Reading</td>
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<tr>
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<td>Amendment No.01 D'ARCO Adopted</td>
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<td>Placed Calndr,Third Reading</td>
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<td>May 15</td>
<td>Third Reading - Passed 035-015-005</td>
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<td>Arrive House</td>
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<td>May 16</td>
<td>First reading</td>
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<td>May 22</td>
<td>Primary Sponsor Changed To PARKE</td>
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<td>Added As A Joint Sponsor NASH</td>
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<td>Jun 13</td>
<td>Amendment No.01 JUDICIARY I Adopted</td>
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<td>Recommended do pass as amend 010-002-001</td>
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<tr>
<td>Jun 20</td>
<td>Second Reading</td>
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<tr>
<td></td>
<td>Held on 2nd Reading</td>
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<tr>
<td>Jun 24</td>
<td>Amendment No.02 LEVIN Adopted</td>
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<td>Placed Calndr,Third Reading</td>
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<td>Mtn Prevail to Suspend Rule 37(C)/117-000-000</td>
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<td></td>
<td>Third Reading - Passed 096-016-003</td>
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<tr>
<td>Jun 25</td>
<td>Secretary’s Desk Concurrence 01,02</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
SB-0402 D'ARCO.

Amends the Condominium Property Act and the Code of Civil Procedure to change procedural requirements pertaining to condominium operations. Effective immediately.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary I

SB-0403 CARROLL.

Appropriates $578,878.68 from various funds to Court of Claims for payment of awards made by Court of Claims. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Adds appropriations of $1,173,494.90 to the Court of Claims for payment of awards made by the Court of Claims.

HOUSE AMENDMENT NO. 1.
Appropriates $269.05 to Court of Claims for payment of a claim to Virginia Irene Noyd.

HOUSE AMENDMENT NO. 2.
Appropriates $3,745,596.80 to the Court of Claims for payment of awards made by the Court of Claims; deletes claim No. 85-CC-1274 ($18,290); changes reference from OSHA to Federal Industrial Service Fund; for a net increase of $3,727,206.80.

HOUSE AMENDMENT NO. 4. (House recedes July 5, 1985)
Appropriates an additional $127,158.37 for payment of claims for services to clients of DCFS.

HOUSE AMENDMENT NO. 5. (House recedes July 5, 1985)
Appropriates an additional $127,158.37 for payment of claims for services to clients of Dept. of Rehab. Services.

HOUSE AMENDMENT NO. 6. (House recedes July 5, 1985)
Appropriates $84,303.83 for payment of claims pursuant to care and support of dependent children placed in shelter care by DCFS.

HOUSE AMENDMENT NO. 7. (House recedes July 5, 1985)
Prop. additional $302,652.70 for payment of claims pursuant to care and support of dependent children placed in shelter care by DCFS.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-am 1 and 2.
Recommends that the House recede from H-am 4, 5, 6, and 7.
Recommends that the bill be further amended as follows:

Appropriates an additional $132,500 for 2 more claims.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Appropriations I
Apr 25 Recommended do pass 014-000-000
Placed Calndr,Second Reading
May 20 Second Reading
Placed Calndr,Third Reading
May 22 Recalled to Second Reading
Amendment No.01 CARROLL Adopted
Placed Calndr,Third Reading
May 29 Third Reading - Passed 046-006-003
Arrive House
Hse Sponsor LEVERENZ
First reading Rfrd to Comm on Assignment
Amends the Illinois Income Tax Act. Raises from $500 to $1000 the minimum aggregate amount of wages withheld by an employer which requires the employer to make quarter monthly payments to the Department of Revenue. Requires an employer to make monthly payments to the Department if the aggregate amount withheld by him is between $500 and $1,000, rather than between $100 and $500 as current law provides. Provides that the Department may permit employers to make only annual payments if the aggregate amount withheld is less than $500, rather than less than $100 as current law provides. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds January 1, 1986 effective date.

1 Fiscal Note Act may be applicable.
FISCAL NOTE
(Prepared by the IL Dept. of Revenue)
The Dept. estimates that SB-404 would result in a one-time revenue deferral of $12 million (maximum) from FY 86 to FY 87.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Revenue
Apr 11  Recommended do pass as amend

April 08-000-001

Placed Calndr, Second Reading

April 16  Second Reading
Amendment No.01  SEN REVENUE  Adopted
Placed Calndr, Third Reading

May 15  Added As A Co-sponsor DARROW, DEMUZIO,
Added As A Co-sponsor HALL, HOLMBERG
Added As A Co-sponsor JOYCE,J.E., KELLY
Added As A Co-sponsor O'DANIEL, POSHARD
Added As A Co-sponsor SANGMEISTER, WELCH
Added As A Co-sponsor ZITO, VADALABENE
Added As A Co-sponsor LEMKE, SAVICKAS
Added As A Co-sponsor DAWSON & ROCK
Placed Calndr, Third Reading
Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor MAUTINO
Added As A Joint Sponsor HARTKE
Placed Calndr, First Reading

May 16  First reading  Rfrd to Comm on Assignment
May 22  Added As A Joint Sponsor CHURCHILL
Assigned to Revenue

May 30  Added As A Joint Sponsor TATE
Committee Revenue
Jun 13  Do Pass/Consent Calendar 016-000-000

Jun 18  Consnt Caldr Order 2nd Read
Fiscal Note filed
Jun 19  Consnt Caldr Order 2nd Read
Jun 20  Consnt Caldr, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 20  Consnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Jul 18  Sent to the Governor
Sep 14  Governor approved
PUBLIC ACT 84-0341  Effective date 01-01-86

SCHAEFFER – KEATS AND GEO-KARIS.
(Ch. 19, pars. 1204, 1205 and 1209)

Amends the Chain-O-Lakes - Fox River Waterway Management Agency Act. Authorizes the Agency to impose a civil penalty of up to $100 upon persons who use the waterway without paying required user fees. Changes, in the legal description of the territory of the Agency, a reference to the “east” boundary of Antioch Township to the “west” boundary of the township. Specifies that a person who seeks to become a member of the board of directors of the Agency or who signs a nominating petition must be a resident of the territory of the Agency. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes corrections in the legal description of the territory.

HOUSE AMENDMENT NO. 1.
Authorizes Agency to impose penalty for knowingly using waterway without paying required user fees.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Local Government

SB-0405
Amends the Public Utilities Act. Requires that each billing statement which sets forth the charges assessed against a consumer by a public utility for the furnishing of gas for heat or cold, or electricity, shall clearly identify, on an item-by-item basis, the reason for each charge assessed against the consumer in a manner readily understandable by an ordinary, reasonable, prudent person.

SENATE AMENDMENT NO. 1.
Adds immediate effective date.

SENATE AMENDMENT NO. 2.
Provides that each billing statement is to "clearly identify the customer's rate classification" in lieu of, "on an item-by-item basis, the reason for each charge assessed against the consumer".

HOUSE AMENDMENT NO. 1. (Tabled June 26, 1985)
Adds reference to: Ch. 111 2/3, new par. 32.8

Provides that no public utility which bills customers for consumption on an estimated basis shall impose a penalty charge upon any customer for late payment of an estimated bill.

HOUSE AMENDMENT NO. 4.
Deletes reference to: Ch. 111 2/3, new par. 32.8

Provides that no public utility which bills customers for consumption on an estimated basis shall impose a penalty charge upon any customer for late payment of an estimated bill.

SB-0406  WELCH AND GEO-KARIS.

(Ch. 111 2/3, new par. 55b)

Amends the Public Utilities Act. Requires that each billing statement which sets forth the charges assessed against a consumer by a public utility for the furnishing of gas for heat or cold, or electricity, shall clearly identify, on an item-by-item basis, the reason for each charge assessed against the consumer in a manner readily understandable by an ordinary, reasonable, prudent person.

SENATE AMENDMENT NO. 1.
Adds immediate effective date.

SENATE AMENDMENT NO. 2.
Provides that each billing statement is to "clearly identify the customer's rate classification" in lieu of, "on an item-by-item basis, the reason for each charge assessed against the consumer".

HOUSE AMENDMENT NO. 1. (Tabled June 26, 1985)
Adds reference to: Ch. 111 2/3, new par. 32.8

Provides that no public utility which bills customers for consumption on an estimated basis shall impose a penalty charge upon any customer for late payment of an estimated bill.

HOUSE AMENDMENT NO. 4.
Deletes reference to: Ch. 111 2/3, new par. 32.8

Creates the Small Business Utility Advocate Act. Creates the position of Small Business Utility Advocate to represent, protect and promote the interests of the small business utility customers of Illinois and to inform and educate small business utility customers about the duty and mission of the Small Business Utility Advocate. Permits the Advocate to intervene or participate on behalf of small business utility customers in any proceedings which affects the interests of small business utility customers. The Advocate shall be appointed by the Governor, by and with the advice and consent of the Senate.
SB-0407  WELCH.

(Ch. 111 2/3, new par. 32b)

Amends the Public Utilities Act. Requires a public utility advertisement which attempts to portray the use of nuclear energy in the production of electricity as being less expensive to electricity consumers than the use of alternate energy sources to conspicuously include a statement that the costs of finally and safely disposing of spent nuclear fuel used in the production of electricity may ultimately offset or exceed any savings consumers may at the time be experiencing from the use of nuclear energy.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Agriculture, Conservation & Energy

SB-0408  SANGMEISTER.

(Ch. 85, new par. 2208.9; Ch. 120, new par. 500.24)

Amends The State Mandates Act and the Revenue Act of 1939. Exempts from taxes levied under The School Code the residence of a person 65 years of age or

1 Fiscal Note Act may be applicable.
older whose annual household income is $12,000 or less. Describes eligible residences for this exemption and defines annual household income. Exempts from The State Mandates Act.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue

1 **SB-0409 SANGMEISTER.**

(Ch. 32, new par. 15.86; Ch. 127, new par. 141.158)

Amends the Business Corporation Act of 1983 and the State finance Act to provide that 60% all franchise taxes collected pursuant to Article 15 of the Business Corporation Act of 1983 be deposited into the newly created Franchise Tax Distribution Fund for annual appropriation to the State Board of Education for distribution to all school districts in an amount proportionate to the number of students enrolled in each school district. Effective July 1, 1985.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue

1 **SB-0410 SANGMEISTER - COFFEY.**

(Ch. 120, pars. 2-201 and 9-901; Ch. 122, pars. 17-2, 17-3.2, 17-11, 17-12, 17-16, 18-8 and 34-53; new pars. 17-17, 17-17.1 and 18-8A, rep. pars. 17-2.1, 17-3, 17-3.1 and 17-3.3; and Ch. 127, new par. 141.158)

Creates a State income tax to be used exclusively for school aid. Amends various Acts to provide for its levy at the rate of 2.20% prior to January 1, 1987 and 1.78% on and after January 1, 1987 of net income for individuals, trusts and estates, and 3.52% prior to January 1, 1987 and 2.85% on and after January 1, 1987 of net income for corporations, and to provide for its administration and distribution. Eliminates local property tax levied for educational purposes and Summer School Fund Tax Levy. Effective January 1, 1986, with the first taxable year ending December 31, 1986.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue

**SB-0411 RIGNEY.**

(Ch. 95 1/2, pars. 12-215 and 12-709)

Amends the Vehicle Code. Provides that vehicles displaying slow-moving vehicle emblems may use amber oscillating, rotating or flashing lights.

**SENATE AMENDMENT NO. 1.**

Deletes reference to: Ch. 95 1/2, par. 12-709
Adds reference to: Ch. 95 1/2, par. 12-205.1

Deletes amendment to slow moving vehicle emblem provision of Vehicle Code. Amends Implements of husbandry or slow moving vehicles provision to allow operation of flashing amber signal lamp during daylight hours.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Transportation
Apr 11 Recommended do pass as amend 009-000-000
Placed Calndr,Second Rading
Apr 16 Second Reading Amendment No.01 TRANSPORTATIN Adopted Placed Calndr,Third Rading
May 16 Third Reading - Passed 056-003-000
Arrive House Placed Calendr,First Rading

1 Fiscal Note Act may be applicable.
May 17  Hse Sponsor ROPP
Added As A Joint Sponsor HARTKE
First reading  Rfrd to Comm on Assignment
May 22  Assigned to Transportation
May 29  Do Pass/Consent Calendar 018-000-000
Consnt Caldr Order 2nd Read
Jun 04  Cnsent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 12  Added As A Joint Sponsor SHAW
Consnt Caldr Order 3rd Read
Jun 18  Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16  Sent to the Governor
Sep 13  Governor approved
PUBLIC ACT 84-0285  Effective date 01-01-86

SB-0412  RIGNEY - BARKHAUSEN.
(Ch. 38, par. 115-5; 95 1/2, new par. 11-501.3)
Makes written blood alcohol results of tests conducted in the regular course of providing emergency medical treatment admissible as evidence in criminal cases if certain criteria are met.
Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary II
Apr 16  Added As A Joint Sponsor BARKHAUSEN
Committee Judiciary II

SB-0413  SANGMEISTER.
(Ch. 37, pars. 1.3, 1.4 and 72.1)
SENATE AMENDMENT NO. 1.
Restores Tazewell County to the Third Judicial District and the 10th Judicial Circuit.
HOUSE AMENDMENT NO. 2.
Creates a new judicial circuit consisting of the counties of Iroquois and Kankakee.
GOVERNOR AMENDATORY VETO
Deletes reference to: Ch. 37, pars. 1.3 and 1.4
Recommends that Iroquois County be left in the third judicial district.
Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Elections
Apr 25  Recommended do pass as amend
009-000-000
Placed Calndr,Second Reading
May 07  Second Reading
  Amendment No.01 ELECTIONS Adopted
  Placed Calndr,Third Reading
May 16  Third Reading - Passed 058-001-000
  Arrive House
  Placed Calendar,First Reading
May 17  Hse Sponsor VANDUYNE
First reading  Rfrd to Comm on Assignment
May 22  Assigned to Judiciary I
Jun 13  Recommended do pass 010-005-001
Placed Calndr,Second Reading
Jun 20  Second Reading
  Held on 2nd Reading
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<th>Date</th>
<th>Event Description</th>
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<td>Jun 24</td>
<td>Amendment No.01 JOHNSON Verified Lost Amendment No.02 VANDUYNE Verified Adopted Placed Calndr,Third Reading Verified Third Reading - Passed 061-050-002</td>
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<td>Jun 25</td>
<td>Secretary's Desk Concurrence 02</td>
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<td>Jun 27</td>
<td>S Concurs in H Amend. 02/058-000-000 Passed both Houses</td>
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<tr>
<td>Jul 24</td>
<td>Sent to the Governor</td>
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<tr>
<td>Sep 21</td>
<td>Governor amendatory veto Placed Cal. Amendatory Veto</td>
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<td>Oct 16</td>
<td>Mtn fld accept amend veto SANGMEISTER Accept Amnd Veto-Sen Pass 055-002-000</td>
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<td>Oct 17</td>
<td>Placed Cal. Amendatory Veto</td>
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<td>Oct 29</td>
<td>Mtn fld accept amend veto VANDUYNE Accept Amnd Veto-House Pass 112-003-000 Bth House Accept Amend Veto</td>
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<td>Nov 18</td>
<td>Return to Gov-Certification</td>
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<td>Nov 20</td>
<td>Governor certifies changes PUBLIC ACT 84-1030 Effective date 11-20-85</td>
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**SB-0414 DEGNAN.**

(Ch. 120, par. 564)

Amends the Revenue Act of 1939 to require that property listed as non-carrier real estate by a railroad include the permanent real estate index number. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Adds reference to: Ch. 120, par. 501e

Amends the farmland assessment provisions to provide that in counties with more than 3,000,000 inhabitants, for 1985 and subsequent years the equalized assessed value per acre of all farmland in such county shall be the lesser of either 16% of the fair cash value of such farmland estimated at the price it would bring at a fair, voluntary sale for use by the buyer as a farm as defined in Section 1 or 90% of the actual 1983 average equalized assessed value per acre certified by the Department.

<table>
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<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Mar 26</td>
<td>1985 First reading Rfrd to Comm on Assignment</td>
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<td>Mar 27</td>
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<td>Apr 25</td>
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<td>May 07</td>
<td>Second Reading Placed Calndr,Third Reading</td>
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<td>May 16</td>
<td>Third Reading - Passed 059-000-000 Arrive House Hse Sponsor MCGANN Placed Calndr,First Reading</td>
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<td>May 17</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>S Concurs in H Amend. 01/053-000-004 Passed both Houses</td>
</tr>
</tbody>
</table>
SB-0415 DEGNAN.

(Ch. 120, par. 500)

Amends the Revenue Act of 1939 to require publication of notice of requirement to file annual certificate of exemption.

SENATE AMENDMENT NO. 1.

Amends to change the provisions relating to the type of newspapers in which publication of the notice can be made.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue
Apr 25 Recommended do pass as amend 010-000-000

May 14 Second Reading Amendment No.01 SEN REVENUE Adopted
Placed Calndr,Third Reading

May 15 Third Reading - Passed 055-000-000
Arrive House
Placed Calndr,First Reading

May 16 Hse Sponsor MCGANN
First reading Rfrd to Comm on Assignment

May 22 Assigned to Revenue
Jun 13 Do Pass/Short Debate Cal 015-000-001

Jun 20 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 26 Interim Study Calendar REVENUE

1 SB-0416 HOLMBERG.

(Ch. 25, par. 27.1; Ch. 40, par. 705)

Amends the Clerks of Courts Act and the Marriage and Dissolution of Marriage Act. Provides an annual fee of $20 to the clerk of the circuit court in counties under 1,000,000 population for collecting and disbursing maintenance and child support payments.

HOUSE AMENDMENT NO. 2.

Authorizes a court clerk directed to receive support payments to hire an attorney to collect support payments.

HOUSE AMENDMENT NO. 3.

Removes the allowance of deduction of postage from support payments.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary I
Apr 18 Recommended do pass 010-000-000

May 07 Second Reading
Placed Calndr,Third Reading

May 16 Third Reading - Passed 057-002-000
Arrive House
Hse Sponsor GIORGI
Added As A Joint Sponsor HALLOCK
Placed Calndr,First Reading

May 17 First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary I
May 23 Added As A Joint Sponsor DUNN,JOHN
Committee Judiciary I

1 Fiscal Note Act may be applicable.
June 13
Amendment No.01  JUDICIARY I Withdrawn
Do Pass/Short Debate Cal 013-000-000
Cal 2nd Rdg Short Debate

June 19
Short Debate Cal 2nd Rdg
Held 2nd Rdg-Short Debate

June 20
Amendment No.02  MCCracken  Adopted
Amendment No.03  Cullerton  Adopted
Cal 3rd Rdg Short Debate
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Short Debate-3rd Passed 102-008-003

June 21
Secretary’s Desk Concurrence 02,03

June 27
S Concurs in H Amend. 03/058-000-000
S Noncnsrs in H Amend. 02
Speaker’s Table, Non-concur 02

June 28
H Refuses to Recede Amend 02
H Requests Conference Comm 1ST

June 30
Hse Conference Comm Apptd 1ST/Giorghi, Stecz, Cullerton, Peterson, W, and Hallock
Sen Conference Comm Apptd 1ST/Holmberg, Marovitz, Berman, Geo-Karais, & Barkhausen

July 01
House report submitted
House Conf. report lost 1ST/048-061-003
3/5 vote required
House Refuses to Adopt 1ST
H Requests Conference Comm 2ND
Senate report submitted
Senate Conf. report lost 1ST/014-031-001
Sen Conference Comm Apptd 2ND/Holmberg, Marovitz, Berman, Geo-Karais, & Barkhausen

1 SB-0417  HALL.

(New Act)

Provides for the further effectuation of a compact made by the States of Illinois and Missouri creating a bi-state development district and a bi-state development agency, by authorizing the bi-state development agency to meet with and bargain collectively with employees of the district or their representatives.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Labor and Commerce
May 02  Recommended do pass 005-004-000

May 07  Second Reading  Placed Calndr, Second Reading
May 22  3d Reading Consideration PP  Calendar Consideration PP.
May 29  Re-committed to Labor and Commerce

1 SB-0418  O’DANIEL – JOYCE, JEROME, LUFT, COFFEY, POSHARD, DEMUZIO, SCHUNEMAN AND RIGNEY.

(Ch. 19, pars. 65, 65f, 76 and 78)

Amends Act in relation to rivers, lakes and streams. Provides that no permit issued by the Department of Transportation for the building of structures in any public body of water or flood plain, or for work by a drainage district involving streams, shall be required for drainage on land used for agricultural purposes. Effective immediately.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 19, pars. 65f, 76

Adds reference to: Ch. 19, new par. 79

Provides that after July 1, 1985, no person, State agency or unit of local government shall undertake construction in a public body of water or a stream without a permit from DOT.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Agriculture, Conservation & Energy
Apr 18 Placed Calndr, Second Reading
Apr 18 Recommended do pass 012-000-000
May 17 Second Reading Amendment No.1 O’DANIEL & MAITLAND
May 17 Adopted
May 22 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor HARTKE
First reading Rfrd to Comm on Assignment
May 23 Added As A Joint Sponsor WAIT
Added As A Joint Sponsor RICHMOND
Added As A Joint Sponsor EWING
Committee Assignment of Bills
May 29 Assigned to Energy Environment & Nat. Resource
Jun 06 Placed Calndr, Second Reading
Jun 06 Recommended do pass 010-000-001
Jun 19 Second Reading
Jun 25 Third Reading - Passed 110-006-000
Passed both Houses
Jul 23 Sent to the Governor
Jul 30 Governor approved
PUBLICATION: Act 84-0121 Effective date 01-01-86

SB-0419 SAVICKAS.

(Ch. 120, par. 429a3)

Amends the Motor Fuel Tax Law to allow the taxpayer to include on his quarterly report information that was unavailable or omitted from the reports for the 2 previous quarters.

FISCAL NOTE
(Prepared by the IL Dept. of Revenue)

The Dept. estimates that there will be no revenue impact associated with SB-419.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue
Apr 11 Recommended do pass 010-000-000
May 07 Second Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr, First Reading
May 17 Hse Sponsor MCGANN
First reading Rfrd to Comm on Assignment
May 22 Assigned to Revenue

1 Fiscal Note Act may be applicable.
SB-0420  DEMUZIO.

(Ch. 48, par. 571)

Amends the Unemployment Insurance Act. Provides that with regard to the benefit wage transfer provision of the Act, a “subsequent employer” may include any employing unit during the claimant’s benefit year, or any base period or last employing unit. Effective immediately.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Labor and Commerce

SB-0421  LUFT.

(Ch. 110, par. 8-802)

Amends the Code of Civil Procedure. Permits a physician, in a civil or criminal action brought pursuant to The Illinois Public Aid Code, to disclose certain information which he has acquired from a patient, the disclosure of which would otherwise be prohibited by the physician-patient privilege, unless such disclosure would be prohibited under the Mental Health and Developmental Disabilities Confidentiality Act.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary I

SB-0422  DUNN,RALPH.

(Ch. 120, par. 1102)

Amends the Bingo License and Tax Act to allow in counties of less than 3,000,000 inhabitants 2 additional bingo games after the $2,250 prize limit for a single day of bingo has been reached (presently allowed only in adjoining counties having 200,000 to 275,000 inhabitants each). Effective immediately.

SENATE AMENDMENT NO. 1.
Limits the additional games to adjoining counties with 200,000 to 275,000 inhabitants each, and counties adjacent to not more than 2 counties.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Executive
Apr 18  Recommended do pass 015-000-000
May 14  Second Reading  Amendment No.01  DUNN,RALPH  Adopted
Place Calndr,Second Reading
May 15  Third Reading - Passed 050-002-000
Arrive House
Place Calndr,First Reading
May 17  Hse Sponsor FLINN
Added As A Joint Sponsor GOFORTH
First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
Amends Marriage and Dissolution of Marriage Act and creates Uniform Marital Property Act. Classifies property of spouses and provides that the disposition of property shall be in accordance with such classification.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary I

Amends the Chicago Municipal Employees' Article of the Pension Code. Provides for a change in the early retirement annuity discount (from 1/2 of 1% to 1/4 of 1%) for qualifying employees withdrawing after June 30, 1986, applies the same change to the spousal annuity discount, and authorizes a qualifying employee withdrawing after June 30, 1986 to elect a life annuity benefit accrual rate of 2.20% for all years of service. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE
Increase in actuarial liability ........................................... $ 126,800,000
Increase in total annual cost ............................................... 16,400,000
Increase in total annual cost as % of payroll ......................... 3.3%

STATE MANDATES ACT FISCAL NOTE
In the opinion of the Dept. of Commerce and Community Affairs, SB 424 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required under the State Mandates Act. The estimated annual cost is $16.4 million.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Ins Pensions & Licensed Activities
Apr 30 Pension Note Filed Committee Ins Pensions & Licensed Activities
Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
May 01 St Mandate Fis Note Filed Committee Ins Pensions & Licensed Activities

Enlarges the corporate limits of the Metropolitan Sanitary District of Greater Chicago to include certain described real property. Effective immediately.
HOUSE AMENDMENT NO. 4.

Add reference to: Ch. 42, pars. 280, 328d

Delete everything and adds provisions amending the North Shore Sanitary Act to raise maximum salaries of trustee, and amending the Metropolitan Sanitary District to revise bond interest rate limits.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Local Government
Apr 18 Recommended do pass 010-000-000

May 07 Second Reading
Placed Calndr, Third Reading

May 16 Third Reading - Passed 057-002-000
Arrive House
Placed Calendar, First Reading

May 22 Hse Sponsor TERZICH
First reading Rfrd to Comm on Assignment
Assigned to Executive

Jun 06 Recommended do pass 009-006-000

Jun 20 Placed Calndr, Second Reading
Second Reading
Held on 2nd Reading
Amendment No. 01 KIRKLAND Withdrawn
Amendment No. 02 KIRKLAND Withdrawn
Amendment No. 03 TERZICH Withdrawn
Amendment No. 04 TERZICH Adopted
Amendment No. 05 KIRKLAND Withdrawn

Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 073-044-000

Jun 27 Secretary's Desk Concurrence 04
Jun 28 S Concurs in H Amend. 04/046-004-002
Passed both Houses
Jul 24 Sent to the Governor
Aug 23 Governor approved
PUBLIC ACT 84-0208 Effective date 08-23-85

SB-0426 DEMUZIO – DAVIDSON.
(Ch. 15, par. 209.03)

Amends the State Comptroller Act. Provides that the Comptroller, with the approval of the State Treasurer, may provide by rule or regulation for the direct deposit of payments to persons lawfully entitled to State warrants. Effective immediately.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Executive
Apr 16 Added As A Joint Sponsor DAVIDSON
Committee Executive

SB-0427 DONAHUE – DEMUZIO.
(Ch. 122, par. 5-30)

Amends The School Code. Authorizes the trustees of schools or other school officials having legal title to school sites or lands to grant roadway easements with the consent of the school board of the district in which the real estate is located. Effective immediately.

SENATE AMENDMENT NO. 1.
Adds required language to title.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Education-Elementary & Secondary
Apr 30  Recommended do pass 016-000-000
     Placed Calndr,Second Reading
May 07  Second Reading
     Placed Calndr,Third Reading
May 15  Recalled to Second Reading
     Amendment No.01 DONAHUE  Adopted
     Placed Calndr,Third Reading
May 22  Third Reading - Passed 059-000-000
     Arrive House
     Placed Calendr,First Reading
May 24  Hse Sponsor COWLISHAW
     First reading
     Rfrd to Comm on Assignment
May 29  Assigned to Elementary & Secondary
     Education
Jun 14  Tbd pursuant Hse Rule 27D

SB-0428  KUSTRA – ROCK – KEATS.

Appropriates $50,000 to the Department of Commerce and Community Affairs
from the Tourism Promotion Fund for a grant to the Glenbrook South High School
Bank to participate in the Aloha Bowl Parade, in December, 1985.

SENATE AMENDMENT NO. 1.
 Adds appropriation of $25,000 for a grant to the Masterworks Chorale of
Belleville.

SENATE AMENDMENT NO. 2.
 Adds appropriation of $26,000 for a grant to the Danville High School Band.

SENATE AMENDMENT NO. 3.
 Adds appropriation of $15,000 for a grant to the Lincoln-Way Community High
School Band.

SENATE AMENDMENT NO. 4.
 Adds appropriation of $25,000 for a grant to the Prospect High School Marching
Band.

SENATE AMENDMENT NO. 5.
 Adds appropriation of $1,625 for a grant to the Dixon High School Pom-Pom
Squad.

HOUSE AMENDMENT NO. 1.
 Appropriates $8,000 to DCCA for a grant to the Cobden Apple Knocker Marching
Band.

HOUSE AMENDMENT NO. 2.
 Appropriates $10,000 to DCCA for a grant to Mt. Zion H.S. District No. 3.

HOUSE AMENDMENT NO. 4.
 Appropriates $40,000 to DCFS for Oregon H.S. Choir participation in 1986
Int'l. Youth and Music Festival in Vienna, Austria.

Mar 26 1985  First reading
Mar 27  Assigned to Appropriations 1
May 07  Recommended do pass as amend
         018-000-000
     Placed Calndr,Second Reading
May 20  Second Reading
     Amendment No.01  APPROP I  Adopted
     Amendment No.02  APPROP I  Adopted
     Placed Calndr,Third Reading
May 22  Recalled to Second Reading
     Amendment No.03 SANGMEISTER  Adopted
     Amendment No.04 MACDONALD  Adopted
     Amendment No.05 RIGNEY  Adopted
     Placed Calndr,Third Reading
May 29  Third Reading - Passed 048-005-001
     Arrive House
     Placed Calendr,First Reading
May 31  Hse Sponsor PARCELLS
     Placed Calendr,First Reading
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act and the Retailers' Occupation Tax Act. Exempts the sale or use of farm machinery and equipment from application of those taxes (presently a $1,000 threshold for exemption).

FISCAL NOTE

SB 429 will reduce State revenues by $2.5 to $3.0 million in FY86 assuming a one-half fiscal year impact.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue
Apr 11 Recommended do pass 010-000-000
Apr 16 Second Reading Placed Calndr,Third Reading
May 15 Third Reading - Passed 057-000-000 Arrive House Hse Sponsor RICHMOND Added As A Joint Sponsor HARTKE Placed Calndr,First Reading
May 16 First reading Added As A Joint Sponsor HICKS Added As A Joint Sponsor REA Added As A Joint Sponsor ROPP Rfrd to Comm on Assignment May 22 Assigned to Revenue Jun 13 Recommended do pass 016-000-000 Jun 18 Placed Calndr,Second Readng Fiscal Note filed Jun 20 Second Reading Held on 2nd Reading Jun 26 Placed Calndr,Third Reading Third Reading - Passed 114-000-000 Passed both Houses

1 Fiscal Note Act may be applicable.
SB-0430 O'DANIEL - POSHARD.

(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

Amends the State occupation and use tax Acts to impose such taxes at the rate of 0% on oil field exploration, drilling and production equipment costing $250 or more.

Mar 26 1985  First reading
Mar 27          Assigned to Revenue
Apr 11          Recommended do pass 008-002-000
                Placed Calndr,Second Reading
Apr 16          Second Reading
                Placed Calndr,Third Reading
May 15          3d Reading Consideration PP
                Calendar Consideration PP.
May 29          Re-committed to Revenue

SB-0431 HOLMBERG.

(Ch. 24, par. 10-1-17)

Amends the Illinois Municipal Code to exempt deputy elected municipal officials and deputy municipal managers from the civil service provisions of the Code.

Mar 26 1985  First reading
Mar 27          Assigned to Local Government
Apr 18          Recommended do pass 010-000-000
                Placed Calndr,Second Reading
May 07          Second Reading
                Placed Calndr,Third Reading
May 16          Third Reading - Passed 058-000-001
                Hse Sponsor GIORGI
                Placed Calndr,First Reading
May 17          First reading
May 22          Assigned to Cities and Villages
May 23          Added As A Joint Sponsor STECZO
                Committee Cities and Villages
May 29          Recommended do pass 009-001-002
                Placed Calndr,Second Reading
Jun 19          Second Reading
                Held on 2nd Reading
Jun 20          Amendment No.01 GIORGI Withdrawn
                Amendment No.02 GIGLIO Withdrawn
                Amendment No.03 GIORGI Withdrawn
                Amendment No.04 GIGLIO Withdrawn
                Placed Calndr,Third Reading
                Third Reading - Passed 116-000-000
                Passed both Houses
Jul 18          Sent to the Governor
Sep 14          Governor approved
                PUBLIC ACT 84-0342 Effective date 01-01-86

1 SB-0432 MAITLAND - JOYCE,JEROME.

(New Act)

Creates an Act to provide for the control of trichinosis in swine; authorizes the Department of Agriculture to develop a control program; provides for the testing and quarantine of suspect swine, and authorizes payment of an indemnity in the event that swine must be destroyed; makes violation of the Act a Class C misdemeanor, and provides for a fine of not less than $200.

1 Fiscal Note Act may be applicable.
SB-0432—Cont.

FISCAL NOTE
(Prepared by the Dept. of Agriculture)

If indemnities are to be paid, an estimated $120,000 would be needed.

FISCAL NOTE
(Prepared by Dept. of Agriculture)

No change from previous note.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Agriculture, Conservation & Energy
Apr 18 Fiscal Note filed Recommended do pass 013-000-000

Placed Calndr, Second Reading

May 07 Second Reading
Placed Calndr, Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading

May 17 Hse Sponsor ROPP
Added As A Joint Sponsor WOODYARD
First reading Rfrd to Comm on Assignment

May 22 Assigned to Agriculture
Jun 05 Do Pass/Consent Calendar 015-000-000

Consnt Caldr Order 2nd Read
Jun 11 Added As A Joint Sponsor HARTKE
Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read

Jun 18 Fiscal Note Requested CULLERTON
Remvd from Consent Calendar
Cal 2nd Rdng Short Debate

Jun 19 Fiscal Note filed
Cal 2nd Rdng Short Debate
Jun 20 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 26 Interim Study Calendar AGRICULTURE

Oct 31 Added As A Joint Sponsor REA
Added As A Joint Sponsor GOFFORT
Interim Study Calendar AGRICULTURE

SB-0433 MAROVITZ.
(Ch. 110 1/2, par. 11a-23)

Amends the Probate Act. Provides that an agent may not revoke a revocable trust established for the benefit of the principal nor direct payment therefrom to the agent unless the agency agreement contains specific authority for such power.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary I
Apr 18 Recommended do pass 010-000-000

Placed Calndr, Second Reading

May 07 Second Reading
Placed Calndr, Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading

May 20 Hse Sponsor DUNN, JOHN
First reading Rfrd to Comm on Assignment

May 22 Assigned to Judiciary I
May 24 Added As A Joint Sponsor O’CONNELL
Committee Judiciary I
Jun 13 Recommended do pass 016-000-000

Placed Calndr, Second Reading
SB-0434 MAROVITZ.

(Ch. 110 1/2, par. 11a-18)

Amends the Probate Act of 1975. Provides an adjudication of disability shall not revoke or otherwise terminate a trust which is revocable by the individual adjudicated to be a disabled person. Further provides the guardian of the estate of a disabled person shall have no authority to revoke or amend a trust which is revocable or amendable by the disabled person, and that the trustee of a trust for the benefit of a disabled person shall not be required to make income or principal payments to the guardian of the estate of the disabled person if the trustee may properly distribute such income or principal for the benefit of the disabled person.

SENATE AMENDMENT NO. 1.

Provides a court may authorize a guardian to revoke a Totten trust or similar deposit or withdrawable capital account in trust to the extent necessary to provide for the best interests of the ward. Specifies a trustee shall not be required to distribute income or principal to the guardian where the trustee has discretionary power to apply the income or principal for the ward's benefit, but the guardian may bring an action on behalf of the ward to compel the trustee to exercise such discretion or to seek relief from an abuse of discretion.
for issuance of letters of office, representatives’ accounting, service of inventory and independent administration. Effective immediately and applicable to all estates filed on or after its effective date.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
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</thead>
<tbody>
<tr>
<td>Mar 26 1985</td>
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<td>Rfrd to Comm on Assignment</td>
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<td>Mar 27</td>
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<td>Assigned to Judiciary I</td>
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<tr>
<td>Apr 18</td>
<td>Placed Calndr, Second Reading</td>
<td>Recommended do pass 010-000-000</td>
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<td>May 07</td>
<td>Second Reading</td>
<td>Placed Calndr, Third Reading</td>
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<tr>
<td>May 16</td>
<td>Third Reading - Passed 058-001-000</td>
<td>Arrive House, Placed Calndr, First Reading</td>
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<td>May 20</td>
<td>Hse Sponsor DUNN, JOHN</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>May 22</td>
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<td>Assigned to Judiciary I</td>
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<tr>
<td>May 24</td>
<td>Added As A Joint Sponsor O'CONNELL</td>
<td>Committee Judiciary I</td>
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<tr>
<td>Jun 13</td>
<td>Placed Calndr, Second Reading</td>
<td>Recommended do pass 015-000-001</td>
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<td>Jun 20</td>
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<td>Jun 21</td>
<td>Third Reading - Passed 116-001-000</td>
<td>Passed both Houses</td>
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<td>Jul 23</td>
<td>Sent to the Governor</td>
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<td>Sep 20</td>
<td>Governor approved</td>
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SB-0435—Cont.

PUBLIC ACT 84-0690 Effective date 09-20-85

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**SB-0436** MAROVITZ AND LEMKE.

(Ch. 122, par. 24-24)

Amends The School Code. Provides that a school board’s rules on student discipline shall not interfere with a teacher’s authority to remove disruptive students from the classroom.

**SENATE AMENDMENT NO. 1.**

Deletes the changes proposed by the bill as introduced, and instead requires each school board to establish a policy on discipline and to provide therein under what circumstances a teacher may remove a student from the classroom for disruptive behavior.

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<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
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<tbody>
<tr>
<td>Mar 26 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Mar 27</td>
<td></td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
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<tr>
<td>Apr 10</td>
<td>Added As A Co-sponsor LEMKE</td>
<td>Committee Education-Elementary &amp; Secondary</td>
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<td>May 07</td>
<td>Recommmnded do pass as amend 015-000-000</td>
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<td>May 14</td>
<td>Second Reading</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 15</td>
<td>Amendment No.01 ELEM SCND ED Adopted</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Third Reading - Passed 053-000-000</td>
<td>Arrive House, Placed Calndr, First Reading</td>
</tr>
<tr>
<td>May 17</td>
<td>Hse Sponsor GIORGI</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>May 22</td>
<td></td>
<td>Assigned to Elementary &amp; Secondary Education</td>
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<tr>
<td>Jun 14</td>
<td>Tbd pursuant Hse Rule 27D</td>
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</table>
SB-0437  KARPIEL.
(Ch. 122, par. 24-12)
Amends The School Code relating to the dismissal of teachers as a result of a school board's decision to decrease the number of teachers employed by the board or to discontinue some particular type of teaching service. Deletes provision that as between teachers who have entered upon contractual continued service, the teacher or teachers with the shorter length of continuing service with the district shall be dismissed first unless an alternative method of determining the sequence of dismissals is established in a collective bargaining agreement or contract between the board and a professional faculty members' organization. Effective immediately.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Labor and Commerce
Apr 10  Committee discharged
Re-referred to Education-Elementary & Secondary

SB-0438  BERMAN.
(Ch. 120, par. 2-203)
Amends the Illinois Income Tax Act. Provides that taxpayers who are subject to the Personal Property Tax Replacement Income Tax may deduct, for purposes of the tax, a valuation limitation amount which represents certain gains from transactions entered into before July 1, 1979, the effective date of the tax. Effective January 1, 1986, and applies to taxable years ending on or after such date.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Revenue

SB-0439  LEMKE, DARROW, VADALABENE AND GEO-KARIS.
(Ch. 120, par. 500.23-1)
Amends the Revenue Act of 1939 to include disabled persons in the $2,000 homestead exemption now available only to senior citizens.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Revenue

SB-0440  BLOOM - LUFT AND HOLMBERG.
(Ch. 122, par. 10-21.4a)
Amends The School Code. Prior to dismissal of a principal, requires a school board to provide him with a written statement of facts.
SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 122, par. 10-21.4a.
Adds reference to: Ch. 122, par. 10-23.8b.
Deletes everything and amends The School Code to require a school board to provide a statement of facts to a principal within 10 days of his receipt of notice of reclassification to a lower-salaried position.

Mar 26 1985  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Labor and Commerce
Apr 24  Recommended do pass as amend 009-000-000

Placed Calndr,Second Reading
May 07  Second Reading
   Amendment No.01  LABOR COMMRCCE  Adopted
   Placed Calndr,Third Reading
May 15  Added As A Co-sponsor HOLMBERG
   Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
   Arrive House
   Hse Sponsor SALTSMAN
   Placed Calndr,First Reading

1 Fiscal Note Act may be applicable.
Amends the Revenue Act of 1939 to provide that, in counties over 1,000,000 population, taxing districts have standing to challenge complaints seeking changes in assessments of $100,000 or more. Requires that taxing districts be notified of such complaints.

Mar 26 1985 First reading Rfrd to Comm on Assignment
Mar 27 1985 Assigned to Revenue

Amends the Child Sexual Abuse and Exploitation Treatment Center Act and the Child Care Act of 1969. Includes the prevention of child sexual abuse and exploitation as a purpose of the Child Sexual Abuse and Exploitation Treatment Center Act, making various related and other changes in that Act. Includes as grounds for the revocation, or the denial of a child care facility license failure to exercise reasonable care in the hiring, training and supervision of facility personnel and failure to report suspected abuse or neglect of children within the facility. Makes various other changes pertaining to the operation of child care facilities.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 1985 Added As A Co-sponsor LEMKE
Apr 24 1985 Assigned to Public Health,Welfare,Corrections
Recommended do pass 009-000-000
Apr 24 1985 Placed Calndr,Second Readng
May 07 1985 Second Reading
May 16 1985 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Readng

Fiscal Note Act may be applicable.
SB-0444  DAVIDSON.

(Ch. 111 1/2, par. 1042)

Amends the Environmental Protection Act to provide that the Pollution Control Board may rebate up to 80% of monetary penalties collected, to be used exclusively for the correction of the violation for which the penalty was assessed.

SENATE AMENDMENT NO. 1.

Allows the circuit court, as well as the Board, to make the reductions in fines.

SENATE AMENDMENT NO. 2.

Limits application of the new provisions to situations where the violation was not reasonably preventable.

Mar 27 1985  First reading Rfrd to Comm on Assignment
Apr 10    Assigned to Agriculture, Conservation & Energy
May 02    Recommended do pass as amend 006-004-000

May 07    Second Reading Amendment No.01 AGRICULTURE Adopted
Placed Calndr,Third Reading

May 15    3d Reading Consideration PP Calendar Consideration PP.

May 22    Recalled to Second Reading Amendment No.02 DAVIDSON Adopted
Calendar Consideration PP.

May 29    Re-committed to Agriculture, Conservation & Energy

SB-0445  DAVIDSON.

(Ch. 111, new par. 4411a)

Amends Medical Practice Act. Sets forth continuing education requirements for persons licensed to practice any system or method of treating human ailments without the use of drugs or medicines and without operative surgery.

SENATE AMENDMENT NO. 1.

Requires that the Department's criteria for continuing education provide that the requirements may be met through completion of equivalent requirements established as a condition of membership and staff privileges on the staff of a hospital.

HOUSE AMENDMENT NO. 1.

Provides that the Dept. of R & E shall promulgate continuing education requirements for persons licensed under this Act who are not otherwise subject to such requirements of relevant specialty societies or boards.

Mar 27 1985  First reading Rfrd to Comm on Assignment
Apr 10    Assigned to Ins Pensions & Licensed Activities
Apr 25    Recommended do pass 011-000-000
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
Amends the Illinois Municipal Code and the counties Act to provide that the place where coal is severed from the earth is the place of sale for the purpose of determining which municipal or county retailer’s occupation tax is applicable. Requires persons engaged in the business of mining coal and selling it at retail to notify the Department of Revenue of the location from which the coal was severed.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Revenue
accidental work-related deaths and disabilities resulting in the loss of more than 3 scheduled work days. Currently, such reports are required to treat accidental work-related deaths and disabilities resulting in the loss of more than one scheduled work day or the inability of the employee to continue performing the duties of his regular job. Adds immediate effective date.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Ins Pensions & Licensed Activities
May 07 Placed Calndr,Second Reading
May 14 Second Reading
May 22 Third Reading - Passed 054-003-000
Arrive House
May 23 Hse Sponsor GIORGI Placed Calndr,First Reading
May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Labor & Commerce
Jun 06 Added As A Joint Sponsor BULLOCK Committee Labor & Commerce
Jun 13 Do Pass/Consent Calendar 023-000-000
Jun 19 Remvd from Consent Calendar
Jun 20 Short Debate Cal 2nd Rdg Short Debate
Jun 25 Amendment No.01 PANAYOTOVICH Ruled not germane
Amendment No.02 VINSON Withdrawn
Amendment No.03 GIORGI Adopted
Jun 26 Secretary’s Desk Concurrence 03
Jun 27 S Nonencers in H Amend. 03
Jun 28 Speaker’s Table, Non-concur 03
Jun 29 H Refuses to Recede Amend 03
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/GIORGI,
MCPike, CULLERTON Tuerk & MAYS
Jun 30 Sen Conference Comm Apptd 1ST/DEANGELIS
Hudson, Collins, Savickas & Luft
Jul 01 House report submitted 3/5 vote required
House Conf. report Adopted 1ST/110-002-003
Jul 02 Senate report submitted 3/5 vote required
Senate Conf. report Adopted 1ST/056-000-000
Both House Adopted Conf rpt 1ST
Passed both Houses
Jul 29 Sent to the Governor
Sep 25 Governor approved
PUBLIC ACT 84-0981 Effective date 09-25-85

SB-0448 WEAVERS, PHILIP, DEANGELIS, DAVIDSON AND POSHARD.

Amends General Obligation Bond Act. Increases bond authorization by $123,395,909. Bond authorization categories are increased as follows:

For State Educational Facilities ...................................................... 26,144,929
STATE DEBT IMPACT NOTE
SB-448 increases:
- Capital Facility purposes authorization by $123,4 M (2.5%)
- Potential general obligation debt by 269.7 M (2.9%)
- Per capita IL general obligation debt by 10.64 (2.5%)

SENATE AMENDMENT NO. 1.
Deletes proposed increases to bond authorization levels and instead increases the levels by $1 each, for a total increase in general obligation bond authorization of $8.

STATE DEBT IMPACT NOTE
SB-448, in the House, will have no appreciable effect on State general obligation debt.

HOUSE AMENDMENT NO. 1. (House recedes July 5, 1985)
Decreases Authorization of Bonds by $1.00; increases for Capital Facilities by $6.00.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 1.
Deletes reference to: Ch. 127, pars. 652 and 653
Adds reference to: Ch. 5, par. 111; Ch. 8, par. 37-28; Ch. 85, par. 1233.1; Ch. 96 1/2, pars. 7403 and 7408, and new pars. 7409, 7410, 7411, 7412 and 7413; Ch. 120, pars. 439.9, 439.39; 439.109, 442 and 481b.36; Ch. 127, pars. 46.6a, 49.25a, 49.25b, 142z-9, 144.25, 2104.05 and 2104.07 and new pars. 49.25g-1, 141.158, 141.159, 141.160 and 144c
Recommends Senate Bill 448 be amended by deleting the title and everything after the enacting clause and inserting The Build Illinois Bond Act, which is intended to supersede the provisions of the Build Illinois Bond Act contained in House Bill 570 passed by the 84th General Assembly July 2, 1985. Amends various Acts to authorize the financing of programs relating to industrial coal utilization, wetlands development, rail facilities, natural heritage lands, and soil and water conservation. Authorizes the Director of Central Management Services to convey the Manteno and Galesburg Mental Health Centers for economic development purposes for $1 each on or after January 1, 1986. Effective immediately.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
Apr 24 State Debt Note Filed Committee Appropriations I
May 07 Recommnded do pass as amend 018-000-000

Placed Calndr,Second Reading
May 14 Second Reading Amendment No.01 APPROP I Adopted
Placed Calndr,Third Reading
May 15 Third Reading - Passed 052-003-000
Arrive House
Placed Calndr,First Reading
May 22 Hse Sponsor HASTERT First reading Rfrd to Comm on Assignment Assigned to Executive
Jun 11 State Debt Note Filed Committee Executive
Jun 13 Do Pass/Consent Calendar 016-000-000
Jun 19 Consnt Caldr Order 2nd Read
Consnt Calendar, 2nd Readng

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SB-0448—Cont.

Jun 20  Remvd from Consent Calendar  Cal 2nd Rdng Short Debate  
Short Debate Cal 2nd Rdng  
Amendment No.01  HASTERT  Adopted  
Cal 3rd Rdng Short Debate  
Mtn Prevail to Suspend Rule 37(C)/118-000-000  
3/5 vote required  
Short Debate-3rd Passed 116-001-000  

Jun 21  Secretary's Desk Concurrence 01  
Jun 27  S Noncncrs in H Amend. 01  
Jun 28  Speaker's Table, Non-concur 01  
Jun 29  H Refuses to Recede Amend 01  
H Requests Conference Comm 1ST  
Hse Conference Comm Apptd 1ST/LEVERENZ,  
MATIJEVICH,  
BOWMAN,  
HASTERT & BARNES  

Jun 30  Sen Conference Comm Apptd 1ST/WEAVER,S  
SOMMER, CARROLL,  
HALL & ROCK  

Jul 03  Senate report submitted  
3/5 vote required  
Senate Conf. report Adopted 1ST/044-001-004  

Jul 05  House report submitted  
3/5 vote required  
House Conf. report Adopted 1ST/103-001-004  
Both House Adopted Conf rpt 1ST  
Passed both Houses  

Jul 24  Sent to the Governor  

Jul 25  Governor approved  
PUBLIC ACT 84-0111  Effective date 07-25-85  

SB-0449  ROCK, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.  
Appropriates $500,000 from the General Revenue Fund for the ordinary and 
contingent expenses of the Prairie State 2000 Fund for the fiscal year beginning 
July 1, 1985.  
HOUSE AMENDMENT NO. 1. (House recedes July 5, 1985)  
Reduces appropriation to $100,000.  
CONFERENCE COMMITTEE REPORT NO. 1.  
Recommends that the House recede from H-am 1.  
Recommends that the bill be further amended as follows:  
Deletes title and everything after the enacting clause. Replaces with appropriations 
of $3,000,000 for Prairie State 2000 Authority and of $6,200,000 for OCE 
and direct loan program of IL Development Finance Authority. Effective July 1, 
1985.  
GOVERNOR ITEM VETO AND REDUCTION  
Vetoes line item of $5 million to IL Development Finance Authority for use in its 
direct loan program. Reduces OCE to IL Development Finance Authority by 
$1,000,000.  

Mar 27 1985  First reading  
Rfrd to Comm on Assignment  
Apr 10  Assigned to Appropriations I  
May 14  Recommended do pass 018-000-000  

Placed Calndr,Second Reading  
May 20  Second Reading  
Placed Calndr,Third Reading  
May 29  Third Reading - Passed 054-000-000  
Arrive House  
Placed Calndr,First Reading  
May 31  Hse Sponsor MADIGAN  
Added As A Joint Sponsor LEVERENZ  
Placed Calndr,First Reading
SB-0449—Cont.

Jun 04  First reading  Rfrd to Comm on Assignment
    Assigned to Appropriations I
Jun 13  Mtn Prevail Suspend Rul 20K  Committee Appropriations I
Jun 20  Placed Calndr,Second Reading  Recommended do pass 025-000-000
Jun 25  Second Reading  Held on 2nd Reading
Jun 26  Mtn Prevail Suspend Rul 37G  Held on 2nd Reading
Jun 27  Amendment No.01 LEVERENZ  Adopted
        Placed Calndr,Third Reading
        Mtn Prevail to Suspend Rule 37(C)
        Third Reading - Passed 098-018-002
Jun 28  Secretary’s Desk Concurrence 01
        S Noncnrs in H Amend. 01
Jun 29  Speaker’s Table, Non-concur 01
Jun 30  H Refuses to Recede Amend 01
        H Requests Conference Comm 1ST
        Hse Conference Comm Apptd 1ST/MATIJEVICH,
        LEVERENZ, BOWMAN,
        HASTERT & BARNES
        House report submitted
        House Conf. report Adopted 1ST/067-051-000
Jul 01  Sen Conference Comm Apptd 1ST/ROCK
        CARROLL, HALL,
        SOMMER & BLOOM
Jul 03  Senate report submitted  3/5 vote required
        Senate Conf. report Adopted 1ST/049-000-000
        Both House Adopt Conf rpt 1ST
        Passed both Houses
Jul 23  Sent to the Governor
Jul 30  Governor item reduction
        PUBLIC ACT 84-0122  Effective date 07-30-85
        Placed Cal. Item/Red. Veto
Oct 17  Item/reduction veto stands. PA 84-0122

SB-0450  DUDYCZ, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

Makes appropriations of $400,000 from the General Revenue Fund for supple-
mentary payments to Public School Teachers’ Pension and Retirement Fund of
Chicago as well as appropriations of $2,979,300 from the General Revenue Fund
for payback to Retirement Fund. Effective July 1, 1985.
Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Appropriations I
May 14  Recommended do pass 019-000-000
May 20  Second Reading  Placed Calndr,Third Reading
May 29  Third Reading - Passed 055-000-000
        Arrive House
        Hse Sponsor BARNES
        Added As A Joint Sponsor DANIELS
        First reading  Rfrd to Comm on Assignment
Jun 03  Assigned to Appropriations II
Jun 18  Recommended do pass 021-000-000
Jun 20  Second Reading  Held on 2nd Reading
Jun 25  Placed Calndr,Third Reading
Jun 26  Mtn Prevail Suspend Rul 37G  Placed Calndr,Third Reading
SB-0450—Cont.

Jun 27 Third Reading - Passed 110-000-000
Passed both Houses
Jul 15 Sent to the Governor
Sep 12 Governor approved
PUBLIC ACT 84-0273 Effective date 09-12-85

SB-0451 SOMMER, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Central Management Services for the fiscal year beginning July 1, 1985 as follows:

Total ............................................................ $388,387,700
General Revenue ............................................................ $171,103,000
Road ............................................................ 23,895,000
State Garage Revolving ............................................................ 24,454,400
Statistical Services Revolving ............................................................ 36,511,100
Office Supplies Revolving ............................................................ 2,406,000
Paper and Printing Revolving ............................................................ 2,906,600
Communications Revolving ............................................................ 83,300,300
Group Insurance Premium ............................................................ 42,509,000
State Employees' Deferred Compensation Plan ............................................................ 421,000
State Surplus Property Revolving ............................................................ 881,300

SENATE AMENDMENT NO. 1.
Decreases OCE and increases OCE line items for a net decrease of $18,316,500.

SENATE AMENDMENT NO. 2.
Appropriates $175,000 to Dept. of CMS for a study of the State's lease-purchase contracts and lease contracts of real property.

SENATE AMENDMENT NO. 3.
Increases line item for Warehouse Stock for all State Agencies by $455,300.

SENATE AMENDMENT NO. 4.
Increases telecommunication line item by $6,721,000.

HOUSE AMENDMENT NO. 1.
Decreases appropriations to the Bureau of Benefits for State's Contributions line items by $10,335,300.

HOUSE AMENDMENT NO. 2.
Appropriates $500,000 to DCMS for maintenance at the Manteno Mental Health Center.

HOUSE AMENDMENT NO. 3.
Decreases equipment line item by $10,000.

HOUSE AMENDMENT NO. 5.
Increases and decreases personal services line items for a total increase of $15,700.

HOUSE AMENDMENT NO. 6.
Increases and decreases personal services line items for a total increase of $38,500.

HOUSE AMENDMENT NO. 7.
Decreases personal services line items by $15,101.

HOUSE AMENDMENT NO. 9.
Increases personal services line items by $10,081,501.

HOUSE AMENDMENT NO. 10.
Increases equipment line item for IL Information Services by $40,000.

HOUSE AMENDMENT NO. 11.
Decreases insurance line items by $131,000.

HOUSE AMENDMENT NO. 12.
Increases contractual services line item by $50,000.

HOUSE AMENDMENT NO. 13.
Appropriates $700,000 for payment of employee wage claims.

HOUSE AMENDMENT NO. 14.
Appropriates $100,000 for funding small businesses.

HOUSE AMENDMENT NO. 15.
Appropriates $250,000 for payment of awards in Court of Claims cases No. 79-C-4541 and 79-C-4548.

HOUSE AMENDMENT NO. 17.
Appropriates $90,000 for repairs at the IL Children's School and Rehab. Center.

GOVERNOR ITEM VETOES AND REDUCTIONS
Vetoes a total of $775,000: $100,000 for assistance in funding of small businesses; $175,000 for study of the State's lease-purchase contracts and lease contracts of real property; and $500,000 for physical plant and grounds maintenance at Manteno Mental Health facility. Reduces retirement line items by a total $600,300. Total Gov. reduction is $1,375,300.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Appropriations I
May 14  Recommended do pass as amend

Placed Calndr,Second Reading
May 20  Second Reading
  Amendment No.01  APPROP I  Adopted
  Amendment No.02  APPROP I  Adopted
  Placed Calndr,Third Reading

May 22  Recalled to Second Reading
  Amendment No.03  SOMMER  Adopted
  Amendment No.04  CARROLL  Adopted
  Placed Calndr,Third Reading

May 29  Third Reading - Passed 054-000-002
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading  Rfrd to Comm on Assignment

Jun 03  Assigned to Appropriations I
Jun 13  Mtn Prevail Suspend Rul 20K
  Committee Appropriations I

Jun 20  Amendment No.01  APPROP I  Adopted
  Amendment No.02  APPROP I  Adopted
  Amendment No.03  APPROP I  Adopted
  Amendment No.04  APPROP I  Withdrawn
  Amendment No.05  APPROP I  Adopted
  Amendment No.06  APPROP I  Adopted
  Amendment No.07  APPROP I  Adopted
  Amendment No.08  APPROP I  Tabled
  Amendment No.09  APPROP I  Adopted
  Amendment No.10  APPROP I  Adopted
  Amendment No.11  APPROP I  Adopted
  Recommended do pass as amend
  016-000-000

Placed Calndr,Second Reading
Jun 25  Second Reading
  Held on 2nd Reading
Jun 26  Mtn Prevail Suspend Rul 37G
  Held on 2nd Reading
Jun 27  Amendment No.12  BARNES  Adopted
  Amendment No.13  LEVERENZ  Adopted
  Amendment No.14  TURNER  Adopted
  Amendment No.15  LEVERENZ  Adopted
  Amendment No.16  OBLINGER  Lost
  055-062-001
  Amendment No.17  BARNES  Adopted
  Placed Calndr,Third Reading
  Mtn Prevail to Suspend Rule 37(C)/118-000-000
  Third Reading - Passed 110-001-000

Jun 28  Secretary's Desk Concurrence 01,02,03,05,06,07,
  Secretary's Desk Concurrence 09,10,11,12,13,
  Secretary's Desk Concurrence 14,15,17
SB-0452  SOMMER, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Capital Development Board for the fiscal year beginning July 1, 1985 as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$5,215,000</td>
</tr>
<tr>
<td>General Revenue</td>
<td>$4,965,000</td>
</tr>
<tr>
<td>Park and Conservation</td>
<td>$250,000</td>
</tr>
</tbody>
</table>

SENATE AMENDMENT NO. 1.
Decreases ordinary and contingent line items for a total decrease of $333,800.

HOUSE AMENDMENT NO 1. (House recedes July 5, 1985)
Makes a net increase in the appropriation for the OCE of the Cap. Dev. Bd. in the divisions of General Office and EDP by $257,100.

HOUSE AMENDMENT NO 2.
Reduces equipment line appropriations by $24,900.

HOUSE AMENDMENT NO. 3.
Increases equipment line items by a total of $24,100.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-am 2 and 3.
Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:

Changes title to “An Act making appropriations to various State agencies”. Appropriates $250,400 from the Park and Conservation Fund to Dept. of Conservation for CDB ordinary and contingent expenses.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $17,268.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 14  Recommmended do pass as amend 019-000-000

Placed Calndr,Second Reading
May 20 Second Reading
               Amendment No.01 APPROP I  Adopted

Placed Calndr,Third Reading
May 29 Third Reading - Passed 049-004-0003
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading  Rfrd to Comm on Assignment
Jun 03  Assigned to Appropriations I
Jun 13 Amendment No.01 APPROP I  Adopted
               Amendment No.02 APPROP I  Adopted
               Recommmended do pass as amend 014-000-000

Placed Calndr,Second Reading
Jun 20 Second Reading
Held on 2nd Reading
Jun 26 Mtm Prevail Suspend Rul 37G
Held on 2nd Reading
Jun 27 Amendment No.03 BARNES  Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 112-005-000
SB-0453

SOMMER, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations to the Capital Development Board for permanent improvements, minor capital improvements, repairs and maintenance, and related purposes as follows:

Total .................................................................................. $116,114,700
Capital Development Fund ............................................. $110,898,300
General Revenue Fund ............................................. 5,216,400

STATE DEBT IMPACT NOTE

Financing costs of SB-453 appropriations ................................... $238.4 million
Financing costs of additional appropriations .......................... $135.9 million
Total debt impact ......................................................... $374.3 million

SENATE AMENDMENT NO. 1.
Makes no dollar change; elaborates and expands purposes of various line items.

STATE DEBT IMPACT NOTE
No change from previous note.

HOUSE AMENDMENT NO. 1.
Appropriates $2,600,000 to CDB for U of I training facility for IL Fire Service Institute.

HOUSE AMENDMENT NO. 2.
Appropriates $500,000 to CDB for an elevator and handicapped ramp at the Appellate Court - Third District, Ottawa.

HOUSE AMENDMENT NO. 3. (House recedes July 5, 1985)
Appropriates $10,102,300 to CDB for projects at Board of Regents schools, SIU, Board of Governors schools, IL Community College Board and the U of I.

HOUSE AMENDMENT NO. 4. (Tabled June 27, 1985)
Deletes appropriation of $163,400 to CDB for a Health, Business and Public Service Bldg. at Kaskaskia Community College, Centralia.

HOUSE AMENDMENT NO. 5.
Appropriates $280,000 to CDB for rehabilitation projects at Whiteside Area Vocational Center.

HOUSE AMENDMENT NO. 6. (House recedes July 5, 1985)
Appropriates $300,000 to CDB for DCMS acquisition of State Regional Office Bldg. and equipment in Princeton.
HOUSE AMENDMENT NO. 7.
Appropriates $504,000 to CDB for Lewis and Clark Community College, Godfrey, rehabilitation.

HOUSE AMENDMENT NO. 8. (House recedes July 5, 1985)
Appropriates $150,000 to CDB for a feasibility study to convert Manteno Mental Health Center into a long-term care center for victims of Alzheimer’s Disease.

HOUSE AMENDMENT NO. 9.
Appropriates $300,000 to CDB for rehabilitation and other projects for Iroquois County Community Unit Sch. Dist. 9.

HOUSE AMENDMENT NO. 10. (House recedes July 5, 1985)
Appropriates $2,500,000 to CDB for Marissa Community Sch. Dist. #40 for a vocational education facility. Appropriates $410,000 to CDB for Woodlawn Community Consolidated Sch. Dist. #4 for expansion of existing school facilities.

HOUSE AMENDMENT NO. 11.
Appropriates $125,000 to CDB for renovation of Newton Senior Citizen Center building.

HOUSE AMENDMENT NO. 12. (House recedes July 5, 1985)
Appropriates $150,000 to CDB for CMS expansion and renovation of the Marion Regional Office Building.

HOUSE AMENDMENT NO. 13. (House recedes July 5, 1985)
Appropriates a total of $5,750,000 to CDB for projects at Wayne Fitzgerald State Park.

HOUSE AMENDMENT NO. 14. (House recedes July 5, 1985)
Appropriates $350,000 to CDB for Dept. of Military and Naval, the State’s share of an armory in Williamson County.

HOUSE AMENDMENT NO. 15.
Appropriates $333,000 to CDB for life/safety improvements at the IL Deaf/Blind Service Center and School.

HOUSE AMENDMENT NO. 16.
Appropriates $5,100,000 to CDB for Chicago Regional Port District planning, land acquisition and construction.

HOUSE AMENDMENT NO. 17. (House recedes July 5, 1985)
Appropriates $6,000,000 to Sec. of State for public library grants for Bridgeport, Logan Square and Woodlawn.

HOUSE AMENDMENT NO. 18.
Appropriates $250,000 to CDB for a feasibility study for a professional sports stadium in the Metro East Mass Transit District.

HOUSE AMENDMENT NO. 19.
Appropriates $168,000 to CDB for Board of Regents purchase of land at IL State University Farm.

HOUSE AMENDMENT NO. 20.
Appropriates $2,478,900 to CDB for IL Community College Board for work at John Wood Community College.

HOUSE AMENDMENT NO. 21.
Appropriates $1,853,600 to CDB for IL Community College Bd. for rehabilitation of Mary Miller Gym at Danville Area Community College.

HOUSE AMENDMENT NO. 22.
Appropriates $250,000 to CDB for Fort Massac State Park restoration and improvements. Increases line item for improvements at Jubilee College State Park by $10,000; reduces line item improvements at Kinkaid Lake State Fish and Wildlife Area by $260,000; specifies line item for Little Grassy Fish Hatchery includes improvements. Net effect: no dollar change.

HOUSE AMENDMENT NO. 23.
Redistributes $500,000 to CDB for Pontiac Correctional Center.

HOUSE AMENDMENT NO. 24. (House recedes July 5, 1985)
Appropriates $3,500,000 to CDB for the construction of an administration building at Chicago-Read Mental Health Center.
HOUSE AMENDMENT NO. 25.
Appropriates $415,000 to CDF for improvements at Howe Developmental Center and decreases funds to the Lincoln Mental Health Center by $115,000.

HOUSE AMENDMENT NO. 26.
Appropriates $333,000 to CDB for life/safety improvements at the IL Deaf/Blind Service Center.

HOUSE AMENDMENT NO. 27. (House recedes July 5, 1985)
Appropriates $104,500 to CDB for remodeling at NIU, Chicago.

HOUSE AMENDMENT NO. 28. (House recedes July 5, 1985)
Appropriates $20,000,000 to DOT for financial assistance to port districts.

HOUSE AMENDMENT NO. 29.
Appropriates $105,000 to CDB for Sunnybrook School District 171 to fix up Heritage Middle School.

HOUSE AMENDMENT NO. 31. (House recedes July 5, 1985)
Appropriates $700,000 to CDB for a grant to Chicago for Golden Gate Park and Carver Park.

HOUSE AMENDMENT NO. 32.
Appropriates $150,000 to CDB for a grant to Rosemont for constructing a firehouse.

HOUSE AMENDMENT NO. 33. (House recedes July 5, 1985)
Appropriates $10,000 to CDB for East Moline School Dist. 37 for removal of asbestos.

HOUSE AMENDMENT NO. 35. (House recedes July 5, 1985)
Appropriates $8,850,000 to Sec. of State for public library grants in Rockford, E. St. Louis, Joliet, Jonesboro and Waukegan.

HOUSE AMENDMENT NO. 36. (House recedes July 5, 1985)
Appropriates $25,000,000 to CDB for a new State central library in Springfield.

HOUSE AMENDMENT NO. 37. (House recedes July 5, 1985)
Appropriates $15,000,000 to CDB for a new campus at Richland Community College, Decatur.

HOUSE AMENDMENT NO. 38. (House recedes July 5, 1985)
Appropriates $275,300 to CDB for the Bd. of Governors for the College of Business at EIU.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1, 2, 5, 7, 9, 11, 15, 16, 18, 19, 20, 21, 22, 23, 25, 26, 29, 32
Recommends that the House recede from H-ams 3, 6, 8, 10, 12, 13, 14, 17, 24, 27, 28, 31, 33, 35, 36, 37, 38
Recommends that the bill be further amended as follows:

Replaces title with “An Act making appropriations and reappropriations to various State agencies for permanent improvements, minor capital improvements, repairs and maintenance, and related purposes”. Inserts additional appropriations for specified projects of CDB.

GOVERNOR ITEM REDUCTIONS/VETOES
Makes item vetoes totaling $26,591,000 for various projects of CDB, including library construction grants for Sec. of State. Makes total reduction in various lines for CDB projects and Sec. of State library projects of $24,537,894.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 02 State Debt Note Filed
May 14 Committee Appropriations I
Recommnded do pass as amend
019-000-000

Placed Calndr,Second Reading

May 20 Second Reading
Amendment No.01 APPROP I Adopted
Placed Calndr,Third Reading

May 29 Third Reading - Passed 051-004-001
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment
Jun 03  Assigned to Appropriations I
Jun 11  State Debt Note Filed
Jun 13  Committee Appropriations I

Amendment No.01  Appropriations I  Adopted
  012-010-000
Amendment No.02  Appropriations I  Adopted
Amendment No.03  Appropriations I  Adopted
Amendment No.04  Appropriations I  Adopted
Amendment No.05  Appropriations I  Adopted
Amendment No.06  Appropriations I  Adopted
Amendment No.07  Appropriations I  Adopted
Amendment No.08  Appropriations I  Adopted
Amendment No.09  Appropriations I  Adopted
Amendment No.10  Appropriations I  Adopted
  013-009-000
Amendment No.11  Appropriations I  Adopted
Amendment No.12  Appropriations I  Adopted
Amendment No.13  Appropriations I  Adopted
  014-012-000
Amendment No.14  Appropriations I  Adopted
Amendment No.15  Appropriations I  Adopted
  014-012-000
Amendment No.16  Appropriations I  Adopted
  015-012-000
Amendment No.17  Appropriations I  Adopted
  015-012-000
Amendment No.18  Appropriations I  Adopted
Amendment No.19  Appropriations I  Adopted
Amendment No.20  Appropriations I  Adopted
  019-001-000
Amendment No.21  Appropriations I  Adopted
Amendment No.22  Appropriations I  Adopted
Amendment No.23  Appropriations I  Adopted
Amendment No.24  Appropriations I  Adopted
Amendment No.25  Appropriations I  Adopted
  027-000-000
Recommended do pass as amended

Placed Calndr, Second Reading

Jun 20  Second Reading
Held on 2nd Reading

Jun 26  Mtn Prevail Suspend Rul 37G
Held on 2nd Reading

Jun 27  Mtn Prevail - Table Amend No 04

Amendment No.26  MATIJEVICH  Adopted
Amendment No.27  LAURINO  Adopted
Amendment No.28  VANDUYNE  Adopted
Amendment No.29  PIEL  Adopted
Amendment No.30  FRIEDRICH,DP  Withdrawed
Amendment No.31  SHAW  Adopted
Amendment No.32  WILLIAMSON  Adopted
Amendment No.33  DEJAEGHER  Adopted
Amendment No.34  PIEL  Withdrawed
Amendment No.35  MATIJEVICH  Adopted
Amendment No.36  CURRAN  Adopted
Amendment No.37  DUNN,JOHN  Adopted
Amendment No.38  WEAVER,M  Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 102-013-000

Jun 28  Secretary's Desk Concurrence 01,02,03,04,05,06, 07,08,09,10,11,12
Secretary's Desk Concurrence 13,14,15,16,17,18
Secretary's Desk Concurrence 19,20,21,22,23,24
Secretary's Desk Concurrence 25,26,27,28,29,31
Secretary's Desk Concurrence 32,33,35,36,37,38
S Noncncrs in H Amend. 01,02,03,04,05,06, 07,08,09,10,11,12
S Noncncrs in H Amend. 13,14,15,16,17,18
S Noncncrs in H Amend. 19,20,21,22,23,24
S Noncncrs in H Amend. 25,26,27,28,29,31
S Noncncrs in H Amend. 32,33,35,36,37,38
SB-0454  SOMMER, PHILIP, WEAVER,S, DEANGELOS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Office of the Lieutenant Governor for the fiscal year beginning July 1, 1985 as follows:

Total ................................................................. $1,572,300
General Revenue Fund ........................................ $1,562,300
Lieutenant Governor's Grant Fund ...................... 10,000

SENATE AMENDMENT NO. 1.
Increases retirement line items and decreases other OCE lines for a net reduction of $52,700.

HOUSE AMENDMENT NO. 1.
Increases certain OCE lines in General Office by a total of $55,800.

HOUSE AMENDMENT NO. 2.
Increases telecommunications line item by $15,000.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-ams 1 and 2.
Recommends that the bill be further amended as follows:

Decreases contractual line item in General Office of the Lieutenant Governor by $7,800.
GOVERNOR REDUCTIONS
Reduces retirement by a total of $3,200.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10    Assigned to Appropriations I
May 14    Recommended do pass as amend

Placed Calndr, Second Reading

May 20   Second Reading
Amendment No.01  APPROP I  Adopted

Placed Calndr, Third Reading

May 29   Third Reading - Passed 056-001-000

Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS

Jun 03  First reading  Rfrd to Comm on Assignment
Jun 19  Amendment No.01  APPROP I  Adopted
       Amendment No.02  APPROP I  Adopted
       Recommended do pass as amend

Jun 25  Second Reading
Placed Calndr, Third Reading

Jun 26  Mtm Prevail Suspend Rul 37G
       Placed Calndr, Third Reading

Jun 27  Third Reading - Passed 108-002-000

Jun 28  Secretary’s Desk Concurrence 01,02

Jun 29  S Noncncrs in H Amend. 01,02
       Speaker’s Table, Non-concur 01,02

Jul 02  H Refuses to Recede Amend 01,02
       H Requests Conference Comm 1ST
       Hse Conference Comm Apptd 1ST/MATIJEVICH,
       LEVERENZ, BOWMAN,
       BARNES & HASTERT
       Sen Conference Comm Apptd 1ST/SOMMER
       BLOOM, CARROLL,
       HALL & LECHOWICZ

Jul 03  Senate report submitted 3/5 vote required
       Senate Conf. report Adopted 1ST/052-000-000
       House report submitted

Jul 05  3/5 vote required
       House Conf. report Adopted 1ST/102-006-003
       Both House Adoptd Conf rpt 1ST
       Passed both Houses

Jul 19  Sent to the Governor

Jul 19  Governor reduction veto
       PUBLIC ACT 84-0051  Effective date 07-19-85
       Placed Cal. Reduction Veto

Oct 17  Reduction veto stands. PA 84-0051

SB-0455 SOMMER, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Insurance for the fiscal year beginning July 1, 1985.

Total .......................................................... $9,542,900
General Revenue .................................................. $5,196,800
Insurance Producer Administration ............................. 4,346,100

SENATE AMENDMENT NO. 1.
Decreases ordinary and contingent line items and increases retirement line items for a net reduction of $458,200.
SB-0455—Cont.

HOUSE AMENDMENT NO. 1.
Increases personal services line items by $282,200.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $5,300.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 14 Recommended do pass as amend 019-000-000

May 20 Placed Calndr, Second Reading
Second Reading Amendment No.01 APPROP I Adopted
May 29 Third Reading - Passed 052-001-003
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment
Jun 03 Assigned to Appropriations I
Jun 13 Mtn Prevail Suspend Rul 20K Committee Appropriations I
Jun 20 Amendment No.01 APPROP I Adopted
Recommended do pass as amend 015-000-000

Jun 25 Second Reading
Held on 2nd Reading
Jun 26 Mtn Prevail Suspend Rul 37G
Held on 2nd Reading
Jun 27 Placed Calndr, Third Reading
Third Reading - Passed 111-004-000
Jun 28 Secretary's Desk Concurrence 01
Jun 29 S Concurs in H Amend. 01/054-000-000
Passed both Houses
Jul 12 Sent to the Governor
Jul 19 Governor reduction veto
PUBLIC ACT 84-0059 Effective date 07-19-85
Placed Cal. Reduction Veto

Oct 17 Reduction veto stands. PA 84-0059

SB-0456 KARPIEL, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

Appropriates $427,700 from the General Revenue Fund for the ordinary and contingent expenses of the Civil Service Commission for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.
Decreases various ordinary and contingent line items for a total decrease of $61,500.

HOUSE AMENDMENT NO 1.
Makes a net increase in the appropriation for the OCE of the State Civil Service Commission by $48,400.

GOVERNOR REDUCTIONS
Reduces retirement by $2,800.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 14 Recommended do pass as amend 019-000-000

May 20 Placed Calndr, Second Reading
Second Reading Amendment No.01 APPROP I Adopted
May 29 Third Reading - Passed 054-001-001
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment
SB-0456—Cont.

Jun 03  Assigned to Appropriations I
Jun 13 Amendment No.01 APPROP I Adopted
Recommnded do pass as amend 024-001-000
Placed Calrnd,Second Readng
Jun 20 Second Reading
Held on 2nd Reading
Jun 25 Placed Calndr,Third Reading
Jun 26 Mtn Prevail Suspend Rul 37G
Placed Calndr,Third Reading
Jun 27 Third Reading - Passed 109-001-000
Jun 28 Secretary's Desk Concurrence 01
Jun 29 S Concurs in H Amend. 01/055-000-000
Passed both Houses
Jul 12 Sent to the Governor
Jul 19 Governor reduction veto
PUBLIC ACT 84-0046 Effective date 07-19-85
Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0046

SB-0457  KARPIEL, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

Appropriates $4,140,500 from the General Revenue Fund for the ordinary and
contingent expenses of the Department of Labor for the fiscal year beginning July 1,
1985.
SENATE AMENDMENT NO. 1.

Makes net reduction of $412,300 in ordinary and contingent line items. Approp-
riates $1.00 for fees or activities associated with the lawsuit of Colaizzi v Walker.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 14 Recommnded do pass as amend 019-000-000
Placed Calndr,Second Readng
May 20 Second Reading
Amendment No.01 APPROP I Adopted
Placed Calndr,Third Reading
May 29 Third Reading - Passed 055-000-001
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment
Jun 03 Assigned to Appropriations I
Jun 13 Mtn Prevail Suspend Rul 20K
Committee Appropriations I
Jun 21 Tbd pursuant Hse Rule 27D
Jun 25 Mtn filed take from Table PLACE ON
CALENDAR
2ND READING
BARNES & LEVERENZ
Tabled Pursuant to Rule27(D)/ 06-21-85
Oct 31 Mtn filed take from Table BARNES
Tabled Pursuant to Rule27(D) (06-21-85)

SB-0458  KARPIEL, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Environ-
mental Protection Agency for the fiscal year beginning July 1, 1985, as follows:

Total ............................................................. $249,635,601
General Revenue .................................................... $ 34,556,101
U.S. Environmental Protection ................................... 25,180,800
Anti Pollution ........................................................ 168,755,200
Hazardous Waste .................................................... 1,500,000
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental Protection Permit and Inspection</td>
<td>250,000</td>
</tr>
<tr>
<td>Vehicle Inspection</td>
<td>19,393,500</td>
</tr>
</tbody>
</table>

**STATE DEBT IMPACT NOTE**

- Total debt impact: $360.5 M
- Financing costs of appropriations: $277.1 M
- Financing costs of reappropriations: 83.4 M

**SENATE AMENDMENT NO. 1**
Reduces total appropriation by $8,360,000.

**STATE DEBT IMPACT NOTE, IN THE HOUSE**
No change from previous note.

**HOUSE AMENDMENT NO. 2.** (House recesses July 5, 1985)
Makes net increase for personal services line items and additional OCE line items in various programs of $6,758,800.

**HOUSE AMENDMENT NO. 3.** (Tabled June 27, 1985)
Appropriates a total of $3,351,200 to EPA for a new secondary sewage treatment in East Alton and for the Wood River Service Project in South Roxana.

**HOUSE AMENDMENT NO. 4.**
Appropriates $5,000,000 to EPA for Palos Park construction of water lines.

**HOUSE AMENDMENT NO. 5.**
Appropriates $1,500,000 to EPA for construction of sewers in Shorewood.

**HOUSE AMENDMENT NO. 6.**
Appropriates $1,000,000 for a water tower and water lines in Oswego.

**HOUSE AMENDMENT NO. 7.** (House recesses July 5, 1985)
Appropriates $300,000 to EPA for sewer construction in Belvidere.

**HOUSE AMENDMENT NO. 8.**
Appropriates $500,000 to EPA for sewer construction in E. Dundee.

**HOUSE AMENDMENT NO. 9.** (House recesses July 5, 1985)
Deletes $15,304,300 allocated from Vehicle Inspection Fund to EPA for vehicle inspection and maintenance.

**HOUSE AMENDMENT NO. 10.**
Appropriates $2,500,000 to EPA for new secondary sewage treatment plant in East Alton; appropriates $851,200 to EPA for Wood River Service Project in South Roxana.

**HOUSE AMENDMENT NO. 11.**
Appropriates $3,600,000 to EPA for sewer and flood control systems and storm sewer drainage improvements in Maywood.

**HOUSE AMENDMENT NO. 12.** (House recesses July 5, 1985)
Appropriates $2,750,000 to EPA for new regional secondary sewage treatment plant in Herrin.

**HOUSE AMENDMENT NO. 13.** (House recesses July 5, 1985)
Appropriates a total of $2,100,000 to EPA for grants to Ladd, Spring Valle, Cherry, Buda, Walnut and Sheffield.

**HOUSE AMENDMENT NO. 14.** (House recesses July 5, 1985)
Decreases retirement line items by a total of $41,000.

**HOUSE AMENDMENT NO. 15.**
Appropriates $100,000, EPA Div. of Land Pollution Control for State Fire Marshal use in connection with underground storage tank program.

**HOUSE AMENDMENT NO. 16.**
Specifies $5,000,000 to Palos Park is for sewers and not for water lines.

**HOUSE AMENDMENT NO. 18.**
Appropriates $73,900 to EPA for Kendall Hill Sewer System Project in Wood River Township.

**HOUSE AMENDMENT NO. 19.** (House recesses July 5, 1985)
Appropriates $3,000,000 to EPA for sewer line and improvements in Decatur.

**CONFERENCE COMMITTEE REPORT NO. 1.**
Recommends that the House recede from H-ams 2, 7, 9, 12, 13, 14 and 19
Recommends that the Senate concur in H-am 4, 5, 6, 7, 8, 10, 11, 15, 16, and 18
Recommends that the bill be further amended as follows:

Makes numerous changes in EPA line items. Appropriates $4,790,300 additionally to EPA for air permit and inspection activities and community projects.

GOVERNOR ITEM VETOES AND REDUCTIONS
Makes item vetoes totaling $8,600,000 to EPA for various projects at West Frankfort, Palos Park, Shorewood, Oswego and East Dundee. Makes reductions totaling $84,900 in retirement line items.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
Apr 23 State Debt Note Filed
May 14 Committee Appropriations I
May 14 Recommanded do pass as amend 019-000-000

Placed Calndr, Second Reading
May 20 Second Reading
Amendment No.01 APPROP I Adopted
Placed Calndr, Third Reading
May 29 Third Reading - Passed 055-001-000
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment
Jun 03 Assigned to Appropriations I
Jun 13 Mtn Prevail Suspend Rul 20K
Jun 18 State Debt Note Filed AS AMENDED
Jun 20 Amendment No.01 APPROP I Withdrawn
Amendment No.02 APPROP I Adopted
Amendment No.03 APPROP I Adopted
Amendment No.04 APPROP I Adopted
Amendment No.05 APPROP I Adopted
Amendment No.06 APPROP I Adopted
Amendment No.07 APPROP I Adopted
Amendment No.08 ZWICK Adopted
Amendment No.09 FLINN Adopted
Amendment No.10 LEVERENZ Adopted
Amendment No.11 LEVERENZ Adopted
Amendment No.12 LEVERENZ Adopted
Amendment No.13 LEVERENZ Adopted
Amendment No.14 LEVERENZ Adopted
Amendment No.15 BARNES Adopted
Amendment No.16 BARNES Adopted
Amendment No.17 LEVERENZ Withdrawn
Amendment No.18 LEVERENZ Adopted
Amendment No.19 LEVERENZ Adopted
Jun 25 Placed Calndr, Second Reading
Jun 26 Held on 2nd Reading
Jun 26 Mtn Prevail Suspend Rul 37G
Jun 27 Held on 2nd Reading
Jun 28 Secretaries Desk Concurrence 02,04,05,06,07
Secretary's Desk Concurrence 08,09,10,11,12
Secretaries Desk Concurrence 13,14,15,16,18,19
S Noncncrs in H Amend. 02,04,05,06,07,
S Noncncrs in H Amend. 08,09,10,11,12,
S Noncncrs in H Amend. 13,14,15,16,18,19
Appropriates $300,000 from the Environmental Protection Trust Fund for the ordinary and contingent expenses of the Environmental Protection Trust Fund Commission for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.
Deletes substance of bill; appropriates $300,000 to Environmental Protection Trust Fund Commission for grant to EPA for the National Pollutant Discharge System.

HOUSE AMENDMENT NO. 1. (House recedes July 5, 1985)
Deletes everything after enacting clause. Appropriates total of $550,000 to Environmental Protection Trust Fund Commission for grants to EPA.

HOUSE AMENDMENT NO. 2. (House recedes July 5, 1985)
Appropriates $200,000 to the Environmental Prot. Trust Fund Comm. for a grant to the Dept. of Energy and Nat. Resources; makes various technical changes.

HOUSE AMENDMENT NO. 3. (House recedes July 5, 1985)
Appropriates $100,000 to the Environmental Prot. Trust Fund Comm. for a grant to the Dept. of Energy and Nat. Resources for grants for recycling.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 1, 2, and 3. Recommends that the bill be further amended as follows:

Specifies grant of $300,000 is for National Pollutant Discharge Elimination System. Additionally appropriates total of $550,000 to Commission for Maryland Manor neighborhood water main, study of oil field brine, and recycling and recovery programs.

GOVERNOR AMENDATORY VETO
Recommends that $300,000 for EPA for matching grants for a National Pollutant Discharge Elimination System be appropriated from GRF, not Environmental Protection Trust Fund. Recommends that the $200,000 to Chicago for a water main extension to Maryland Manor be in the form of the State's share of a matching grant.
SB-0459—Cont.

May 14

Recommnded do pass as amend
019-000-000
Placed Calndr, Second Reading

May 20

Second Reading
Amendment No. 01 APPROP I Adopted
Placed Calndr, Third Reading

May 29

Third Reading - Passed 055-001-000
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment

Jun 03

Assigned to Appropriations I
Jun 13

Mtn Prevail Suspend Rul 20K
Committee Appropriations I
Jun 20

Amendment No. 01 APPROP I Adopted
Recommnded do pass as amend
025-000-000
Placed Calndr, Second Reading

Jun 25

Second Reading
Held on 2nd Reading

Jun 26

Mtn Prevail Suspend Rul 37G
Held on 2nd Reading

Jun 27

Amendment No. 02 HARTKE Adopted
Amendment No. 03 CURRAN Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 109-000-000

Jun 28

Secretary’s Desk Concurrence 01, 02, 03
S Noncners in H Amend. 01, 02, 03

Jun 29

Speaker’s Table, Non-concur 01, 02, 03

Jul 02

H Refuses to Recede Amend 01, 02, 03
H Requests Conference Comm 1ST
Hse Conference Comm Apptd IST/MATIJEVICH,
LEVERENZ, BOWMAN,
BARNES & HASTERT
Sen Conference Comm Apptd 1ST/CARROLL
HALL, LECHOWICZ,
SOMMER & BLOOM

Jul 03

House report submitted
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/050-000-000

Jul 05

House Conf. report Adopted 1ST/102-006-003
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 23

Sent to the Governor

Sep 20

Governor amndatory veto
Placed Cal. Amendatory Veto

Oct 16

Mtn fild accept amend veto KARPIEL
Accept Amnd Veto-Sen Pass 031-015-000

Oct 17

Placed Cal. Amendatory Veto

Oct 29

Mtn fild accept amend veto BARNES
Accept Amnd Veto-House Pass 113-000-000
Bth House Accept Amend Veto

Nov 18

Return to Gov-Certification

Dec 02

Governor certifies changes
PUBLIC ACT 84-1077 Effective date 12-02-85

SB-0460 BLOOM, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

SENATE AMENDMENT NO. 1.
Decreases ordinary and contingent line items by a total of $80,700.

HOUSE AMENDMENT NO. 1. (House recedes July 5, 1985)
Increases personal services and related lines and the equipment line in General Office Div. by a total of $172,500.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:

Restores increase of $91,600 to equipment line item in General Office.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $19,700.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Appropriations 1
May 14       Recommmnded do pass as amend
             019-000-000

Placed Calndr,Second Readng

May 20  Second Reading
      Amendment No.01  APPROP I  Adopted
Placed Calndr,Third Readng

May 29  Third Reading - Passed 054-002-001
       Arrive House
       Hse Sponsor BARNES
       Added As A Joint Sponsor DANIELS
       First reading  Rfrd to Comm on Assignment
               Assigned to Appropriations 1
Jun 03       Amendment No.01  APPROP I  Adopted
              Recommmnded do pass as amend
              024-000-000

Placed Calndr,Second Readng

Jun 25  Second Reading
       Placed Calndr,Third Readng
Jun 26  Mtm Prevail Suspend Rul 37G
       Placed Calndr,Third Readng
Jun 27  Third Reading - Passed 107-001-000
Jun 28  Secretary's Desk Concurrence 01
       S Nonncrs in H Amend. 01
Jun 29  Speaker's Table, Non-concur 01
Jul 02  H Refuses to Recede Amend 01
       H Requests Conference Comm 1ST
       Hse Conference Comm Apptd 1ST/MATIJEVICH,
       LEVERENZ, BOWMAN,
       BARNES & HASTERT
       Sen Conference Comm Apptd 1ST/BLOOM
       SOMMER, CARROLL,
       HALL & LECHOWICZ

Jul 03  Senate report submitted  3/5 vote required
       Senate Conf. report Adopted 1ST/052-000-000
       House report submitted

Jul 05  3/5 vote required
       House Conf. report Adopted 1ST/110-000-002
       Both House Adoptd Conf rpt 1ST
       Passed both Houses

Jul 19  Sent to the Governor
Jul 19  Governor reduction veto
       PUBLIC ACT 84-0052  Effective date 07-19-85
       Placed Cal. Reduction Veto

Oct 17  Reduction veto stands. PA 84-0052
SB-0461  BLOOM, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Court of Claims for the fiscal year beginning July 1, 1985 as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$5,640,700</td>
</tr>
<tr>
<td>General Revenue Fund</td>
<td>$5,440,700</td>
</tr>
<tr>
<td>Road Fund</td>
<td>200,000</td>
</tr>
</tbody>
</table>

SENATE AMENDMENT NO. 1.
Decreases ordinary and contingent line items by a total of $260,000.

HOUSE AMENDMENT NO. 1.
Decreases personal services line items by $26,300.

HOUSE AMENDMENT NO. 2.
Reduces contractual services line item by $24,000.

HOUSE AMENDMENT NO. 3.
Increases line items of Claims Adjudication by $52,800.

HOUSE AMENDMENT NO. 4. (House recedes July 5, 1985)
Increases line items of Claims Adjudication by an additional $30,500.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1, 2 and 3.
Recommends that the House recede from H-am 4.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $2,100.
SB-0462  BLOOM, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Illinois Arts Council for the fiscal year beginning July 1, 1985 as follows:

- Total: $7,394,600
- General Revenue: $6,788,200
- Illinois Arts Council Federal Grant: 606,400

SENATE AMENDMENT NO. 1.
Decreases OCE line items by a total of $660,299.

GOVERNOR REDUCTIONS
Reduces retirement by $900.

SB-0463  WEAVER, S, PHILIP, DEANGELIS AND DAVIDSON.

Appropriates $6,747,100 from the Bank and Trust Company Fund for the ordinary and contingent expenses of the Commissioner of Banks and Trust Companies for the fiscal year beginning July 1, 1985.
SENATE AMENDMENT NO. 1.
Decreases appropriations for general office expenses by $297,100. Decreases appropriations for electronic data processing by $800.

SENATE AMENDMENT NO. 2.
Makes overall increase of $161,100.

HOUSE AMENDMENT NO. 2.
Increases personal services line items by $210,150.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $18,738.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 14 Recommended do pass as amend 019-000-000

May 20 Second Reading
  Amendment No.01 APPROP I Adopted
  Placed Calndr,Third Reading

May 23 Recalled to Second Reading
  Amendment No.02 CARROLL Adopted
  Placed Calndr,Third Reading

May 29 Third Reading - Passed 055-001-001
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment

May 31 Assigned to Appropriations I
Jun 19 Recommended do pass 024-000-000

Jun 25 Second Reading
  Held on 2nd Reading
Jun 26 Mtm Prevail Suspend Rul 37G
  Held on 2nd Reading

Jun 27 Amendment No.01 BARNES Withdrawn
  Placed Calndr,Third Reading
  Mtm Prevail to Suspend Rule 37(C)/118-000-000
  Third Reading - Passed 112-002-000

Jun 28 Secretary's Desk Concurrence 02
Jun 29 S Concurs in H Amend. 02/054-000-000
  Passed both Houses
Jul 12 Sent to the Governor
Jul 19 Governor reduction veto
  PUBLIC ACT 84-0061 Effective date 07-19-85
  Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0061

SB-0464 WATSON, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.
Makes appropriations for the ordinary and contingent expenses of the Department of Registration and Education for the fiscal year beginning July 1, 1985 as follows:

Total .......................................................... $9,937,500
General Revenue .................................................. 6,563,400
Illinois State Medical Disciplinary .......................... 1,195,300
Illinois State Dental Disciplinary .......................... 324,300
Real Estate License Administration ......................... 1,250,500
Design Professional Administration and Investigation ............. 463,700
Optometric Examining & Disciplinary Committee .............. 140,300
SENATE AMENDMENT NO. 1.
Increases retirement and reduces other OCE for a net decrease of $188,300.

SENATE AMENDMENT NO. 2.
Appropriates $85,000 to Dept. of R&E for licensing of Medical Technicians.

SENATE AMENDMENT NO. 3.
Appropriates $110,550 to Dept. of R&E for survey of professional nursing.

SENATE AMENDMENT NO. 4. (Tabled May 23, 1985)
Increases appropriations in personal services line items for Investigations by $175,000.

SENATE AMENDMENT NO. 5.
Increases the line item appropriations to the Dept. of Registration and Education for investigations by a total of $84,600.

HOUSE AMENDMENT NO. 2.
Deletes appropriation of $85,000 for licensing of Medical Technicians.

HOUSE AMENDMENT NO. 3.
Increases personal services line items by $86,000.

HOUSE AMENDMENT NO. 4. (House recedes July 5, 1985)
Increases personal services line items by $369,800.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 2 and 3.
Recommends that the House recede from H-am 4.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $15,600.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 14 Recommmnded do pass as amend 019-000-000

May 20 Second Reading
Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Amendment No.03 APPROP I Adopted

Placed Calndr,Second Reading

May 22 Recalled to Second Reading
Amendment No.04 WATSON Adopted

Placed Calndr,Third Reading

May 23 Recalled to Second Reading
Mtn Reconsider Vote Prevail 04-CARROLL
Mtn Prevail - Table Amend No 04 CARROLL Tabled

Amendment No.05 CARROLL Adopted

Placed Calndr,Third Reading

May 29 Third Reading - Passed 052-001-003
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment

Jun 03 Assigned to Appropriations I
Jun 13 Mtn Prevail Suspend Rul 20K Committee Appropriations I

Jun 20 Amendment No.01 APPROP I Withdrawn
Amendment No.02 APPROP I Adopted
Amendment No.03 APPROP I Adopted
Amendment No.04 APPROP I Recommended do pass as amend 017-000-000

Placed Calndr,Second Reading

Jun 25 Second Reading
Held on 2nd Reading

Jun 26 Mtn Prevail Suspend Rul 37G Held on 2nd Reading
SB-0464—Cont.

Jun 27  Placed Calndr, Third Reading
Third Reading - Passed 115-000-000

Jun 28  Secretary's Desk Concurrence 02,03,04
S Noncens in H Amend. 02,03,04

Jun 29  Speaker's Table, Non-concur 02,03,04

Jul 02  H Refuses to Recede Amend 02,03,04
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MATIJEVICH,
LEVERENZ, BOWMAN, BARNES & HASTERT

Sen Conference Comm Apptd 1ST/CARROLL
HALL, LECHOWICZ, SOMMER & BLOOM

Jul 03  Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/052-000-000

House report submitted

Jul 05  House report submitted
3/5 vote required
HouseConf. report Adopted 1ST/110-000-002
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 19  Sent to the Governor

Jul 19  Governor reduction veto
PUBLIC ACT 84-0053 Effective date 07-19-85
Placed Cal. Reduction Veto

Oct 17  Reduction veto stands. PA 84-0053

SB-0465  PHILIP, WEAVERS, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Office of
the Governor for the fiscal year beginning July 1, 1985 as follows:

Total .......................................................... $5,764,100
General Revenue .................................................. $5,539,100
Governor's Office Federal Grants ............................. 100,000
Governor's Grant ............................................... 125,000

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Appropriations I
May 14  Recommended do pass 019-000-000

Placed Calndr, Second Reading

May 20  Second Reading
Placed Calndr, Third Reading

May 29  Third Reading - Passed 056-000-001
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading  Rfrd to Comm on Assignment

Jun 06  Assigned to Appropriations I
Jun 19  Recommended do pass 020-000-000

Placed Calndr, Second Reading

Jun 25  Second Reading
Placed Calndr, Third Reading

Jun 26  Mtm Prevail Suspend Rul 37G
Placed Calndr, Third Reading

Jun 27  Third Reading - Passed 108-001-000
Passed both Houses

Jul 15  Sent to the Governor
Jul 19  Governor approved
PUBLIC ACT 84-0036 Effective date 07-19-85

SB-0466  DONAHUE, PHILIP, WEAVERS, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Mines and Minerals for the fiscal year beginning July 1, 1985 as follows:

300
Totals ......................................................................................................................... $23,503,700
General Revenue ...................................................................................................... $3,401,900
Federal Surface Mining Control and Reclamation ............................................. 19,836,500
Land Reclamation ................................................................................................... 257,800
U.S. Environmental Protection ................................................................................ 7,500

SENATE AMENDMENT NO. 1.
Increases retirement lines and decreases other OCE lines for a net decrease of
$60,545.

SENATE AMENDMENT NO. 2.
Increases personal services, retirement and social security line items in Div. of Oil
and Gas Conservation by a total of $25,500.

HOUSE AMENDMENT NO. 2.
Reduces telecommunications line item in General Office by $200.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $18,400.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 14 Recommnded do pass as amend 019-000-000

May 20 Second Reading
Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Placed Calndr,Third Reading

May 29 Third Reading - Passed 054-000-003
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment

May 31 Assigned to Appropriations I
Jun 19 Amendment No.01 APPROP I Withdrawn
Amendment No.02 APPROP I Adopted
Recommnded do pass as amend 021-000-000
Placed Calndr,Second Reading

Jun 25 Second Reading
Placed Calndr,Third Reading
Jun 26 Mtm Prevail Suspend Rul 37G
Placed Calndr,Third Reading
Jun 27 Third Reading - Passed 104-009-000
Jun 28 Secretary's Desk Concurrence 02
Jun 29 S Concurs in H Amend. 02/055-000-000
Passed both Houses
Jul 12 Sent to the Governor
Jul 19 Governor reduction veto
PUBLIC ACT 84-0062 Effective date 07-19-85
Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0062

SB-0467 DONAHUE, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

Appropriates $580,193,758 from various funds for OCE of the Department of
Commerce and Community Affairs and to certain other agencies for the fiscal year
beginning July 1, 1985.

SENATE AMENDMENT NO. 1.
Increases retirement line item and decreases other OCE line items; deletes appro-
priations for Business Climate Study, Labor Management Grants and grants for
Small Business Development Centers; adds appropriation for IL Job Training Co-
ordinating Council; makes various non-substantive corrections deleting unneces-
sary language and renumbering Sections. Total decrease of $4,390,600.
SENATE AMENDMENT NO. 2.
Appropriates $1,000,000 to DCCA for grants to Community Services Block Grant service providers.

SENATE AMENDMENT NO. 3.
Appropriates a total of $200,000 to DCCA and SIU for grants for development of a marketing strategy at SIU and for research and planning grants for SW Illinois Planning Commission and NE Illinois Planning Commission.

SENATE AMENDMENT NO. 4.
Appropriates $5,000 to DCCA for a grant to the U of I for expenses incurred by municipal and deputy clerks attending the Municipal Clerk Training Institute.

SENATE AMENDMENT NO. 5.
Makes correction in designation of federal program. Makes appropriations and reappropriations for administration and grant expenses associated with various federal programs. Increases reappropriation for supplemental training programs for on-the-job training demonstration projects. Net increase of $859,700.

SENATE AMENDMENT NO. 6.
Specifies appropriation for grants to Community Services Block Grant service providers is to supplement regular allocations of grant funds.

SENATE AMENDMENT NO. 7.
Increases various line items by a total of $331,400. Decreases a line item for the IL Job Training Council by $55,500. Adds appropriation of $1,050,000 for Small Business Development Centers. Restores $175,000 for Labor Management Grants and $150,000 for a Business Climate Study.

HOUSE AMENDMENT NO. 1. (Tabled June 27, 1985)
Deletes personal services line items from the Fed. Industrial Services Fund.

HOUSE AMENDMENT NO. 2.
Increases personal services line items for Film Office by $24,900.

HOUSE AMENDMENT NO. 3.
Appropriates $400,000 for expenses in conjunction with the IL Clean and Beautiful Program.

HOUSE AMENDMENT NO. 4.
Decreases appropriation for grants for the Technology Transfer and Innovation Program by $500,000.

HOUSE AMENDMENT NO. 5. (Tabled June 27, 1985)
Decreases appropriation for Business Climate Study by $150,000.

HOUSE AMENDMENT NO. 6.
Deletes appropriation for International Business ($200,000, GRF). Increases personal services line items by $154,000.

HOUSE AMENDMENT NO. 7. (House recedes July 5, 1985)
Changes fund from Community Services Block Grant Fund to GRF.

HOUSE AMENDMENT NO. 8.
Appropriates $200,000 for a grant to the Chicago Southwest Business Growth Commission for a comprehensive economic improvement program, including the creation of an Ethnic Village.

HOUSE AMENDMENT NO. 9.
Appropriates $100,000 for an economic development study in Chicago.

HOUSE AMENDMENT NO. 10. (House recedes July 5, 1985)
Appropriates $50,000 for a grant to Kankakee for extension of sanitary sewer and water lines.

HOUSE AMENDMENT NO. 11. (House recedes July 5, 1985)
Appropriates $100,000 for reimbursement to counties for costs incurred under the Mental Health and Disabilities Code of 1979.

HOUSE AMENDMENT NO. 12. (House recedes July 5, 1985)
Appropriates $175,000 for a grant to Chicago Housing Authority for a facility at the Robert Taylor Homes.

HOUSE AMENDMENT NO. 13. (House recedes July 5, 1985)
Appropriates $1,500,000 for incubator facilities in Moline and Rock Island.
HOUSE AMENDMENT NO. 14. (House recedes July 5, 1985)
Appropriates $2,500,000 for grants in re the IL Youth Employment Program.
HOUSE AMENDMENT NO. 15. (House recedes July 5, 1985)
Appropriates $10,000,000 for costs in re the IL Emergency Employment Development Act.
HOUSE AMENDMENT NO. 16. (House recedes July 5, 1985)
Appropriates $1,200,000 for grants pursuant to the Metro. Civic Center Support Act.
HOUSE AMENDMENT NO. 17. (House recedes July 5, 1985)
Appropriates $500,000 for a grant to Johnson City for a sewer line extension.
HOUSE AMENDMENT NO. 18. (House recedes July 5, 1985)
Appropriates $500,000 for a grant to Robbins for a combined library, museum and arts center.
HOUSE AMENDMENT NO. 19. (House recedes July 5, 1985)
Appropriates $2,000,000 for a grant to St. Bd. of Ed. to implement work-study programs.
HOUSE AMENDMENT NO. 20. (House recedes July 5, 1985)
Appropriates $30,000 for a grant to the IL Valley Music Festival Festival.
HOUSE AMENDMENT NO. 21. (House recedes July 5, 1985)
Appropriates $250,000 for a community involvement center in Chgo. and $35,000 for the establishment of a Small Bus. Dev. at Kennedy-King College.
HOUSE AMENDMENT NO. 22.
Appropriates $140,000 for a grant to East St. Louis Dev. Auth. for OCE.
HOUSE AMENDMENT NO. 23. (House recedes July 5, 1985)
Appropriates $313,700 to Metro East Solid Waste Disposal and Energy Producing Service for OCE.
HOUSE AMENDMENT NO. 24. (House recedes July 5, 1985)
Appropriates $1,000,000 for a modular housing plant in East St. Louis.
HOUSE AMENDMENT NO. 25. (House recedes July 5, 1985)
Appropriates $97,200 for a grant to the Lincoln Heritage Trail Foundation.
HOUSE AMENDMENT NO. 26. (House recedes July 5, 1985)
Appropriates $250,000 for a feasibility study for developing an incubator in Sterling, and $600,000 for a grant to Rock Falls for infrastructure improvements.
HOUSE AMENDMENT NO. 27. (House recedes July 5, 1985)
Appropriates $80,000 for a grant to Neponset for expansion of the Martin Engineering Facility, and $500,000 to Princeton for infrastructure improvements.
HOUSE AMENDMENT NO. 28. (House recedes July 5, 1985)
Appropriates $550,000 for grants to the IL Arts Council for the Chicago Symphony Orchestra.
HOUSE AMENDMENT NO. 29. (House recedes July 5, 1985)
Appropriates $1,000,000 for a Business Incubator State Comm. College in East St. Louis.
HOUSE AMENDMENT NO. 30. (House recedes July 5, 1985)
Increases personal services line items by $1,470,000.
HOUSE AMENDMENT NO. 31.
Appropriates $7,000 for a grant to Tower Hill for a railroad right of way reclamation project.
HOUSE AMENDMENT NO. 32.
Appropriates $15,000 for a grant to the Normal University H.S. Band.
HOUSE AMENDMENT NO. 33. (House recedes July 5, 1985)
Appropriates $100,000 for a grant to Belvidere for a riverfront revitalization project.
HOUSE AMENDMENT NO. 34. (House recedes July 5, 1985)
Appropriates $10,000 for a grant to the Shelbyville Lake Area Tourism Economic Development Council.
HOUSE AMENDMENT NO. 35. (House recedes July 5, 1985)
Appropriates $300,000 for a grant for construction of a small business incubator in S. Suburban Chgo.
HOUSE AMENDMENT NO. 36. (House recedes July 5, 1985)
Appropriates $5,000 for a grant for a small business climate study in S. Suburban Chgo.

HOUSE AMENDMENT NO. 38.
Increases appropriation for State Participation in Great Lakes Commission by $5,000; adds appropriations for State’s membership fee in Midwest Tech. Dev. Inst. ($50,000) and for refunds to Fed. Govt. ($65,000); increases appropriation for Small Bus. Energy Assistance Programs by $50,000; appropriates $185,000 for administration of Fed. Title XX Programs for Displaced Homemakers; increases approp. for a grant to the State Northeast-Midwest Institute; makes transfers within personal services line items, no dollar change; decreases appropriation for grants to Non-State Agencies by $20,000; and increases appropriation for Independent Living Training by $20,000; for a total increase of $363,000.

HOUSE AMENDMENT NO. 39. (House recedes July 5, 1985)
Appropriates $3,000,000 to DCCA for E.St. Louis Community College establishment of an incubater facility.

HOUSE AMENDMENT NO. 40. (House recedes July 5, 1985)
Appropriates $700,000 to DCCA for a promotional program for IL horse racing.

HOUSE AMENDMENT NO. 41.
Deletes a total of $100,638,128 to DCCA for grants pursuant to the Job Training Partnership Act.

HOUSE AMENDMENT NO. 42. (House recedes July 5, 1985)
Appropriates $676,600 to DCCA for reimbursement of State’s Attorneys in re "speedy trial" provisions of PA83-1517.

HOUSE AMENDMENT NO. 43.
Appropriates $475,000 to DCCA for labor management grants and resources.

HOUSE AMENDMENT NO. 44. (House recedes July 5, 1985)
Appropriates $3,000,000 to DCCA for reimbursement to State’s Attorneys in re cases under the Mental Health and Developmental Disabilities Code and the Narcotics Profit Forfeiture Act.

HOUSE AMENDMENT NO. 45.
Appropriates $4,000,000 to DCCA for grants and loans pursuant to the Civil Administrative Code Sections 46.1 thru 46.50.

HOUSE AMENDMENT NO. 46. (House recedes July 5, 1985)
Appropriates $250,000 to State Board of Ed. for ROVA Community Sch. Dist. #208 for annexation of territory previously in Galesburg Sch. Dist. #205.

HOUSE AMENDMENT NO. 47.
Appropriates $150,000 to DCCA for a Nat’l. Swine Assoc. in IL.

HOUSE AMENDMENT NO. 48. (House recedes July 5, 1985)
Appropriates $180,600 to DCCA for grants for Small Business Development Centers.

HOUSE AMENDMENT NO. 49. (House recedes July 5, 1985)

HOUSE AMENDMENT NO. 50. (House recedes July 5, 1985)
Appropriates $50,000 to DCCA for grants associated with various community activities.

HOUSE AMENDMENT NO. 51. (House recedes July 5, 1985)
Appropriates $75,000 to Dept. of Conservation for Chain O Lakes-Fox River Waterway Management Agency operating expenses.

HOUSE AMENDMENT NO. 52. (House recedes July 5, 1985)
Appropriates $7,000,000 to DCCA for development of former mental health facilities for industrial or other uses.

HOUSE AMENDMENT NO. 53. (House recedes July 5, 1985)
Appropriates $15,000,000 to DCCA for grants for renovation of public housing.

HOUSE AMENDMENT NO. 54.
Increases equipment line item in Div. of International Business, DCCA, by $250,000.
HOUSE AMENDMENT NO. 55. (House recedes July 5, 1985)
Increases appropriation to DCCA for grants for Small Business Development Centers by $1,550,000.

HOUSE AMENDMENT NO. 57.
Appropriates $4,000,000 to DCCA for grants pursuant to Section 46.50 of the Civil Administrative Code.

HOUSE AMENDMENT NO. 58. (House recedes July 5, 1985)
Makes total increase in OCE for Tourism Div. of DCCA of $185,300.

HOUSE AMENDMENT NO. 59.
Appropriates $250,000 to DCCA for grant to IL Export Development Authority.

HOUSE AMENDMENT NO. 60.
Transfers $150,000 from DCCA to Governor’s Office of Planning for grants pursuant to Job Training Partnership Act.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 2, 3, 4, 6, 8, 9, 22, 31, 32, 38, 41, 43, 45, 47, 54, 57, 59, 60
Recommends that the House recede from H-ams 7, 10 thru 21, 23 thru 30, 33, 34, 35, 36, 39, 40, 42, 44, 46, 48 thru 53, 55, 58
Recommends that the bill be further amended as follows:

Makes numerous changes in OCE lines of DCCA. Appropriates additional amounts for OCE and grants and projects of the following agencies:

IL Arts Council
Office of Urban Development
Metropolitan Fair and Exposition Authority
Dept. of Insurance-Alzheimer’s Disease Task Force
Comptroller
U of I-Prairie State Games
Dept. of Central Management Services

GOVERNOR ITEM VETOES AND REDUCTIONS
Makes line item vetoes totaling $3,805,000 to DCCA for various projects and programs including minority & female controlled business grants, expenses of attendees at the Municipal Clerk Training Institute, Bolingbrook sports park, grants to local gov’ts which adopt a Local Land Resource Management Plan; to SIU for development of a marketing strategy; and for deposit into the IL Industrial Coal Utilization Fund. Reduces retirement line items by a total of $75,300.

GENERAL ASSEMBLY RESTORATION.
Restores $20,000 to SIU for development of a marketing strategy.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10   Assigned to Appropriations I
May 14   Recommended do pass as amend
019-000-000

Placed Calndr,Second Reading

May 20  Second Reading
	Amendment No.01  APPROPI I  Adopted
	Amendment No.02  APPROPI I  Adopted
	Amendment No.03  APPROPI I  Adopted
	Amendment No.04  APPROPI I  Adopted

Placed Calndr,Third Reading

May 22  Recalled to Second Reading
	Amendment No.05  DONAHUE  Adopted
	Amendment No.06  CARROLL  Adopted

Placed Calndr,Third Reading

May 23  Recalled to Second Reading
	Amendment No.07  CARROLL  Adopted

Placed Calndr,Third Reading

May 29  Third Reading - Passed 057-000-000

Arrive House

Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS

First reading  Rfrd to Comm on Assignment
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June 27—Cont.

- Amendment No. 55 BARNES Adopted
- Amendment No. 56 YOUNG, A Withdrawn
- Amendment No. 57 YOUNG, A Adopted
- Amendment No. 58 BULLOCK Adopted
- Amendment No. 59 BARNES Adopted
- Amendment No. 60 BARNES Adopted
- Motion Take From Table Prevail

- Amendment No. 30 LEVERENZ Adopted
- Placed Calndr, Third Reading
- Motion Prevail to Suspend Rule 37(C)
- Third Reading - Passed 111-000-000

June 28

- Secretary's Desk Concurrence 02,03,04,06,07,08
- Secretary's Desk Concurrence 09,10,11,12,13,14
- Secretary's Desk Concurrence 15,16,17,18,19,20
- Secretary's Desk Concurrence 21,22,23,24,25,26
- Secretary's Desk Concurrence 27,28,29,30,31,32
- Secretary's Desk Concurrence 33,34,35,36,38,39
- Secretary's Desk Concurrence 40,41,42,43,44,45
- Secretary's Desk Concurrence 46,47,48,49,50,51
- Secretary's Desk Concurrence 52,53,54,55,57,58
- Secretary's Desk Concurrence 59,60
- S Nonconcns in H Amend. 02,03,04,06,07,08,
- S Nonconcns in H Amend. 09,10,11,12,13,14,
- S Nonconcns in H Amend. 15,16,17,18,19,20,
- S Nonconcns in H Amend. 21,22,23,24,25,26,
- S Nonconcns in H Amend. 27,28,29,30,31,32,
- S Nonconcns in H Amend. 33,34,35,36,38,39,
- S Nonconcns in H Amend. 40,41,42,43,44,45,
- S Nonconcns in H Amend. 46,47,48,49,50,51,
- S Nonconcns in H Amend. 52,53,54,55,57,58,
- S Nonconcns in H Amend. 59,60

June 29

- Speaker's Table, Non-concur 02,03,04,06,07,08,
- Speaker's Table, Non-concur 09,10,11,12,13,14,
- Speaker's Table, Non-concur 15,16,17,18,19,20,
- Speaker's Table, Non-concur 21,22,23,24,25,26,
- Speaker's Table, Non-concur 27,28,29,30,31,32,
- Speaker's Table, Non-concur 33,34,35,36,38,39,
- Speaker's Table, Non-concur 40,41,42,43,44,45,
- Speaker's Table, Non-concur 46,47,48,49,50,51,
- Speaker's Table, Non-concur 52,53,54,55,57,58,
- Speaker's Table, Non-concur 59,60

July 02

- H Refuses to Recede Amend 02,03,04,06,07,08,
- H Refuses to Recede Amend 09,10,11,12,13,14,
- H Refuses to Recede Amend 15,16,17,18,19,20,
- H Refuses to Recede Amend 21,22,23,24,25,26,
- H Refuses to Recede Amend 27,28,29,30,31,32,
- H Refuses to Recede Amend 33,34,35,36,38,39,
- H Refuses to Recede Amend 40,41,42,43,44,45,
- H Refuses to Recede Amend 46,47,48,49,50,51,
- H Refuses to Recede Amend 52,53,54,55,57,58,
- H Refuses to Recede Amend 59,60
- H Requests Conference Comm 1ST
- Hse Conference Comm Apptd 1ST/MATIJEVICH, LEVERENZ, BOWMAN, HASTERT & BARNES
- Sen Conference Comm Apptd 1ST/CARROLL HALL, LECHOWICZ, SOMMER & BLOOM

July 03

- Senate report submitted
- Senate Conf. report Adopted 1ST/049-000-001
- House report submitted

July 05

- House Conf. report Adopted 1ST/107-004-000
- Both House Adoptd Conf rpt 1ST
- Passed both Houses

July 23

- Sent to the Governor
SB-0468 DONAHUE, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Agriculture for the fiscal year beginning July 1, 1985 as follows:

Total ................................................. $45,830,500

General Revenue ...................................................... $16,040,500
Agricultural Premium ................................................. 18,731,500
Fair and Exposition .................................................. 2,474,100
Agricultural Marketing Services ................................. 100,000
Agricultural Master .................................................. 368,900
Wholesome Meat ...................................................... 2,927,700
Illinois Rural Rehabilitation ...................................... 527,800
Agricultural Pesticide Control ................................. 260,000
Illinois Standardbred Breeders ................................. 1,800,000
Illinois Thoroughbred Breeders ............................... 2,600,000

SENATE AMENDMENT NO. 1.
Increases retirement and reduces other OCE; deletes 2 line items in marketing for quality grain marketing and hosting international visitors; net decrease of $573,840.

SENATE AMENDMENT NO. 2.
Appropriates $40,000 to Dept. of Agriculture for grant to U of I for ovine disease research.

SENATE AMENDMENT NO. 3.
Decreases grants to Soil and Water Conservation Districts by $372,700.

SENATE AMENDMENT NO. 4.
Increases awards to Mid-Continent Livestock Expo by $4,000.

SENATE AMENDMENT NO. 5.
Reappropriates $380,000 to Dept. of Agriculture for repairs, maintenance and capital improvements.
SENATE AMENDMENT NO. 6.
Appropriates $120,000 to Dept. of Ag. for awards to owners of livestock destroyed in re the trichinosis control program.

SENATE AMENDMENT NO. 7.
Appropriates $75,000 to Dept. of Agriculture for a study of aquaculture in IL and development of a State aquaculture plan.

HOUSE AMENDMENT NO. 1.
Increases personal services line items by $190,100.

HOUSE AMENDMENT NO. 2. (House recedes July 5, 1985)
Increases appropriation for awards to Mid-Continent Livestock Exposition by $4000.

HOUSE AMENDMENT NO. 4. (Tabled June 27, 1985)
Appropriates $400,000 for a new Southern IL Fair and Exposition grandstand in Jefferson County and $130,000 for renovation of Wayne County grandstand in Fairfield.

HOUSE AMENDMENT NO. 5. (House recedes July 5, 1985)
Appropriates $50,000 to Dept. of Agriculture for studying the striped skunk for rabies.

HOUSE AMENDMENT NO. 6.
Appropriates $200,000 to Dept. of Agriculture for expenses relating to the Pesticide Act of 1979.

HOUSE AMENDMENT NO. 9. (House recedes July 5, 1985)
Appropriates $120,000 to Dept. of Agriculture to construct a horse barn at Knox County Fairgrounds.

HOUSE AMENDMENT NO. 10. (House recedes July 5, 1985)
Appropriates $250,000 to Dept. of Agriculture for construction of a grandstand at the Henry County Fairgrounds.

HOUSE AMENDMENT NO. 11.
Appropriates $70,000 to Dept. of Agriculture to administer reporting requirements.

HOUSE AMENDMENT NO. 13. (House recedes July 5, 1985)
Appropriates $100,000 to Dept. of Agriculture for a feasibility study in re. developing a trading company through a port authority.

HOUSE AMENDMENT NO. 14. (House recedes July 5, 1985)
Appropriates $237,000 for personal services in Bureau of Ag. Development.

HOUSE AMENDMENT NO. 15.
Appropriates $169,000 for telephone equipment at IL State Fairgrounds.

HOUSE AMENDMENT NO. 16. (House recedes July 5, 1985)
Appropriates a total of $530,000 for grandstands in Jefferson County and in Wayne County.

HOUSE AMENDMENT NO. 21. (House recedes July 5, 1985)
Appropriates $50,000 for grants to International Livestock Expo.

HOUSE AMENDMENT NO. 22.
Appropriates $30,000 for a pavilion dedicated to IL workers at the IL State Fairgrounds.

HOUSE AMENDMENT NO. 23.
Appropriates $13,500 for awards and premiums for tractor pull events.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1, 6, 11, 15, 22, and 23
Recommends that the House recede from H-ams 2, 5, 9, 10, 13, 14, 16 and 21
Recommends that the bill be further amended as follows:

Increases personal services and related line items in Div. of Administrative Services; decreases personal services and increases related line items in Div. of Meat, Poultry and Livestock Inspection for a net decrease of $62,200.

GOVERNOR ITEM VETOES AND REDUCTIONS
Makes line item veto of $70,000 to Dept. of Ag. for reporting of corporation ownership of IL agricultural land. Makes total reduction in retirement line items of $70,700.
Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10      Assigned to Appropriations I
May 14  Recommmend do pass as amend
          019-000-000

Placed Calndr, Second Reading
May 20  
Second Reading
Amendment No.01  APPROPI  Adopted
Amendment No.02  APPROPI  Adopted
Amendment No.03  APPROPI  Withdrawn
Amendment No.04  Approopi  Adopted
Amendment No.05  APPROPI  Adopted
014-012-000
Amendment No.06  APPROPI  Adopted
Amendment No.07  APPROPI  Lost
012-014-000
Amendment No.08  APPROPI  Withdrawn
Amendment No.09  APPROPI  Adopted
Amendment No.10  APPROPI  Adopted
Amendment No.11  APPROPI  Adopted
Amendment No.12  APPROPI  Lost
Amendment No.13  APPROPI  Adopted
Recommnd do pass as amend
015-000-000

Placed Calndr, Third Reading
May 22  
Recalled to Second Reading
Amendment No.07  TOPINKA  Adopted
029-027-000

Placed Calndr, Third Reading
May 29  Third Reading - Passed 053-000-002
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading  Rfrd to Comm on Assignment
Jun 03  Assigned to Appropriations I
Jun 13  Mtn Prevail Suspend Rul 20K
Committee Appropriations I
Jun 20  
Amendment No.01  APPROPI  Adopted
Amendment No.02  APPROPI  Adopted
Amendment No.03  APPROPI  Withdrawn
Amendment No.04  APPROPI  Adopted
Amendment No.05  APPROPI  Adopted
014-012-000
Amendment No.06  APPROPI  Adopted
Amendment No.07  APPROPI  Lost
012-014-000
Amendment No.08  APPROPI  Withdrawn
Amendment No.09  APPROPI  Adopted
Amendment No.10  APPROPI  Adopted
Amendment No.11  APPROPI  Adopted
Amendment No.12  APPROPI  Lost
Amendment No.13  APPROPI  Adopted
Recommnd do pass as amend
015-000-000

Placed Calndr, Second Reading
Jun 25  
Second Reading
Held on 2nd Reading
Jun 26  Mtn Prevail Suspend Rul 37G
Held on 2nd Reading
Jun 27  
Mtn Prevail - Table Amend No 04
Amendment No.14  BARNES  Adopted
Amendment No.15  BARNES  Adopted
Amendment No.16  HICKS  Adopted
Amendment No.17  HICKS  Withdrawn
Amendment No.18  HICKS  Withdrawn
Amendment No.19  HICKS  Withdrawn
Amendment No.20  HICKS  Withdrawn
Amendment No.21  OBLINGER  Adopted
Amendment No.22  LEVERENZ  Adopted
Amendment No.23  HICKS  Adopted

Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 112-001-000
Jun 28  Secretary's Desk Concurrence 01,02,05,06,09,
Secretary's Desk Concurrence 10,11,13,14,15,
Secretary's Desk Concurrence 16,21,22,23
S Noncncrs in H Amend. 01,02,05,06,09,
S Noncncrs in H Amend. 10,11,13,14,15,
S Noncncrs in H Amend. 16,21,22,23
SB-0469  DUDYCZ – SANGMEISTER, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority for the fiscal year beginning July 1, 1985 as follows:

Total .............................................................. $9,593,600
General Revenue Fund ........................................ 4,084,300
Criminal Justice Trust Fund ................................. 4,837,700
Criminal Justice Information Systems Trust Fund ...... 671,600

SENATE AMENDMENT NO. 1.
Increases retirement and decreases other ordinary and contingent line items for operations for a total reduction of $114,000.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10      Assigned to Appropriations I
May 02      Added As A Joint Sponsor SANGMEISTER
May 14      Committee Appropriations I
            Recommmnded do pass as amend 019-000-000
            Placed Calndr,Second Readng
May 20      Second Reading
            Amendment No.01  APPROPI I  Adopted
            Placed Calndr,Third Reading
May 29      Third Reading - Passed 057-000-000
            Arrive House
            Hse Sponsor BARNES
            Added As A Joint Sponsor DANIELS
            First reading  Rfrd to Comm on Assignment
May 31      Assigned to Appropriations I
Jun 21      Tbd pursuant Hse Rule 27D
Jun 24      Motion disch comm, advc 2nd
            BARNES
            Tabled Pursuant to Rule27(D)/ 06-21-85
SB-0470  DUDYCZ, PHILIP, WEAVERS, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Office of the State Fire Marshal for the fiscal year beginning July 1, 1985 as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Totals</td>
<td>$6,115,700</td>
</tr>
<tr>
<td>Fire Prevention</td>
<td>$6,086,700</td>
</tr>
<tr>
<td>Fire Prevention Division</td>
<td>29,000</td>
</tr>
</tbody>
</table>

**SENATE AMENDMENT NO. 1.**
Changes various line items for a total decrease of $99,000.

**SENATE AMENDMENT NO. 2.**
Increases and decreases various line items for no net change.

**HOUSE AMENDMENT NO. 1.**
Decreases personal services line items by $18,000.

**HOUSE AMENDMENT NO. 2.**
Appropriates $15,000 for a grant to Beecher Fire Dept. for the purchase of equipment.

**HOUSE AMENDMENT NO. 3.** (House recedes July 5, 1985)
Appropriates $40,000 for a grant to Firefly, Inc.

**HOUSE AMENDMENT NO. 4.** (House recedes July 5, 1985)
Increases and decreases various line items for OCE of State Fire Marshall for a total increase of $108,100.

**HOUSE AMENDMENT NO. 5.**
Reappropriates $10,000 for coordination of Community Volunteer Fire Prevention Program.

**HOUSE AMENDMENT NO. 6.**
Appropriates $119,000 for payments to the Fire Service Institute.

**HOUSE AMENDMENT NO. 7.** (House recedes July 5, 1985)
Appropriates $40,000 for a grant to Firefly, Inc. for Fire Safety Education Programs.

**HOUSE AMENDMENT NO. 8.**
Increases appropriations for Fire Prevention by $28,574.

**CONFERENCE COMMITTEE REPORT NO. 1.**
Recommends that the House recede from H-ams 3, 4, and 7.
Recommends that the Senate concur in H-ams 1, 2, 5, 6, and 8.
Recommends that the bill be further amended as follows:


**GOVERNOR ITEM VETO AND REDUCTIONS**
Vetoes $15,000 for purchase of equipment at Beecher Fire Dept. Reduces retirement by a total of $17,474. Total Gov. reduction is $32,474.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 27 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td></td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>May 14</td>
<td></td>
<td>Recommended do pass as amend 019-000-000</td>
</tr>
<tr>
<td>May 20</td>
<td></td>
<td>Placed Calndr, Second Reading</td>
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<tr>
<td>May 23</td>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>May 29</td>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Recalled to Second Reading</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Amendment No.02 CARROLL Adopted</td>
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<td></td>
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<td>Amendment No.01 APPROP I Adopted</td>
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<td>Arrive House</td>
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<td>Hse Sponsor BARNES</td>
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<td></td>
<td>Added As A Joint Sponsor DANIELS</td>
</tr>
<tr>
<td></td>
<td></td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
</tbody>
</table>
SB-0471  COFFEY – PHILIP, WEAVER, DEANGELIS AND DAVIDSON.

Makes reappropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 1985 as follows:

Total ............................................................. $2,125,595,822
General Revenue .................................................. $ 25,086,286
Road ................................................................. 909,188,363
State Construction Account ................................... 585,075,938
Grade Crossing Protection ..................................... 18,570,365
Federal/Local Airport .......................................... 92,593,543
Capital Development .......................................... 32,852,052
Transportation Bond Series A .................................. 176,836,617
Transportation Bond Series B .................................. 225,980,510
Metropolitan Sanitary District Trust ......................... 9,261,631
Federal Mass Transit Trust .................................... 47,705,447

Item/reduction veto stands. PA 84-0049
STATE DEBT IMPACT NOTE
Financing costs of SB-471 reappropriations are $942.7 million.

SENATE AMENDMENT NO. 1.
Decreases various line items by a total of $130,868,106.

STATE DEBT IMPACT NOTE, IN THE HOUSE
Financing costs of SB-471 would be $903.7 million.

HOUSE AMENDMENT NO. 1.
Reappropriates $400,000 to DOT for the River to River Road in Southern Illinois and reduces reappropriations throughout bill for a net reduction of $117,062,554.

HOUSE AMENDMENT NO. 2.
Amends PA83-26 to specify that the reappropriation to DOT for the Des Plaines Flood Control Area in Cook County is also to be used for construction purposes.

SB-0472  COFFEY - PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Appropriates $1,889,597,759 from various funds for the ordinary and contingent expenses of the Dept. of Transportation for the fiscal year beginning July 1, 1985.

STATE DEBT IMPACT NOTE
Financing costs of HB-472 appropriations are $369.3 million.

SENATE AMENDMENT NO. 1.
Increases retirement line items, decreases other ordinary and contingent line items, and eliminates an appropriation for public transportation studies for a net re-
duction of $11,202,600. Also provides in several instances for distribution by districts or service areas without changing the amount or purpose of an appropriation.

SENATE AMENDMENT NO. 2.
Decreases ordinary and contingent line items for personal services by a total of $1,251,500.

SENATE AMENDMENT NO. 3.
Appropriates $300,000 to DOT for widening IL Route 13 between Murphysboro and Belleville.

SENATE AMENDMENT NO. 4.
Redistributes District allocations, making no dollar change. Deletes appropriation of $85,000,000 to DOT for land acquisition, engineering and construction as provided by law in order to implement a portion of FY86 road improvement program.

SENATE AMENDMENT NO. 5.
Appropriates $47,000 to DOT for a capital improvement grant to Palos Hills for acquisition of a bus. Appropriates $50,000 to DOT for a grant to Summit for the purchase of an ambulance.

SENATE AMENDMENT NO. 6.
Appropriates $500,000 from the Road Fund to the DOT for planning of the construction of an extension of a street in the City of LaSalle.

SENATE AMENDMENT NO. 7.
Appropriates $1,000,000 from the Road Fund to the DOT for County Highway 21 in Lawrence County.

SENATE AMENDMENT NO. 8.
Appropriates $950,000 to the DOT for work on the Little Calumet River in Cook County.

SENATE AMENDMENT NO. 9.
Appropriates $450,000 from the Road Fund to the DOT for the construction of a connector highway from Rt 159 to Rt 157 in Madison Co.

SENATE AMENDMENT NO. 10.
Appropriates $1,250,000 from the Road Fund to the DOT for improvements on Wolf Rd from Interstate 80 to US Rt 30.

STATE DEBT IMPACT NOTE, IN THE HOUSE
No change from previous note.

HOUSE AMENDMENT NO. 1.
Increases lines for contractual, personal services of Regional Dists., and Aeronautics by a total of $3,322,800. Specifies purposes for certain line item appropriations projects.

HOUSE AMENDMENT NO. 2. (House recedes July 5, 1985)
Increases personal services line items in Central Office, Administration and Planning and in District 1 and decreases personal services lines in Central Office, Div. of Highways for a net increase of $375,900.

HOUSE AMENDMENT NO. 3.
Deletes appropriations totaling $2,054,700 for widening IL Rte. 13 between Murphysboro & Belleville, a connector highway between Rtes. 159 and 157 in Madison County, Wolf Road improvements, Palos Hills acquisition of a bus for elderly and handicapped persons, and for an ambulance in Summit.

HOUSE AMENDMENT NO. 4. (House recedes July 5, 1985)
Appropriates $3,100,000 for widening Sangamon Avenue in Springfield.

HOUSE AMENDMENT NO. 5. (House recedes July 5, 1985)
Appropriates $4,400,000 for costs associated with widening an underpass on Cook Street in Springfield.

HOUSE AMENDMENT NO. 6. (House recedes July 5, 1985)
Appropriates $5,000,000 for costs of relocating U.S. Rte. 67 from Alton to Godfrey and $2,140,000 for costs to rehabilitate IL Rte. 143 viaduct in East Alton.

HOUSE AMENDMENT NO. 7.
Appropriates $175,000 for State's share of federally approved airport projects at Kankakee Valley Airport.
HOUSE AMENDMENT NO. 8.
Appropriates $60,000 for flood control in Cherry.

HOUSE AMENDMENT NO. 9. (House recedes July 5, 1985)
Appropriates $1,500,000 for passenger security enforcement on CTA

HOUSE AMENDMENT NO. 10.
Appropriates $620,000 for studies, strategies and preliminary engineering for portions of Southwestern Illinois.

HOUSE AMENDMENT NO. 11.
Breaks down by county the appropriation for FY86 road improvement program. Decreases line item for airport improvement projects by $405,000 and appropriates such amount for development of a statewide aviation system plan. No dollar change.

HOUSE AMENDMENT NO. 12.
Increases appropriation for grade crossing protection or separation installations as ordered by ICC by $5,000,000.

HOUSE AMENDMENT NO. 13. (House recedes July 5, 1985)
Appropriates $6,000,000 for an interchange at I-80 and Humboldt Road in Will County.

HOUSE AMENDMENT NO. 14. (House recedes July 5, 1985)
Appropriates $500,000 for an extension of the airport runway at the Centralia municipal airport.

HOUSE AMENDMENT NO. 16. (House recedes July 5, 1985)
Appropriates $550,000 for engineering studies for additional lanes on IL Rte. 26 in Freeport.

HOUSE AMENDMENT NO. 17. (House recedes July 5, 1985)
Appropriates a total of $6,700,000 for street and sewer construction in Oak Lawn and Chicago Ridge and for widening Crawford Ave. in Midlothian.

HOUSE AMENDMENT NO. 18. (House recedes July 5, 1985)
Appropriates $5,114,000 for a new bridge of the Pecatonica River and a 4-lane facility on I-26, all in Freeport.

HOUSE AMENDMENT NO. 19. (House recedes July 5, 1985)
Appropriates a total of $950,000 for plans to correct a flooding problem in Midlothian and for flood control on Stoney Creek in Oak Lawn.

HOUSE AMENDMENT NO. 21.
Appropriates $550,000 for engineering studies for additional lanes on IL Rte. 26 in Freeport.

HOUSE AMENDMENT NO. 22. (House recedes July 5, 1985)
Appropriates $70,000 to DOT for installation of a traffic signal on US Rte. 24, Watseka.

HOUSE AMENDMENT NO. 24. (House recedes July 5, 1985)
Appropriates $33,000 for a tourist information structure and for lighting at an intersection.

HOUSE AMENDMENT NO. 25. (House recedes July 5, 1985)
Appropriates $250,000 for costs of an access road in Winnebago County.

HOUSE AMENDMENT NO. 26. (House recedes July 5, 1985)
Appropriates $2,500,000 for costs of widening Rte. 15 near Belleville and Rte. 13 from Freeburg to Murphysboro.

HOUSE AMENDMENT NO. 27.
Appropriates $200,000 for sidewalks in Silvis.

HOUSE AMENDMENT NO. 28. (House recedes July 5, 1985)
Appropriates a total of $6,568,000 for a 4-lane highway from Peoria Cty. to Fulton Cty.; for road improvements on Rt. 97 in Mason Cty.; for repair of the dam and water intake at Canton Lake; and for a flood control levee at Pekin Waste Water Treatment Plant No. 1.

HOUSE AMENDMENT NO. 30. (House recedes July 5, 1985)
Appropriates $3,600,000 for modification of an interchange and various improvements to Barrington Road.
HOUSE AMENDMENT NO. 31.
Appropriates $150,000 for a grant to U of I for road work.

HOUSE AMENDMENT NO. 32. (House recedes July 5, 1985)
Appropriates $75,000 for a traffic signal on Rt. 45.

HOUSE AMENDMENT NO. 33. (House recedes July 5, 1985)
Appropriates $5,000,000 for an interchange on I-80 near Seneca.

HOUSE AMENDMENT NO. 35. (House recedes July 5, 1985)
Appropriates $100,000 for Ingalls Park Flood Drainage Project.

HOUSE AMENDMENT NO. 37.
Appropriates $2,000,000 for work on the Little Calumet River.

HOUSE AMENDMENT NO. 38. (House recedes July 5, 1985)
Increases and decreases various line items for a net increase of $10,013,190.

HOUSE AMENDMENT NO. 39. (House recedes July 5, 1985)
Appropriates $100,000 for an access road on US Rt. 20 in Rockford.

HOUSE AMENDMENT NO. 41. (House recedes July 5, 1985)
Increases appropriation by $2,466,140 for personal services, security, retirement and contributions to Social Security. Adds $20,000 for public transportation technical studies.

HOUSE AMENDMENT NO. 43. (House recedes July 5, 1985)
Appropriates $816,000 for upgrading of IL Rt. 104.

HOUSE AMENDMENT NO. 44. (House recedes July 5, 1985)
Appropriates a total of $62,340,000 for land acquisition and construction of IL 121.

HOUSE AMENDMENT NO. 45. (House recedes July 5, 1985)
Appropriates a total of $7,250,000 for costs of an underpass or viaduct at US 45 in Effingham; for repairs and reconstruction of US Rt 50 in Lawrenceville County; and for extension of Raney Street in Effingham.

HOUSE AMENDMENT NO. 46. (House recedes July 5, 1985)
Appropriates $10,000,000 for work on US Rt. 50 from Flora to Lawrenceville.

HOUSE AMENDMENT NO. 47.
Appropriates $500,000 for preliminary engineering studies to provide western access to O'Hare Airport.

HOUSE AMENDMENT NO. 48.
Appropriates $125,000 for a flood control feasibility study for Spring Brook.

HOUSE AMENDMENT NO. 50. (House recedes July 5, 1985)
Appropriates $3,000,000 for an interchange at I-290 and Butterfield Road.

HOUSE AMENDMENT NO. 51. (House recedes July 5, 1985)
Appropriates $2,000,000 for an east-bound entrance ramp on IL 5.

HOUSE AMENDMENT NO. 52.
Appropriates $850,000 for design and engineering on Algonquin Rd.

HOUSE AMENDMENT NO. 53.
Appropriates $1,750,000 for flood control facilities on the lower Des Plaines Tributaries Watershed.

HOUSE AMENDMENT NO. 54. (House recedes July 5, 1985)
Appropriates a total of $3,704,000 for widening IL 146 in Hardin County and for resurfacing US 45 in Saline County.

HOUSE AMENDMENT NO. 55. (House recedes July 5, 1985)
Appropriates a total of $3,734,000 for widening and resurfacing IL 97 near Salisbury and in Springfield and for resurfacing Bus. I-55 in Springfield.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-ams 2, 4, 5, 6, 9, 13, 14, 16, 17, 18, 19, 22, 24, 25, 26, 28, 30, 32, 33, 35, 38, 39, 41, 43, 44, 45, 46, 50, 51, 54 and 55

Recommends that the Senate concur in H-ams 1, 3, 7, 8, 10, 11, 12, 21, 27, 31, 37, 47, 48, 52, 53

Recommends that the bill be further amended as follows:

Makes numerous changes in appropriations for OCE of DOT; adds appropriations to DOT, IL Community College Board, U of I, Dept. of Labor and Office of the Governor.
GOVERNOR ITEM VETOES AND REDUCTIONS
Line item vetoes a total of $27,160,000 for various projects of DOT, IL Community College Board and U of I; reduces retirement line items by $4,513,390.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Appropriations I
May 08  State Debt Note Filed
        Committee Appropriations I
May 14  Recommended do pass as amend
     019-000-000

     May 20  Second Reading
     Amendment No.01  APPROP I  Adopted
     Amendment No.02  APPROP I  Adopted
     Placed Calndr,Second Reading

     May 23  Recalled to Second Reading
     Amendment No.03  DUNN,RALPH  Adopted
     Amendment No.04  CARROLL  Adopted
     Amendment No.05  CARROLL & LEMKE
        Adopted
     Amendment No.06  CARROLL & WELCH
        Adopted
     Amendment No.07  CARROLL & O’DANIEL
        Adopted
     Amendment No.08  CARROLL & KELLY
        Adopted
     Amendment No.09  CARROLL & VADALABENE
        Adopted
     Amendment No.10  CARROLL & SANGMEISTER
        Adopted
     Placed Calndr,Third Reading

     May 29  Third Reading - Passed 052-001-002
     Arrive House
     Hse Sponsor BARNES
     Added As A Joint Sponsor DANIELS
     First reading  Rfrd to Comm on Assignment
     Jun 03  Assigned to Appropriations I
     Jun 18  State Debt Note Filed AS AMENDED
        Committee Appropriations I

     Jun 20  Amendment No.01  APPROP I  Adopted
     Amendment No.02  APPROP I  Adopted
     Amendment No.03  APPROP I  Adopted
     Amendment No.04  APPROP I  Adopted
     Amendment No.05  APPROP I  Adopted
     Amendment No.06  APPROP I  Adopted
     Amendment No.07  APPROP I  Adopted
     Amendment No.08  APPROP I  Adopted
     Amendment No.09  APPROP I  Adopted
     Amendment No.10  APPROP I  Adopted
     Amendment No.11  APPROP I  Adopted
     Amendment No.12  APPROP I  Adopted
     Amendment No.13  APPROP I  Adopted
     Amendment No.14  APPROP I  Adopted
     Amendment No.15  APPROP I  Lost
     Amendment No.16  APPROP I  Adopted
     Amendment No.17  APPROP I  Adopted
     Amendment No.18  APPROP I  Adopted
     Amendment No.19  APPROP I  Adopted
     Amendment No.20  APPROP I  Withdrawn
        Recommended do pass as amend
        023-000-000

     Placed Calndr,Second Reading
Jun 25  Second Reading
Held on 2nd Reading
Jun 26  Mtm Prevail Suspend Rul 37G
Held on 2nd Reading
Jun 27  Amendment No.21  MULCAHEY  Adopted
Amendment No.22  PANGLE  Adopted
Amendment No.23  PHELPS  Withdrawn
Amendment No.24  LEVERENZ  Adopted
Amendment No.25  LEVERENZ  Adopted
Amendment No.26  LEVERENZ  Adopted
Amendment No.27  LEVERENZ  Adopted
Amendment No.28  HOMER  Adopted
Amendment No.29  PHELPS  Withdrawn
Amendment No.30  LEVERENZ  Adopted
Amendment No.31  SATTERTHWAITE  Adopted
Amendment No.32  HARTKE  Adopted
Amendment No.33  CHRISTENSEN  Adopted
Amendment No.34  LEVERENZ  Withdrawn
Amendment No.35  VANDUYNE  Adopted
Amendment No.36  PANGLE  Withdrawn
Amendment No.37  LEVERENZ  Adopted
Amendment No.38  BARNES  Adopted
Amendment No.39  LEVERENZ  Adopted
Amendment No.40  OBLINGER  Withdrawn
Amendment No.41  LEVERENZ  Adopted
Amendment No.42  LEVERENZ  Withdrawn
Amendment No.43  OBLINGER  Adopted
Amendment No.44  KOEHLER  Adopted
Amendment No.45  HARTKE  Adopted
Amendment No.46  HARTKE  Adopted
Amendment No.47  BARNES  Adopted
Amendment No.48  BARNES  Adopted
Amendment No.49  BARNES  Withdrawn
Amendment No.50  BARNES  Adopted
Amendment No.51  COWLISHAW  Adopted
Amendment No.52  KIRKLAND  Adopted
Amendment No.53  BARNES  Adopted
Amendment No.54  PHELPS  Adopted
Amendment No.55  CURRAN  Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 110-005-001
Jun 28  Secretary's Desk Concurrence 01,02,03,04,05,06,
Secretary's Desk Concurrence 07,08,09,10,11,12,
Secretary's Desk Concurrence 13,14,16,17,18,19,
Secretary's Desk Concurrence 21,22,23,24,25,26,27,
Secretary's Desk Concurrence 28,30,31,32,33,35,
Secretary's Desk Concurrence 37,38,39,41,43,44,
Secretary's Desk Concurrence 45,46,47,48,50,51,
Secretary's Desk Concurrence 52,53,54,55
S Noncncrs in H Amend. 01,02,03,04,05,06,
S Noncncrs in H Amend. 07,08,09,10,11,12,
S Noncncrs in H Amend. 13,14,16,17,18,19,
S Noncncrs in H Amend. 21,22,23,24,25,26,27,
S Noncncrs in H Amend. 28,30,31,32,33,35,
S Noncncrs in H Amend. 37,38,39,41,43,44,
S Noncncrs in H Amend. 45,46,47,48,50,51,
S Noncncrs in H Amend. 52,53,54,55
Jun 29  Speaker's Table, Non-concur 01,02,03,04,05,06,
Speaker's Table, Non-concur 07,08,09,10,11,12,
Speaker's Table, Non-concur 13,14,16,17,18,19,
Speaker's Table, Non-concur 21,22,23,24,25,26,27,
Speaker's Table, Non-concur 28,30,31,32,33,35,
Speaker's Table, Non-concur 37,38,39,41,43,44,
Speaker's Table, Non-concur 45,46,47,48,50,51,
Speaker's Table, Non-concur 52,53,54,55
Jul 02  H Refuses to Recede Amend 01,02,03,04,05,06,
H Refuses to Recede Amend 07,08,09,10,11,12,
SB-0472—Cont.  

Jul 02—Cont.  

H Refuses to Recede Amend 13,14,16,17,18,19,  
H Refuses to Recede Amend 21,22,24,25,26,27,  
H Refuses to Recede Amend 28,30,31,32,33,35,  
H Refuses to Recede Amend 37,38,39,41,43,44,  
H Refuses to Recede Amend 45,46,47,48,50,51,  
H Refuses to Recede Amend 52,53,54,55  
H Requests Conference Comm 1ST  
Hse Conference Comm Apptd 1ST/MATJEVICH,  
RONAN, LEVERENZ,  
HASTERT & BARNES  

Sen Conference Comm Apptd 1ST/CARROLL  
HALL, LECHOWICZ,  
SOMMER & BLOOM  

Jul 03  

House report submitted  
Senate report submitted  
3/5 vote required  
Senate Conf. report Adopted 1ST/045-002-001  
House report submitted  

Jul 05  

House Conf. report Adopted 1ST/107-004-001  
Both House Adoptd Conf rpt 1ST  
Passed both Houses  

Jul 23  

Sent to the Governor  

Jul 25  

Governor item reduction  
PUBLIC ACT 84-0107  
Effective date 07-25-85  
Placed Cal. Item/Red. Veto  

Oct 16  

Mtn filed overrde item veto O’DANIEL/PAGE 11,
LINES 26 THRU 30  
3/5 vote required  
Override item veto Sen-lost 032-024-001  
Mtn filed overrde item veto LUFT/PAGE 38,  
LINES 18 THRU 22  
3/5 vote required  
Override item veto Sen-pass 037-020-000  
Placed Cal. Item/Red. Veto  

Oct 17  

Mtn filed overrde item veto POSHARD/PAGE 36  
LINES 28 THRU 33  
3/5 vote required  
Override item veto Sen-pass 036-017-000  
Mtn filed overrde red/veto O’DANIEL/PAGE 12  
LINE 19  
Override red/veto Sen-pass 033-024-000  
Placed Cal. Item/Red. Veto  

Oct 24  

Mtn filed overrde item veto 01/PHELPS  
PG 36 & LN 28-33  
Mtn filed overrde item veto 02/HOMER  
PG 38 & LN 18-22  
Placed Cal. Item/Red. Veto  

Oct 30  

3/5 vote required  
Override item veto Hse-lost 01/067-047-000  
3/5 vote required  
Override item veto Hse-lost 02/070-046-000  
Mtn filed overrde item veto 03/PHELPS  
PG 36 & LN 28-33  
Mtn filed overrde item veto 04/HOMER  
PG 38 & LN 18-22  
Placed Cal. Item/Red. Veto  

Oct 31  

Item/reduction veto stands. PA 84-0107 

SB-0473  MAHAR, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.  

Appropriates $12,570,000 from various funds for the ordinary and contingent expenses of the Dept. of Nuclear Safety for the fiscal year beginning July 1, 1985.  

SENATE AMENDMENT NO. 1.  

Increases retirement and decreases other ordinary and contingent line items for a net decrease of $663,300.
SENATE AMENDMENT NO. 2.
Adds back a total of $133,300 for personal services lines items of Management & Administrative Services and for Radiation.

SENATE AMENDMENT NO. 3.
Makes further reductions in OCE line items in net amount of $94,600.

HOUSE AMENDMENT NO. 1.
Appropriates $1,800,000 for removing radioactive contamination in Ottawa.

HOUSE AMENDMENT NO. 2.
Increases personal services line items by $327,530.

HOUSE AMENDMENT NO. 3.
Increases general revenue appropriations to the Department of Nuclear Safety for Radiation Safety by $18,600.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1, 2 and 3.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $10,300.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 14 Recommnded do pass as amend 019-000-000

May 20 Second Reading
Amendment No.01 APPROP I Adopted
Placed Calndr,Third Reading

May 22 Recalled to Second Reading
Amendment No.02 CARROLL Adopted
Amendment No.03 CARROLL Adopted
Placed Calndr,Third Reading

May 29 Third Reading - Passed 055-002-000
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment
Jun 03 Assigned to Appropriations I
Jun 13 Mtn Prevail Suspend Rul 20K Committee Appropriations I
Jun 20 Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Recommnded do pass as amend 025-000-000

Jun 25 Second Reading
Jun 26 Mtn Prevail Suspend Rul 37G Committee Appropriations I
Jun 27 Amendment No.03 BARNES Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 111-001-000
Jun 28 Secretary's Desk Concurrence 01,02,03 S Noncners in H Amend. 01,02,03
Jun 29 Speaker's Table, Non-concur 01,02,03
Jul 02 H Refuses to Recede Amend 01,02,03 H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MATIJEVICH LEVERENZ, BOWMAN, HASTERT & BARNES
Sen Conference Comm Apptd 1ST/CARROLL HALL, LECHOWICZ, SOMMER & BLOOM
Jul 03 Senate report submitted 3/5 vote required
Senate Conf. report Adopted 1ST/052-000-000
House report submitted
SB-0473—Cont. 322

Jul 05 3/5 vote required
House Conf. report Adopted 1ST/110-000-002
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 22 Sent to the Governor
Jul 22 Governor reduction veto
PUBLIC ACT 84-0093 Effective date 07-22-85
Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0093

SB-0474 MAHAR, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Financial Institutions for the fiscal year beginning July 1, 1985 as follows:

| Total                                      | $3,586,200 |
| General Revenue                           | $2,127,900 |
| State Pension                             | $1,458,300 |

SENATE AMENDMENT NO. 1.
Decreases ordinary and contingent line items by a total of $105,200.

HOUSE AMENDMENT NO. 2.
Increases personal services line items in Credit Union and Currency Exchange divisions by a total of $20,600.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $8,084.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 14 Recommended do pass as amend 019-000-000
Placed Calndr, Second Reading
May 20 Second Reading
Amendment No.01 APPROP I Adopted
Placed Calndr, Third Reading
May 29 Third Reading - Passed 053-000-003
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment
May 31 Assigned to Appropriations I
Jun 19 Amendment No.01 APPROP I Tabled
Amendment No.02 APPROP I Adopted
Recommended do pass as amend 024-000-000
Placed Calndr, Second Reading
Jun 25 Second Reading
Placed Calndr, Third Reading
Jun 26 Mtm Prevail Suspend Rul 37G
Placed Calndr, Third Reading
Jun 27 Third Reading - Passed 112-000-000
Jun 28 Secretary's Desk Concurrence 02
Jun 29 S Concurs in H Amend. 02/058-000-000
Passed both Houses
Jul 12 Sent to the Governor
Jul 19 Governor reduction veto
PUBLIC ACT 84-0063 Effective date 07-19-85
Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0063

SB-0475 MAHAR, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Bureau of the Budget for the fiscal year beginning July 1, 1985.
SENATE AMENDMENT NO. 1.
Increases retirement and decreases other ordinary and contingent line items for operations for a total reduction of $52,900.

HOUSE AMENDMENT NO. 1. (House recedes July 5, 1985)
Increases OCE line items by a total of $62,400.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:

Deletes title and everything after the enacting clause. Replaces with appropriations to BOB, the Governor's Office, and Criminal Justice Information Authority for OCE and grants and awards.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $16,005.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 14 Recommded do pass as amend 019-000-000

May 20 Second Reading
Amendment No.01 APPRO P I Adopted
Placed Calndr,Third Reading

May 29 Third Reading - Passed 051-002-004
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment

May 31 Assigned to Appropriations I
Jun 19 Amendment No.01 APPRO P I Adopted
Recommded do pass as amend 024-000-000

Jun 25 Second Reading
Placed Calndr,Third Reading

Jun 26 Mtm Prevail Suspend Rul 37G
Placed Calndr,Third Reading

Jun 27 Third Reading - Passed 111-000-000

Jun 28 Secretary's Desk Concurrence 01
S Noncncrs in H Amend. 01

Jun 29 Speaker's Table, Non-concur 01

Jul 02 H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MATIJEVICH,
LEVERENZ, BOWMAN,
BARNES & HASTERT
Sen Conference Comm Apptd 1ST/CARROLL
HALL, LECHOWICZ,
SOMMER & BLOOM

Jul 03 Senate report submitted 3/5 vote required
Senate Conf. report Adopted 1ST/051-001-000
House report submitted

Jul 05 House Conf. report Adopted 1ST/110-000-002
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 19 Sent to the Governor

Jul 19 Governor reduction veto
PUBLIC ACT 84-0054 Effective date 07-19-85
Placed Cal. Reduction Veto

Oct 17 Reduction veto stands. PA 84-0054
SB-0476  BLOOM, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Public Aid for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.
Reduces ordinary and contingent line items and increases retirement for a total reduction of $14,446,200.

SENATE AMENDMENT NO. 3.
Increases personal services line items and decreases Medical Assistance line items for a net decrease of $851,000.

SENATE AMENDMENT NO. 5.
Decreases personal services line items by $5,027,600.

HOUSE AMENDMENT NO. 1. (House recedes July 5, 1985)
Increases personal services line items in various divisions of Dept. by a total of $5,027,600.

HOUSE AMENDMENT NO. 2. (House recedes July 5, 1985)
Increases personal services line items in Div. of Child Support Enforcement by $233,400.

HOUSE AMENDMENT NO. 3. (House recedes July 5, 1985)
Further increases personal services line items in Central Level Operations by $285,000.

HOUSE AMENDMENT NO. 4. (Tabled June 27, 1985)
Further increases personal services line items in Field Level Operations by $854,809.

HOUSE AMENDMENT NO. 5. (House recedes July 5, 1985)
Increases line items for AFDC and general assistance by $36,240,000.

HOUSE AMENDMENT NO. 6. (House recedes July 5, 1985)
Appropriates $120,000 for the administration and coordination of food and nutrition programs and for advocacy services and technical assistance through the Food Law Project.

HOUSE AMENDMENT NO. 7.
Appropriates $250,000 for Medicare Assistance Project.

HOUSE AMENDMENT NO. 8. (House recedes July 5, 1985)
Increases line item for Homeless Shelter Program by $4,000,000.

HOUSE AMENDMENT NO. 9.
Appropriates $50,000 for program development and start-up costs of a homeless shelter at Visitation Parish Rectory, Chicago.

HOUSE AMENDMENT NO. 10. (House recedes July 5, 1985)
Increases contractual line item in Central Level Operations by $941,900.

HOUSE AMENDMENT NO. 11. (House recedes July 5, 1985)
Increases appropriation to Dept. of Public Aid for Field Level Operations by $854,809.

HOUSE AMENDMENT NO. 12. (House recedes July 5, 1985)
Increases appropriation for Dept. of Public Aid for Social Services by $30,000.

HOUSE AMENDMENT NO. 13. (House recedes July 5, 1985)
Increases appropriation for Medical Assistance by $2,000,000.

CONFERENCE COMMITTEE REPORT NO. 1.

Generally revises the appropriation to Public Aid. Includes an appropriation of $2,100,000 for awards to certain employees of Dept. of Public Aid involved in a class action suit.

GOVERNOR ITEM VETOES AND REDUCTIONS

Vetoes a total of $2,400,000: $250,000 for Medicare Assistance Project; $50,000 for a homeless shelter at Visitation Parish Rectory, Chicago; and $2,100,000 for payment of awards to certain Public Aid employees in a class action suit. Reduces
retirement by a total of $837,810. Reduces line item for income assistance and related distributive purposes for Aid to Families with Dependent Children by $2,250,000. Total Gov. reduction is $5,487,810.

GENERAL ASSEMBLY RESTORATION.
Restores $2,100,000 for payment of awards to certain Public Aid employees in a class action suit.

Mar 27 1985 First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Appropriations II
May 14  Recommended do pass as amend

May 20  Second Reading
Amendment No.01  APPROP II  Adopted
Amendment No.02  APPROP II  Lost

Placed Calndr, Second Reading

May 22  Recalled to Second Reading
Amendment No.03  CARROLL  Adopted
Amendment No.04  COLLINS  Lost

May 29  Third Reading - Passed 042-010-005
Arrive House
Hse Sponsor HASTERT
Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor DEUCHLER
First reading  Rfrd to Comm on Assignment
Jun 03  Assigned to Appropriations II
Jun 13  Mtn Prevail Suspend Rul 20K
Jun 19  Committee Appropriations II
Amendment No.01  APPROP II  Adopted
Amendment No.02  APPROP II  Adopted
Amendment No.03  APPROP II  Adopted
Amendment No.04  APPROP II  Adopted
Amendment No.05  APPROP II  Adopted

Jun 25  Added As A Joint Sponsor YOUNGE, W
Second Reading
Held on 2nd Reading
Jun 26  Mtn Prevail Suspend Rul 37G
Held on 2nd Reading
Jun 27  Mtn Prevail - Table Amend No 04
Mtn Lost - Table Amend. No.
05/051-061-000
Amendment No.11  BOWMAN  Adopted
Amendment No.12  SHAW  Adopted
Amendment No.13  BRAUN  Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 097-019-000
SB-0476—Cont.

Jun 28  Secretary's Desk Concurrence 01,02,03,05,06,07,
Secretary's Desk Concurrence 08,09,10,11,12,13
S Noncns in H Amend. 01,02,03,05,06,07,
S Noncns in H Amend. 08,09,10,11,12,13,

Jun 29  Speaker's Table, Non-concur 01,02,03,05,06,07,
Speaker's Table, Non-concur 08,09,10,11,12,13

Jul 02  H Refuses to Recede Amend 01,02,03,05,06,07,
H Refuses to Recede Amend 08,09,10,11,12,13
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MATIJEVICH,
LEVERENZ, BOWMAN,
BARNES & HASTERT

Sen Conference Comm Apptd 1ST/BLOOM
SOMMER, CARROLL,
HALL & WELCH

Jul 03  Senate report submitted
Senate Conf. report Adopted 1ST/041-009-002
House report submitted

Jul 04  House Conf. report lost 1ST/065-000-045

Jul 05  House Conf. report lost 1ST/065-000-047
3/5 vote required
House Conf. report Adopted 1ST/103-001-004
Both House Adopted Conf rpt 1ST
Passed both Houses

Jul 19  Sent to the Governor

Jul 19  Governor item reduction
PUBLIC ACT 84-0048  Effective date 07-19-85
Placed Cal. Item/Red. Veto

Oct 17  Mtn filed overrde item veto DEANGELIS/ PAGE 9,
LINES 18 THRU 30
3/5 vote required
Override item veto Sen-pass 056-000-000
Placed Cal. Item/Red. Veto

Oct 24  Mtn filed overrde item veto 01/LEVERENZ
PG 9 & LN 18-30
Placed Cal. Item/Red. Veto

Oct 29  Mtn filed overrde item veto 02/HASTERT
PG 9 & LN 18-30
Placed Cal. Item/Red. Veto

Oct 30  3/5 vote required
Override item veto Hse-pass 01/091-026-001
Restrd item/s became law/ PA 84-0048

SB-0477   BLOOM, PHILIP, WEAVERS, DEANGELIS AND DAVIDSON.

Makes appropriations of $2,448,000 from the General Revenue Fund to the Health Care Cost Containment Council for fiscal year 1986 which begins July 1, 1985.

SENATE AMENDMENT NO. 1.
Changes various line items for a total reduction of $360,900.

HOUSE AMENDMENT NO. 1.
Transfers a total of $140,700 from contractual and hospital reimbursement line items to personal services line items. No dollar change

HOUSE AMENDMENT NO. 2.
Restores $68,000 to hospital reimbursement line item.

HOUSE AMENDMENT NO. 3.
Restores $31,050 to contractual line item.

GOVERNOR REDUCTIONS
Reduces retirement by $1,337.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
SB-0477

KUSTRA, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Alcoholism and Substance Abuse for the fiscal year beginning July 1, 1985 as follows:

Total ................................................................. $58,547,203
General Revenue Fund ........................................ 49,008,601
Alcohol, Drug Abuse and Mental Health Services Block Grant ............................... 9,438,602
Alcoholism and Substance Abuse Fund .................................................. 50,000
Juvenile Drug Abuse Fund ................................................................. 50,000

SENATE AMENDMENT NO. 1.
Increases by $814,400 the appropriation to Dept. of Alcoholism and Substance Abuse for ordinary and contingent expenses. Transfers between line items and adds funds for School-based Substance Abuse Prevention Initiatives.

HOUSE AMENDMENT NO. 1. (House recedes July 1, 1985)
Increases personal services line items in Administrative Support Div. by $78,600.

HOUSE AMENDMENT NO. 2.
Increases EDP line item in Administrative Support Div. by $325,000.

HOUSE AMENDMENT NO. 3.
Increases grant-in-aid line item for Residential Services for Alcoholism by $7,000.

HOUSE AMENDMENT NO. 4. (House recedes July 1, 1985)
Appropriates $45,000 for a grant to the Olney Mental Health Center substance abuse program.
HOUSE AMENDMENT NO. 5.
Reduces contractual line item in Administrative Support by $17,200 and increases line item for equipment by same amount.

HOUSE AMENDMENT NO. 6.
Reduces line items for Grants-in-Aid and inserts line items for grants for Quality Incentive Initiative for a net transfer of $1,401,100. No dollar change.

HOUSE AMENDMENT NO. 7. (House recedes July 1, 1985)
Appropriates $150,000 to Dept. of Alcoholism and Sub. Abuse for a Demonstration School Intervention Program.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $16,400.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations II
May 14 Recommeded do pass as amend 019-000-000

May 20 Second Reading
Amendment No.01 APPROP II Adopted
Placed Calndr,Third Reading

May 22 Recalled to Second Reading
Amendment No.02 DUNN,RALPH 027-028-000
Verified
Lost

May 29 Third Reading - Passed 056-000-000
Arrive House
Hse Sponsor HASTERT
Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor FREDERICK,VF
First reading Rfrd to Comm on Assignment

May 31 Assigned to Appropriations II

Jun 13 Mtn Prevail Suspend Rul 20K Committee Appropriations II

Jun 19 Amendment No.01 APPROP II Adopted
Amendment No.02 APPROP II Adopted
Amendment No.03 APPROP II Adopted
Amendment No.04 APPROP II Adopted
Amendment No.05 APPROP II Adopted
Amendment No.06 APPROP II Adopted
Recommeded do pass as amend 021-000-000

Jun 25 Second Reading
Held on 2nd Reading

Jun 26 Mtn Prevail Suspend Rul 37G Held on 2nd Reading

Jun 27 Amendment No.07 CURRIE Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 105-006-000

Jun 28 Secretary's Desk Concurrence 01,02,03,04,05,06, Secretary's Desk Concurrence 07

Jun 30 S Concurs in H Amend. 02,03,05,06, 055-000-001
S Noncncrs in H Amend. 01,04,07

Jul 01 Speaker's Table, Non-concur 01,04,07
H Recedes from Amend. 1,4,7/115-000-000
Passed both Houses

Jul 12 Sent to the Governor

Jul 19 Governor reduction veto
PUBLIC ACT 84-0065 Effective date 07-19-85
Placed Cal. Reduction Veto
SB-0479 KUSTRA, PHILIP, WEAVERS, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department on Aging for the fiscal year beginning July 1, 1985 as follows:

Total ........................................................................................ $147,725,700
General Revenue Fund ................................................................ $104,839,700
Services for Older Americans Fund .............................................. 42,736,000
Robert Wood Johnson Foundation Fund ...................................... 150,000

SENATE AMENDMENT NO. 1.

Increases retirement and decreases other ordinary and contingent line items; deletes appropriation for expenses of Consumer Affairs Project; adds appropriation for expenses of Senior Employment Specialist Program and for additional grants in aid; for a net decrease of $945,700.

SENATE AMENDMENT NO. 2.

Adds appropriation of $75,000 for Foster Grandparent Program.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations II
May 14 Recommended do pass as amend 019-000-000
Placed Calndr,Second Reading
May 20 Second Reading
Amendment No.01 APPROP II Adopted
Amendment No.02 APPROP II Adopted
Placed Calndr,Third Reading
May 29 Re-committed to Appropriations II

SB-0480 WATSON, PHILIP, WEAVERS, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Corrections for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.

Increases retirement line items and decreases other line items for a total net decrease of $14,593,700.

HOUSE AMENDMENT NO. 6. (House recedes July 5, 1985)
Appropriates $287,000 to the Dept. of Corrections for crime prevention.

HOUSE AMENDMENT NO. 7. (House recedes July 5, 1985)
Appropriates $3,150,400 to Dept. of Corrections for reimbursements to counties.

HOUSE AMENDMENT NO. 9. (House recedes July 5, 1985)
Increases Dept. of Corrections OCE by $30,229,590.

HOUSE AMENDMENT NO. 10. (House recedes July 5, 1985)
Appropriates $100,000 for State contributions to the Teachers' Retirement Fund.

HOUSE AMENDMENT NO. 11. (House recedes July 5, 1985)
Increases appropriations in the Dept. of Corrections by $1,493,111.

HOUSE AMENDMENT NO. 12. (House recedes July 5, 1985)
Increase appropriations for Dept. of Corrections by $306,000.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-ams 6, 7, 9, 10, 11, 12
Recommends that the bill be further amended as follows:


GOVERNOR ITEM VETOES AND REDUCTIONS

Vetoes a total of $2,336,000: $150,000 for Ministers on the Move for gang crime prevention programs and $2,150,000 for reimbursement to counties for maintenance of persons committed to the Dept. of Corrections prior to their delivery to the Dept. Reduces retirement by $962,400. Total reduction is $3,298,400.
Apr 10  Assigned to Appropriations II
May 14  Recommended do pass as amend
010-008-000
Placed Calndr, Second Reading
May 20  Second Reading
Amendment No. 01  APPROP II  Adopted
Amendment No. 02  APPROP II  Lost
025-026-000
Placed Calndr, Third Reading
May 29  Third Reading - Passed 055-001-001
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading  Rfrd to Comm on Assignment
Jun 03  Assigned to Appropriations II
Jun 13  Re-assigned to Appropriations I
Jun 19  Amendment No. 01  APPROP I  Tabled
Recommended do pass 023-001-000
Placed Calndr, Second Reading
Jun 25  Second Reading
Held on 2nd Reading
Jun 26  Mtn Prevail Suspend Rul 37G
Held on 2nd Reading
Jun 27  Amendment No. 02  BARNES  Withdrawn
Amendment No. 03  SALTSMAN  Withdrawn
Amendment No. 04  SALTSMAN  Withdrawn
Amendment No. 05  LEFLORE  Withdrawn
Amendment No. 06  LEFLORE  Adopted
Amendment No. 07  LEVERENZ  Adopted
Amendment No. 08  YOUNGE, W  Withdrawn
Amendment No. 09  BARNES  Adopted
Amendment No. 10  BARNES  Adopted
Amendment No. 11  BARNES  Adopted
Amendment No. 12  SALTSMAN  Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 112-000-000
Jun 28  Secretary's Desk Concurrence 06,07,09,10,11,12
S Noncners in H Amend. 06,07,09,10,11,12
Jun 29  Speaker's Table, Non-concur 06,07,09,10,11,12
Jul 02  H Refuses to Recede Amend 06,07,09,10,11,12
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MATIJEVICH,
LEVERENZ, BOWMAN, BARNES & HASTERT
Sen Conference Comm Apptd 1ST/CARROLL,
HALL, WELCH, SOMMER & BLOOM
Jul 03  Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/049-002-002
House report submitted
Jul 05  3/5 vote required
House Conf. report Adopted 1ST/110-000-002
Both House Adopted Conf rpt 1ST
Passed both Houses
Jul 22  Sent to the Governor
Jul 22  Governor item reduction
PUBLIC ACT 84-0094  Effective date 07-22-85
Placed Cal. Item/Red. Veto
Oct 16  Mtn filed overde item veto CARROLL/PAGE 20,
LINES 17 THRU 22
3/5 vote required
Override item veto Sen-pass 038-021-000
SB-0481  DUDYCZ, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Law Enforcement for the fiscal year beginning July 1, 1985.

SENIATE AMENDMENT NO. 1.
Decreases OCE and makes transfers among equipment line items. Appropriates monies for OCE involved with Intergovernmental Missing Child Recovery Act for net reduction of $5,933,800.

SENIATE AMENDMENT NO. 2.
Increases appropriation for apprehension of fugitives by $390,000.

SENIATE AMENDMENT NO. 3.
Appropriates $92,500 for reimbursement to counties for apprehension of fugitives.

SENIATE AMENDMENT NO. 5.
Decreases total line item appropriations to the Department of Law Enforcement by $5,267,741.

HOUSE AMENDMENT NO. 3.
Increases personal services line items by $10,627,441.

HOUSE AMENDMENT NO. 4. (House recedes July 5, 1985)
Increases personal services line items for State Police by $1,402,100.

HOUSE AMENDMENT NO. 5.
Appropriates $150,000 for the Division of Administration for a grant to Ford County.

HOUSE AMENDMENT NO. 7. (House recedes July 5, 1985)
Changes the title; appropriates $4,220,813 for OCE of IL Criminal Justice Info. Authority; appropriates a total of $5,371,700 for grants and awards; total increase of $9,592,513.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 3 and 5
Recommends that the House recede from H-ams 4 and 7
Recommends that the bill be further amended as follows:

Makes adjustments in line items of OCE of Divisions of Dept. of Law Enforcement and in the OCE of the Law Enforcement Merit Board.

GOVERNOR ITEM VETO AND REDUCTIONS
Line item vetoes $92,500 for reimbursement to counties for expenses for apprehension of out-of-state fugitives prior to FY85. Makes total line item reduction of $814,400, including reduction of $390,000 for apprehension of fugitives and $424,400 in retirement lines. Net reduction of $906,900.

GENERAL ASSEMBLY RESTORATION
Restores $390,000 to Dept. of Law Enforcement, Div. of Administration for apprehension of fugitives.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Mar 27 1985</td>
<td>First reading</td>
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<tr>
<td>Apr 10</td>
<td>Assigned to Appropriations II</td>
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<tr>
<td>May 14</td>
<td>Recommend do pass as amend 019-000-000</td>
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<tr>
<td>May 20</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 22</td>
<td>Recalled to Second Reading</td>
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</tbody>
</table>

Amendment No.01 APPROP II Adopted
Amendment No.02 APPROP II Adopted
Amendment No.03 APPROP II Adopted
Amendment No.04 APPROP II Tabled
Motion to Reconsider Vote Motion tabled

Placed Calndr, Third Reading
May 29  Third Reading - Passed 057-000-000
Arrive House
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor LEVERENZ
First reading  Rfrd to Comm on Assignment
May 31  Assigned to Appropriations I
Jun 20  Amendment No.01 APPROP I  Tabled
 Amendment No.02 APPROP I  Withdrawn
 Amendment No.03 APPROP I  Adopted
 Amendment No.04 APPROP I  Adopted
 Amendment No.05 APPROP I  Adopted
 Recommded do pass as amend
025-000-000
Jun 25  Second Reading
 Held on 2nd Reading
Jun 26  Mtm Prevail Suspend Rul 37G
 Held on 2nd Reading
Jun 27  Amendment No.06 LEVERENZ  Withdrawn
 Amendment No.07 LEVERENZ  Adopted
 Placed Calndr,Third Reading
 Mtn Prevail to Suspend Rule 37(C)/118-000-000
 Third Reading - Passed 118-000-000
Jun 28  Secretary’s Desk Concurrence 03,04,05,07
Jun 30  S Noncncrs in H Amend. 03,04,05,07
Jul 01  Speaker’s Table, Non-concur 03,04,05,07
 H Refuses to Recede Amend 03,04,05,07
 H Requests Conference Comm 1ST
 Hse Conference Comm Apptd 1ST/MATIJEVICH,
 LEVERENZ, BOWMAN,
 BARNES & HASTERT
Jul 02  Sen Conference Comm Apptd 1ST/CARROLL
 HALL, LECHOWICZ,
 BLOOM & WEAVER
Jul 03  Senate report submitted
 3/5 vote required
Senate Conf. report Adopted 1ST/051-000-000
House report submitted
Jul 05  House Conf. report Adopted 1ST/110-000-002
Both House Adopt Conf rpt 1ST
Passed both Houses
Jul 22  Sent to the Governor
Jul 22  Governor item reduction
 PUBLIC ACT 84-0095  Effective date 07-22-85
 Placed Cal. Item/Red. Veto
Oct 16  Mtn filed overrde red/veto VADALABENE
 PAGE 1, LINE 29
 3/5 vote required
 Override red/veto Sen-pass 035-017-000
 Oct 17  Placed Cal. Item/Red. Veto
 Oct 29  Mtn filed overrde red/veto LEVERENZ
 PG 1 & LN 29
 Placed Cal. Item/Red. Veto
 Oct 30  Override red/veto Hse-pass 071-044-000
 Restrd item/s became law/ PA 84-0095

SB-0482  DONAHUE, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Veterans’ Affairs for the fiscal year beginning July 1, 1985 as follows:

Total ........................................................................................................ $30,614,200
General Revenue Fund ........................................................................... $22,462,200
GI Education Fund ................................................................. 519,000
Illinois Veterans' Home Fund ........................................... 7,219,500
Manteno Veterans' Home Fund ............................................. 413,500

SENATE AMENDMENT NO. 1.
Decreases OCE and makes a transfer between funds for a net decrease of
$2,444,561.

SENATE AMENDMENT NO. 2.
Increases various line items by a total of $851,261. Adds an appropriation of
$180,000 from the Illinois Veterans Home Fund to the Department of Veterans Af-
fairs for purchasing equipment.

HOUSE AMENDMENT NO. 1.
Reduces contractual lines in General Office and IL Veterans’ Home to $1.00
each, for a total reduction of $1,195,990.

HOUSE AMENDMENT NO. 2.
Reduces grants for Cartage and Erection of Veteran’s Headstones by $49,000.

HOUSE AMENDMENT NO. 3.
Reduces appropriation for grants for statewide outreach services by $171,500.

HOUSE AMENDMENT NO. 4.
Increases personal services line items to IL Veterans’ Home by a total of
$188,400.

HOUSE AMENDMENT NO. 5.
Makes transfers among line items for IL Vets. Home, for no dollar change.

HOUSE AMENDMENT NO. 6.
Changes fund from Road to General Revenue Fund.

HOUSE AMENDMENT NO. 7.
Increases grants for Vietnam veterans outreach services by $171,500.

HOUSE AMENDMENT NO. 8.
Restores contractual service line items to amounts in original bill, for a total in-
crease of $1,195,998.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $50,500.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations II
May 14 Recommended do pass as amend
019-000-000

Placed Calndr,Second Readng May 20

Second Reading Amendment No.01 APPROP II 020-017-001
Adopted

Placed Calndr,Third Reading May 22

Recalled to Second Reading Amendment No.02 CARROLL
Adopted

Placed Calndr,Third Reading May 29

Third Reading - Passed 057-000-000
Arrive House

Hse Sponsor HASTERT
Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor KLEMM

First reading Rfrd to Comm on Assignment Jun 03
Assigned to Appropriations II

011-007-000

Amendment No.01 APPROP II 011-005-002
Adopted

Amendment No.02 APPROP II
Adopted

Amendment No.03 APPROP II
Adopted

Amendment No.04 APPROP II
Recommended do pass as amend
019-001-000

Placed Calndr,Second Readng Jun 19

Second Reading Held on 2nd Reading

Jun 25
SB-0482—Cont.

Jun 26  Mtm Prevail Suspend Rul 37G
Held on 2nd Reading

Jun 27  Amendment No.05  HASTERT  Adopted
        Amendment No.06  MAYS  Adopted
        Amendment No.07  CURRAN  Adopted
        Amendment No.08  HASTERT  Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 117-000-000

Jun 28  Secretary's Desk Concurrence 01,02,03,04,05,06,
        Secretary's Desk Concurrence 07,08

Jun 29  S Concurs in H Amend. 01,02,03,04,05,06,
        S Concurs in H Amend. 07,08/056-000-000
Passed both Houses

Jul 12  Sent to the Governor

Jul 19  Governor reduction veto
        PUBLIC ACT 84-0045  Effective date 07-19-85
        Placed Cal. Reduction Veto

Oct 17  Reduction veto stands. PA 84-0045

SB-0483  MAITLAND, PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.

Appropriates $209,400 for the ordinary and contingent expenses of the Governor's Purchased Care Review Board for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.
Increases retirement and decreases other ordinary and contingent line items for a total decrease of $2,150.

HOUSE AMENDMENT NO. 1.
Appropriates $147,725,700 to the Governor's Purchased Care Review Board and the Dept. on Aging.

HOUSE AMENDMENT NO. 2.
Appropriates $2,550,000 to Dept. on Aging for various projects.

HOUSE AMENDMENT NO. 3. (House recedes July 5, 1985)
Appropriates $30,000 to Dept. of Aging for training of seniors.

HOUSE AMENDMENT NO. 4. (House recedes July 5, 1985)
Approp. $132,000 to Dept. of Aging for a sr. citizen publication.

HOUSE AMENDMENT NO. 5.
Increases personal services line item by $2,400.

HOUSE AMENDMENT NO. 6.
Appropriates $57,000 to the Dept. for senior com. center in Spring Valley.

HOUSE AMENDMENT NO. 7.
Appropriates $99,500 from GRF to the Dept. on Aging for Rural Peoria Co. Council on Aging Inc. expansion.

HOUSE AMENDMENT NO. 8.
Appropriates $87,000 to the Dept. of Aging for a senior center in McHenry Co.

HOUSE AMENDMENT NO. 9.
Increases line item for grants for retired senior volunteer program by $100,000 and appropriates $75,000 for grants for foster grandparent program.

HOUSE AMENDMENT NO. 10. (House recedes July 5, 1984)
Increases personal services and related line items in various divisions by a total of $147,800.

HOUSE AMENDMENT NO. 11.
Deletes $150,000 line item for Sr. Employment Specialist Program. Appropriates $653,000 for the Consumer Affairs Projects and $24,000 for OCE in Office of Director for a net increase of $527,000.

HOUSE AMENDMENT NO. 14. (House recedes July 5, 1985)
Increases contractual, travel and printing line items by $19,300.

HOUSE AMENDMENT NO. 15.
Appropriates $15,000 for a grant for a senior citizens center in Pawnee.

HOUSE AMENDMENT NO. 16.
Appropriates $400,000 for transportation costs in the Home Delivered Meal program.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 3, 4, 10, 14
Recommends that the Senate concur in H-am 1, 2, 5, 6, 7, 8, 9, 11, 15 and 16
Recommends that the bill be further amended as follows:

Increases personal services and related lines in Div. of Administration Compliance and appropriation for "community-based" services for in-home-service projects. Reduces various amounts for grants for area services. Net increase of $221,600.

GOVERNOR ITEM VETOES AND REDUCTIONS

Makes line item vetoes totaling $186,000: Dept. on Aging facilities in Pawnee, Rural Peoria County, Spring Valley, McHenry County. Makes reduction in retirement line items totaling $13,950.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations II
May 14 Recommened do pass as amend
019-000-000

Placed Calndr,Second Readng

May 20 Second Reading
Amendment No.01 APPROP II Adopted
Placed Calndr,Third Reading

May 29 Third Reading - Passed 056-000-001
Arrive House
Hse Sponsor HASTERT
Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor WOJCIEK
First reading Rfrd to Comm on Assignment

May 31 Assigned to Appropriations II
Jun 13 Mtn Prevail Suspend Rul 20K

Jun 19 Committee Appropriations II
Amendment No.01 APPROP II Adopted
Amendment No.02 APPROP II Adopted
018-001-000
Amendment No.03 APPROP II Adopted
015-004-000
Amendment No.04 APPROP II Adopted
014-006-000
Amendment No.05 APPROP II Adopted
Amendment No.06 APPROP II Adopted
Amendment No.07 APPROP II Adopted
Amendment No.08 APPROP II Adopted
Amendment No.09 APPROP II Adopted
Amendment No.10 APPROP II Adopted
Amendment No.11 APPROP II Adopted
Recommende do pass as amend
021-000-000

Placed Calndr,Second Readng

Jun 25 Second Reading
Held on 2nd Reading

Jun 26 Mtn Prevail Suspend Rul 37G
Held on 2nd Reading

Jun 27 Amendment No.12 OBLINGER Withdrawn
Amendment No.13 OBLINGER Withdrawn
Amendment No.14 BRAUN Adopted
Amendment No.15 OBLINGER Adopted
Amendment No.16 OBLINGER Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 105-001-001
SSB-0484  JOYCE, JEREMIAH.

(Ch. 95 1/2, par. 6-110 and new par. 6-110.1)

Amends The Illinois Vehicle Code. Requires the Secretary of State to issue a minor driver's license or permit to all applicants under the age of 18 who qualify to operate a motor vehicle. Provides that such license or permit shall not permit the holder to operate a motor vehicle within any city having a population of 1,000,000 or more, or between the hours of 10:00 P.M. and 5:00 A.M. unless going to and from school or work in accordance with regulations promulgated by the Secretary of State or unless accompanied by a parent, guardian or other person in a position of loco parentis to the licensee.

Mar 27 1985  First reading
Apr 10  Assigned to Transportation

1 Fiscal Note Act may be applicable.

1 SB-0485  JOYCE, JEREMIAH.

(Ch. 120, par. 627; Ch. 85, new par. 2208.9)

Amends the Revenue Act of 1939 and the State Mandates Act to provide that the equalization factor for all assessment years beginning with 1985 shall not exceed that factor for assessment year 1983. Exempts from the State Mandates Act. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, SB-485 constitutes a mandate for which reimbursement of the revenue loss to local governments would normally be required under the State Mandates Act. However, SB-485 amends the Mandates Act to exempt this Bill from that Act. The amount of local government revenue loss caused by SB-485 is substantial, but it cannot be estimated due to the uncertain factors involved.

SB-0486 D'ARCO – NETSCH – SMITH.
(New Act)
Creates the Energy Assistance Act; directs the Illinois Commerce Commission to implement a program to assure public utility service for low income persons who meet certain criteria; transfers responsibility for the federally funded Illinois Home Energy Assistance Program from the Department of Public Aid to the Department of Commerce and Community Affairs. Effective immediately.

SENATE AMENDMENT NO. 1.
Requires persons who wish to participate in the program to agree to pay monthly, from May through November, one-fifth of “any outstanding deposit”, rather than any “outstanding deficit”.

GOVERNOR AMENDATORY VETO
Recommends repeal of the program on January 1, 1989. Changes the criteria for eligibility by deleting the income standard and requiring eligibility under the IL Home Energy Assistance Program. Changes various provisions relating to funding and the use of oil overcharge funds.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
Apr 30 St Mandate Fis Note Filed Committee Revenue
May 01 Added As A Joint Sponsor NETSCH Committee Executive
May 02 Recommded do pass as amend 019-000-000
May 07 Second Reading Placed Calndr,Second Readng
May 23 Added As A Joint Sponsor SMITH Third Reading - Passed 030-026-001 Verified
May 29 First reading Rfrd to Comm on Assignment
May 31 Primary Sponsor Changed To SOLIZ
Jun 12 Recommended do pass 008-002-000
Jun 18 Added As A Joint Sponsor FLOWERS
Jun 25 Amendment No.01 PIEL Withdrawn
Jun 25 Amendment No.02 PIEL Withdrawn
Jun 25 Amendment No.03 PIEL Lost 046-063-001
SB-0486—Cont.

Jun 25—Cont. Amendment No.04 PIEL 047-065-000 Lost
Placed Calndr, Third Reading
Third Reading - Passed 070-043-000
Passed both Houses
Jul 23 Sent to the Governor
Sep 19 Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 16 Mtn fld accept amend veto D'ARCO
Accept Amnd Veto-Sen Pass 036-018-003
Oct 17 Placed Cal. Amendatory Veto
Oct 29 Mtn fld accept amend veto SOLIZ
Placed Cal. Amendatory Veto
Oct 30 Accept Amnd Veto-House Pass 074-042-001
Bth House Accept Amend Veto
Nov 18 Return to Gov-Certification
Nov 22 Governor certifies changes
PUBLIC ACT 84-1034 Effective date 11-22-85

SB-0487 NETSCH - ROCK, PHILIP AND LEMKE.
(Ch. 120, pars. 500.23-1 and 500.23-1a)

Amends the Revenue Act of 1939 to include certain life care facilities as cooperatives eligible for the homestead exemption and the senior citizen homestead exemption.

SENATE AMENDMENT NO. 1.
Authorizes the assessing authority to determine the eligibility of life care facilities.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Added As A Co-sponsor LEMKE
Added As A Co-sponsor PHILIP
Apr 25 Assigned to Revenue
iplnded do pass as amend 008-002-000
Placed Calndr, Second Reading
May 07 Second Reading
Amendment No.01 SEN REVENUE Adopted
Placed Calndr, Third Reading
May 15 Third Reading - Passed 052-002-001
Arrive House
Placed Calendar, First Reading
May 17 Hse Sponsor WOJCIK
Added As A Joint Sponsor KLEMM
First reading Rfrd to Comm on Assignment
May 22 Assigned to Revenue
Jun 13 Do Pass/Consent Calendar 016-000-000
Jun 19 Consnt Caldr Order 2nd Read
Jun 19 Consent Calendar, 2nd Reading
Jun 20 Remvd from Consent Calendar
Jun 20 Cal 2nd Rdng Short Debate
Jun 26 Tabled House Rule 37(G)

SB-0488 NETSCH.
(Ch. 46, pars. 2A-1.1, 7-58, 7-60, 10-6, 10-15, 16-5.01 and 19-4)

Amends the Election Code. Changes the consolidated election from the first Tuesday in April to the first Monday in November and the consolidated primary to the first Tuesday after the first Monday in September (now the last Tuesday in Feb-

Fiscal Note Act may be applicable.
ruary) in odd numbered years; and changes the nonpartisan election from the first Tuesday after the first Monday in November to the first Tuesday in April in odd numbered years.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Elections

1 SB-0489 NETSCH - ETHEREDGE.
(Ch. 120, par. 501j-1)

Amends the Revenue Act of 1939. Provides that rehabilitation projects on historic buildings must involve interior or exterior rehabilitation work and provide a benefit to the community in order to qualify for special valuation rules under the Act.

SENATE AMENDMENT NO. 1.
In definition of substantial rehabilitation, deletes requirement that it provides a benefit to the community.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
Apr 25 Recommended do pass as amend 009-000-000

Placed Calndr, Second Reading May 17
Second Reading Amendment No. 01 SEN REVENUE Adopted
Placed Calndr, Third Reading

May 23 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading

May 24 Hse Sponsor CURRIE
Added As A Joint Sponsor LEVIN
Placed Calendr, First Reading

May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Revenue
Jun 13 Do Pass/Consent Calendar 016-000-000

Consnt Caldr Order 2nd Read
Jun 19 Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 21 Consnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0423 Effective date 01-01-86

1 SB-0490 NETSCH - ETHEREDGE.
(Ch. 120, par. 15-1501)

Amends the Illinois Income Tax Act to require the Department of Revenue in computing net operating loss for unitary business groups to use the same apportionment formula for net operating loss carryforward and carryback as it does for net income.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue

SB-0491 NETSCH - ETHEREDGE.
(Ch. 120, par. 15-1501)

Amends the Illinois Income Tax Act to provide that, for purposes of illustrating unitary general line of business activities, such activities should be integrated with, dependent upon and contribute to each other.

Mar 27 1985 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
SB-0492 CHEW – ETHEREDGE.
(Ch. 95 1/2, par. 15-102)

Amends The Illinois Vehicle Code. Permits any trailer or semitrailer, exceeding 8 feet in width and not exceeding 28 feet 6 inches in length, to operate upon certain designated roads in order to have access to points of loading and unloading if originally it was in combination with a truck tractor. Establishes same authorization for access for all household goods carriers.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Transportation
Apr 24 Added As A Joint Sponsor ETHEREDGE
Recommended do pass 011-000-000
Placed Calndr,Second Reading
May 07 Second Reading
Placed Calndr,Third Reading
May 15 Third Reading - Passed 055-000-001
Arrive House
Placed Calndr,First Reading
May 21 Hse Sponsor WOLF
First reading
May 22 Assigned to Transportation
May 29 Cal 2nd Rndg Short Debate
Jun 04 Short Debate Cal 2nd Rndg
Cal 3rd Rndg Short Debate
Jun 11 Added As A Joint Sponsor HARTKE
Cal 3rd Rndg Short Debate
Jun 26 Short Debate-3rd Passed 114-000-001
Passed both Houses
Jul 23 Sent to the Governor
Sep 20 Governor approved
PUBLIC ACT 84-0691 Effective date 01-01-86

SB-0493 COLLINS.
(Ch. 37, new par. 72.4-3; Ch. 53, new par. 3.4)

Amends the Circuit Court Act and the Fees and Salaries Act to provide that the chief judge of each circuit may appoint a circuit or associate circuit judge on a monthly basis and for additional $300 salary per month to be available on a 24-hour basis for orders of protection pursuant to the Illinois Domestic Violence Act.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary I

SB-0494 COLLINS AND LEMKE.
(Ch. 38, new par. 16-3.2)

Amends the Criminal Code of 1961. Provides that a person commits home-repair theft when he accepts consideration under a contract to perform home-repair services knowing that he will fail to perform the services as described in the contract. Provides that a first violation constitutes a Class A misdemeanor and a second or subsequent violation a Class 4 felony.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Added As A Co-sponsor LEMKE
Assigned to Judiciary II
May 07 Recommended do pass 011-000-000
Placed Calndr,Second Reading

Fiscal Note Act may be applicable.
Correctional Budget and Impact Note Act may be applicable.
Amends The Illinois Vehicle Code to revise the weight limit designation for Class N flat weight tax to 36,001-40,000 lbs. (now 32,001-40,000 lbs.), Class R to 50,001-54,500 lbs. (now 45,001-50,000) at a new tax rate of $1338 and Class S to 54,501-59,500 lbs. (now 50,001-59,500); and to establish a new Class L flat weight tax rate of $784 for vehicles, with load, having a gross weight of 32,001-36,000 lbs and a new Class Q with a weight limit of 45,001-50,000 lbs. at a tax rate of $1128. Raises to $1,000 (now $916) the use tax for farm trucks in Class VV. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.

Amends to establish an annual registration fee of $308 for vehicles with permanently mounted equipment weighing between 73,281 and 80,000 pounds. Provides that effective date shall begin with the 1987 registration year.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 First reading Assigned to Transportation
Apr 24 First reading Recommended do pass 011-000-000
May 07 Second Reading Amendment No.01 NEDZA Adopted
May 16 Third Reading - Passed 055-004-000
Arrive House Hse Sponsor RONAN
Placed Calndr,First Readng
May 17 First reading Rfrd to Comm on Assignment
May 22 First reading Assigned to Transportation
May 29 First reading Recommended do pass 016-001-001
Jun 04 Second Reading Placed Calndr,Third Reading
Jun 11 Second Reading Placed Calndr,Third Reading
Jun 28 Second Reading - Passed 090-019-001
Passed both Houses
Aug 26 Governor approved
PUBLIC ACT 84-0213 Effective date 01-01-86

SB-0496 ROCK, SAVICKAS, DEMUZIO, CHEW, D'ARCO, LUFT, VADALABENE AND JOYCE, JEROME.

Appropriates $474,776,100 for the ordinary and contingent expenses of the office of the State Treasurer for the fiscal year beginning July 1, 1985. Effective July 1, 1985.

General Revenue Fund ............................................................... $9,680,600
Estate Tax Collection
Distributive Fund .................................................................. 3,300,000
Matured Bond and Coupon Fund ............................................. 25,000
Bond Retirement and Interest Funds ...................................... 461,770,500

SENATE AMENDMENT NO. 1.

Fiscal Note Act may be applicable.
Increases personal services line items by $7,031,700.

GOVERNOR REDUCTIONS
Reduces retirement by $9,736.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Appropriations I
May 14       Recommended do pass as amend
              019-000-000

Placed Calndr, Second Reading

May 20  Second Reading  Amendment No.01  APPROP I  Adopted

Placed Calndr, Third Reading

May 29  Third Reading - Passed 056-000-000
Attrve House
Hse Sponsor MADIGAN
First reading  Rfrd to Comm on Assignment

Jun 03       Assigned to Appropriations I
Jun 19       Recommended do pass 016-000-000

Placed Calndr, Second Reading

Jun 24  Added As A Joint Sponsor LEVERENZ
Placed Calndr, Second Reading

Jun 25  Second Reading
Placed Calndr, Third Reading

Jun 26  Mtm Prevail Suspend Rul 37G
Placed Calndr, Third Reading

Jun 27  Third Reading - Passed 107-006-003
Passed both Houses

Jul 15  Sent to the Governor
Jul 19  Governor reduction veto

PUBLIC ACT 84-0044 Effective date 07-19-85
Placed Cal. Reduction Veto
Reduction veto stands. PA 84-0044

SB-0497  DEMUZIO.

(Ch. 111, par. 304; and new par. 301.1)

Amends the Grain Dealer's Licensing Act to require that an applicant for a grain dealer's license have a net worth of $50,000. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111, par. 306; Ch. 114, par. 704

Requires grain warehouses licensed under the U. S. Warehouse Act to comply with the Illinois Grain Insurance Act. Provides that all grain warehouses in the State shall provide protection in the same amounts as required by the Illinois Grain Insurance Act.

HOUSE AMENDMENT NO. 2.

With respect to a grain dealer holding a license issued prior to the effective date of the amendatory provisions, provides for an exemption from the $50,000 net worth requirement until the first renewal date of the license after January 1, 1988; requires each person to maintain a net worth of at least $20,000 during this interim period.

FISCAL NOTE, AS AMENDED

(Prepared by Dept. of Agriculture)

SB-497, as amended, will not have any fiscal impact on the Dept. nor on State revenue.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1 and 2.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Ins Pensions & Licensed Activities
Apr 25       Recommended do pass 011-000-000

Placed Calndr, Second Reading
SB-0498  VADALABENE.

(Ch. 81, par. 118)

Amends The Illinois Library System Act. Increases the basis for the annual per capita and area grants made for library systems to $1.233 (now $1.145) per capita and $43.246 (now $40.10) per square mile. Effective July 1, 1985.

May 07  Second Reading
Placed Calndr, Third Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor RICHMOND
Placed Calendr, First Reading

May 17  First reading  Rfrd to Comm on Assignment
May 22  Assigned to Agriculture
Jun 05  Amendment No.01  AGRICULTURE  Adopted
Do Pass Amend/Short Debate 015-000-000
Cal 2nd Rdng Short Debate

Jun 11  Added As A Joint Sponsor HARTKE
Cal 2nd Rdng Short Debate

Jun 14  Added As A Joint Sponsor PHELPS
Cal 2nd Rdng Short Debate

Jun 19  Short Debate Cal 2nd Rdng
Amendment No.02  RICHMOND  Adopted
Cal 3rd Rdng Short Debate

Jun 20  Fiscal Note filed
Short Debate-3rd Passed 116-000-000

Jun 21  Secretary's Desk Concurrence 01,02

Jun 28  S Nonconcurs in H Amend. 01,02
Speaker's Table, Non-concur 01,02
H Refuses to Recede Amend 01,02
H Requests Conference Comm IST
Hse Conference Comm Apptd IST/RICHMOND,
PANGLE, CULLERTON, WAIT AND ROPP

Jun 30  Sen Conference Comm Apptd IST/DEMUZIO
LUFT, JONES,
RUPP & FRIEDLAND

Jul 02  House report submitted
3/5 vote required
House Conf. report Adopted IST/106-000-001
Senate report submitted
3/5 vote required
Senate Conf. report Adopted IST/057-000-000
Both House Adoptd Conf rpt IST
Passed both Houses

Jul 29  Sent to the Governor

Aug 13  Governor approved

PUBLIC ACT 84-0156  Effective date 08-13-85

Fiscal Note Act may be applicable.
Amends the Boat Registration and Safety Act to provide that a person convicted of operating a watercraft while under the influence of alcohol or other drug shall be subjected to a Class A misdemeanor for the first offense, a Class 3 felony for any subsequent offense or for any offense resulting in the incapacitation of a person for a period of more than 72 hours, and a Class 2 felony if the offense resulted in the death of a person. Provides that a person who operates a watercraft shall be deemed to have given consent to testing for blood content of alcohol or other drugs and that the results of such tests may be admissible in civil and criminal actions arising out of acts alleged to have been committed while the person under the influence of alcohol or other drug was operating a watercraft.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, par. 321-5

Amends to change reference to motorboat to watercraft.

SENATE AMENDMENT NO. 2.

Deletes that an owner or person with supervisory authority over a watercraft may not authorize such watercraft to be operated “under the influence”.

SENATE AMENDMENT NO. 3.

Makes various non-substantive punctuation and spelling corrections.

HOUSE AMENDMENT NO I.

Changes the penalty for persons convicted of operating a watercraft while under the influence from a Class 3 felony to a Class 4 felony, and where such violation resulted in the death of a person, from a Class 2 felony to a Class 3 felony. Makes other changes relating to the submission of sobriety tests for operators of any watercraft upon the waters of this State.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Added As A Co-sponsor LEMKE Assigned to Judiciary II
Apr 25 Added As A Joint Sponsor DAWSON Added As A Joint Sponsor GEO-KARIS Committee Judiciary II
Apr 30 Recommended do pass 011-000-000
May 07 Placed Calndr,Second Reading

May 07 Second Reading

Amendment No.01 DARROW Adopted
Amendment No.02 DARROW Adopted
Amendment No.03 DARROW Adopted
Placed Calndr,Third Reading

May 15 Third Reading - Passed 053-000-000
Arrive House
Placed Calendr,First Reading

7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
May 16  Hse Sponsor NASH
Placed Calendr,First Reading

May 17  First reading
Added As A Joint Sponsor LEVIN
Rfrd to Comm on Assignment
Assigned to Judiciary I

May 22  Amendment No.01
JUDICIARY I Adopted
Do Pass Amend/Short Debate
011-000-000

Jun 13  Cal 2nd Rdng Short Debate
Jun 20  Short Debate Cal 2nd Rdng
Jun 26  Short Debate-3rd Passed 073-034-006
Jun 27  Secretary's Desk Concurrence 01
Jun 29  S Concurs in H Amend. 01/055-000-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 17  Governor approved
PUBLIC ACT 84-0515  Effective date 01-01-86

1 SB-0500  LEMKE.

(Ch. 46, pars. 1-3, 2A-1.2, 2A-48; Ch. 122, pars. 18-8, 34-1, 34-2, 34-3,
34-44.1, 34-45.1, 34-53, 34-54.1,, 34-55, 34-61, 34-62, 34-74, 34-75,
34-76, 34-77, 34-78, 34-79, 34-80, 34-82, 34-83, 34-83.1, 34-84, 34-84a,
34-84b, 34-84.1, 34-85, 34-85b, 34-86, 34-87, 34-128, adds pars. 18-8.4,
34-2a, 34-5.1, rep. pars. 34-42.1, 34-42.2, 34-44, 34-45, 34-46, 34-47,

Amends The School Code and The Election Code. Decentralizes the Chicago
public school system. Divides the Chicago public school district into 20
semi-autonomous districts governed by locally elected school boards. Creates a
School Service District to perform certain functions in relation to the local districts,
including exercise of taxing and bonding powers through a board composed of the
president of each of the 20 elected boards and one member appointed by the mayor.
Effective July 1, 1986, except as otherwise provided.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10      Assigned to Elections
May 07      Recommended do pass 007-000-000

Placed Calndr,Second Reading

May 14  Second Reading
Placed Calndr,Third Reading

May 23  Third Reading - Passed 040-014-002
Motion to Reconsider Vote
Mtn Reconsider Vote Prevail

Third Reading - Passed 034-019-002
Arrive House
Hse Sponsor TERZICH
Placed Calendr,First Reading

May 24  First reading  Rfrd to Comm on Assignment
May 29      Assigned to Select Comm School Dist
Reorg

Jun 13      Interim Study Calendar SCH DIST
REO

1 Fiscal Note Act may be applicable.

SB-0501  RUPP.

(Ch. 29, par. 15)

Amends An Act in relation to bonds of contractors entering into contracts for
public construction. Specifies that sureties on a bond required for contractors per-
forming public works shall be subject to the approval of the public entity involved. Provides that sureties required by the Act may be suspended only by the Department of Insurance pursuant to procedures set forth in the Insurance Code.

SENATE AMENDMENT NO. 1.
Deletes provision that the required sureties may be suspended only under the Insurance Code and provides that they may be subject to suspension by the State or political subdivision concerned.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Ins Pensions & Licensed Activities
Apr 25 Placed Calndr, Second Reading
May 14 Second Reading Amendment No. 01 RUPP Adopted
May 15 Third Reading - Passed 056-000-000
May 17 Hse Sponsor HARTKE First reading Rfrd to Comm on Assignment
May 22 Assigned to Executive
Jun 13 Do Pass/Consent Calendar 016-000-000
Jun 21 Consnt Caldr Order 2nd Read
Jul 19 Sent to the Governor
Sep 16 Governor approved

SB-0502 SANGMEISTER.

(Ch. 15 1/2, par. 22.34)
Amends the Illinois Aeronautics Act. Provides that a municipality or other political subdivision which is to own, control or operate an air navigation facility situated in a different municipality or political subdivision, must obtain permission from the municipality or political subdivision in which the facility is situated in order to qualify for financial assistance from the Department of Transportation.

SENATE AMENDMENT NO. 1.
Limits provisions of the bill to municipalities in counties with a population between 300,000 and 350,000.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Local Government
Apr 25 Recommended do pass 009-000-000
May 01 Placed Calndr, Second Reading
May 17 Second Reading Amendment No. 01 SANGMEISTER Adopted
May 24 Third Reading - Passed 052-000-001
May 29 Hse Sponsor DAVIS First reading Rfrd to Comm on Assignment
May 30 Assigned to Cities and Villages
Jul 14 Tbled pursuant Hse Rule 27D
Oct 17 Exempt under Hse Rul 29(C)
Oct 29 Tbled Pursuant to Rule27(D) (06-14-85)
Oct 29 Mtn filed take from Table DISCHARGE COMM
Amends The School Code to allow, or upon petition to require, school districts to establish early childhood learning programs for 3 and 4 year old children and to qualify such programs for State aid. Effective immediately. STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.  

SB-0503 WELCH – HALL, DUNN, RALPH, O’DANIEL, VADALABENE AND LUFT.  

(Ch. 122, new par. 10-22.18c)  
Amends The School Code to allow, or upon petition to require, school districts to establish early childhood learning programs for 3 and 4 year old children and to qualify such programs for State aid. Effective immediately.  

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.  

Amends The School Code to allow, or upon petition to require, school districts to establish early childhood learning programs for 3 and 4 year old children and to qualify such programs for State aid. Effective immediately. STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.  

SB-0504 HOLMBERG.  

(Ch. 122, par. 18-3)  
Amends The School Code to revise provisions pertaining to dates of and procedure for payment of tuition of children in orphanages. Effective immediately.  

SB-0505 WATSON.  

(Ch. 24, new pars. 2-2-15 and 2-3-18)  
Amends the Illinois Municipal Code. Provides that the boundaries of present and future municipalities extend to the far side of any adjacent highway not included in any other municipality.  

\footnote{Fiscal Note Act may be applicable.}
HOUSE AMENDMENT NO. 1. (House recedes June 29, 1985)

Adds reference to: Ch. 24, par. 2-3-5

Permits unincorporated areas under 7,500 population and within 1 1/2 miles of an existing municipality to have a referendum on the question of incorporating as a village, if such unincorporated area maintains a public water district. Applicable to instances where an existing municipality does not consent to incorporation proposals by such unincorporated area.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Local Government
May 01 Recommended do pass 009-000-000

May 07 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendar,First Reading
May 23 Hse Sponsor PETERSON,W
Added As A Joint Sponsor WOODYARD
Rfrd to Comm on Assignment
Assigned to Cities and Villages
May 24 First reading Committee Cities and Villages
May 29 Amendment No.01 CITY VILLAGE Adopted
Do Pass Amend/Short Debate
009-000-000

Jun 04 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 05 Short Debate-3rd Passed 111-001-000
Jun 06 Secretary's Desk Concurrence 01
Jun 27 S Noncns in H Amend. 01
Jun 28 Speaker's Table, Non-concur 01
Jun 29 H Recedes from Amend. 01/115-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0898 Effective date 01-01-86

SB-0506 LEMKE.

(Ch. 46, par. 28-6)

Amends the Election Code. Provides that a petition to submit a local question of public policy to the electors of a municipality, township, county or school district must be signed by a number of registered voters of that political subdivision equal to 8% of the total votes cast in political subdivision for governor. Present law provides that such petition must be signed by 25% of the registered voters of the political subdivision. Authorizes the governing bodies of political subdivisions to submit local questions of public policy to the electors.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Elections
Apr 25 Recommended do pass 009-000-000

May 07 Second Reading
Placed Calndr,Third Reading
May 15 Third Reading - Passed 056-000-000
Arrive House
Hse Sponsor TERZICH
Placed Calendar,First Reading
May 16 First reading Rfrd to Comm on Assignment
May 22 Assigned to Elections
SB-0507    ZITO - LEMKE.

(Appropriates $100,000,000 from the Local Infrastructure Project Fund to the Department of Commerce and Community Affairs for the purpose of making loans to units of local government pursuant to the Local Governmental Infrastructure Finance Act, enacted by the 84th General Assembly. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Deletes title and everything after the enacting clause. Appropriates $25 million to the IL Development Finance Authority for use in its infrastructure loan program.

Mar 27 1985    First reading    Rfrd to Comm on Assignment
Apr 10          Assigned to Appropriations I
May 14          Recommended do pass 010-009-000

May 20          Second Reading
Placed Calndr,Third Reading
May 23          Recalled to Second Reading
Amendment No.01 LEMKE    Adopted
Placed Calndr,Third Reading
May 29          Third Reading - Passed 049-005-002
Arrive House
Hse Sponsor RONAN

Jun 03          Rfrd to Comm on Assignment
Jun 13          Mtn Prevail Suspend Rul 20K
Assigned to Appropriations I
Committee Appropriations I
Jun 20          Recommended do pass 025-000-000

Jun 25          Second Reading
Placed Calndr,Third Reading
Jun 26          Mtn Prevail Suspend Rul 37G
Placed Calndr,Third Reading
Jun 27          Third Reading - Passed 064-050-001
Passed both Houses
Jul 15          Sent to the Governor
Sep 12          Governor vetoed
Placed Calendar Total Veto
Oct 17          Total veto stands.

SB-0508    LUFT - TOPINKA.

(Ch. 122, new par. 103-8a)
Amends the Public Community College Act to allow public comment at meetings of Community College Boards. Effective immediately.

Mar 27 1985    First reading    Rfrd to Comm on Assignment
Apr 10          Assigned to Education-Higher
May 01          Recommended do pass 010-000-000

May 07          Added As A Joint Sponsor TOPINKA
Placed Calndr,Second Reading
May 14          Recommended do pass 025-000-000

Jun 03          Second Reading
Placed Calndr,Third Reading
Amends the Illinois Educational Labor Relations Act to require the Illinois Educational Labor Relations Board to make rules for the removal and addition of members listed on the mediation roster. Effective immediately.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Labor and Commerce
May 02       Recommended do pass 008-002-000
              Placed Calndr,Second Reading
May 14       Second Reading  Placed Calndr,Third Reading
May 29       Re-committed to Labor and Commerce

SB-0510    SMITH AND LEMKE.

(Ch. 120, pars. 5-509 and 5-510; Ch. 127, new par. 141.158)

Creates the Crime Prevention Organization Grant Act and amends the Illinois Income Tax Act and the State Finance Act. Requires the Department of Law Enforcement to establish a program for providing matching grants to eligible crime prevention organizations. Permits taxpayers to designate on their income tax returns that $1 of their taxes be deposited into a special fund created in the Treasury for purposes of the program. Effective December 31, 1985 and applies to taxable years ending on or after such date.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause and replaces with provisions which are substantially similar, but which limit the check-off system to individual returns and raises contribution amounts from $1 to $10. Provides that the system will terminate if annual contributions do not exceed $100,000. Deletes provision authorizing appropriations from the Crime Prevention Organization Grant Fund and provides that the Dept. of Law Enforcement shall manage the fund which is in the State Treasury.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Added As A Co-sponsor LEMKE
              Assigned to Executive
May 02       Recommended do pass 016-001-000
              Placed Calndr,Second Reading
May 07       Second Reading  Placed Calndr,Third Reading
May 21       Recalled to Second Reading
              Amendment No.01  SMITH  Adopted
              Placed Calndr,Third Reading
May 23       Third Reading - Passed 056-000-000
              Arrive House
              Placed Calendr,First Reading
May 24       Hse Sponsor SOLIZ
              Added As A Joint Sponsor RICE
              Added As A Joint Sponsor BROOKINS
              Added As A Joint Sponsor FLOWERS
              Added As A Joint Sponsor WASHINGTON
              First reading  Rfrd to Comm on Assignment
May 29       Assigned to Revenue
Jun 13       Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.
"SB-0511 NETSCH.
(Ch. 120, par. 2-203)
Amends Illinois Income Tax Act. Permits an individual taxpayer a deduction of 25% of annual rent. Applies only to the taxpayer's principal place of residence. Effective December 31, 1985 and applies to taxable years ending on or after such date.
Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue

"SB-0512 LUFT - KUSTRA.
(Ch. 17, par. 311)
Amends the Illinois Banking Act to permit 5, rather than 3, banking facilities. Provides that such facilities may offer all banking services permitted at the main banking premises. Effective immediately.
Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Finance and Credit Regulations
May 03 Placed Calndr,Second Reading
May 07 Second Reading Placed Calndr,Third Reading
May 23 Ruled 3/5 of THOSE VOTING TO PASS
Third Reading - Passed 035-019-001
Arrive House
Placed Calndr,First Reading
May 24 Primary Sponsor Changed To PIEL
Added As A Joint Sponsor HASTERT
First reading Rfrd to Comm on Assignment
May 29 Assigned to Financial Institutions
Jun 12 Recommended do pass 016-000-000
Placed Calndr,Second Reading
Jun 18 Second Reading Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 102-009-001
Passed both Houses
Jul 23 Sent to the Governor
Aug 08 Governor approved
PUBLIC ACT 84-0129 Effective date 08-08-85

"SB-0513 NETSCH, LUFT AND BLOOM.
(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)
Amends the State occupation and use tax Acts to provide that all food except food which has been prepared only for immediate consumption on the premises where it is sold be taxed at 0%.
SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 120, pars. 439.3, 439.33, 439.103 and 441
Adds reference to: Ch. 120, pars. 439.9, 439.39, 439.109, 441f, 442, 453.9, 453.41, 467.3, 467.18, 470 and 481b36
Deletes everything in the bill and amends the State occupation, use, cigarette, messages, gas revenue, public utilities revenue, and hotel operators' tax Acts to provide that when the date for filing a return falls on a Saturday, Sunday or State holiday, the return may be filed on the following business day.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1. (House recedes July 3, 1985)
Adds January 1, 1986 effective date.
CONFERENCE COMMITTEE REPORT NO 1.
Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:
Deletes title and everything after the enacting clause.

Replaces with An Act in relation to local government, taxes and enterprise zones. Amends the IL Enterprise Zone Act, the Local Governmental Tax Collection Act and IL Income Tax Act. Provides that DCCA shall provide loans for specific economic development in enterprise zones. Allows taxpayers who meet certain requirements to carry forward excess tax credits for 5 years. Removes the provision which provides that local taxes shall be reduced by the amount of interest paid on collected taxes for units of local government which elect to receive such interest.

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<th>Date</th>
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<th>Action</th>
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<td>Apr 10</td>
<td>Assigned to Revenue</td>
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<td>May 14</td>
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<td>May 23</td>
<td>Third Reading - Passed 056-000-000</td>
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<td>May 29</td>
<td>First reading</td>
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<td>Jun 03</td>
<td>Primary Sponsor Changed To KEANE</td>
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<td>Do Pass/Consent Calendar 016-000-000</td>
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<td>Jun 19</td>
<td>Consent Calendar, 2nd Reading Amendment No.01 KEANE</td>
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<td>Consent Calendar, 2nd Reading Consent Caldr Order 2nd Read</td>
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<td>H Refuses to Recede Amend 01</td>
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<td>H Requests Conference Comm 1ST</td>
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<td>Hse Conference Comm Apptd 1ST/CURRIE, KEANE, CULLERTON, WOODYARD AND CHURCHILL</td>
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<td>Sen Conference Comm Apptd 1ST/NETSCH DEGNAN, O’DANIEL, ETHEREDGE &amp; DEANGELIS</td>
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<td>Jul 02</td>
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<td>Jul 29</td>
<td>Sent to the Governor</td>
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<td>Aug 16</td>
<td>Governor approved</td>
<td>PUBLIC ACT 84-0165 Effective date 08-16-85</td>
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Amends the State Employees Article of the Pension Code to allow a member to purchase up to 2 years of service credit for military service prior to becoming a member.

PENSION IMPACT NOTE
It is not possible to determine accurately the costs of SB-514, but with the large size of this retirement system, they could be substantial.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Ins Pensions & Licensed Activities
Apr 30 Pension Note Filed Committee Ins Pensions & Licensed Activities

Amends the Township Law of 1874. Provides that the Board of trustees shall order a caucus to be held when a request is made therefor during a town meeting by an established political party.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Local Government

Amends the Minority and Female Business Enterprise Act. Provides that said Act applies to the State Board of Education and educational service regions. Adds short title. Effective immediately.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Labor and Commerce

Amends the Consumer Fraud and Deceptive Business Practices Act to permit the purchaser or renter of time-sharing real estate located outside Illinois to cancel the contract for the purchase or rental of such real estate within 3 business days following the day on which the contract was signed or the sale made.

SENATE AMENDMENT NO. 1.
Makes non-substantive punctuation corrections.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary I
Apr 18 Recommended do pass 010-000-000
Placed Calndr,Second Reading
May 07 Second Reading Amendment No.01 LECHOWICZ Adopted
Placed Calndr,Third Reading
May 09 Added As A Co-sponsor LEMKE
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading
May 17 Hse Sponsor COUNTRYMAN
Added As A Joint Sponsor DEUCHLER
First reading Rfrd to Comm on Assignment
SB-0518  WATSON – ETHEREDGE – PHILIP, WEAVER,S, DEANGELIS, DAVIDSON, SCHAFFER AND LEMKE.

(Ch. 121, par. 6-201 and new par. 6-201.19)

Amends the Highway Code to authorize the highway commissioner of each road district to hire legal counsel.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 121, par. 6-201.7

Requires highway construction contracts which are required to be let to the lowest bidder under the Code to be advertised at least once and at least 10 days prior to the time set for the opening of such bids.

HOUSE AMENDMENT NO. 2.

Specifies legal counsel to be hired is for performance of legal functions for road districts where performance of such functions by the public official who would otherwise represent the highway commissioner would present a direct or potential conflict of interest.

Mar 27 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Local Government
May 01  Recommended do pass 009-000-000

May 07  Second Reading
Placed Calndr,Third Reading

May 09  Added As A Co-sponsor LEMKE
Placed Calndr,Third Reading

May 16  Third Reading - Passed 055-003-001
Arrive House
Placed Calndr,First Reading

May 31  Hse Sponsor STEPHENS
Placed Calndr,First Reading

Jun 04  First reading  Rfrd to Comm on Assignment
Jun 13  Assigned to Counties and Townships

Do Pass/Short Debate Cal 010-000-000

Jun 18  Added As A Joint Sponsor COWLISHAW
Cal 2nd Rdg Short Debate

Jun 20  Short Debate Cal 2nd Rdg
Held 2nd Rdg-Short Debate

Jun 21  Amendment No.01  HALLOCK  Adopted
Amendment No.02  STEPHENS  Adopted
Cal 3rd Rdg Short Debate

Jun 24  Third Reading - Passed 108-009-000

Jun 25  Secretary's Desk Concurrence 01,02

Jun 27  S Concurs in H Amend. 01,02/059-000-000
Passed both Houses

Jul 24  Sent to the Governor
SB-0519  FRIEDLAND – ZITO AND LEMKE.
(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

Amends the State occupation and use tax acts to phase out tax on food which is prepared for immediate consumption or is to be consumed on the premises where it is sold beginning January 1, 1986. Effective immediately.

- Mar 27 1985     First reading     Rfrd to Comm on Assignment
- Apr 10           Assigned to Revenue
- May 09           Added As A Co-sponsor LEMKE

Committee Revenue

SB-0520  DARROW.
(Ch. 122, par. 10-23-5)

Amends the School Code to provide a minimum 30 minute meal break for non-certificated employees. Effective immediately.

- Mar 27 1985     First reading     Rfrd to Comm on Assignment
- Apr 10           Assigned to Labor and Commerce

SB-0521  LUFT – ETHEREDGE, LECHOWICZ, LEMKE, SMITH, POSHARD, O’DANIEL, DAWSON, ROCK, D’ARCO, SAVICKAS, CHEW AND DEMUZIO.
(Ch. 120, par. 439.3, 439.32, 439.102 and 441)

Amends the State occupation and use tax Acts to expand the manufacturing machinery and equipment exemption to include machinery and equipment used to do maintenance or repair of manufacturing machinery and equipment, or used in research and development of new products, production techniques or other machinery and equipment, or used to store, convey, handle or transport finished articles of tangible personal property or used to manufacture in-house exempt machinery and equipment. The exemption will also include computers used for product design and production.

SENATE AMENDMENT NO. 2.
Amends to revise the type of machinery and equipment included in the machinery and equipment exemption. Excludes research and development.

HOUSE AMENDMENT NO. 1.
Changes the exemption language to be included as exempt equipment in the definition of equipment. Also removes tools as exempt.

FISCAL NOTE, AS AMENDED
SB 521 will reduce State sales tax revenues by an undetermined amount.

HOUSE AMENDMENT NO. 2.
Provides that the Act takes effect the first day of the second month after becoming law.

HOUSE AMENDMENT NO. 3. (House recedes June 29, 1985)
Adds reference to: Ch. 67 1/2, new pars. 618, 619, 620, 621, 622, 623, 624, 625, 626 and 627

Adds provisions amending the Enterprise Zone Act to establish a loan program for business in enterprise zones.

- Mar 27 1985     First reading     Rfrd to Comm on Assignment
- Apr 10           Assigned to Revenue
- Apr 25           Recommdned do pass as amend
                   007-002-000

Placed Calndr,Second Reading

May 14     Second Reading
Amendment No.01  SEN REVENUE  Tabled
Amendment No.02  LUFT  Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
Amends the Criminal Code of 1961. Changes the name of the offense of “murder” to “first degree murder” and the name of the offense of “voluntary manslaughter” to “second degree murder”. Defines the offense of second degree murder as first degree murder with specified mitigating factors. Provides that when a defendant is on trial for first degree murder and evidence of such mitigating factors have been presented, the burden of proof is on the defendant to prove such mitigating factors (formerly the elements of voluntary manslaughter) by preponderance of the evidence before the defendant can be found guilty of second degree murder.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 37, pars. 702-7, 702-11, 705-12; Ch. 38, pars. 3-5, 8-2, 8-4, 9-1-1, 9-3-1, 9-4, 33B-1, 104-25, 124-1, 1003-2-2, 1003-3-2, 1005-5-1, 1005-5-3, 1005-5-4, 1, 1005-7-1, 1005-8-1, 1005-8-2; Ch. 53, par. 8; Ch. 60, par. 12; Ch. 95 1/2, pars. 6-106.1, 6-113, 6-203, 6-708; Ch. 110, pars. 8-802, 13-202, 13-203, 13-214a; Ch. 111 1/2, par. 2-6, Ch. 111 1/2, par. 6304.7; Ch. 114, par. 130; Ch. 129, par. 220.71

Deletes everything after the enacting clause. Reincorporates the original text of the bill, but changes the name of the offenses of murder and voluntary manslaughter to first degree murder and second degree murder, respectively in other statutes.
SB-0523 SMITH.
(Ch. 111 2/3, par. 328a)
Amends the Metropolitan Transit Authority Act. Deletes the collective bargaining provisions added by Public Act 83-886. Effective immediately.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Labor and Commerce

SB-0524 SMITH.
(Ch. 111 2/3, par. 704.11)
Amends the Regional Transportation Authority Act. Provides that the required system generated revenue recovery ratio of the Chicago Transit Authority shall not exceed 50% of its aggregate cost of providing public transportation. Effective immediately.

Mar 27 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Transportation

SB-0525 ROCK – KEATS – DUDYCZ.
(Ch. 17, pars. 2502, 2505, 2508, 2509, 2510 and 2512; rep. pars. 2504, 2506 and 2507)
Amends The Illinois Banking Holding Company Act to provide for reciprocal interstate banking in a region consisting of seven Midwestern States, including Illinois, Indiana, Iowa, Kentucky, Michigan, Missouri and Wisconsin. Permits a bank holding company whose principal place of business is in one of the six Midwestern States other than Illinois to acquire control of an Illinois bank or bank holding company, provided that the laws of the other jurisdiction permit an Illinois bank holding company to acquire control of a bank or bank holding company in that jurisdiction. Requires the approval by the Commissioner of Banks and Trust Companies for such an acquisition. Abolishes Illinois banking regions. Effective immediately.

SENATE AMENDMENT NO. 3.
Requires a midwest bank to provide adequate and appropriate services in communities served by an acquired Illinois bank.

SENATE AMENDMENT NO. 4.
Permits Illinois banks, by resolution of the bank’s board of directors, to exempt the bank from being acquired by a Midwest bank prior to January 1, 1988.

HOUSE AMENDMENT NO. 9.
Provides that bank holding companies with a ratio of capital to assets of less than 7% may not acquire Illinois banks. Also no such acquisition may be made after the acquisition if such ratio would be less than 7%.

HOUSE AMENDMENT NO. 62.
Requires the application for a Midwest Bank Holding Company to set forth how such acquisition in Illinois will bring net new funds to Illinois.
HOUSE AMENDMENT NO. 102.

Adds reference to: Ch. 17, pars. 501, 503, new pars. 504, 505; Ch. 26, par. 4-213

Deletes title and everything after the enacting clause. Amends “The Illinois Bank Holding Company Act”, “An Act concerning financial institutions in Illinois” and the Uniform Commercial Code. Provides for regional interstate banking including requiring banks and bank holding companies to demonstrate compliance with the federal Community Reinvestment Act of 1977 and that an acquisition will provide net new benefits to the State. Requires all financial institutions to provide disclosure statements regarding consumer accounts and to provide Basic Checking Accounts. Defines terms. Sets forth requirements regarding availability of funds deposited by check. Effective July 1, 1986.

HOUSE AMENDMENT NO. 104.

Provides that bank holding companies with a ratio of capital to assets of less than 7% may not acquire Illinois banks. Also no such acquisition may be made after the acquisition if such ratio would be less than 7%.

FISCAL NOTE, AS AMENDED

(Prepared by Commissioner of Banks & Trust Co.)
with H-am 102

Based upon the provisions of SB-525, as amended by H-am 102, FY87 cost is $187.3.

FISCAL NOTE, AS AMENDED

(Prepared by Commissioner of Banks & Trust Co.)
with H-am 102, 104

No change from prior note.

HOUSE AMENDMENT NO. 105.

Excludes credit unions from the disclosure, basic checking services, and expedited check clearing requirements provided by this amendatory Act.
SB-0525—Cont.

Jun 30  Added As A Joint Sponsor DELEO
Placed Calndr, Second Reading

Oct 16  Floor motion POSTPONE ACTION UNTIL SPRING 1986
SESSION - GREIMAN
Motion failed

Placed Calndr, Second Reading
Second Reading

Amendment No.02  VINSON  Withdrawn
Amendment No.03  MCMASTER  Withdrawn
        043-063-003  Lost
Amendment No.04  MAUTINO  Withdrawn
        047-061-002  Lost
Amendment No.05  MCMASTER  Withdrawn
Amendment No.06  MAUTINO  Withdrawn
Amendment No.07  RYDER  Withdrawn
        040-067-002  Lost
Amendment No.08  RYDER  Withdrawn
Amendment No.09  MAUTINO  Withdrawn
        Verified
Adopted
Amendment No.10 - 13 - MAUTINO  Withdrawn
Amendment No.14  WOODYARD  Withdrawn
        044-060-002  Lost
Amendment No.15 - 21 - WOODYARD  Withdrawn
Amendment No.22  MAUTINO  Withdrawn
        047-058-003  Lost
Amendment No.23 - 32 - MAUTINO  Withdrawn
Amendment No.33  DANIELS  Withdrawn
        021-079-004  Lost
Amendment No.34  MCMASTER  Withdrawn
Amendment No.35  MAUTINO  Withdrawn
Amendment No.36  RYDER  Withdrawn
Amendment No.37 - 38 - MAUTINO  Withdrawn
Amendment No.39 - 41 - WOODYARD  Withdrawn
Amendment No.42  MAUTINO  Withdrawn
        049-058-003  Lost
Amendment No.43 - 46 - MAUTINO  Withdrawn
Amendment No.47  GREIMAN  Withdrawn
Amendment No.48  O'CONNELL  Withdrawn
        022-079-006  Lost
Amendment No.49 - 52 - DANIELS  Withdrawn
Amendment No.53  VINSON  Withdrawn
        014-085-004  Lost
Amendment No.54  VINSON  Withdrawn
        024-080-004  Lost
Amendment No.55  VINSON  Withdrawn
        025-072-007  Lost
Amendment No.56 - 57 - VINSON  Withdrawn
Amendment No.58  ZWICK  Withdrawn
        020-080-006  Lost
Amendment No.59  RYDER  Withdrawn
Amendment No.60  RYDER  Withdrawn
        024-078-003  Lost
Amendment No.61  VINSON  Withdrawn
Amendment No.62  VINSON  Withdrawn
        058-048-003  Adopted
Amendment No.63  VINSON  Withdrawn
        018-085-004  Lost
Amendment No.64  GREIMAN  Withdrawn
        027-076-005  Lost
Amendment No.65  GREIMAN  Withdrawn
Amendment No.66  GREIMAN  Withdrawn
        034-073-004  Lost
Amendment No.67 -69 - GREIMAN  Withdrawn
Amendment No.70 - 71 - ZWICK  Withdrawn
Amendment No.72  ZWICK  Withdrawn
        015-090-003  Lost
Amendment No.73 - 74-CHURCHILL  Withdrawn
Held on 2nd Reading
Oct 29
Amendment No. 75  GREIMAN  Withdrawn
Amendment No. 76  CHURCHILL  Withdrawn
Amendment No. 77  CHURCHILL  Withdrawn
Amendment No. 78  GREIMAN  Withdrawn
Amendment No. 82  CHURCHILL  Withdrawn
Amendment No. 85  O'CONNELL  Tabled
Amendment No. 86  ZWICK  Withdrawn
Amendment No. 87  MAUTINO  Withdrawn
Amendment No. 88  CHURCHILL  Withdrawn
Amendment No. 89  MAUTINO  Lost
043-060-002
Amendment No. 90  CHURCHILL  Withdrawn
Amendment No. 91  BROOKINS  Lost
019-087-004
Amendment No. 92  VINSON  Withdrawn
Amendment No. 93  CHURCHILL  Withdrawn
Amendment No. 94  VINSON  Lost
030-073-008
Amendment No. 95  MAUTINO  Withdrawn
Amendment No. 96  VINSON  Withdrawn
Amendment No. 97  GREIMAN  Withdrawn
Amendment No. 98  O'CONNELL  Lost
006-102-004
Amendment No. 99  BOWMAN  Ruled not germane
Amendment No. 100  BRAUN  Lost
032-070-007
Amendment No. 101  YOUNG, A  Ruled not germane
Amendment No. 102  CAPPARELLI  Adopted
063-042-009
Amendment No. 103  BROOKINS  Withdrawn
Amendment No. 104  MAUTINO  Verified
Adopted

Placed Calndr, Third Reading
Floor motion RETURN TO 2ND-1ST LEG. DAY - MAUTINO
Motion to Suspend Rule 36(D)/PIEL
Motion failed
Motion to Suspend Rule 36(D) - ADVANCE TO 3RD READING - CAPPARELLI

Oct 30
Placed Calndr, Second Reading
Fiscal Note Requested AS AMENDED
COUNTRYMAN
Fiscal Note Requested AS AMENDED-VINSON
Fiscal Note filed
Fiscal Note filed
AMNDS 102 & 104
Motion filed SUSPEND RULE 36(D) ADVANCE TO 2ND - 2ND LEG. DAY - CAPPARELLI
Verified
Motion prevailed

Second Reading
Amendment No. 105  BULLOCK  Adopted
075-026-006
Amendment No. 106  MATIJEVICH  Lost
024-081-005
Amendment No. 107  VINSON  Withdrawn
Amendment No. 108  FRIEDRICH, DP  Lost
030-075-006
Amendment No. 109  MAUTINO  Lost
038-065-004
SB-0525 — Cont.

Oct 30—Cont. Amendment No. 110 — COUNTRYMAN Withdrawn
Floor motion DOES PENSION NOTE ACT APPLY - PIEL Motion failed Pension Note Not Required
Placed Calndr, Third Reading

Oct 31 Third Reading - Passed 072-038-007

Nov 13 Secretary’s Desk Concurrence 09,62,102,104,105

Nov 14 Added As A Joint Sponsor DUDYCYZ Secretary’s Desk Concurrence 09,62,102,104,105
S Concurs in H Amend. 09,62,102,104,105 035-020-000

Nov 25 Passed both Houses

Sent to the Governor
Governor approved
PUBLIC ACT 84-1036 Effective date 07-01-86

SB-0526 KEATS.

(Ch. 110, par. 2-620)

Amends The Civil Practice Law of The Code of Civil Procedure. Provides that a motion for continuance shall be granted to a party only upon proof of service of prior written notice thereof to all other parties entitled to notice. After the first continuance, there shall be no further continuances except upon written consent of all parties. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary I

SB-0527 CARROLL.

(Ch. 56 1/2, pars. 2002.03, 2003 and 2004; new par. 2005)

Amends the Good Samaritan Food Donor Act. Requires the Department of Commerce and Community Affairs to provide technical assistance to organizations soliciting and collecting donations under the Act. Requires the Department to act as a liaison between such organizations and corporate donors. Specifies the types of food covered by the Act. Makes technical changes. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Makes non-substantive spelling correction changing “acquatic” to “aquatic”.
GOVERNOR AMENDATORY VETO
Deletes reference to: Ch. 56 1/2, new par. 2005

Recommended deletion of provisions requiring Dept. to provide technical assistance and to act as liaison to organizations seeking donations under the Act.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
Apr 24 Recommended do pass 019-000-000

May 07 Second Reading Amendment No. 01 — CARROLL Adopted
Placed Calndr, Third Reading

May 15 Third Reading - Passed 051-000-000
Arrive House
Placed Calendr, First Reading

May 16 Hse Sponsor PRESTON Added As A Joint Sponsor NASH
First reading Rfrd to Comm on Assignment
May 22 Assigned to Human Services
Jun 12 Do Pass/Consent Calendar 014-000-000

Consnt Caldr Order 2nd Read
Jun 18 Added As A Joint Sponsor RONAN
Added As A Joint Sponsor SOLIZ
Added As A Joint Sponsor FLOWERS
Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
SB-0528  PHILIP - ROCK.

Appropriates $331,100 from the General Revenue Fund for the ordinary and contingent expenses of the Judicial Inquiry Board for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.
Decreases ordinary and contingent line items by a total of $11,540.

HOUSE AMENDMENT NO. 1.
Increases OCE line items by $800.

GOVERNOR REDUCTIONS
Reduces retirement by $830.
SB-0529 DONAHUE.

(Ch. 23, par. 5-1.1 and new par. 5-5.8a)

Amends Medical Assistance Article of the Public Aid Code. Permits the Department of Public Aid to make payments to skilled nursing facilities for the provision of exceptional medical care. Defines exceptional medical care as the level of medical care required by persons who are medically stable for discharge from a hospital but who require acute intensity hospital level care for physician, nurse and ancillary specialist services. Provides that the costs of providing exceptional medical care shall not be considered in determining the payment rates to skilled nursing facilities. Further provides that payment for exceptional medical care shall not exceed the payment rate under the Medical Assistance Program for the same care in a hospital.

Apr 10 1985 First reading
Apr 16
Apr 24
May 14
May 15

SB-0530 COFFEY.

(Ch. 111 2/3, par. 671)

Amends the Downstate Public Transportation Act of 1974. Changes the may to shall and adds provision for denying State transportation funds to communities who do not comply with accessibility standards for the handicapped. Effective immediately.

Apr 10 1985 First reading
Apr 16
Apr 30
May 14
May 15
May 17
May 22
Jun 12

SB-0531 LEMKE.

(Ch. 38, rep. par. 1005-2-3)

Amends the Unified Code of Corrections. Repeals the prohibition of executing persons incapable of understanding the nature and purpose of such sentence. Effective immediately.

Apr 10 1985 First reading
Apr 16
Apr 30
May 07
May 15
May 16
SB-0531—Cont.

May 22 Assigned to Judiciary II
Jun 14 Tbd pursuant Hse Rule 27D

' SB-0532 LEMKE.

(Ch. 38, par. 12-9)

Amends the Criminal Code of 1961 to revise the elements of the offense of threatening a public official to include any communication of a threat to the immediate family. Also defines “communication”.
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary II
Apr 30 Recommended do pass 011-000-000
May 07 Second Reading
Placed Calndr,Second Reading
May 16 Third Reading - Passed 058-001-000
Arrive House
Hse Sponsor O'CONNELL
Placed Calndr,First Reading
May 17 First reading
Placed Calndr,Second Reading

SB-0533 LEMKE.

(Ch. 37, par. 706-1 and rep. par. 706-5; Ch. 38, pars. 204-2, 204-5, 204-6, 204-8, new par. 204-5a and rep. par. 204-1)

Amends Probation Officer Act. Provides that the Chief Circuit Judge shall have general administrative and supervisory responsibility over the director of the court services department or the chief probation officer. Provides that court services or probation officers shall be appointed from a list of qualified applicants supplied by the Administrative Office of the Illinois Court. Amends Juvenile Court Act to provide that the appointment of probation or court services officers shall be governed by the Probation Officer Act.
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary I
Apr 24 Recommended do pass 007-000-000
May 07 Second Reading
Placed Calndr,Third Reading
May 15 Third Reading - Passed 057-000-000
Arrive House
Hse Sponsor O'CONNELL
Placed Calndr,First Reading
May 16 First reading
Placed Calndr,Second Reading
May 22 Assigned to Judiciary II
Jun 14 Tbd pursuant Hse Rule 27D
Jun 13 Do Pass/Short Debate Cal 014-000-000
Jun 20 Short Debate Cal 2nd Rdg
Jun 24 Held 2nd Rdg-Short Debate
Cal 3rd Rdg Short Debate
Jun 24 Short Debate-3rd Passed 114-001-000
Passed both Houses
Jul 23 Sent to the Governor
Sep 20 Governor approved
PUBLIC ACT 84-0692 Effective date 01-01-86

' Correctional Budget and Impact Note Act may be applicable.
SB-0534 LEMKE.

(Ch. 38, par. 1005-6-3.1)

Amends the Unified Code of Corrections. Authorizes the court to require that a defendant serve a sentence of imprisonment not to exceed 15 days or periodic imprisonment not to exceed 45 days as condition of supervision.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary II
Apr 30 Recommended do pass 008-002-000

Placed Calndr, Second Reading
May 07 Second Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor O'CONNELL
Placed Calndr, First Reading

May 17 First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary II
Jun 14 Tbd pursuant Hse Rule 27D

SB-0535 LEMKE.

(Ch. 38, par. 1005-3-2, new par. 1005-5-3.3)

Amends the Unified Code of Corrections. Provides that presentence reports shall include continuances under supervision, supervisions or probations which the defendant may have been placed upon either as a juvenile under the Juvenile Court Act or as an adult under the Unified Code of Corrections, Cannabis Control Act or Illinois Controlled Substances Act.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary II
Apr 30 Recommended do pass 006-004-000

Placed Calndr, Second Reading
May 07 Second Reading
May 15 Third Reading - Passed 051-000-000
Arrive House
Hse Sponsor O'CONNELL
Placed Calndr, First Reading

May 16 First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary II
Jun 14 Tbd pursuant Hse Rule 27D

SB-0536 LEMKE.

(Ch. 40, par. 1501)

Amends Adoption Act. Provides that a failure to maintain a reasonable degree of interest, concern or responsibility as to a child's welfare, or a failure to make reasonable efforts to correct the conditions which were the basis for the removal of a child or to make reasonable progress toward the return of a child within 12 months after the child has been adjudicated a neglected or dependent minor shall not be excused by financial inability or financial hardship alone.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary I
Apr 30 Recommended do pass 009-000-000

Placed Calndr, Second Reading
May 07 Second Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor O'CONNELL
Placed Calndr, First Readng
SB-0537  LEMKE.
(Ch. 38, par. 110-7)

Amends the Code of Criminal Procedure of 1963. Provides that bail bond deposited by the defendant in one case may be used to satisfy his financial obligations incurred in a different case.

HOUSE AMENDMENT NO. 1. (House recedes November 14, 1985)
Provides that bail bond of a defendant may be used to satisfy such defendant’s financial obligation if not already subject to a payment order to pay the defendant’s attorney of record.

CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the House recede from H-am 1.

Deleted reference to: Ch. 38, par. 110-7
Added reference to: Ch. 38, pars. 20-1.1, 108A-11

Recommends that the bill be further amended as follows: Deletes title and everything after the enacting clause. Amends the Criminal Code of 1961 to amend the definition of aggravated arson. Amends the Code of Criminal Procedure of 1963 to remove the requirement that a summary of information required in reports on the use of eavesdropping devices be forwarded to the General Assembly by the Administrative Office of the Illinois Courts. Effective immediately.
SB-0537—Cont.

Nov 14 Exempt under Hse Rule 29(C)
Mtn filed take from Table SUSPEND
RULE 79(E)
PLACE ON CALENDAR
CONF. COMM. REPT.
- O'CONNELL
Motion prevailed

House Refuses to Adopt 1ST
H Requests Conference Comm 2ND
Hse Conference Comm Apptd 2ND/DUNN,JOHN,
O'CONNELL,
CULLERTON,
PARKE & JOHNSON

House report submitted 3/5 vote required
House Conf. report Adopted 2ND/074-034-002
Sen Conference Comm Apptd 2ND/LEMKE
MAROVITZ,
SANGMEISTER,
BARKHAUSEN
& DUDYCZ

Senate report submitted 3/5 vote required
Senate Conf. report Adopted 2ND/054-000-000
Both House Adoptd Conf rpt
Passed both Houses

Dec 03 Sent to the Governor
Dec 09 Governor approved

PUBLIC ACT 84-1100 Effective date 12-09-85

SB-0538 LEMKE.

(Ch. 37, par. 704-7)

Amends the Juvenile Code. Provides that the Court may require that a delinquent minor serve a period of detention not to exceed 7 days as a condition of supervision. Makes other changes.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary II
May 07 Recommended do pass 005-001-002

Placed Calndr,Second Reading
May 14 Second Reading
Placed Calndr,Third Reading
May 15 Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor O'CONNELL
Placed Calndr,First Reading

May 16 First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary II
Jun 14 Tbd pursuant Hse Rule 27D

SB-0539 LEMKE.

(Ch. 38, par. 109-3)

Amends the Code of Criminal Procedure of 1963. Specifies a finding of probable cause at a preliminary examination may be based in whole or in part on hearsay.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary II
Apr 30 Recommended do pass 011-000-000

Placed Calndr,Second Reading
May 07 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 057-001-001
Arrive House
Hse Sponsor O'CONNELL
Placed Calndr,First Reading
Amends The Illinois Vehicle Code. Provides that any person convicted of a third or subsequent offense of driving under the influence shall be guilty of a Class 4 felony. Requires that a defendant be given notice through an indictment or information of the State's intent to prosecute the offense as a felony, but prohibits disclosure of the prior convictions to the jury unless otherwise permitted by issues properly raised at trial.

Amends the Code of Criminal Procedure of 1963. Provides that when counsel is appointed to represent a defendant the court may order the defendant to pay a reasonable sum for such representation. Authorizes the supreme court to provide by rule for assessment of costs, including attorneys' fees, incurred in the enforcement of such orders.

*Correctional Budget and Impact Note Act may be applicable.*
Amends the Criminal Code of 1961 and the Code of Criminal Procedure of 1963. Removes from the insanity defense the provision that a person is not criminally responsible if he lacks substantial capacity to conform his conduct to the requirements of law. Requires, in cases where the defendant asserts the insanity defense, that a specific finding be made by the court in bench trials, or by the jury in jury trials, that the defendant has failed to prove he is not guilty by reason of insanity, in order to find the defendant guilty but mentally ill.

Amends the Criminal Code of 1961. Provides that venue is not an element of any criminal offense.

Amends the Criminal Code. Provides that a third or subsequent conviction of prostitution is a Class 4 felony. Provides that the information or indictment charging a person having 2 or more prior convictions with prostitution shall state such prior convictions so as to give notice of State's intention of treating the charge as a felony. Specifies that the fact of such prior convictions is not an element of the offense and may not be disclosed to the jury during trial unless otherwise permitted by issues properly raised during the trial.

SENATE AMENDMENT NO. 2

Adds reference to: Ch. 38, par. 11-15, 11-17, 11-18 and 11-19

Provides that a person convicted for the third or subsequent time of committing the offense of prostitution, soliciting a prostitute, keeping a place of prostitution, patronizing a prostitute or pimping, commits a Class 4 felony.

Amendment No.01 JUDICIARY I Adopted

Mtn Reconsider Vote Prevail
01-GEO-KARIS

Mtn Prevail - Table Amend No 01 Tabled

Amendment No.02 LEMKE Adopted

Placed Calndr, Third Reading

Third Reading - Passed 051-000-000

Arrive House

Hse Sponsor O'CONNELL

Added As A Joint Sponsor PANGLE

Placed Calendar, First Reading

First reading Rfd to Comm on Assignment

Assigned to Judiciary II

Recommended do pass as amend 011-000-000

Note: Correctional Budget and Impact Note Act may be applicable.
Amends the Juvenile Court Act and The School Code. Gives the juvenile court jurisdiction over chronic and habitual truants and permits their treatment as wards of the court. Limits certain investigatory powers of county probation departments under the Juvenile Court Act. Eliminates a truant officer's responsibilities under the School Code beyond bringing a truancy complaint to the State's Attorney.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary I

Amends the Code of Criminal Procedure. Prohibits the operation in this State of any bail bondsman in regard to violations of bail bonds posted in another state.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary I
Apr 24 Recommended do pass 007-000-000
May 07 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendar,First Readng
May 31 Hse Sponsor TERZICH
Placed Calendar,First Readng
Jun 04 First reading Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 13 Recommended do pass 014-000-000
Jun 20 Second Reading
Held on 2nd Reading
Jun 21 Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 114-003-000
Passed both Houses
Jul 23 Sent to the Governor
Sep 20 Governor approved
PUBLIC ACT 84-0694 Effective date 01-01-86

Amends the Firearm Owner's Identification Card Act by providing that the FOIC card which a person is required to have in his possession must be currently valid.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
Apr 24 Recommended do pass 019-000-000
May 07 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor O'CONNELL
Placed Calendar,First Readng
May 17 First reading Rfrd to Comm on Assignment
May 22 Assigned to Judiciary II
Jun 14 Tbld pursuant Hse Rule 27D
SB-0548  LEMKE.

(Ch. 38, pars. 16A-10 and 17-1)

Amends the Criminal Code to raise from $150 to $300 the value of property involved in a retail theft or a deceptive practice before the criminal conduct is raised from a Class A Misdemeanor to a Class 4 Felony.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Judiciary I
Apr 24       Recommended do pass 007-000-000
May 07       Second Reading
              Placed Calndr,Second Reading
May 23       Third Reading - Lost 027-030-000

SB-0549  LEMKE.

(Ch. 38, pars. 21-3 and 21-5)

Amends the Criminal Code by removing from the definitions of criminal trespass to land and criminal trespass to State supported land the requirement that the notice from the owner occupant that such entry is forbidden be given “immediately” prior to such entry, leaving instead, the requirement that such notice be given “prior to such entry”.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Judiciary I
Apr 24       Recommended do pass 007-000-000
May 07       Second Reading
              Placed Calndr,Second Reading
May 16       Third Reading - Passed 058-000-001
              Arrive House
              Hse Sponsor O'CONNELL
              Placed Calndr,First Reading
May 17       First reading  Rfrd to Comm on Assignment
May 22       Assigned to Judiciary II
Jun 14       Tbd pursuant Hse Rule 27D

SB-0550  LEMKE.

(Ch. 38, par. 1005-3-4)

Amends the Unified Code of Corrections to provide that the sentencing judge shall order the presentence report to be disclosed for public inspection unless the judge finds that to do so would constitute a clearly unwarranted invasion of personal privacy involving someone other than the defendant.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Judiciary I
Apr 24       Recommended do pass 007-000-000
May 07       Second Reading
              Placed Calndr,Third Reading
May 16       Third Reading - Passed 058-001-000
              Arrive House
              Hse Sponsor O'CONNELL
              Placed Calndr,First Reading
May 17       First reading  Rfrd to Comm on Assignment
May 22       Assigned to Judiciary II
Jun 14       Tbd pursuant Hse Rule 27D

SB-0551  LEMKE.

(Ch. 75, pars. 31 and 32)

Amends the County Jail Good Behavior Allowance Act to strike references to imprisonment as a misdemeanant to reflect changes made by Public Act 83-1073. Effective immediately.
HOUSE AMENDMENT NO. 1. (House recedes on July 2, 1985)

Adds reference to: Ch. 75, new par. 32.1; rep. par. 33.

Deletes all. Amends the County Jail Good Behavior Allowance Act. Provides that a prisoner in a county jail shall receive one day of good behavior allowance for each day of service of sentence in the county jail. Each day of good behavior allowance shall reduce by one day the prisoner’s period of incarceration set by the court. Also makes provisions for establishment of disciplinary procedures. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 75, par. 117; Ch. 125, par. 216

Defines “arresting authority” and provides that such authority shall be reimbursed for providing medical or hospital services to persons held in custody.

SB-0552 ROCK - PHILIP.

 Appropriates $8,810,800 for the ordinary and contingent expenses of various legislative support agencies for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.

Increases and decreases various OCE line items for a net increase of $428,501.

SENATE AMENDMENT NO. 2.

Adds back monies in personal services and SS line items and further increases retirement for Leg. Audit Commission for total increase of $2,600.
HOUSE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Appropriates $10,025,302 for the OCE of various legislative support agencies for FY 86.

HOUSE AMENDMENT NO. 2.
Increases various line items for Commission on Intergov'tal Cooperation, LIS, Leg. Printing Unit and Citizens Assembly in total amount of $75,792.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1 and 2
Recommends that the bill be further amended as follows:

Increases personal services and related lines for the Space Needs Commission. Appropriates funds to the Senate Operations Commission for construction and reconstruction of Senate offices in the Capitol Complex. Also appropriates funds to the Citizens Assembly for its ordinary and contingent expenses.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $21,142.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Appropriations I
May 14 Recommended do pass as amend 019-000-000

May 20 Second Reading
Placed Calndr,Second Reading
Amendment No.01 APPROP I Adopted
May 22 Recalled to Second Reading
Placed Calndr,Third Reading
Amendment No.02 CARROLL Adopted
May 29 Third Reading - Passed 054-000-002
Arrive House
Hse Sponsor MADIGAN
Added as A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment
Jun 03 Assigned to Appropriations I
Jun 13 Mtn Prevail Suspend Rul 20K
Committee Appropriations I
Jun 20 Amendment No.01 APPROP I Adopted
Recommended do pass as amend 025-000-000
Placed Calndr,Second Reading
Jun 25 Second Reading
Held on 2nd Reading
Jun 26 Held on 2nd Reading
Mtm Prevail Suspend Rul 37G
Jun 27 Amendment No.02 LEVERENZ Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 108-004-002
Jun 28 Secretary's Desk Concurrence 01,02
Jun 29 S Noncns in H Amend. 01,02
Added as A Joint Sponsor LEVERENZ
Speaker's Table, Non-concur 01,02
Jul 02 H Refuses to Recede Amend 01,02
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MATIJEVICH,
LEVERENZ, BOWMAN,
BARNES & HASTERT
Sen Conference Comm Apptd 1ST/ROCK
HALL, CARROLL,
SOMMER & BLOOM
Jul 03 Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/047-001-001
Amends the Real Estate License Act of 1983. Provides that $15 of the fee for the reinstatement of a license as a salesperson which has expired for not more than 7 years, as well as the fee for the reinstatement of a license as broker or associate broker which has expired for not more than 7 years, is a processing fee. Provides that the fee for the renewal of approval of a real estate school is an annual fee.

SENATE AMENDMENT NO. 1.
Increases to $25 the portion of the fee to be considered a processing fee.

Amends the Real Estate License Act of 1983. Provides that nothing in the Act shall be construed to grant to any person a private right of action for damages or to enforce the provisions of the Act or recommendations issued under the Act. Provides that the Department of Registration and Education may suspend, revoke or refuse to issue or renew a license, or impose other penalty for disregarding or violating the Illinois Real Estate Time-Share Act or any rules or regulations promulgated thereunder.

SENATE AMENDMENT NO. 1.
Provides that nothing in the Act shall be construed to grant a private right of action to enforce rules or regulations, rather than recommendations, issued under the Act.
SB-0554—Cont.

Apr 10 1985  First reading          Rfrd to Comm on Assignment
Apr 16                      Assigned to Ins Pensions & Licensed Activities
Apr 25                      Recommended do pass as amend 011-000-000

May 07  Second Reading          Amendment No.01 INSURANCE  Adopted
Placed Calndr,Second Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 17  Hse Sponsor MCPIKE
Added As A Joint Sponsor NASH
First reading          Rfrd to Comm on Assignment

May 22                      Assigned to Registration & Regulation

Jun 06  Added As A Joint Sponsor RICE
Do Pass/Consent Calendar 010-000-000

Jun 13  Consnt Caldr Order 2nd Read
Consnt Caldr, 2nd Reading

Jun 19  Consnt Caldr, 3rd Read Pass 114-000-000
Passed both Houses

Jul 17  Sent to the Governor

Aug 28  Governor approved

PUBLIC ACT 84-0217  Effective date 01-01-86

SB-0555  VADALABENE.
(Ch. 53, par. 37a.1)

Amends the compensation schedule for coroners in counties with less than 2,000,000 inhabitants. Changes the population classes and the minimum salaries.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Apr 10 1985  First reading          Rfrd to Comm on Assignment
Apr 16                      Assigned to Executive

SB-0556  VADALABENE.
(Ch. 53, par. 37a)

Amends the County Officers Compensation Act in counties with less than 2,000,000 inhabitants. Increases minimum salaries for Coroners, County Treasurers, County Clerks, Recorders and Auditors.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Apr 10 1985  First reading          Rfrd to Comm on Assignment
Apr 16                      Assigned to Executive

SB-0557  HOLMBERG.
(Ch. 34, par. 406)

Amends the Counties Act. Specifies that the general tax rate limitation otherwise applicable to counties having fewer than 3,000,000 inhabitants shall not apply, if the limit is increased pursuant to the referendum provisions of the Revenue Act of 1939, in all such counties, rather than only in counties with fewer than 15,000 inhabitants.

Apr 10 1985  First reading          Rfrd to Comm on Assignment
Apr 16                      Assigned to Local Government
May 01  Recommended do pass 009-000-000

May 07  Second Reading          Placed Calndr,Third Reading

May 16  Third Reading - Passed 056-003-000
Arrive House
Hse Sponsor GIORGI
Placed Calndr,First Reading
Amends the Illinois Purchasing Act. Places a 10 instead of 7 year limitation on the term of any contract by a State Agency for telecommunications equipment and services, and space therefore. Effective immediately.

SENATE AMENDMENT NO. 1.
Limits the bill's application to contracts entered into by State universities.

Amends the State Finance Act and the University of Illinois Organization and Maintenance Act. Provides for leases to the University of Illinois for terms of up to 30, rather than 5, years. Effective immediately.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 144, pars. 307, 657 and 1007

Fiscal Note Act may be applicable.
Provides for leases to Southern Illinois University, the Board of Regents and the Board of Governors for terms of up to 30, rather than 5, years.

SENATE AMENDMENT NO. 2.
Requires a lease of scientific research and development facilities to the Board of Trustees of the University of Illinois, the Board of Trustees of Southern Illinois University, the Board of Regents or the Board of Governors shall have the approval of the Board of Higher Education where the lease is for a term in excess of 5 years.

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SB-0560 VADALABENE.

Amends the Local Library Act and the Public Library District Act. Increases the maximum allowable tax rate from .40% to .60%, subject to referendum. Corrects an inadvertent error in Public Act 82-1014.

HOUSE AMENDMENT NO. 1.
Changes reference to tax rate consistent with intent of bill.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-am 1.
Adds reference to: Ch. 81, par. 1002-12
Recommends that the bill be further amended as follows:

Amends the Public Library District Act to rewrite the provisions relating to the transfer of territory from one library district to another; requires the consent of the expanding district, and provides for supervision by the circuit court.
Amends the Capital Development Board Act. Authorizes the Capital Development Board to provide for port districts, in addition to cargo facilities, facilities designed for the movement of cargo to and from cargo facilities. Provides that the port district shall pay the State an amount not more than 20% of the gross receipts from such facilities and not less than 20% of the profits, rather than an amount equal to 20% of the gross receipts. Provides that agreements regarding such payments may be amended by the parties. Provides that certain facilities not producing revenues may be provided by the Board without requiring payments to the State. Applies to existing contracts.

SENATE AMENDMENT NO. 1.
Deletes reference to “administrator” of the Board and replaces with reference to “resolution of the Board”.

HOUSE AMENDMENT NO. 1.
Provides that the Capital Development Board shall act through its Executive Director, rather than by resolution, in making agreements with the port district.

HOUSE AMENDMENT NO. 2.
Deletes provision authorizing the Capital Development Board to permit regional port districts to use certain facilities without making payments to the State.

1 Fiscal Note Act may be applicable.
SB-0562 VADALABENE - DEMUZIO.

(New Act)

Creates the Illinois Union Label Act to prohibit the use of a counterfeit or imitation union label. Prohibits the use of a genuine union label in any manner not authorized by the union to which the label belongs. Provides for the award of damages, injunctive relief and criminal penalties.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 121 1/2, par. 2620

Provides that the union shall file its trade-mark or label or form of advertisement with the Secretary of State. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a violation of the Illinois Union Label Act is an unlawful practice within the meaning of the Consumer Fraud and Deceptive Business Practices Act.

HOUSE AMENDMENT NO. 1.

Makes technical changes.
SB-0562—Cont.

May 22 Added As A Joint Sponsor PHELPS  
Assigned to Labor & Commerce  
Jun 06 Recommended do pass 014-005-001  
Jun 11 Added As A Joint Sponsor O'CONNELL  
Added As A Joint Sponsor MCGANN  
Jun 20 Second Reading  
Filed on 2nd Reading  
Jun 25 Amendment No.01 PANAYOTOVICH Adopted  
Amendment No.02 PANAYOTOVICH Withdrawn  
Jun 26 Mtn Prevail to Suspend Rule 37(C)  
Third Reading - Passed 110-003-000  
Jun 27 S Concurs in H Amend. 01/059-000-000  
Passed both Houses  
Jul 24 Sent to the Governor  
Sep 17 Governor approved  

PUBLIC ACT 84-0517 Effective date 01-01-86

SB-0563 GEO-KARIS - LEMKE.

(Ch. 38, par. 1403)

Amends the Bill of Rights for Victims and Witnesses of Violent Crime Act to broaden the definition of violent crime to include misdemeanors which result in death or physical injury to the victim.

SENATE AMENDMENT NO. 1.

Changes reference to “physical injury” to reference to “great bodily harm”.

Apr 10 1985 First reading Rfrd to Comm on Assignment  
Apr 16 Assigned to Judiciary II  
Apr 30 Recommended do pass 011-000-000  
May 07 Second Reading  
Amendment No.01 GEO-KARIS Adopted  
May 16 Third Reading - Passed 059-000-000  
Arrive House  
May 17 Hse Sponsor CHURCHILL  
Added As A Joint Sponsor NASH  
First reading Rfrd to Comm on Assignment  
May 22 Assigned to Judiciary II  
May 31 Added As A Joint Sponsor DEUCHLER  
Committee Judiciary II  
Jun 11 Recommended do pass 012-000-000  
Jun 18 Second Reading  
Jun 26 Third Reading - Passed 111-005-001  
Passed both Houses  
Jul 24 Sent to the Governor  
Sep 21 Governor approved  

PUBLIC ACT 84-0724 Effective date 01-01-86

SB-0564 GEO-KARIS - LEMKE - DARROW - MAHAR.

(Ch. 95 1/2, pars. 315-11 and 321-6)

Amends the Boat Registration and Safety Act to provide that any person who operates a watercraft upon the waters of this State under the influence of alcohol or other drugs shall be guilty of a Class A misdemeanor (now a petty offense and fine of not less than $25 nor more than $100).
SB-0564—Cont.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I
Apr 24  Recommended do pass 007-000-000

May 01  Added As A Joint Sponsor DARROW
Placed Calndr,Second Reading
May 07  Added As A Joint Sponsor MAHAR
Second Reading
Placed Calndr,Third Reading
May 15  Third Reading - Passed 054-000-000
Arrive House
Hse Sponsor CHURCHILL
First reading  Rfrd to Comm on Assignment
May 29  Assigned to Registration & Regulation
Jun 06  Do Pass/Consent Calendar 010-000-000

Jun 13  Consnt Caldr Order 2nd Read
Jun 18  Added As A Joint Sponsor MCNAMARA
Remvd from Consent Calendar
Cal 2nd Rdn Short Debate
Jun 20  Short Debate Cal 2nd Rdn
Held 2nd Rdg-Short Debate
Jun 21  Amendment No.01 CULLERTON Withdrawn
Consnt Caldr Order 3rd Read
Jun 24  Consnt Caldr, 3rd Read Pass 111-000-003
Passed both Houses
Jul 23  Sent to the Governor
Sep 17  Governor vetoed
Placed Calendar Total Veto
Oct 17  Total veto stands.

SB-0565  GEO-KARIS - LEMKE.
(Ch. 110 1/2, par. 2-4)

Amends the Probate Act of 1975. Provides that an adopted child is a natural child for the purpose of determining the property rights of persons under any instrument. (Now applies to instruments executed after August 31, 1955.)

SENATE AMENDMENT NO. 1.
Deletes unnecessary language from introductory clause.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I
Apr 30  Recommended do pass 009-000-000

May 07  Second Reading
Amendment No.01 GEO-KARIS Adopted
Placed Calndr,Third Reading
May 15  3d Reading Consideration PP
Calendar Consideration PP.

SB-0566  GEO-KARIS - LEMKE.
(Ch. 108 1/2, par. 7-109.3)

Amends the IMRF Article of the Pension Code to expand the definition of "sheriff's law enforcement employee" to include full time law enforcement employees of Forest Preserve Districts; also makes a technical correction.

PENSION IMPACT NOTE
Increase in accrued liability ........................................... $100,000

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Increase in total annual cost .......................................... .................... 20,000
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 30  Pension Note Filed Committee Ins Pensions & Licensed Activities
Waive Posting Notice 7C  Committee Ins Pensions & Licensed Activities
May 07  Recommended do pass 008-000-000
May 14  Second Reading
May 15  Third Reading - Passed 055-001-000
Arrive House
May 22  Recommended do pass 008-000-000
Jun 14  Assigned to Personnel and Pensions

SB-0567  JOYCE,JEROME - RIGNEY - MAITLAND.
(Ch. 5, pars. 1404, 1405, 1406, 1408, 1409, 1410, 1411 and rep. par. 1415)
Amends the Beef Market Development Act. Provides that polling places for referendums shall be located so as to make it easy to vote throughout the State. Provides that the Council may examine the records of any agency with respect to the payment of assessment/deduction or enforcement of this Act, and may require proof of security bonding on funds paid. Empowers the Council to sue any person in the circuit court for any debt due under the Act, and seek injunctive relief. Repeals provision regarding a fine of up to $100 for any violation of the Act.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Agriculture, Conservation & Energy
May 02  Recommended do pass 013-000-000
May 14  Second Reading
May 23  Third Reading - Passed 058-000-000
Arrive House
May 24  Hse Sponsor RICHMOND
Placed Calndr,First Reading
May 29  Recommended do pass 013-000-000
May 30  Assigned to Agriculture
Jun 12  Do Pass/Consent Calendar 014-000-000
Jun 18  Cnsent Calendar, 2nd Read
Consnt Caldr Order 2nd Read
Jun 19  Added As A Joint Sponsor HARTKE
Consnt Caldr Order 3rd Read
Jun 20  Consnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Jul 18  Sent to the Governor
Sep 14  Governor approved
PUBLIC ACT 84-0343  Effective date 01-01-86

1 Fiscal Note Act may be applicable.
Amends the Dental Service Plan Act. Changes the amounts required to accumulate in a dental service plan corporation's contingent reserve fund. Requires an accumulation during its first year of operations of the lesser of $100,000 or 5% of its net premium income; requires an accumulation thereafter of 2% of its net premium income per year; eliminates the requirement when 5% of net premium income during a 3-year period has accumulated.

SENATE AMENDMENT NO. 1.

Deletes all new language and requires each corporation to maintain a special contingent reserve as an allocation of net worth. Bases the amount required on varying percentages of net earned subscription revenue.Eliminates accumulation requirements in certain instances. Provides that deficiencies in meeting amounts required by "Section 6 (b) or (c)" of the Act shall necessitate a plan of correction and correction pursuant thereto of rehabilitation, liquidation, conservation or dissolution.

SB-0569 D'ARCO - BLOOM.

Amends the Trusts and Trustees Act. Requires consideration of the overall investment characteristics of the trust when applying the prudent person rule.

SB-0568 D'ARCO, SCHAFFER, SAVICKAS AND VADALABENE.

Amends the Dental Service Plan Act. Changes the amounts required to accumulate in a dental service plan corporation's contingent reserve fund. Requires an accumulation during its first year of operations of the lesser of $100,000 or 5% of its net premium income; requires an accumulation thereafter of 2% of its net premium income per year; eliminates the requirement when 5% of net premium income during a 3-year period has accumulated.

SENATE AMENDMENT NO. 1.

Deletes all new language and requires each corporation to maintain a special contingent reserve as an allocation of net worth. Bases the amount required on varying percentages of net earned subscription revenue. Eliminates accumulation requirements in certain instances. Provides that deficiencies in meeting amounts required by "Section 6 (b) or (c)" of the Act shall necessitate a plan of correction and correction pursuant thereto of rehabilitation, liquidation, conservation or dissolution.
SB-0570  D'ARCO – BLOOM.

(Ch. 17, par. 1686)

Amends the Trusts and Trustees Act to provide for succession of corporate trustees with respect to banks and bank holding companies.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 17, par. 1674.4

Adds provision limiting the liability of a trustee continuing a partnership business.

HOUSE AMENDMENT NO. 2.

Provides that the liability of the trust estate shall not be impaired to the extent of trust estate assets.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Finance and Credit Regulations</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Recommended do pass 013-000-000 Placed Calndr, Second Reading</td>
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<tr>
<td>May 07</td>
<td>Second Reading Placed Calndr, Third Reading</td>
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<tr>
<td>May 16</td>
<td>Third Reading - Passed 059-000-000 Arrive House Placed Calndr, First Reading</td>
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<tr>
<td>May 21</td>
<td>Hsc Sponsor EWING Added As A Joint Sponsor RONAN First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>May 22</td>
<td>Amendment No.01 FIN INSTIT Adopted DP Amnded Consent Calendar 021-000-000</td>
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<td>Jun 12</td>
<td>Consnt Caldr Order 2nd Read</td>
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<td>Jun 18</td>
<td>Remvd from Consent Calendar Cal 2nd Rdng Short Debate</td>
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<td>Jun 20</td>
<td>Short Debate Cal 2nd Rdng Held 2nd Rdg Short Debate</td>
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<td>Jun 26</td>
<td>Amendment No.02 EWING Adopted Cal 3rd Rdng Short Debate Mtn Prevail to Suspend Rule 37(C) Short Debate-3rd Passed 113-000-003</td>
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<td>Jun 27</td>
<td>Secretary’s Desk Concurrence 01,02</td>
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<td>Jun 28</td>
<td>S Concurs in H Amend. 01,02/057-000-000 Passed both Houses</td>
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<td>Jul 24</td>
<td>Sent to the Governor</td>
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<td>Sep 17</td>
<td>Governor approved</td>
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<td>PUBLIC ACT 84-0518 Effective date 01-01-86</td>
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SB-0571  D'ARCO – BLOOM.

(Ch. 17, pars. 1551 and 1558)

Amends An Act to provide for and regulate the administration of trusts by trust companies. Provides that corporations authorized to execute and accept trusts shall have a minimum capital of $425,000; minimum surplus of $225,000; and a minimum reserve for operating expenses of $100,000.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 17, par. 1551

Deletes proposed increases in the minimum capital, surplus and reserve requirements. Provides that trust companies operating in more than one city need only to make one deposit with the Commissioner. Such deposit shall be determined with reference to the population of the largest city served.
SB-0571—Cont.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 17, pars. 2052 and 2053)

Adds provisions regarding liability of a corporate trustee.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Finance and Credit Regulations
Apr 25  Recommended do pass 013-000-000

May 07  Second Reading  Amendment No.01 D’ARCO Adopted
May 16  Third Reading  Passed 059-000-000
May 21  Hse Sponsor EWING  Added As A Joint Sponsor RONAN
May 22  First reading  Rfrd to Comm on Assignment
Jun 12  Amendment No.01 FIN INSTIT Adopted
Jun 18  Removed from Consent Calendar
Jun 20  Short Debate Cal 2nd Rdng
Jun 26  Cal 3rd Rdng Short Debate
Jun 27  Secretary’s Desk Concurrence 01
Jun 28  S Concurs in H Amend. 01/056-000-000
Jul 24  Sent to the Governor
Sep 17  Governor approved

PUBLIC ACT 84-0519 Effective date 01-01-86

SB-0572  D’ARCO.

(Ch. 56 1/2, new pars. 503.13a and 517.1)

Amends the Food, Drug and Cosmetic Act. Makes it a violation of the Act to sell at retail, other than through dispensing by a pharmacist, drugs formerly available only by prescription. Authorizes the Director of the Department of Public Health to determine the duration of such restriction.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public Health, Welfare, Corrections
Apr 24  Recommended do pass 008-000-000

May 03  Tabled By Sponsor

SB-0573  MAITLAND.

(Ch. 127, par. 604-101)

Amends the Governmental Ethics Act. Requires officials of a special district to file economic interest statements only if they are appointed or elected to the governing board and receive compensation beyond reimbursement of expenses.

1 Fiscal Note Act may be applicable.
SSB-0573—Cont.

<table>
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<tr>
<th>Date</th>
<th>Action Description</th>
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<tbody>
<tr>
<td>Apr 10 1985</td>
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<td>Apr 16</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Recommended do pass 008-007-000</td>
</tr>
<tr>
<td>May 14</td>
<td>Second Reading Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 052-004-002</td>
</tr>
<tr>
<td></td>
<td>Arrive House</td>
</tr>
<tr>
<td></td>
<td>Hse Sponsor EWING First reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Motion disch comm, advc 2nd EWING Committee discharged 118-000-000</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Second Reading Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td></td>
<td>Tabled House Rule 37(G)</td>
</tr>
</tbody>
</table>

SB-0573 TOPINKA.

(Ch. 95 1/2 pars. 4-201, 4-202, 4-203, 4-204, 4-205, 4-206, 4-207, 4-208, 4-209, 4-210, 4-211, 4-212, 4-213 and 4-214)

Amends The Illinois Vehicle Code. Deletes provisions regarding the disposal of unclaimed vehicles more than 7 years old and the 7-day waiting period required before towing an abandoned vehicle. Requires a law enforcement agency or towing company which sells an unclaimed vehicle to provide a licensed parts dealer, re-builder, or scrap processor buying such vehicle with a completed uniform invoice. Establishes various requirements for towing companies who tow abandoned or otherwise unattended vehicles.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>May 02</td>
<td>Recmnded do not pass(tabld) 004-001-001</td>
</tr>
</tbody>
</table>

SB-0575 TOPINKA.

(Ch. 122, par. 103-7)

Amends the Public Community College Act. Reduces from 6 to 4 years the terms of members of community college district boards elected in and after 1981.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Education-Higher</td>
</tr>
</tbody>
</table>

SB-0576 TOPINKA.

(Ch. 8, par. 37-32)

Amends the “Illinois Horse Racing Act of 1975” to provide that monies in the Illinois Race Track Improvement Fund may be used to reimburse tracks for the expense of providing overflow facilities for other race tracks.

SENATE AMENDMENT NO. 1. (Tabled May 22, 1985)

Deletes reference to: (Ch. 8, par. 37-32)

Adds reference to: (Ch. 8, par. 37-28)

Provides that monies from the Agricultural Premium Fund shall, pursuant to appropriation to the Illinois Racing Board, be used to reimburse race tracks for added expenses incurred due to providing overflow facilities for other race tracks.

SENATE AMENDMENT NO. 2.

Provides the Race Track Improvement Fund shall be used to establish facilities at non-operating tracks when there is an overflow of eligible horses at an operating track.

\[1\] Fiscal Note Act may be applicable.
SB-0576—Cont.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
May 07  Recommended do pass 011-000-000

May 14  Second Reading
        Amendment No.01  INSURANCE  Adopted
        Placed Calndr,Third Reading

May 22  Recalled to Second Reading
        Amendment No.02  TOPINKA  Adopted
        Placed Calndr,Third Reading

May 23  Third Reading - Passed 058-000-000
        Arrive House
        Hse Sponsor KUBIK
        Placed Calndr,First Reading

May 24  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Executive
Jun 13  Do Pass/Consent Calendar 016-000-000

Jun 19  Consent Calendar, 2nd Reading
Jun 21  Consent Caldr Order 3rd Read
Jul 19  Sent to the Governor
Sep 16  Governor vetoed
Oct 16  Mtn filed overrde Gov veto TOPINKA
        3/5 vote required
Oct 17  Override Gov veto-Sen pass 038-014-000
Oct 31  Mtn filed overrde Gov veto KUBIK
        3/5 vote required
Oct 31  Override Gov veto-Hse pass 103-003-006
Nov 01  Bth House Overid Total Veto

SB-0577  DEGNAN.
(Ch. 99, par. 4)

Amends The Illinois Notary Public Act to increase the required bond from $1,000 to $10,000.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 25  Recommended do pass 011-000-000

May 07  Second Reading
Placed Calndr,Third Reading

May 15  Third Reading - Passed 055-000-001
Arrive House
Placed Calndr,First Reading

May 16  First reading  Rfrd to Comm on Assignment
May 17  Primary Sponsor Changed To BERRIOS
        Added As A Joint Sponsor MCGANN
May 22  Committee Assignment of Bills
        Assigned to Registration & Regulation
Jun 06  Do Pass/Consent Calendar 010-000-000

Consnt Caldr Order 2nd Read
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jun 13</td>
<td>Consent Calendar, 2nd Reading</td>
</tr>
<tr>
<td></td>
<td>Consent Calendar Order 3rd Read</td>
</tr>
<tr>
<td>Jun 19</td>
<td>Consent Calendar, 3rd Read Pass 114-000-000</td>
</tr>
<tr>
<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 17</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 14</td>
<td>Governor vetoed</td>
</tr>
<tr>
<td></td>
<td>Placed Calendar Total Veto</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Total veto stands.</td>
</tr>
</tbody>
</table>

**SB-0578 RIGNEY.**

(New Act)

Creates the IL Certified Video Deposition Officer Act of 1985. Provides that the Department of Registration and Education shall issue certificates to video deposition officers. Defines terms and sets forth qualifications required. Creates the Video Deposition Officers Board to assist the Department in carrying out this Act. Sets forth grounds for refusal to issue or renew, for suspension of or for revocation of certificates. Provides penalties for violation.

**SENATE AMENDMENT NO. 1.**

Makes the practice of recording depositions by video equipment subject to rules of the Supreme Court relating to the use of video equipment in Court proceedings.

**SENATE AMENDMENT NO. 2.**

Requires that for each deposition recorded by a certified video deposition officer for use in any court proceedings, a transcript of such deposition shall be prepared by a court reporter.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>May 07</td>
<td>Recommended do pass as amend 007-001-000</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 14</td>
<td>Second Reading Amendment No.01 INSURANCE Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 INSURANCE Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>May 15</td>
<td>Third Reading - Lost 014-039-000</td>
</tr>
</tbody>
</table>

**SB-0579 JOYCE,JEREMIAH.**

(Ch. 24, new par. 11-13-7b; Ch. 34, par. 3154)

Amends the Illinois Municipal Code and the County Zoning Act. Permits municipalities and counties to assess fees for zoning variances in an amount not exceeding 10% of the estimated value of the property after the variance is allowed. Provides that such estimated value shall be determined by a qualified appraiser employed by the municipality or county.

**SENATE AMENDMENT NO. 1.**

Limits the fees to 10% of the estimated increase in the value of the property, excluding improvements, from the variance.

**SENATE AMENDMENT NO. 2.**

Deletes reference to: (Ch. 34, par. 3154)

Deletes provisions amending the County Zoning Act. Limits application of the bill to municipalities with a population of at least 1,000,000.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>May 01</td>
<td>Recommended do pass 007-001-000</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 17</td>
<td>Second Reading Amendment No.01 JOYCE,JEREMIAH Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 JOYCE,JEREMIAH Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
May 23  Third Reading - Passed 053-005-000
   Arrive House
   Placed Calendr, First Reading
May 24  Hse Sponsor MCGANN
   First reading  Rfrd to Comm on Assignment
May 29  Assigned to Cities and Villages
   First reading
Jun 12  Interim Study Calendar CITY
   VILLAGE

1 SB-0580 JOYCE, JEREMIAH.
   (Ch. 108 1/2, par. 1-111)
   Amends the General Provisions Article of the Pension Code to prohibit investment of public pension fund moneys in 1992 World’s Fair bonds, unless approved by a majority of the members and pensionors of the fund.
   PENSION IMPACT NOTE
   The bill does not have a direct financial impact.
   Apr 10 1985  First reading  Rfrd to Comm on Assignment
   Apr 16      Assigned to Ins Pensions & Licensed Activities
   Apr 30      Pension Note Filed
               Committee Ins Pensions & Licensed Activities

1 SB-0581 JOYCE, JEREMIAH.
   (Ch. 111 1/2, new par. 1022.12)
   Amends the Environmental Protection Act to direct the Agency to compile a list of potentially hazardous lawn care products by March 1, 1986; requires persons applying such products to post a warning sign, beginning April 1, 1986. Effective immediately.
   Apr 10 1985  First reading  Rfrd to Comm on Assignment
   Apr 16      Assigned to Agriculture, Conservation & Energy

1 SB-0582 JOYCE, JEREMIAH AND LEMKE.
   (Ch. 120, pars. 1152, 1157.2, 1159, 1169 and 1170; Ch. 122, new par. 2-3.48; Ch. 127, new par. 141.158)
   Amends the Illinois Lottery Law, The School Code and the State finance Act to provide that all lottery proceeds be deposited into The Lottery Education Fund which is to be appropriated only to the State Board of Education for distribution to schools.
   Apr 10 1985  First reading  Rfrd to Comm on Assignment
   Apr 16      Assigned to Revenue
   May 09      Added As A Co-sponsor LEMKE
               Committee Revenue

SB-0583 LUFT – DEMUZIO – COFFEY.
   (Ch. 95 1/2, par. 5-101 and 5-102)
   Amends The Illinois Vehicle Code. Provides that the Secretary of State shall not issue a supplemental license to new or used car dealers outside a franchisee’s market area unless 3 or more licensed dealers make application to hold a joint sale and the Secretary has considered the ability of the applicants to honor service warranties and guaranties on vehicles offered for sale. Requires application to be submitted at least 10 days prior to the date of such sale.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
GOVERNOR AMENDATORY VETO
Demures the discretionary authority of the Secretary of State to issue a supplemental license for the sale of automobiles outside of the relevant market area and deletes the provision that such licenses shall be applied for by 3 or more licensed dealers.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Transportation
            Added As A Joint Sponsor DEMUZIO
            Added As A Joint Sponsor COFFEY
            Committee Transportation
Apr 24       Placed Calndr, Second Reading
May 07       Second Reading
May 16       Third Reading - Passed 059-000-000
            Arrive House
            Placed Calndr, First Reading
May 17       Hse Sponsor REA
            Added As A Joint Sponsor CHURCHILL
            First reading  Rfrd to Comm on Assignment
May 22       Assigned to Consumer Protection
May 24       Re-assigned to Transportation
Jun 12       Recommended do pass 015-002-000
             Placed Calndr, Second Reading
Jun 18       Second Reading
Jun 25       Third Reading - Passed 110-005-001
             Passed both Houses
Jul 23       Sent to the Governor
Sep 20       Governor amendatory veto
             Placed Cal. Amendatory Veto
Oct 17       Mtn fild ovrrde amend veto LUFT
             3/5 vote required
             Override am/veto Sen-pass 039-013-001
             Placed Cal. Amendatory Veto
Oct 23       Mtn fild ovrrde amend veto 01/REA
             Placed Cal. Amendatory Veto
Oct 29       3/5 vote required
             Override am/veto House-lost 065-031-017
             Mtn fild ovrrde amend veto 02/REA
             Placed Cal. Amendatory Veto
Oct 30       3/5 vote required
             Override am/veto House-lost 02/068-036-008
             Placed Cal. Amendatory Veto
Oct 31       Bill dead-amendatory veto.

SB-0584    LUFT.
            (Ch. 110, new par. 2-1701)
Amends the Code of Civil Procedure concerning actions against a unit of local government for the recovery of taxes, certain fees or charges which are illegally collected. Limits the amount which may be recovered in such actions to the amount of such taxes, fees or charges paid within one year prior to the commencement of the action.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Judiciary I
SB-0585  BARKHAUSEN.
(New Act)

Creates the Illinois Corporation for Science and Technology. The purposes of the Corporation are to identify scientific and technological problems and opportunities related to the economy of Illinois and formulate proposals to overcome these problems or realize those opportunities; and to assist in financing of scientific and technological research or development of technology related businesses, or both.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Executive

SB-0586  KARPIEL.
(Ch. 122, new par.21-1a)

Amends The School Code. Requires teachers' certificates issued initially after June 30, 1986 to be endorsed for each subject the holder is legally qualified to teach. Provides that certificates issued before June 30, 1986 may, by application, also be so endorsed.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Education-Elementary & Secondary
Apr 30  Placed Calndr,Second Reading
May 07  Second Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
May 17  Hse Sponsor PARKE
First reading  Rfrd to Comm on Assignment
May 22  Assigned to Elementary & Secondary Education
Jun 13  Placed Calndr,Second Reading
Jun 18  Added As A Joint Sponsor COWLISHAW
Jun 20  Second Reading
Jun 26  Third Reading - Passed 115-002-000
Passed both Houses
Jul 24  Sent to the Governor
Sep 17  Governor approved
PUBLIC ACT 84-0520  Effective date 01-01-86

SB-0587  KARPIEL.
(Ch. 110, par. 9-102)

Amends the Code of Civil Procedure relating to common interest communities to make a technical change.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I

SB-0588  KARPIEL – BERMAN.
(Ch. 48, par. 1715)

Amends the IL Educational Labor Relations Act to provide that employees subject to the Act may file charges of unfair labor practices with the IL Educational Labor Relations Board.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Permits any individual to file charges. Adds immediate effective date.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 110, par. 3-104, new par. 2-417

Amends the Code of Civil Procedure to provide that persons charged with alleged violations of a final order of the Illinois Educational Labor Relations Board may not raise as defenses in actions to enforce final Board orders any matters that such persons could have raised by initiating judicial review of such final orders in accordance with subsection (a) of Section 16 of the Illinois Educational Labor Relations Act and Section 3-104 of the Administrative Review Law.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Added As A Joint Sponsor Berman
          Committee Assignment of Bills
          Assigned to Labor and Commerce
Apr 24 Recommended do pass 009-000-000
May 07 Second Reading Placed Calndr,Second Reading
May 16 Third Reading - Passed 059-000-000
         Arrive House
May 17 Placed Calndr,First Reading
May 20 First reading Rfrd to Comm on Assignment
May 22 Assigned to Labor & Commerce
Jun 12 Primary Sponsor Changed To Panayotovich
Jun 13 Amendment No.01 LABOR COMMRCE Adopted
         Recommded do pass as amend 025-000-000
         Placed Calndr,Second Reading
Jun 20 Second Reading Held on 2nd Reading
Jun 25 Amendment No.02 PANAYOTOVICH Adopted
         Placed Calndr,Third Reading
         Mn Prevail to Suspend Rule 37(C)
         Third Reading - Passed 112-001-001
Jun 26 Secretary's Desk Concurrence 01,02
Jun 27 S Concurs in H Amend. 01,02/056-000-000
         Passed both Houses
Jul 24 Sent to the Governor
Jul 30 Governor approved
         PUBLIC ACT 84-0123 Effective date 07-30-85

SB-0589 DAVIDSON, SCHAFFER, DEMUZIO AND LECHOWICZ.
(Ch. 61, par. 2.33)

Amends the Wildlife Code. Authorizes the Department of Conservation by administrative order to authorize the use of rifled slugs and large shot in the taking of other species in addition to white-tailed deer.

HOUSE AMENDMENT NO. 1.
Adds immediate effective date.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy
May 02 Recommended do pass 013-000-000
May 07 Placed Calndr,Second Reading
May 07 Second Reading Placed Calndr,Third Reading
393

May 16  Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor OBLINGER
Placed Calendr, First Reading

May 17  First reading  Rfrd to Comm on Assignment
May 22  Assigned to Energy Environment & Nat. Resource
May 30  Amendment No.01 ENRGY ENVRMNT Adopted
Do Pass Amend/Short Debate 013-000-000
Cal 2nd Rdng Short Debate
Jun 05  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 26  Short Debate-3rd Passed 113-000-000
Jun 27  Secretary's Desk Concurrence 01
Jun 28  S Concurs in H Amend. 01/055-000-000
Passed both Houses
Jul 24  Sent to the Governor
Sep 17  Governor approved

PUBLIC ACT 84-0521  Effective date 09-17-85

1 SB-0590  WELCH.
(Ch. 46, pars. 3-1, 4-2, 4-16, 5-2, 5-23, 6-27, 6-53, 17-10 and 20-13.1)
Amends The Election Code. Allows voters to transfer their registrations within
the same election jurisdiction up to 5 days preceding the date of an election at which
they would be entitled to vote.
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Elections

SB-0591  WELCH.
(Ch. 73, par. 979e)
Amends the Illinois Insurance Code to provide that with respect to continuation
of group coverage by a former employee, the former employee shall pay the re-
quired premium to the insurer rather than the employer or group policyholder. Re-
quires the insurer to bill the former employee.
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 30  Waive Posting Notice 7C  Committee Ins Pensions & Licensed Activities

SB-0592  BLOOM – SANGMEISTER.
(Ch. 95 1/2, new par. 11-501.3)
Amends The Illinois Vehicle Code. Provides that the written results of blood al-
cohol tests conducted upon persons receiving medical treatment in a hospital emer-
gency room shall be admissible in evidence as a business record exception to the
hearsay rule when such tests are administered under certain conditions.
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary II

SB-0593  BLOOM – SANGMEISTER.
(Ch. 38, par. 113-3.1)
Provides that when counsel is appointed to represent a defendant the court may
order the defendant to pay a reasonable sum for such representation. Authorizes the

1 Fiscal Note Act may be applicable.
supreme court to provide by rule for assessment of costs, including attorneys' fees, incurred in the enforcement of such orders.

**SB-0594 BLOOM – SANGMEISTER.**

(Ch. 38, par. 1005-3-4)

Amends the Unified Code of Corrections. Provides that presentence reports shall be disclosed to the public unless the judge finds that to do so would constitute a clearly unwarranted invasion of privacy involving someone other that the defendant or decides to withhold certain information concerning the defendant's mental condition.

**SB-0595 BLOOM – SANGMEISTER – BARKHAUSEN – GEO-KARIS – LEMKE.**

(Ch. 38, par. 6-2, 115-3 and 115-4)

Amends the Criminal Code of 1961 and the Code of Criminal Procedure of 1963. Removes from the insanity defense the provision that a person is not criminally responsible if he lacks substantial capacity to conform his conduct to the requirements of law. Requires, in cases where the defendant asserts the insanity defense, that a specific finding be made by the court in bench trials, or by the jury in jury trials, that the defendant has failed to prove he is not guilty by reason of insanity, in order to find the defendant guilty but mentally ill.

**SENATE AMENDMENT NO. 1.**

Changes definition of “mentally ill” or “mental illness”.

**SB-0596 DUDYCZ.**

(Ch. 24, par. 7-1-1)

Amends the Illinois Municipal Code to allow municipalities to annex territory defined as contiguous, of not less than 90 acres and separated from the annexing municipality by a strip of land not exceeding 800 feet in width which strip may be within another municipality.

**SENATE AMENDMENT NO. 1.**

Denies permission of annexation when the territory to be annexed lies within the boundaries of a forest preserve district.

**SENATE AMENDMENT NO. 2.**

Requires area to be annexed to have 1,000 to 1,200 population.
Amends The School Code relating to the qualifications of the regional superintendent of schools. Provides that a regional superintendent must have had at least 2 years of teaching experience (presently 4 years are required).

SENATE AMENDMENT NO. 1.
Adds effective date of July 1, 1985.

SENATE AMENDMENT NO. 2.
Provides that in counties over 2,000,000 inhabitants, in order to serve as regional superintendent a person must have been engaged for at least 2 years of the 4 previous years in full time teaching or supervising or serving as a county superintendent of schools or regional superintendent of schools for an educational service region in the State of Illinois.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 122, par. 3-1
Adds reference to: Ch. 122, pars. 14A-2 and 14A-5

Includes in the definition of gifted children those with high level thought processes or divergent thinking. Provides that students participating in gifted education programs shall receive special recognition upon graduation pursuant to State Board of Education rules. Provides that such programs may include optional summer school. Effective July 1, 1985.
SB-0597—Cont.

Jun 21  Consnt Caldr, 3rd Read Pass 116-000-000
Jun 24  Secretary's Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/039-018-000
        Passed both Houses
Jul 24  Sent to the Governor
Sep 21  Governor approved
        PUBLIC ACT 84-0782  Effective date 09-21-85

SB-0598  DARROW.

(Ch. 37, par. 702-9; Ch. 38, pars. 1404 and 1406)
Amends the Juvenile Court Act and the Bill of Rights for Victims and Witnesses of Violent Crime Act. Provides that the victim of the offense of aggravated criminal sexual assault, criminal sexual assault, criminal sexual abuse or aggravated criminal sexual abuse shall have the rights under Bill of Rights for Victims and Witnesses of Violent Crime Act during and after juvenile proceedings.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary II
Apr 30  Recommended do pass 011-000-000

May 07  Second Reading
Placed Calndr,Second Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 24  Hse Sponsor YOUNG,A
Added As A Joint Sponsor O'CONNELL
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 13  Recommended do pass 014-000-000

Jun 18  Added As A Joint Sponsor FLOWERS
Added As A Joint Sponsor MCNAMARA
Placed Calndr,Second Reading
Jun 20  Second Reading
Held on 2nd Reading
Jun 21  Placed Calndr,Third Reading
Jun 24  Added As A Joint Sponsor SOLIZ
Placed Calndr,Third Reading
Third Reading - Passed 117-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 17  Governor approved
        PUBLIC ACT 84-0522  Effective date 01-01-86

SB-0599  ETHEREDGE – DAVIDSON.

(Ch. 37, par. 702-3)
Amends the Juvenile Court Act to include a chronic or habitual truant in the definition of a minor requiring authoritative intervention.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I

SB-0600  ETHEREDGE – DAVIDSON.

(Ch. 37, par. 702-3)
Amends the Juvenile Court Act to revise the provisions pertaining to minors requiring authoritative intervention to permit the court to waive the 21-day requirement, if in the best interest of the minor, and allow a petition to be filed. Also requires that there be a finding that it is not in the best interest of the minor to return the minor to his home before an adjudication on authoritative intervention can be made.
SB-0601 ETHEREDGE.

(Ch. 96 1/2, pars. 6308 and 6309; new pars. 6308a, 6308b, 6308c and 6308d)

Amends the Forest Preserve District Law. Authorizes forest preserve districts to (1) enter into contracts to pay for improving and maintaining roadways outside the district providing public access to the district; (2) acquire, develop, maintain and improve waterways in conjunction with the district; and (3) purchase land and thereafter sell a portion thereof pursuant to resolution after written approval of the Director of the Department of Conservation. Also authorizes the district to take possession of, enclose, fill in, reclaim and protect any portion of submerged land owned by the State and bordering on the district.

SENATE AMENDMENT NO. 2.

Provides that a forest preserve district may purchase, but not condemn, a parcel of land and sell a portion thereof, pursuant to resolution of the board passed within 30 days after acquisition of the parcel by the district.

SENATE AMENDMENT NO. 3.

Requires written approval of the Secretary of the Department of Transportation before a forest preserve district may take possession of submerged lands of the State.

HOUSE AMENDMENT NO. 1.

Provides that land must be sold by a forest preserve district for not less than its fair market value pursuant to a resolution adopted by a 2/3 vote of the board.
**SB-0602**  
ETHEREDGE – LUFT, LEMKE, POSHARD, O’DANIEL AND DAWSON.  
(Ch. 120, par. 439.3, 439.32, 439.102 and 441)

Amends the State occupation and use tax Acts to expand the manufacturing machinery and equipment exemption to include machinery and equipment used to do maintenance or repair of manufacturing machinery and equipment, or used in research and development or used to manufacture in-house exempt machinery and equipment. The exemption will also include computers used for product design and production.

**SENATE AMENDMENT NO. 1.**  
Amends to delete exemption for machinery and equipment used in research and development.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Recommended do pass 007-002-000</td>
</tr>
<tr>
<td>May 14</td>
<td>Second Reading Amendment No.01 ETHEREDGE Adopted</td>
</tr>
<tr>
<td>May 15</td>
<td>Added As A Co-sponsor LEMKE, POSHARD</td>
</tr>
<tr>
<td></td>
<td>Added As A Co-sponsor O’DANIEL &amp; DAWSON</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Hse Sponsor HASTERT</td>
</tr>
<tr>
<td></td>
<td>Added As A Joint Sponsor MAUTINO</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 17</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 22</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Interim Study Calendar REVENUE</td>
</tr>
</tbody>
</table>

**SB-0603**  
MAITLAND.  
(Ch. 38, new par. 1005-6-1.1)

Amends the Unified Code of Corrections to provide that probationers can be ordered to pay to the county up to $15 per month to defray the costs of maintaining a probation office.

**SENATE AMENDMENT NO. 1.**  
Makes non-substantive corrections of form in introductory clause.

<table>
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<tr>
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<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Recommended do pass 007-000-000</td>
</tr>
<tr>
<td>May 07</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 15</td>
<td>Recalled to Second Reading Amendment No.01 MAITLAND Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 058-000-000</td>
</tr>
<tr>
<td></td>
<td>Arrive House</td>
</tr>
<tr>
<td></td>
<td>Hse Sponsor ROPP</td>
</tr>
<tr>
<td></td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 29</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Motion disch comm, advc 2nd</td>
</tr>
<tr>
<td></td>
<td>ROPP</td>
</tr>
<tr>
<td></td>
<td>Motn discharge comm lost 042-060-001</td>
</tr>
<tr>
<td></td>
<td>Committee Judiciary II</td>
</tr>
<tr>
<td>Jun 14</td>
<td>Tbld pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

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1 Fiscal Note Act may be applicable.
SB-0604  FAWELL.
(Ch. 38, par. 3-5)

Amends the Criminal Code of 1961 to allow prosecutions for perjury to be commenced at any time.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 38, par. 3-5
Adds reference to: Ch. 38, par. 32-2

Deletes amendatory language to Section on “General Limitations” and amends, instead, Section on “Perjury” to allow prosecution for perjury to be commenced within 5 years after commission of offense.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I
Apr 30  Recommdnd do pass as amend 009-001-000

May 07  Second Reading
        Amendment No.01  JUDICIARY I  Adopted
        Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000
        Arrive House
        Placed Calndr,First Reading

May 17  Hse Sponsor TATE
        First reading

May 22  Assigned to Judiciary II
Jun 14  Tbld pursuant Hse Rule 27D

SB-0605  O’DANIEL AND POSHARD.
(Ch. 95 1/2, par. 3-803)

Amends The Illinois Vehicle Code to permit various apportioned and prorated vehicle registration fees to be reduced on a quarterly basis upon meeting certain requirements.

SENATE AMENDMENT NO. 1.
Adds effective date of 1986 Calendar Registration Year.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Transportation
May 02  Recommdnd do pass as amend 011-000-000

May 07  Second Reading
        Amendment No.01  TRANSPORTATION  Adopted
        Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000
        Arrive House
        Placed Calndr,First Reading

May 17  Hse Sponsor BRESLIN
        Added As A Joint Sponsor PHELPS
        First reading  Rfrd to Comm on Assignment

May 22  Assigned to Transportation
May 29  Added As A Joint Sponsor HASTERT
        Added As A Joint Sponsor RYDER
        Recommdnd do pass 013-000-000

May 31  Placed Calndr,Second Reading
Jun 04  Second Reading
        Placed Calndr,Third Reading

Fiscal Note Act may be applicable.
SB-0606  WELCH.

(Ch. 111 2/3, par. 36)

Amends the Public Utilities Act. Provides no increase in any rate or charge for the furnishing of gas for heating or cooling shall be made by a public utility unless the utility is purchasing the least expensive gas available.

Apr 10 1985  First reading  Rfnd to Comm on Assignment
Apr 16  Assigned to Agriculture, Conservation & Energy

SB-0607  MAITLAND.

(Ch. 122, par. 21-1)

Amends The School Code. Removes the requirement of United States citizenship for certification as a teacher or supervisor.

SENATE AMENDMENT NO. 1.

Restores the citizenship requirement but permits the State Board of Education to make exceptions to the requirement if there is a shortage of teachers in the subject area or extenuating circumstances have delayed citizenship. Adds immediate effective date.

Apr 10 1985  First reading  Rfnd to Comm on Assignment
Apr 16  Assigned to Education-Elementary & Secondary
Apr 30  Placed Calndr, Second Reading
May 14  Second Reading
May 15  Placed Calndr, Third Reading
May 21  Recalled to Second Reading
May 29  Amendment No. 01 MAITLAND Adopted
May 30  Calendar Consideration PP

SB-0608  MAITLAND.

(Ch. 122, par. 27-8.1)

Amends The School Code to delete the requirement that children entering fifth and ninth grades must submit proof of receiving health examinations.

Apr 10 1985  First reading  Rfnd to Comm on Assignment
Apr 16  Assigned to Education-Elementary & Secondary

SB-0609  MAITLAND.

(Ch. 122, par. 14-8.02)

Amends The School Code. Provides that in cases in which consent is not given for an evaluation to determine eligibility for special education, a school district may evaluate a child if, after an impartial due process hearing, a decision is reached requiring the evaluation and the decision is not appealed or the decision is affirmed on appeal. Effective immediately.

Apr 10 1985  First reading  Rfnd to Comm on Assignment
Apr 16  Assigned to Education-Elementary & Secondary
SB-0609—Cont.

May 07 Recommended do pass 016-000-001
Placed Calndr, Second Reading

May 14 Second Reading
Placed Calndr, Third Reading

May 15 Third Reading - Passed 049-000-001
Arrive House
Hse Sponsor DIDRICKSON
Added As A Joint Sponsor STECZO
Placed Calendr, First Reading

May 16 First reading Rfrd to Comm on Assignment
May 22 Assigned to Elementary & Secondary Education
May 30 Do Pass/Consent Calendar 019-000-000

Jun 05 Consnt Caldr Order 2nd Read
Jun 14 Consnt Caldr Order 3rd Read
Jun 18 Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16 Sent to the Governor
Sep 13 Governor approved
PUBLIC ACT 84-0287 Effective date 09-13-85

SB-0610 SCHAEFFER – MACDONALD.
(Ch. 95 1/2, par. 12-603.1)

Amends The Illinois Vehicle Code to exempt from the mandatory seat safety belt use requirement any driver operating or a passenger transported within a motor vehicle equipped with an air bag.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, par. 12-603.1

Amends The Illinois Vehicle Code to repeal provisions requiring the mandatory use of seat safety belts. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Added As A Joint Sponsor MACDONALD
Committee Assignment of Bills
Apr 16 Assigned to Transportation
Apr 24 Recommended do pass 011-000-000
Placed Calndr, Second Reading

May 07 Second Reading
Placed Calndr, Third Reading

May 15 Third Reading - Passed 051-000-001
Arrive House
Placed Calendr, First Reading

May 24 Hse Sponsor VINSON
First reading Rfrd to Comm on Assignment
Assigned to Transportation

Jun 05 Amendment No.01 TRANSPORTATN Adopted
Recommended do pass as amend 014-003-000
Placed Calndr, Second Reading

Jun 18 Second Reading Mtn Lost - Table Amend. No. 01/040-074-001
Placed Calndr, Third Reading

Jun 25 Third Reading - Lost 057-059-001

SB-0611 SCHAEFFER – MACDONALD.
(Ch. 122, par. 10-22.40)

Amends The School Code. Requires school associations which provide for athletic and other interscholastic competition must either be subject to, or voluntarily
comply with, the public access provisions set forth for State agencies in The State Records Act as a condition of their receiving public school membership fees. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Added As A Joint Sponsor MACDONALD Committee Assignment of Bills</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
</tr>
<tr>
<td>May 07</td>
<td>Recommended do pass 017-000-000</td>
</tr>
<tr>
<td>May 14</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 15</td>
<td>Third Reading Passed 052-000-001</td>
</tr>
<tr>
<td>May 16</td>
<td>Hse Sponsor PETERSON,W Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 17</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 22</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommended do pass 022-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Added As A Joint Sponsor SOLIZ Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Second Reading Held on 2nd Reading</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Placed Calndr,Third Reading Third Reading Passed 117-000-000</td>
</tr>
<tr>
<td>Jul 24</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 17</td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

PUBLIC ACT 84-0523 Effective date 09-17-85

**SB-0612**  BLOOM – BERMAN, DONAHUE, JONES, JOYCE, JEREMIAH AND KARPIEL.

(Ch. 127, pars. 1005.01, 1005.03 and 1006.02)

Amends the Administrative Procedure Act. Provides that no rule of a State agency may incorporate by reference guidelines or standards of an agency of the United States or of nationally recognized organization, association or entity unless such incorporation by reference is approved in writing by the Joint Committee on Administrative Rules prior to the initial publication of the rule in the Illinois Register. Prohibits the incorporation by reference unless the agency or organization originally issuing the guidelines or standards makes copies of such guidelines or standards readily available to the public. Provides for a tolling of the running of the 30 day notice filing period applicable to a peremptory rule while the Joint Committee reviews any guidelines or standards incorporated by reference in such peremptory rule.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, par. 1005.03

Deletes the added provision providing for a tolling of the running of the 30 day notice filing period applicable to a peremptory rule while the Joint Committee reviews any guidelines or standards incorporated by reference in such peremptory rule. Deletes the provisions providing for incorporation by reference of standards or guidelines of nationally recognized organizations, associations and entities.

HOUSE AMENDMENT NO. 1.

Provides that an agency of the United States may incorporate a material by reference if the organization, association or other entity acting on behalf of the agency makes copies of the matter readily available to the public.

<table>
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<tr>
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</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
</tbody>
</table>
SB-0612—Cont.

Apr 16 Assigned to Executive
May 02 Recommended do pass 019-000-000
Placed Calndr, Second Reading

May 14 Second Reading
Amendment No. 01 BLOOM Adopted
Placed Calndr, Third Reading

May 23 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr, First Reading

May 24 Hse Sponsor LEVIN
Added As A Joint Sponsor VINSON
First reading Rfrd to Comm on Assignment
May 29 Assigned to State Gov Adm & Regulatory Rev
Jun 12 Motion disch comm, advc 2nd VINSON
Committee State Gov Adm & Regulatory Rev
Jun 13 Amendment No. 01 ST GOV REVIEW Adopted
Recommnded do pass as amend 019-000-000
Placed Calndr, Second Reading
Jun 19 Second Reading
Held on 2nd Reading
Jun 20 Placed Calndr, Third Reading
Min Prevail to Suspend Rule 37(C)
Third Reading - Passed 114-000-000
Jun 21 Secretary's Desk Concurrence 01
Jun 27 S Concurs in H Amend. 01/059-000-000
Passed both Houses
Jul 24 Sent to the Governor
Sep 21 Governor approved
PUBLIC ACT 84-0784 Effective date 01-01-86

SB-0613 ETHEREDGE.

(New Act)
New Act. Authorizes the Fox Valley Park District to sell the LaSalle Street building in the City of Aurora at public sale.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government
May 01 Recommended do pass 009-000-000
Placed Calndr, Second Reading

May 17 Second Reading
Placed Calndr, Third Reading

May 23 Third Reading - Passed 056-001-000
Arrive House
Placed Calndr, First Reading

May 24 Hse Sponsor DEUCHLER
Added As A Joint Sponsor HASTERT
First reading Rfrd to Comm on Assignment
May 29 Assigned to Executive
Jun 13 Do Pass/Consent Calendar 016-000-000
Consnt Caldr Order 2nd Read
Jun 19 Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
Jun 20 Added As A Joint Sponsor COWLISHAW
Consnt Caldr Order 3rd Read
Jun 21 Consnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0425 Effective date 01-01-86
Amends the Chicago Sanitary District Article of the Pension Code to remove the $800 monthly maximum on annuities for spouses of employees whose death in service or retirement occurs on or after July 1, 1985, and to eliminate the excess contribution refund for employees who die on or after that date. Effective immediately.

**PENSION IMPACT NOTE**

Increase in actuarial liability .................................................. $ 21,600,000
Increase in total annual cost .................................................. 2,500,000
Increase in total annual cost as % of payroll ......................... 3.5%

**STATE MANDATES ACT FISCAL NOTE**

SB-614 creates a retirement benefit mandate for which no reimbursement is required. The estimated annual cost is $2.5 million.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Apr 10</td>
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<tr>
<td>Apr 16</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 30</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>May 07</td>
<td>Waive Posting Notice 7C</td>
</tr>
<tr>
<td>May 09</td>
<td>Recommended do pass 011-000-000</td>
</tr>
<tr>
<td>May 14</td>
<td>Placed Calndr,Second Reading</td>
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<tr>
<td>May 15</td>
<td>Recommended to pass 039-013-001</td>
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<td>May 16</td>
<td>First Reading</td>
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<td>May 16</td>
<td>Placed Calndr,Third Reading</td>
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<tr>
<td>May 16</td>
<td>Recommended to pass 059-000-000</td>
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<tr>
<td>Jun 12</td>
<td>Placed Calndr,First Reading</td>
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<tr>
<td>May 21</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 22</td>
<td>Assigned to Personnel and Pensions</td>
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</tbody>
</table>

**SB-0615 WELCH – NETSCH.**

Amends the Illinois Domestic Violence Act to provide for issuance of emergency orders of protection and to require law enforcement officers to arrange or provide for transportation for victim to nearest available court. Effective immediately.

<table>
<thead>
<tr>
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<tr>
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</tr>
<tr>
<td>Apr 30</td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>May 07</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>May 21</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 22</td>
<td>Assigned to Judiciary II</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
SB-0616 WELCH.  
(Ch. 122, par. 11A-3)

Amends The School Code. Limits the validation of petitions and elections relative to unit district formation when certain publication requirements are not met to petitions filed and elections held prior to the amendatory Act’s effective date.

HOUSE AMENDMENT NO. 1.

Adds reference to: New Act

Changes the title, adds an immediate effective date, and adds provisions creating an Act regulating the labeling of toxic art or craft materials and the use of same in schools, to be administered by the Department of Public Health.

FISCAL NOTE, AS AMENDED  
(Prepared by State Board of Education)

This bill will have no fiscal impact on the State Board of Ed. or on school districts in FY86, and it will have no significant fiscal impact on these agencies in subsequent years.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Elections
Apr 25 Recommended do pass 006-000-000

May 07 Second Reading
Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Readng

May 31 Hse Sponsor STECZO
Placed Calendr,First Readng

Jun 04 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

Jun 13 Do Pass/Short Debate Cal 013-000-000

Jun 19 Short Debate Cal 2nd Rdng
Amendment No.01 STECZO 055-048-001
Adopted
Fiscal Note Requested AS AMENDED
KOEHLER

Held 2nd Rdg-Short Debate

Jun 20 Fiscal Note filed
Cal 3rd Rdng Short Debate
Short Debate-3rd Passed 069-043-004

Jun 21 Secretary’s Desk Concurrence 01

Jun 27 S Concurs in H Amend. 01/034-025-000
Passed both Houses

Jul 24 Sent to the Governor

Sep 21 Governor approved
PUBLIC ACT 84-0725 Effective date 09-21-85
Amends the Municipal Code. Provides that no municipality may license or franchise a cable television service that knowingly distributes indecent pornographic materials. Effective immediately.

**SENATE AMENDMENT NO. 1.**

Provides that the corporate authorities of any municipality may refuse to license or franchise any person or business which distributes indecent materials through cable.

**SENATE AMENDMENT NO. 2.**

Provides that indecent material includes a display, representation or verbal description of lurid details of violent physical torture or dismemberment of a person.

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**SB-0618  DUNN, RALPH.**

*(New Act)*

Provides whenever a contractor receives any payment from the owner for improvements to an immovable other than an immovable used for residential purposes the contractor shall pay the monies received to each subcontractor and supplier in proportion to the percentage of work completed by each subcontractor and supplier. Imposes a penalty on the contractor, not to exceed 15% of the amount due, where the contractor fails to make such payment within 21 days after receiving payment from the owner.
Amends the Code of Civil Procedure. Provides for a 3-person medical review panel in lawsuits involving medical malpractice, provided that all parties to the proceeding agree to such panel. Specifies the method of selection of the panel. Provides that the panel shall examine evidence and make determinations as to liability and amount of damages. Provides that the parties, by unanimous agreement, may elect to be bound by the panel's decision. Permits the court to assess costs and attorney's fees to the party who proceeds to trial and loses after having rejected the use of the panel or after having rejected the unanimous decision of the panel. Specifies that the determinations of the panel are not admissible in a subsequent trial.

Amends the Workers' Compensation Act. Abolishes the term of office of the Industrial Commission member appointed November 14, 1984. Provides for the appointment of a successor to such member, with the successor to serve until the third Monday in January 1987, and until a successor for such successor is appointed and qualified. Effective immediately.

Amends the Environmental Protection Act to create the crime of Unlawful Delivery of Hazardous Waste, a Class 3 felony punishable by a fine of up to $250,000 per violation.
SB-0622 DEMUZIO.

Amends the State Employees Article of the Pension Code to provide for the payment of credited interest on refunds of members’ contributions; provides a new retirement formula of 1.5% per year of service for coordinated members and 2.0% per year of service for regular uncoordinated members.

PENSION IMPACT NOTE

Increase in actuarial liability .............................................. $257,000,000
Increase in total annual cost .............................................. 45,232,000
Increase in total annual cost as % of payroll ....................... 3.1%

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

SB-0623 COFFEY.

Amends the Revenue Act of 1939. Provides, in counties under township organization with populations under 1,000,000, that a county may bill a township for the expenses of the supervisor of assessments in completing assessments which were not completed by the township assessor. Provides that the county collector may withhold from all taxing districts taxes collected on property within the township until such bill is paid.

HOUSE AMENDMENT NO. 1.

Deletes reference to: (Ch. 120, par. 483.2c)

Deletes provision authorizing a county to withhold interest. Provides that the supervisor of assessments shall determine if the assessments are not complete. Permits townships and multi-township districts to contract for assessment in cases of a vacancy in the assessor’s office.

HOUSE AMENDMENT NO. 2.

Deletes reference to: (Ch. 120, par. 761)

Deletes cross-reference made unnecessary by H-am 1.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-ams 1 and 2.

Adds reference to: (Ch. 120, par. 1804, rep. par. 1806)

Recommends that the bill be further amended as follows:

Adds provisions amending the Local Governmental Tax Collection Act to delete the requirement that taxing districts abate their taxes if they elect to receive inter-

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
est on collected but undistributed taxes. Deletes requirement that the county trea-
surer publish a Notification of Use of Interest.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16      Assigned to Local Government
May 01      Recommended do pass 009-000-000

May 07  Second Reading
Placed Calndr,Second Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 21  Hse Sponsor PETERSON,W
First reading  Rfrd to Comm on Assignment
May 22      Assigned to Revenue
Jun 13  Amendment No.01 REVENUE Adopted
Recommended do pass as amend 016-000-000
Placed Calndr,Second Reading

Jun 20  Second Reading
Held on 2nd Reading
Jun 26  Amendment No.02 PETERSON,W Adopted
Amendment No.03 PIEL Tabled
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 114-000-000

Jun 27  Secretary’s Desk Concurrence 01,02
Jun 28  S Nonconc in H Amend. 01,02
Speaker’s Table, Non-concur 01,02
H Refuses to Recede Amend 01,02
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/KEANE,
MCGANN, CULLERTON, EWING & PETERSON,W

Jun 30  Sen Conference Comm Apptd 1ST/COFFEY
WATSON, NETSCH, DEGNAN & ZITO

House report submitted
Jul 01  Added As A Joint Sponsor KLEMM
3/5 vote required
House Conf. report Adopted 1ST/117-000-000
Sen Conference Comm Apptd 1ST/COFFEY
3/5 vote required
Senate Conf. report Adopted 1ST/050-003-001
Both House Adopted Conf rpt 1ST
Passed both Houses

Jul 29  Sent to the Governor

Sep 25  Governor approved

SECTION 1,
AMEND. TO CH.120,
PAR.483.2C & 575
Effective date 09-25-85
Effective date 01-01-86
PUBLIC ACT 84-0983

SB-0624 DEANGELIS - ZITO - DEMUZIO - VADALABENE.
(Ch. 111 1/2, par. 1155)

Amends Health Facilities Planning Act. Deletes requirement that a permit be
obtained before the construction or modification of a facility which decreases the
number of beds or which increases, re-distributes or relocates the capacity of the fa-
cility by 30 or fewer beds.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, pars. 1153, 1158, 1164, 1165
Amends Health Facilities Planning Act. Deletes the acquisition of medical equipment by a health care facility from coverage of this Act. Makes related changes.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public Health,Welfare,Corrections
Apr 24  Recommended do pass as amend 007-002-000
Placed Calndr,Second Reading
Apr 25  Added As A Joint Sponsor DEMUZIO
Placed Calndr,Second Reading
May 07  Second Reading
Amendment No.01  PUBLIC HEALTH  Adopted
Amendment No.02  DEANGELIS  Lost
021-024-001
Held on 2nd Reading
May 16  Added As A Joint Sponsor VADALABENE
Held on 2nd Reading
May 22  Tabled By Sponsor

1 SB-0625  WELCH.
(Ch. 85, par. 1394)
Amends the Metropolitan Civic Center Act. Changes from 1975 to 1982 the year used in determining the amount of financial support an authority may receive based upon its equalized, assessed valuation. Increases the total permissible amount outstanding in bonds to $100,000,000.

FISCAL NOTE, AS AMENDED
Makes reference to Fiscal Note to HB-2421 (not on file).
HOUSE AMENDMENT NO. 5.
Adds reference to: Ch. 85, pars. 1392, 1397a and 1397k

Deletes everything and adds provisions amending the Metropolitan Civic Center Support Act. Specifies that certain bonds which are fully payable through an escrow account shall not be considered outstanding bonds for purposes of the $100,000,000 limitation on outstanding bonds. Specifies various bond issuance expenses which may be paid with bond proceeds. Authorizes the State to covenant with bondholders not to decrease horse racing tax rates if revenues would fall below a specified level. Effective immediately.

HOUSE AMENDMENT NO. 6.
Adds reference to: Ch. 85, pars. 1392, 1394, 1395, 1397a, 1580-17, 1580-18 and 1580-20

Deletes everything and adds provisions amending the Metropolitan Civic Center Support Act. Specifies that certain bonds which are fully payable through an escrow account shall not be considered outstanding bonds for purposes of the $100,000,000 limitation on outstanding bonds. Specifies various bond issuance expenses which may be paid with bond proceeds. Increases debt reserve requirements. Adds provisions amending the Waukegan and Will County Civic Center Act to create a new 13 member board of the Authority in Will County. Effective immediately.

HOUSE AMENDMENT NO. 8.
Deletes reference to: Ch. 85, pars. 1580-17, 1580-18, 1580-20
Adds reference to: Ch. 5, pars. 1202, 1203, 1207, 1208, 1211, 1253, 1254, 1255, 1257, 1258, new pars. 1212.1, 1212.2; Ch. 48, pars. 1303, 1304, new par. 1305.1; Ch. 111, pars. 304, 306; Ch. 114, pars. 214.3, 214.29

Fiscal Note Act may be applicable.
Deletes provisions relating to the Waukegan and Will County Metropolitan Exposition and Auditorium Authority. Creates the Illinois Farm Legal Assistance Act, an act to provide legal assistance for qualifying farmers. Amends the Farm Development Act to create a program of State guarantees on certain farm-related debt. Amends the Emergency Farm Credit Allocation Act to extend the program to June 15, 1986 and to base eligibility on debt-to-asset ratio rather than cash flow. Amends the Employee Ownership Assistance Act to authorize a program of grants from the IL Development Finance Authority to employee groups establishing employee-owned enterprises. Amends the Grain Dealers Act to delete $50,000 net worth requirement imposed on new licensees. Makes technical changes in Public Grain Warehouse Act. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Local Government</td>
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<tr>
<td>May 01</td>
<td>Recommended do pass 009-000-000</td>
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<tr>
<td>May 07</td>
<td>Second Reading Placed Calndr, Third Reading</td>
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<tr>
<td>May 16</td>
<td>Third Reading - Passed 059-000-000</td>
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<td></td>
<td>Arrive House</td>
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<tr>
<td>May 17</td>
<td>Hse Sponsor BRUNSVOLD First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>May 22</td>
<td>Assigned to Executive</td>
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<td>Jun 11</td>
<td>Mtn Prevail Suspend Rul 20K Committee Executive</td>
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<tr>
<td>Jun 13</td>
<td>Recommended do pass 011-001-000</td>
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<tr>
<td>Jun 18</td>
<td>Added As A Joint Sponsor HOMER</td>
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<td>Jun 19</td>
<td>Second Reading</td>
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<td>Held on 2nd Reading</td>
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<tr>
<td>Jun 20</td>
<td>Fiscal Note filed</td>
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<tr>
<td>Jun 26</td>
<td>Tabled House Rule 37(G)</td>
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<tr>
<td>Oct 17</td>
<td>Exempt under Hse Rule 29(C)</td>
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<td>Oct 19</td>
<td>Tabled House Rule 37(G)</td>
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<tr>
<td>Oct 29</td>
<td>Mtn filed take from Table RETURN TO CALENDAR 2ND RDING-2ND DAY - BRUNSVOLD Motion prevailed</td>
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<td>Oct 30</td>
<td>Placed Calndr, Second Reading</td>
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<tr>
<td>Amendment No.01</td>
<td>BRUNSVOLD Withdrawn</td>
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<tr>
<td>Amendment No.02</td>
<td>BRUNSVOLD Withdrawn</td>
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<tr>
<td>Amendment No.03</td>
<td>WOJCIK Tabled</td>
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<td>DAVIS Verified</td>
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<td>Amendment No.05</td>
<td>BRUNSVOLD Adopted</td>
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<td>Nov 12</td>
<td>Held on 2nd Reading</td>
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<tr>
<td>Amendment No.06</td>
<td>VINSON Adopted</td>
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<tr>
<td>Amendment No.07</td>
<td>RICHMOND Withdrawn</td>
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<tr>
<td>Amendment No.08</td>
<td>RICHMOND 111-002-000 Adopted</td>
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<tr>
<td>Amendment No.09</td>
<td>WOJCIK Lost</td>
</tr>
<tr>
<td>Placed Calndr, Third Reading</td>
<td>3/5 vote required</td>
</tr>
</tbody>
</table>
SB-0626  
NEWHOUSE - JONES - ETHEREDGE - HUDSON - HALL - SMITH - VADALABENE - COLLINS.

(New Act)

Creates the Illinois Consortium for Educational Opportunity Act. Provides that institutions of higher education in Illinois which offer post baccalaureate academic programs may participate in a Consortium to provide financial assistance to minority students to enroll in academic programs at the post baccalaureate level. Effective immediately.

SENATE AMENDMENT NO. 2.

Excludes theological school from definition of institution of higher education. Defines ICEOP to mean a program of financial assistance to minorities who are traditionally underrepresented as participants in post-secondary education. The program shall assist them in pursuing a graduate or professional degree. Provides that the Board of Higher Education shall assure, by additional appointments to the Consortium Board, that racial minorities who are traditionally underrepresented in post-secondary education programs and activities are members of the Consortium Board. Provides that as a condition for acceptance of an ICEOP award the recipient shall agree to accept a teaching or nonteaching fulltime appointment at an Illinois institution of higher education or at a higher education governing board for a period equal to the number of years he was a participant in the ICEOP.

1 Fiscal Note Act may be applicable.
SB-0627  JONES - NEWHOUSE - HALL - SMITH - VADALABENE - COLLINS.

(Ch. 68, pars. 1-103 and 7-102; new pars. 5B-100 through 5B-105)

Amends the Illinois Human Rights Act. Prohibits an institution of higher education from discriminating against a student in an education program or activity, guidance counseling or financial assistance services on the basis of race, color, religion, national origin, ancestry, age (between 18 and 70), sex, marital status, handicap or unfavorable discharge from military service. Grants the Board of Higher Education powers to implement these provisions. Provides for judicial review and enforcement. Effective immediately.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 144, new par. 189.14

Deletes everything after the enacting clause. Amends the Board of Higher Education Act. Provides that the Board shall require public institutions of higher education to develop and implement methods and strategies to increase the participation of minorities, women and handicapped individuals who are traditionally underrepresented in education programs and activities. Effective immediately.

Fiscal Note Act may be applicable.
SB-0627—Cont. 414

Jun 26  Placed Calndr, Third Reading
Third Reading - Passed 113-000-000
Passed both Houses

Jul 24  Sent to the Governor

Sep 21  Governor approved
PUBLIC ACT 84-0726  Effective date 09-21-85

SB-0628  SAVICKAS.

(Ch. 122, pars. 34-17, 34-43, 34-44.1, 34-46, 34-47, 34-48, 34-53
and 34-55)

Amends The School Code. Authorizes the Chicago city council to reduce or eliminate any item from the annual school budget and any amendments thereto or supplemental or additional budgets before any such budget is adopted by the board of education. Prohibits the board from making any changes in a budget after it’s filed with the city council for review other than to reduce or eliminate items in accordance with the council’s action. Provides that the city council need not levy school taxes at a rate which would produce more moneys than required as determined by budgets which the city council has so reviewed.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Local Government
May 01  Recommended do pass 009-001-000
May 07  Placed Calndr, Second Reading
Placed Calndr, Second Reading
May 29  Re-committed to Local Government

SB-0629  SAVICKAS.

(Ch. 24, par. 7-1-9)

Amends The Illinois Municipal Code. Provides that uninhabited territory contiguous to a municipality and owned by that municipality but located in another municipality may be annexed by the owner-municipality by ordinance and automatically disconnected from the other municipality.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 24, par. 7-1-9

Deletes everything. Authorizes the city of Burbank to annex property owned by and contiguous to that city and 2 adjacent streets in the City of Chicago. Effective immediately.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Local Government
May 01  Recommended do pass 007-002-001
May 07  Placed Calndr, Second Reading
Placed Calndr, Third Reading
May 23  Third Reading - Passed 054-000-002
Arrive House
May 24  Placed Calndr, First Reading
First reading
Hse Sponsor YOUNG,A
May 29  Rfrd to Comm on Assignment
May 29  Assigned to Cities and Villages
Jun 12  Amendment No.01  CITY VILLAGE  Adopted
DP Amended Consent Calendar
011-000-000
Jun 18  Consnt Caldr Order 2nd Read
Remvd from Consent Calendar
GOFORTH AND
PETERSON,W
Jun 19  Cal 2nd Rdng Short Debate
Jun 19  Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
SB-0630  SAVICKAS.

Amends the Illinois Horse Racing Act of 1975, the Criminal Code of 1961, the State Finance Act and An Act in relation to the payment and disposition of state money. Authorizes off-track pari-mutuel wagering in Illinois under the supervision of the Illinois Racing Board. Vests the Racing Board with the power to license off-track pari-mutuel wagering agents to conduct pari-mutuel wagering at facilities located off the grounds of the race tracks.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 30  Waive Posting Notice 7C  Committee Ins Pensions & Licensed Activities

SB-0631  POSHARD.

Amends The School Code to change the weighting of ADA students from Chapter I students to the number of students listed as eligible to receive free or reduced-price lunches or breakfast under the federal Child Nutrition Act of 1966 or under the National School Lunch Act. Effective July 1, 1985.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Education-Elementary & Secondary

SB-0632  BARKHAUSEN - DUDYCZ AND LEMKE.

Amends the Criminal Code of 1961 regarding provisions for the death penalty to add the additional aggravating factor that the defendant's conduct which caused the victim's death was deliberate with a premeditated intent to kill the victim and was carried out with a reasonable expectation that the victim's death would result.

SENATE AMENDMENT NO. 1.

Deletes the aggravating factor added by the bill and replaces with the aggravating factor that the murder was committed in a cold, calculated and premeditated manner pursuant to a preconceived plan, scheme or design to take a human life by unlawful means, and the conduct of the defendant created a reasonable expectation that the death of a human being would result therefrom.

Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
SB-0633  JOYCE, JEROME.

(Ch. 26, par. 9-312)

Amends the Uniform Commercial Code. Provides a security interest in crops, growing crops or livestock obtained by an agricultural supplier to enable a debtor to obtain certain items for use in the production of crops or livestock in which a conflicting-interest holder has a security interest has priority over the conflicting-interest holder's interest in the same crops, growing crops or livestock, or the proceeds thereof, if the supplier's security interest is perfected within 20 days after the debtor receives possession of the items and the supplier gives notice to the conflicting-interest holder where, prior to the supplier's filing his statement, the conflicting-interest holder filed a statement with respect to such collateral. Effective immediately.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Finance and Credit Regulations

7 SB-0634  BARKHAUSEN.


Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary II

SB-0635  BARKHAUSEN.

(New Act)

Enacts new law of contributory fault in tort cases. Provides that present joint and several liability of several defendants is abolished. Provides that contributory fault shall not bar recovery in an action to recover damages for death, personal injury or property damage if such contributory fault was not as great as the fault of the defendant. Requires judgments for plaintiff to be entered against each defendant in an amount equal only to the percentage of damages causally attributable to that defendant. Effective immediately.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I

7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
SB-0636  BARKHAUSEN.

(New Act; Ch. 70, rep. pars. 301 thru 305)

Repeals present contribution among joint tortfeasors law. Enacts new law of contributory fault in tort cases. Provides that present joint and several liability of several defendants is abolished. Provides that contributory fault shall not bar recovery in an action to recover damages for death, personal injury or property damage if such contributory fault was not as great as the fault of the defendant. Requires judgments for plaintiff to be entered against each defendant in an amount equal only to the percentage of damages causally attributable to that defendant. Effective immediately.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I

SB-0637  FAWELL.

(108 1/2, par. 4-114)

Amends the Downstate Firefighters' Article of the Illinois Pension Code. Expressly provides for a survivor's pension when a firefighter who has made all required contributions dies while a deferred pensioner or while vested for or in receipt of a pension based on an attained age of 60 or more and at least 10 but less than 20 years of service.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE
The costs of SB-637 would be relatively minor.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 30  Waive Posting Notice 7C  Pension Note Filed
May 07  Recommended do pass 011-000-000
May 14  Second Reading
May 23  Third Reading - Passed 057-000-000
May 29  Arrive House
May 30  Primary Sponsor Changed To SALTSMAN
Primary Sponsor Changed To SHAW
Jun 12  Interim Study Calendar PERS
   PENSION

1 SB-0638  FAWELL.

(Ch. 108 1/2, par. 4-115)

Amends the Downstate Firefighters' Article of the Illinois Pension Code. Limits the marriage after retirement disqualification relative to spousal pension benefits to surviving spouses of firefighters who died prior to the amendatory Act's effective date.

PENSION IMPACT NOTE
The costs of SB-638 would be relatively minor.

SENATE AMENDMENT NO. 1.
Limits the exemption from disqualification to those surviving spouses who were married at least 12 months to firefighters who die after the amendatory Act's effective date.

1 Fiscal Note Act may be applicable.
SB-0639  DAWSON – NEWHOUSE.

(Ch. 23, new par. 6104.03)

Amends the Act on the Aging. In conducting its programs to prevent unnecessary institutionalization, requires the Department on Aging to contract with not-for-profit organizations for at least one-half of its total community care contract expenditures. Requires the Department to provide technical assistance to communities to assure that sufficient numbers of qualified proposals are submitted in response to the Department’s contract solicitations.

HOUSE AMENDMENT NO. 1.

Specifies that minimum contract amount of no less than 1/2 of the total community care expenditures shall be for each planning and service area.

HOUSE AMENDMENT NO. 2.

Requires the Dept. on Aging to meet the standards of “An Act to create the Minority and Female Business Enterprise Act” for community care contracts and contracts for services to prevent unnecessary institutionalization of aged persons.

Fiscal Note Act may be applicable.
Amends the Grade A Pasteurized Milk and Milk Products Act. Requires 4 inspections of milk plants and testings of milk plant products within every 6 month period. Requires redefinition of certain milk products upon adoption of those definitions by adjoining states. Increases penalties for violations of the Act.

**SENATE AMENDMENT NO. 1.**

Changes the title and deletes everything after the enacting clause. Amends the Grade A Pasteurized Milk and Milk Products Act. Requires redefinition of certain milk products upon adoption of those definitions by adjoining states.

<table>
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<tr>
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<tbody>
<tr>
<td>Apr 10 1985</td>
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<tr>
<td>Apr 16</td>
<td>Assigned to Public Health, Welfare, Corrections</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Recommended do pass 009-000-000</td>
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<tr>
<td>May 17</td>
<td>Second Reading Amendment No.01 MAITLAND Adopted</td>
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<tr>
<td>May 23</td>
<td>Third Reading - Passed 054-004-001</td>
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<td>Arrive House</td>
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<td>Hsc Sponsor ROPP</td>
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<td>Added As A Joint Sponsor BRUNSVOLD</td>
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<tr>
<td>May 29</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Jun 12</td>
<td>Recommended do pass 010-001-001</td>
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<td>Jun 18</td>
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<td></td>
<td>Placed Calndr, Third Reading</td>
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<tr>
<td>Jun 20</td>
<td>Added As A Joint Sponsor BULLOCK</td>
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<td>Third Reading - Passed 078-034-006</td>
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<td>Passed both Houses</td>
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<td>Jul 18</td>
<td>Sent to the Governor</td>
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<tr>
<td>Sep 14</td>
<td>Governor vetoed</td>
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<tr>
<td>Oct 16</td>
<td>Mtn filed override Gov veto JOYCE, JEROME</td>
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<td></td>
<td>3/5 vote required</td>
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<tr>
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<td>Override Gov veto-Sen lost 021-035-000</td>
</tr>
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<td>Total veto stands</td>
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</table>

Amends an Act providing for the management, operation, control and maintenance of the Regency University System to mandate the Board of Regents to issue rules and regulations which establish the retirement age of seventy-five for certain University personnel. Effective immediately.

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<tr>
<td>Apr 16</td>
<td>Assigned to Executive</td>
</tr>
</tbody>
</table>

\(^1\) Fiscal Note Act may be applicable.
SB-0642  HUDSON – DAWSON.
(Ch. 48, par. 138.8; new par. 138.8a)
Amends the Workers’ Compensation Act. Provides for adjustment of compensation for pre-existing conditions and disabilities.
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Labor and Commerce

SB-0643  COFFEY.
(Ch. 95 1/2, par. 3-607)
Amends The Illinois Vehicle Code to permit amateur radio operators to obtain registration plates that correspond to their call letters for vehicles of the second division under 8,000 pounds.
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Transportation
Apr 24  Recommended do pass 011-000-000
Placed Calndr,Second Reading
May 07  Second Reading
Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Readng
May 17  Hse Sponsor WEAVER,M
First reading  Rfrd to Comm on Assignment
May 22  Assigned to Transportation
May 29  Do Pass/Consent Calendar 018-000-000
Consnt Caldr Order 2nd Read
Jun 04  Cnsent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 14  Added As A Joint Sponsor SHAW
Consnt Caldr Order 3rd Read
Jun 18  Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16  Sent to the Governor
Sep 13  Governor approved
PUBLIC ACT 84-0288  Effective date 01-01-86

SB-0644  BARKHAUSEN – DUDY CZ AND LEMKE.
(Ch. 70, pars. 72, 76.1 and 80.1)
Amends the Crime Victims Compensation Act to provide that a witness may be compensated for loss of earnings occasioned by his required court attendance less any per diem witnesses fees, up to a maximum award of $80 per day.

SENATE AMENDMENT NO. 1.
Changes definition of witness to delete the exclusion of victim from the definition. Also provides that a witness is a person whose attendance at court is at the instance of prosecution.

SENATE AMENDMENT NO. 2.
Changes limitation period for filing claims by a witness. Provides that no witness is eligible for compensation unless he has applied for all other authorized kind of assistance or reimbursement. Provides that if the victim is not eligible for benefits, then the witness is not either. Reduces from $80 to $50 a day the maximum witness award for loss of earnings.
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary II
May 07  Recommended do pass as amend 011-000-000
Placed Calndr,Second Reading

Fiscal Note Act may be applicable.
SB-0645  BARKHAUSEN – DUDYCZ.

(Ch. 70, par. 403)

Amends the Criminal Victims’ Escrow Account Act to include persons who have not been guilty by reason of insanity or guilty but mentally ill under the provisions of the Act.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 70, par. 406.

Provides that if no civil action is filed by the victim within one year against the defendant, the monies in the escrow account shall be deposited into the Violent Crime Victims Assistance Fund in the State Treasury.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 70, new par. 411, 412, 413 and 414

Creates a Violent Crime Victims Assistance Fund lien. Provides that a lien is created in favor of the Violent Crime Victim’s Assistance Fund against the proceeds of or consideration for any contract entered into by or on behalf of any person convicted of a crime in this State relating to the sale of story or other rights involving depiction or description of his crime. Such lien is automatically perfected upon entry of the judgment of guilt and shall be in force for as long as the judgment of guilt remains in effect. Provides that a person who has been charged with a convicted crime in this State who knowingly fails to comply with requirements for filing the contract shall be guilty of a Class 4 felony. Adds immediate effective date to bill.

HOUSE AMENDMENT NO. 1.

Requires that a person convicted of murder and receives monetary benefit as a result shall turn the money over to the Treasurer, payable to the legal estate of the victim or used for other victims. Provides that where the victim of a crime recalls charges under oath in a criminal proceeding or before the Prisoner Review Board and the person convicted of the crime is released from imprisonment as a result of the recantation, and there is no final adjudication absolving the person of culpability, the proceeds of any contract entered into by the convicted person depicting the crime shall be paid over to the Treasurer for deposit in the escrow account. Makes other changes.
SB-0645—Cont.

May 23  Third Reading - Passed 050-005-001
      Arrive House
      Placed Calendr, First Reading

May 24  Hse Sponsor CULLERTON
      Added As A Joint Sponsor STERN
      First reading  Rfrd to Comm on Assignment

May 29  Amendment No.01  JUDICIARY II  Adopted
      Assigned to Judiciary II

Jun 13  Placed Calndr, Second Reading

Jun 20  Second Reading
      Held on 2nd Reading

Jun 24  Added As A Joint Sponsor HARTKE
      Added As A Joint Sponsor SOLIZ
      Held on 2nd Reading

Jun 26  Tabled House Rule 37(G)

SB-0646  BARKHAUSEN.

(Ch. 38, pars. 16-1 and 16-1.1, new pars. 16-1.3 and 16-11)

Amends the Criminal Code. Creates offenses of “theft by dealing in stolen
property” and “possession of altered property”. Identifies proof constituting prima
facie evidence of states of mind or acts which are elements of theft. Creates a civil
cause of action for injunctive and treble damage relief. Effective immediately.

SENATE AMENDMENT NO. 1.

Removes definition of broken succession of title. Provides for forfeiture of profits
from dealing in stolen property.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16      Assigned to Judiciary II
Apr 30      Recommended do pass 011-000-000

      Placed Calndr, Second Reading

May 07      Second Reading
      Placed Calndr, Third Reading

May 21      Recalled to Second Reading
      Amendment No.01  BARKHAUSEN  Adopted
      Placed Calndr, Third Reading

May 23  Third Reading - Passed 053-001-002
      Arrive House
      Placed Calendr, First Reading

May 30  Hse Sponsor PARKE
      Added As A Joint Sponsor JOHNSON
      First reading  Rfrd to Comm on Assignment
      Assigned to Judiciary II

Jun 14  Tbd pursuant Hse Rule 27D

SB-0647  BARKHAUSEN – DUDYCZ.

(Ch. 70 par. 510)

Amends the Violent Crime Victims Assistance Act to provide that certain addi-
tional fines imposed for violations of The Illinois Vehicle Code shall be in addition
to the amount of bail required in a case that does not require a court appearance.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16      Assigned to Judiciary II
May 07      Recommended do pass 011-000-000

      Placed Calndr, Second Reading

May 14  Second Reading
      Placed Calndr, Third Reading

May 15  Third Reading - Passed 055-000-000
      Arrive House
      Placed Calendr, First Reading

* Correctional Budget and Impact Note Act may be applicable.
SB-0648  BARKHAUSEN – GEO-KARIS – DUDYCZ.
(Ch. 38, pars. 11-14, 12-12 and 37-1)

Amends the Criminal Code of 1961 to broaden the definition of what constitutes prostitution. Provides that any building used in the commission of the offense of obscenity, child pornography, harmful material, or tie-in sales of obscene publications to distributors shall be a public nuisance.

HOUSE AMENDMENT NO 1.
Deletes reference to: Ch. 38, par. 12-12
Redefines the offense of prostitution. Removes Sec. 12-12 of the Criminal Code from the bill.

SB-0649  BARKHAUSEN – GEO-KARIS – DUDYCZ AND LEMKE.
(Ch. 38, par. 37-1)

Amends the Criminal Code of 1961 to declare buildings used in the commission of obscenity, child pornography and harmful material violations to be public nuisances and subject to abatement.

SB-0650  BARKHAUSEN – GEO-KARIS – DUDYCZ AND LEMKE.
(Ch. 38, par. 11-20)

Amends the Criminal Code of 1961. Makes the U.S. Supreme Court standard in Miller v. California applicable to obscenity offenses by requiring that things or ma-
terials in order to be obscene must, when taken as a whole, lack serious literary, artistic, political, or scientific value.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary II
May 09  Added As A Co-sponsor LEMKE

Committee Judiciary II

SB-0651  BARKHAUSEN – DUDYCZ.

(Ch. 95 1/2, par. 11-501)

Amends The Illinois Vehicle Code. Provides that any driver under the influence of alcohol or other drug who is involved in a motor vehicle accident that resulted in personal injury to any other person involved in such accident or, which resulted in property damage in excess of $300, shall be guilty of a Class 4 felony.

SENATE AMENDMENT NO. 2
Amends to provide that persons driving under the influence who are involved in a motor vehicle accident that results in great bodily harm to any other person shall be guilty of a Class 4 felony.

SENATE AMENDMENT NO. 3.
Makes grammatical change in proposed language.

HOUSE AMENDMENT NO 1. (House recedes June 29, 1985)
Provides that a person who, while under the influence, is involved in a motor vehicle accident which results in great bodily harm or permanent disability or disfigurement to another, where such violation is the proximate cause of such injuries to another, shall be guilty of a Class 4 felony.

HOUSE AMENDMENT NO 2.
Identical to H-am 1.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary II
May 07  Recommended do pass as amend

011-000-000

01426

May 14  Placed Calndr,Second Reading
Second Reading
Amendment No.01  JUDICIARY II  Tabled
Amendment No.02  BARKHAUSEN  Adopted
Place Calndr,Third Reading
May 16  Recalled to Second Reading
Amendment No.03  BARKHAUSEN  Adopted
Place Calndr,Third Reading
May 23  Third Reading - Passed 058-000-000
Arrive House
Place Calendr,First Reading
May 29  Hse Sponsor PARCELLS
Added As A Joint Sponsor MCCRACKEN
First reading
May 30  Rfrd to Comm on Assignment

011-000-000

01435

Jun 13  Amendment No.01  JUDICIARY II  Adopted

009-004-000

Jun 20  Second Reading
Held on 2nd Reading
Jun 24  Amendment No.02  HAWKINSON  Adopted
Place Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 116-001-000
Jun 25  Secretary’s Desk Concurrence 01,02
Jun 27  S Noncers in H Amend. 01,02
S Recsdrs- concurs H Amend 02/059-000-000
S Noncers in H Amend. 01
Speaker’s Table, Non-concur 01

* Correctional Budget and Impact Note Act may be applicable.
SB-0652  LEMKE – DAWSON.

(Ch. 122, pars. 24-24 and 34-84a)

Amends The School Code to provide for extension of “in loco parentis” relationship to reporting of pupil drug abuse by teachers and other certificated educational employees. Effective immediately.

- Apr 10 1985  First reading  Rfrd to Comm on Assignment
- Apr 16  Assigned to Judiciary I
- Apr 30  Recommended do pass 009-000-000
- May 07  Second Reading  Placed Calndr,Third Reading
- May 16  Third Reading - Passed 058-001-000
- Arrive House
- Hse Sponsor TERZICH  Placed Calendr,First Reading
- May 17  First reading  Rfrd to Comm on Assignment
- May 22  Assigned to Elementary & Secondary Education
- Jun 14  Tbld pursuant Hse Rule 27D

SB-0653  SMITH – POSSHARD – JONES AND DAWSON.

(Ch. 23, par. 2054)

Amends the “Abused and Neglected Child Reporting Act”. Expands list of those required to report under the Act. Provides that after July 1, 1986 any person who enters into employment and is mandated to report under this Act shall sign a statement acknowledging his understanding of the requirements of the Act. Effective July 1, 1986.

SENATE AMENDMENT NO. 1.
Makes spelling and grammar changes. Inserts omitted word.

HOUSE AMENDMENT NO. 1. (House recedes July 2, 1985)
Provides that the Department of Children and Family Services shall prescribe and provide the form used to report child abuse cases and shall also supply employers of persons required to report such cases with copies of the Abused and Neglected Child Reporting Act.

FISCAL NOTE, AS AMENDED
(Prepared by DCFS)

Total annual cost for printing and staff would be $340,000.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:

Specifies that form for reporting under this Act shall be prescribed, not provided, by the Dept. and requires the Dept. to provide copies of this Act, upon request, to employers of persons required to report under this Act.

GOVERNOR AMENDATORY VETO
Recommends deletion of provision making it a disorderly conduct offense for a mandated reporter to knowingly fail to make a report under the provisions of the bill.

- Apr 10 1985  First reading  Rfrd to Comm on Assignment
- Apr 16  Assigned to Public Health, Welfare, Corrections
- Apr 24  Recommended do pass 009-000-000
- Placed Calndr,Second Reading
May 07  Added As A Joint Sponsor JONES  
           Added As A Co-sponsor DAWSON  
           Second Reading  
           Placed Calndr, Third Reading  

May 15  Recalled to Second Reading  
           Amendment No. 01 SMITH  
           Adopted  
           Placed Calndr, Third Reading  

May 23  Third Reading - Passed 058-000-000  
           Arrive House  
           Placed Calendr, First Reading  

May 24  Hse Sponsor BULLOCK  
           Added As A Joint Sponsor YOUNG, A  
           Added As A Joint Sponsor WASHINGTON  
           First reading  
           Rfrd to Comm on Assignment  

May 29  Assigned to Human Services  

Jun 12  Amendment No. 01 HUMAN SERVICE  
           Adopted  
           Do Pass Amend/Short Debate  
           014-000-000  

Jun 18  Cal 2nd Rdng Short Debate  
           Added As A Joint Sponsor FLOWERS  
           Fiscal Note Requested MCCracken  

Jun 19  Cal 2nd Rdng Short Debate  
           Fiscal Note filed  

Jun 20  Short Debate Cal 2nd Rdng  
           Cal 3rd Rdng Short Debate  

Jun 24  Added As A Joint Sponsor SOLIZ  
           Cal 3rd Rdng Short Debate  

Jun 25  Short Debate-3rd Passed 099-017-001  

Jun 26  Secretary's Desk Concurrence 01  

Jun 27  S Nonencrs in H Amend. 01  
           Speaker's Table, Non-concur 01  

Jun 28  H Refuses to Recede Amend 01  
           H Requests Conference Comm 1ST  
           Hse Conference Comm Apptd 1ST/BULLOCK,  
           WHITE, CULLERTON,  
           WOJCIK AND STANGE  

Jun 30  Sen Conference Comm Apptd 1ST/SMITH  
           JONES, DAWSON,  
           DONAHUE & SCHAFFER  

Jul 01  House report submitted  

Jul 02  House Conf. report Adopted 1ST/113-000-000  
           Senate report submitted  
           3/5 vote required  
           Senate Conf. report Adopted 1ST/057-000-000  
           Both House Adopt Conf rpt 1ST  
           Passed both Houses  

Jul 29  Sent to the Governor  

Sep 25  Governor amendingary veto  
           Placed Cal. Amendatory Veto  

Oct 16  Mtn fild accept amend veto SMITH  
           Accept Amnd Veto-Sen Pass 058-000-000  

Oct 17  Placed Cal. Amendatory Veto  

Oct 29  Mtn fild accept amend veto BULLOCK  
           Accept Amnd Veto-House Pass 116-001-000  
           Bth House Accept Amend Veto  

Nov 18  Return to Gov-Certification  

Dec 02  Governor certifies changes  
           PUBLIC ACT 84-1078  Effective date 07-01-86  

SB-0654  KARPIEL.  

(Ch. 120, par. 645a)
Amends the Revenue Act of 1939 to require (now permissive or required only on request of assessing officials) the Department of Revenue to apportion the tax burden in overlapping taxing districts.

SB-0655 SCHUNEMAN – LEMKE – GEO-KARIS.

(Ch. 110, new par. 8-910)

Amends the Code of Civil Procedure. Provides no person shall be compelled to disclose, in any proceeding conducted by a court, commission, administrative agency or other tribunal, the name of any candidate for whose nomination, election or retention in office the person voted, or whether the person voted for or against any question of public policy, at any election held within this State.

SB-0656 NETSCH.

(New Act; Ch. 116, par. 207)

Creates the Individual Personal Records Act. Requires government agencies which maintain personal records to keep certain records of disclosures of such records and prohibits them from maintaining records of certain personal information. Requires the agencies to make available to an individual records concerning him, unless the records are exempt from disclosure. Sets forth the exemptions and an appeal procedure for denial of a request for information. Amends Freedom of Information Act to permit, at the discretion of the public body, the exemption of certain disclosures from inspection and copying.

SB-0657 NETSCH.

(Ch. 38, pars. 1003-7-2 and 1003-8-2; Ch. 75, par. 117)

Amends the Unified Code of Correction and An Act in relation to prisoners and jails. Provides that the Department of Correction shall make mental health or developmental disabilities services available to every committed person.

\(^1\) Fiscal Note Act may be applicable.
Amends the Environmental Protection Act to impose a schedule of fees for construction and operating permits for air pollution sources, beginning January 1, 1986. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, new par. 1010.1
Adds reference to: Ch. 111 1/2, pars. 1005 and 1022.8

Deletes existing provisions of bill; imposes an annual fee on persons receiving air pollution operating permits after January 1, 1986, equal to $250 for sites permitted to emit 25 tons of pollutants or more, and $75 for other sites.

SENATE AMENDMENT NO. 2.

Provides that the Board may not change by rule the amount of any fee which is set by statute.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, pars. 1005 and 1022.8
Adds reference to: Ch. 111 1/2, par. 1025

Deletes everything after the enacting clause. Provides the Pollution Control Board’s nighttime noise regulations do not apply to post-season championship games for which temporary lights have been installed. Effective immediately.
SB-0659 JONES.
(Ch. 122, par. 18-8)

Amends The School Code. In the State aid formula as affected by the base Chapter 1 weighting factor, provides for distribution to attendance centers proportionate to pupils there enrolled who “are eligible to receive” (instead of who “have received”) free or reduced price meals. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Education-Elementary & Secondary
May 07 Placed Calndr,Second Reading
May 14 Second Reading
May 23 Third Reading - Passed 056-000-000
May 24 First reading
May 07 Recommended do pass 017-000-000
May 14 Assigned to Education-Elementary & Secondary
May 23 Placed Calndr,First Reading
May 30 Do Pass/Consent Calendar 019-000-000

SB-0660 LECHOWICZ - LEMKE - POSHARD - SAVICKAS AND ROCK.
(Ch. 120, par. 643)

Amends the Revenue Act of 1939. Authorizes taxing districts to abate taxes for up to 10 years on property owned by a commercial firm which is newly created or has relocated in this State, or which expands a previously existing facility in this State. Present law limits such abatements to property owned by industrial firms.

HOUSE AMENDMENT NO 1. (Tabled June 26, 1985)
Specifies that the $1,000,000 abatement limitation applies to the taxes of all taxing districts with respect to a particular tract of property.

HOUSE AMENDMENT NO. 2.
Limits total aggregate of all abated taxes to $1,000,000 combined.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Revenue
May 07 Placed Calndr,Second Reading
May 15 Added As A Joint Sponsor YOUNG,A
May 17 Added As A Joint Sponsor FLOWERS
May 23 Recommended do pass 004-000-001
May 24 Rfrd to Comm on Assignment
May 07 Assigned to Elementary & Secondary Education
May 30 Placed Calndr,First Reading
Jun 05 Do Pass/Consent Calendar 019-000-000
Jun 14 Consnt Caldr Order 2nd Read
Jun 14 Consnt Caldr Order 3rd Read
Jun 18 Added As A Joint Sponsor SHAW
Jun 18 Consnt Caldr, 3rd Read Pass 117-000-000
Jun 18 Passed both Houses
Jul 16 Consnt Caldr Order 3rd Read
Jul 18 Consnt Caldr, 3rd Read Pass 117-000-000
Jul 18 Govt approved
PUBLIC ACT 84-0289 Effective date 09-13-85

* Fiscal Note Act may be applicable.
SB-0660—Cont.

May 29    Hse Sponsor BULLOCK
First reading    Rfrd to Comm on Assignment
May 30
Jun 13    Amendment No.01
REVENUE    Adopted
Recommended do pass as amend
016-000-000
Placed Calndr,Second Reading
Jun 18    Added As A Joint Sponsor FLOWERS
Placed Calndr,Second Reading
Jun 20    Second Reading
Held on 2nd Reading
Jun 26    Mtn Prevail -Table Amend No 01
Amendment No.02
KEANE    Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 114-001-000
Jun 27    Secretary's Desk Concurrence 02
Jun 28    S Concurs in H Amend. 02/058-000-000
Passed both Houses
Jul 24    Sent to the Governor
Sep 17    Governor approved
PUBLIC ACT 84-0524 Effective date 01-01-86

1 SB-0661 LECHOWICZ – POSHARD – SMITH – DAWSON AND LEMKE.
(Ch. 120, par. 2-201)
Amends the Illinois Income Tax Act. Provides that partnerships and Subchapter S corporations may be allowed an enterprise zone investment credit to be determined according to the determination of distributive shares of income under the Internal Revenue Code. Effective immediately.

Apr 10 1985    First reading    Rfrd to Comm on Assignment
Apr 16
May 09    Added As A Co-sponsor LEMKE
Committee Revenue

1 SB-0662 JOYCE, JEROME – KUSTRA.
(Ch. 96 1/2, new par. 7317)
Amends the Comprehensive Solar Energy Act of 1977. Establishes a solar energy refund program to be administered by the Department of Energy and Natural Resources. Provides that a person who owns a Department-certified solar energy system may receive from the Department a refund of 20%, but no more than $1,000, of the cost of the system. Specifies limitations and establishes penalties for fraudulent claims.
SENATE AMENDMENT NO. 1.
Provides that the grant shall be paid to the “purchaser of”, rather than the owner of, the solar energy system. Deletes provision requiring the Dept. to establish standards for certifying a system. Provides that the program shall be operated by the Dept. only when funds are available.

Apr 10 1985    First reading    Rfrd to Comm on Assignment
Apr 16
May 03    Added As A Joint Sponsor KUSTRA
Committee Revenue
May 07    Recommended do pass as amend
010-000-000
Placed Calndr,Second Reading
May 17    Second Reading
Amendment No.01 SEN REVENUE Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
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<tr>
<th>Date</th>
<th>Event</th>
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<tr>
<td>May 23</td>
<td>Third Reading - Passed 055-001-000</td>
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<td>May 31</td>
<td>Hse Sponsor SUTKER</td>
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<td>Added As A Joint Sponsor KLEMM Committee Energy Environment &amp; Nat. Resource</td>
<td>Recommended do pass 013-000-000</td>
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<td>Jun 20</td>
<td>Second Reading Held on 2nd Reading</td>
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<td>Passed both Houses</td>
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<td>Jul 24</td>
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<td>Sep 21</td>
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<td>PUBLIC ACT 84-0788 Effective date 01-01-86</td>
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**SB-0663 LUFT.**

(Ch. 48, par. 352)

Amends The Unemployment Insurance Act to provide for an extension of an individual's benefit year for any period during which the individual was or should have been receiving remuneration in the form of compensation for temporary disability under the Workers' Compensation Act or Workers' Occupational Diseases Act of this or any other State.

- Apr 10 1985 First reading Rfrd to Comm on Assignment
- Apr 16 Assigned to Labor and Commerce

**SB-0664 HUDSON.**

(Ch. 122, pars. 27-23 and 27-24.2)

Amends The School Code to permit a school district maintaining grades 9 through 12 to offer a driver education course rather than to require the district to offer the course.

- Apr 10 1985 First reading Rfrd to Comm on Assignment
- Apr 16 Assigned to Education-Elementary & Secondary

**SB-0665**

LECHOWICZ - POSHARD - SMITH - DAWSON - LEMKE - SAVICKAS - LUFT - KELLY - MAHAR, O’DANIEL, ROCK, DEMUZIO, CHEW, D’ARCO, BERMAN, CARROLL, COLLINS, DARROW, DEGNAN, HALL, HOLMBERG, JONES, JOYCE, JEREMIAH, JOYCE, JEROME, LEMKE, MAROVITZ, NEDZA, NETSCH, NEWHOUSE, SANGMEISTER, VADALABENE, WELCH AND ZITO.

(Ch. 111 2/3, pars. 36)

Amends the Public Utilities Act to permit certain business enterprises located within an Enterprise Zone to file a claim for a refund to recover the amount of the pass-on of municipal and State utility taxes. The refund is available if the county or municipality which designated the zone has adopted an ordinance authorizing such claims for a refund of the pass-on of the utility taxes. Effective immediately.

SENATE AMENDMENT NO. 1.

- Adds reference to: Ch. 120, pars. 2-201, 441 and 444k
- Amends to exempt enterprise zone building materials from the State occupation tax rather than have a refund/credit system for retailers. Allows for carry over of enterprise zone tax credits. Also provides for an enterprise zone job tax credit.

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1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.
Provides that no more than 12 Enterprise Zones may be certified by the Dept. of Commerce and Community Affairs in calendar year 1985.

SENATE AMENDMENT NO. 3.
Adds reference to: Ch. 24, par. 8-11-2; Ch. 111 2/3, par. 36; Ch. 120, pars. 467, 467.16, 468

Amends the IL Municipal Code, the Public Utilities Act, the Messages Tax Act, the Public Utilities Revenue Act and the Gas Revenue Tax Act. Deletes provision relating to refunds of pass-on charges of State and municipal utility taxes. Provides for an exemption from such pass-on charges for business enterprises certified by DCCA which are located in Enterprise Zones if the businesses make investments which cause the creation of a minimum of 200 full-time equivalent jobs in IL; it makes investments which cause the retention of a minimum of 400 full-time jobs in IL; it is located in an Enterprise Zone established pursuant to the IL Enterprise Zone Act. The exemption from the pass-on charges of municipal utility taxes shall be available only if municipality has adopted an ordinance to that effect. The exemption may be for a period not to exceed 20 years. Also exempts from gross receipts for the purpose of imposition of utility taxes, consideration received by public utilities from such certified business enterprises.

SENATE AMENDMENT NO. 4.
Provides that in order for the business enterprise to be certified for the exemptions from the pass-on charges of State and municipal utility taxes. It must either make investments which cause the creation of a minimum of 200 full-time equivalent jobs in IL or make investments which cause the retention of a minimum of 400 full-time jobs in IL, rather than meeting both criteria. Also provides that DCCA shall have power to promulgate rules and regulations to carry out the provisions for certification of business enterprises exempt from the pass-on charges and filing for the exemptions.

HOUSE AMENDMENT NO. 1.
Deletes from exemption from the municipal utility tax, gross receipts received from the transmission of messages. Changes eligibility of business enterprise from one making investments which cause the retention of a minimum of 400 full-time jobs in IL to making investments which cause the retention of a minimum of 2000 full-time jobs in IL.

HOUSE AMENDMENT NO. 3.
Provides that the Enterprise Zone Job Tax Credit may be carried forward for 5 years if the amount of the credit exceeds tax liability for the taxable year.
SB-0666  **LEMKE.**  

(Ch. 120, par. 2-203)

Amends the Illinois Income Tax Act. Permits a seller of real property to deduct imputed interest included as income under federal tax law in situations where the seller has made a loan to the purchaser to finance the sale. Effective immediately and applies to taxable years ending after December 31, 1984.

Apr 10 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Revenue

SB-0667  **ROCK – KEATS, SAVICKAS, DEMUZIO, CHEW, D’ARCO AND LUFT.**  

(Ch. 130, par. 22)

Amends An Act in relation to State moneys to add qualifications for credit unions which are to receive notice that proposals are to be received for the deposit of State money.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 120, new par. 1177

Changes assets required for credit union from $500,000,000 to $50,000,000. Amends the Lottery Law to authorize the State Treasurer to provide certain financial services in relation to the lottery and creates the “Deferred Lottery Prize Winners Trust Fund”. Adds immediate effective date.

Apr 10 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Finance and Credit Regulations  
May 03  Recommended do pass 013-000-000

Placed Calndr,Second Reading  
May 08  Second Reading  
Amendment No.01  ROCK  Adopted  
Placed Calndr,Third Reading
SB-0667—Cont.

May 09  Added As A Joint Sponsor KEATS
   Placed Calndr, Third Reading

May 16  Third Reading - Passed 059-000-000
   Arrive House
   Hse Sponsor MADIGAN
   Added As A Joint Sponsor KEANE
   Placed Calendr, First Reading

May 17  First reading
   Rfrd to Comm on Assignment
   Mtn Prevail Suspend Rul 20K 117-000-000
   Committee Assignment of Bills

May 21  Assigned to Revenue
   Recommended do pass 012-000-000
   Placed Calndr, Second Reading

May 22  Mtn Prevail to Suspend Rule 35(A)
   Second Reading
   Placed Calndr, Third Reading

Jun 24  Third Reading - Passed 116-001-000
   Passed both Houses

Jul 23  Sent to the Governor

Jul 30  Governor approved
   PUBLIC ACT 84-0124 Effective date 07-30-85

SB-0668  DEMUZIO.

(Ch 122, new par, 21-26)

Amends The School Code to require the State Teacher Certification Board to prepare and file annual reports on teacher education trends with the General Assembly and with the State Board of Education. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, new par. 21-26
Adds reference to: Ch. 122, par. 2-3.11

Deletes everything after the enacting clause. Amends The School Code to require the annual report submitted by the State Board of Education to the Governor to also be submitted to the General Assembly and to contain statistical data relative to specified teacher education trends. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 2-3.11
Adds reference to: Ch. 122, par. 24-12

Changes the title, deletes everything after the enacting clause, and amends The School Code to increase to $300 from $250 the maximum per diem allowance for hearing officers in teacher dismissal cases.

FISCAL NOTE, AS AMENDED

(Prepared by State Board of Education)

It is estimated that SB-668 will cost a total of $120,000 in FY86

Apr 10 1985  First reading
   Rfrd to Comm on Assignment

Apr 16  Assigned to Education-Elementary & Secondary

Apr 30  Recommended do pass as amend
   016-000-000
   Placed Calndr, Second Reading

May 08  Second Reading
   Amendment No.01  ELEM SCND ED  Adopted
   Placed Calndr, Third Reading

May 16  Third Reading - Passed 059-000-000
   Arrive House
   Placed Calendr, First Reading

May 22  First reading
   Rfrd to Comm on Assignment
   Assigned to Elementary & Secondary Education

1 Fiscal Note Act may be applicable.
May 24  
Primary Sponsor Changed To HANNIG
Added As A Joint Sponsor OBLINGER
Committee Elementary & Secondary Education

Jun 13  
Amendment No.01 ELEM SCND ED Adopted
Recommended do pass as amend 018-000-000
Placed Calndr, Second Reading

Jun 19  
Fiscal Note filed
Placed Calndr, Second Reading

Jun 20  
Second Reading
Placed Calndr, Third Reading

Jun 26  
Third Reading - Passed 108-009-000

Jun 27  
Secretary's Desk Concurrence 01

Jun 28  
S Concurs in H Amend. 01/057-001-000
Passed both Houses

Jul 24  
Sent to the Governor

Sep 21  
Governor approved
Governor approved
PUBLIC ACT 84-0789 Effective date 01-01-86

SB-0669 DEMUZIO AND LEMKE.
(New Act)

Creates the Employees Dental Freedom of Choice Act. Requires any employer or organization which purchases a dental insurance or dental service plan for its employees or members under a requirement that such employees or members obtain services from an approved list of dentists to provide an alternative plan whereby the employees or members may receive similar services from a dentist of their choosing. Requires the employer or organization to contribute the same amount toward a service obtained under such alternative plan as it would have paid under the original plan. Provides that insurers and dental service plan corporations shall advise employers and organizations of these requirements. Makes knowing violation of the Act a business offense.

Apr 10 1985  
First reading
Rfrd to Comm on Assignment

Apr 16  
Assigned to Ins Pensions & Licensed Activities

Apr 25  
Placed Calndr, Second Reading
Recommended do pass 011-000-000

May 08  
Second Reading
Placed Calndr, Third Reading

May 16  
Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor LAURINO
Placed Calndr, First Reading

May 17  
First reading
Rfrd to Comm on Assignment

May 22  
Assigned to Human Services

May 31  
Added As A Joint Sponsor PANAYOTOVICH
Committee Human Services

Jun 12  
Do Pass/Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read

Jun 13  
Remvd from Consent Calendar
CURRIE AND MATIJEVICH
Cal 2nd Rdg Short Debate

Jun 18  
Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate

Jun 21  
Short Debate-3rd Passed 113-000-000
Passed both Houses

Jul 19  
Sent to the Governor

Sep 16  
Governor approved
PUBLIC ACT 84-0426 Effective date 01-01-86
Amends the Employee Access to Personnel Records Act. Authorizes the Director of the Department of Labor to enforce and administer the Act. Provides employers who violate the Act, or discriminate against employees because of the employees' roles in enforcing the Act, commit a petty offense.

HOUSE AMENDMENT NO. 3.

Provides an employee may commence an action in circuit court to redress an employer's violation of the Act only where efforts to resolve the employee's complaint concerning the violation by conference, conciliation or persuasion have failed and the Department has not commenced such an action. Removes provision that an employer or his agent commits a petty offense by violating the Act.

Amends the Steel Products Procurement Act. Expands the scope of the Act to provide that, with certain exceptions, each contract for the purchase or lease of manufactured goods or commodities by any public agency shall provide that any manufactured goods or commodities used or supplied in the performance of that contract or any subcontract thereto shall be manufactured or produced in the United States. Changes the Act's short title to the Illinois Domestic Products Procurement Act. Provides any increased costs accruing to local governments as a direct result of the Illinois Domestic Products Procurement Act are not reimbursable by the State.

PUBLIC ACT 84-0525 Effective date 01-01-86

Fiscal Note Act may be applicable.
SB-0671-Cont.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Labor and Commerce
Apr 24 Recommended do pass 007-002-000

Placed Calndr,Second Reading

May 14 Second Reading
Placed Calndr,Third Reading

May 23 3d Reading Consideration PP
Calendar Consideration PP.

May 29 Re-committed to Labor and Commerce

SB-0672 HOLMBERG.

(Ch. 111, par. 6304)

Amends the Social Workers Registration Act to provide for gender neutral wording.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 25 Recommended do pass 011-000-000

Placed Calndr,Second Reading

May 14 Second Reading
Placed Calndr,Third Reading

May 15 Third Reading - Passed 056-000-000
Arrive House
Placed Calendr,First Reading

May 20 Hse Sponsor SLATER
Placed Calendr,First Reading

May 21 First reading Rfrd to Comm on Assignment
May 22 Assigned to Registration & Regulation
May 24 Added As A Joint Sponsor COWLISHAW
Committee Registration & Regulation

May 29 Re-assigned to Human Services

May 30 Mtn Prevail Suspend Rul 20K
Committee Human Services

Jun 14 Tbld pursuant Hse Rule 27D

SB-0673 DEMUZIO - DEANGELIS - NETSCH, VADALABENE, SCHUNEMAN, KUSTRA AND POSHARD.


Amends an Act in relation to State finance, and repeals Acts regulating travel by the State Board of Education, the Office of the Secretary of State, the Board of Higher Education, the Office of the Attorney General, the Office of the State Treasurer, the Office of the Comptroller and the Office of the Lieutenant Governor. The repealed Acts are in effect recreated within the State Finance Act where separate travel control boards are established for each of such offices, as well as for the Governor, the legislature, and the judicial branch. Creates the Travel Regulation Council, comprised of the chairmen of the separate travel control boards, to establish uniform travel regulations and reimbursement rates.

SENATE AMENDMENT NO. 1.

Deletes duplicative phrasing concerning the adoption of permanent regulations and rates by Central Management Services.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
Apr 24 Added As A Joint Sponsor NETSCH
Recommended do pass as amend 012-003-000

Placed Calndr,Second Reading
SB-0674 DEMUZIO – DEANGELIS – NETSCH, VADALABENE, SCHUNEMAN, KUSTRA AND POshARD.

(Ch. 127, new par. 63b13.27)

Amends the Civil Administrative Code. Empowers the Department of Central Management Services to negotiate reduced rates for transportation and lodging for State employees on State business and to publish a directory of such rates.

SENATE AMENDMENT NO. 1

Adds reference to: Ch. 127, par. 63b13

Makes no substantive change.

SB-0673—Cont. 438

May 08 Second Reading

Amendment No.01 EXECUTIVE Adopted

Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000

Arrive House

Placed Calendr,First Reading

May 17 Hse Sponsor KEANE

Added As A Joint Sponsor FRIEDRICH,DP

First reading Rfrd to Comm on Assignment

May 22 Assigned to State Gov Adm & Regulatory Rev

Jun 06 Do Pass/Consent Calendar 014-000-000

Jun 13 Consent Calendar, 2nd Reading

Consent Caldr Order 3rd Read

Jun 18 Added As A Joint Sponsor DEJAEGHER

Added As A Joint Sponsor HARTKE

Consnt Caldr Order 3rd Read

Jun 19 Added As A Joint Sponsor KOEHLER

Consnt Caldr. 3rd Read Pass 114-000-000

Passed both Houses

Jul 17 Sent to the Governor

Sep 14 Governor approved

PUBLIC ACT 84-0345 Effective date 01-01-86
Jul 17  | Sent to the Governor
Sep 14 | Governor approved
       | PUBLIC ACT 84-0346 Effective date 01-01-86

**SB-0675** SCHUNEMAN - KUSTRA, DEMUZIO, DEANGELIS, VADALABENE AND POSHARD.

(New Act)

Extends the confidentiality requirements governing State agencies to data centers and EDP Contractors which receive confidential information from State agencies.

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**SB-0676** DEANGELIS - DEMUZIO, VADALABENE, SCHUNEMAN, KUSTRA AND POSHARD.

(Ch. 127, par. 167)

Amends the State Finance Act. Repeals an obsolete provision superseded by the reporting and filing requirements of the State Comptroller Act.

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<td>Consnt Caldr, 3rd Read Pass 114-000-000 Passed both Houses</td>
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SB-0676—Cont.

Jul 17  Sent to the Governor
Sep 14  Governor approved

PUBLIC ACT 84-0348  Effective date 01-01-86

SB-0677  DEANGELIS - DEMUZIO, VADALABENE, SCHUNEMAN, KUSTRA AND POSHARD.

(Ch. 127, pars. 133b9.1 and 133b9.2; rep. par. 133b.7)

Amends the State Property Control Act. Requires each responsible officer to make annual reports regarding property to the Director of the Department of Central Management Services. Effective July 1, 1986.

SENATE AMENDMENT NO. 1.

Provides that the administrator may exempt tangible personal property of nominal value or in the nature of consumable supplies or both from the permanent record maintained by each responsible officer of property under his jurisdiction and control.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Executive
Apr 24  Recommended do pass as amend  019-000-000

May 08  Second Reading  Amendment No.01  EXECUTIVE  Adopted
Placed Calndr,Second Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 17  Hse Sponsor KEANE
Added As A Joint Sponsor FRIEDRICH,DP
First reading  Rfrd to Comm on Assignment

May 22  Assigned to State Gov Adm &
Regulatory Rev

Jun 06  Do Pass/Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read

Jun 13  Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read

Jun 19  Consnt Caldr, 3rd Read Pass 114-000-000
Passed both Houses

Jul 17  Sent to the Governor

Sep 14  Governor approved

PUBLIC ACT 84-0349  Effective date 07-01-86

SB-0678  VADALABENE, DEANGELIS, DEMUZIO, SCHUNEMAN, KUSTRA AND POSHARD.

(Ch. 127, rep. par. 1106)

Amends the Emergency Services and Disaster Agency Act. Repeals the Section that creates the Emergency Services and Disaster Advisory Council.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Executive
Apr 24  Recommended do pass 019-000-000

May 08  Second Reading  Placed Calndr,Second Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 17  Hse Sponsor KEANE
Added As A Joint Sponsor FRIEDRICH,DP
First reading  Rfrd to Comm on Assignment

May 22  Assigned to State Gov Adm &
Regulatory Rev
SB-0678  Cont.

Do Pass/Consent Calendar 014-000-000
Consent Calendar Order 2nd Read
Consent Calendar, 2nd Reading
Consent Calendar Order 3rd Read
Consent Calendar, 3rd Read Pass 114-000-000
Passed both Houses
Sent to the Governor
Governor approved

PUBLIC ACT 84-0252 Effective date 01-01-86

SB-0679  VADALABENE, DEANGELIS, DEMUZIO, SCHUNEMAN, KUSTRA AND POSHARD.

Repeals the St. Louis Metropolitan Area Airport Authority Act. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Executive
Apr 24  Recommended do pass 019-000-000
May 08  Second Reading
Placed Calndr, Second Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr, First Reading
May 17  Hse Sponsor KEANE
Added As A Joint Sponsor FRIEDRICH, DP
First reading  Rfrd to Comm on Assignment
May 22  Assigned to State Gov Adm &
Regulatory Rev
Jun 06  Do Pass/Consent Calendar 014-000-000
Jun 13  Consent Calendar, 2nd Reading
Jun 19  Consent Calendar, 3rd Read Pass 114-000-000
Passed both Houses
Jul 17  Sent to the Governor
Sep 14  Governor approved

PUBLIC ACT 84-0350 Effective date 09-14-85

SB-0680  NETSCH - SCHUNEMAN, DEMUZIO, DEANGELIS, VADALABENE, KUSTRA AND POSHARD.

Amends the Illinois Pension Code to require the 5 State-administered retirement systems to make annual actuarial reports to the Economic and Fiscal Commission; requires the Bureau of the Budget to report funding proposals to the Commission; and requires the Commission to report its analyses of these data to the General Assembly. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes non-substantive spelling correction changing “its” to “it”.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Executive
May 02  Recommended do pass 019-000-000
May 14  Second Reading
Placed Calndr, Third Reading
May 16  Recalled to Second Reading
Amendment No.01  NETSCH  Adopted
Placed Calndr, Third Reading
May 23  Third Reading - Passed 058-000-000
Arrive House
Hse Sponsor KEANE
Added As A Joint Sponsor EWING
First reading  Rfrd to Comm on Assignment
Amends the Election Code. Specifies that a primary election for an established political party need not be held for an open or uncontested office. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes stylistic changes.
SENATE AMENDMENT NO. 2.
Changes application of the proposed provisions from any “political subdivision or ward or district thereof” to any “township, municipality or ward”. Provides that the statement of notice of intent to become a write-in candidate must contain the office intended to be sought.

SB-0682 KELLY - MACDONALD.
(Ch. 46, pars. 7-11.1, 8-6, 8-17, 25-6 and 25-11; new pars. 8-17.1, 10-11.1 and 10-11.2)

Amends The Election Code. Provides procedures for the nomination and election of State Senator and county office when a vacancy occurs with more than 28 months remaining in the term. Alters the voting strength of the legislative and representative committee in counties of less than 2,000,000.

HOUSE AMENDMENT NO. 1.
Provides that in counties under 2,000,000 population, if the legislative or representative district comprises only one county, or part of a county, each member shall be entitled to cast one vote.
Amends The Dental Practice Act. Prohibits dentists from administering general anesthesia or parenteral conscious sedation without first obtaining a permit from the Department of Registration and Education. Specifies an annual fee of $25 for such permit. Exempts persons with a dental degree who administer anesthesia or parenteral conscious sedation in an approved hospital training program under the supervision of either a licensed dentist or a licensed physician. Effective July 1, 1986.
SB-0684 DEANGELIS.

(Ch. 23, pars. 2252, 2253, 2254, 2256, 5017a-1, 5017a-2, 5017a-9; new par. 5017a-11; Ch. 37, pars. 703-2, 703-4, 703-5, 703-6, 704-2 and 707-5; new pars. 701-9a, 701-9b, 701-9c, 703-2.1; Ch. 75, new par. 107a)

Amends An Act codifying the powers and duties of the Department of Children and Family Services, the Intergovernmental Missing Child Recovery Act of 1984, the Juvenile Court Act and the Jails Act. Establishes procedures for the detention of minors alleged to be delinquent. Provides that a minor alleged to be delinquent may be detained in excess of 6 hours only if the minor is kept in a non-secure licensed foster home or a home approved by the Court, a non-secure facility operated by a licensed child welfare agency or one approved by the court, or an approved juvenile detention home. Provides for the confinement of alleged delinquent minors in county jails or municipal lock-ups for up to 24 hours under certain circumstances. Provides that the warden of the jail of each county shall report information on juvenile prisoners to the Department of Children and Family Services. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 24, par. 11-1-8; Ch. 37, new par. 707A-1; Ch. 85, pars. 506, 507, new par. 508.2

Amends the IL Municipal Code and the IL Police Training Act. Provides that each local law enforcement agency shall establish a unit or designate officers specially trained to work with minors under the Juvenile Court Act. Provides the Local Governmental Law Enforcement Officers Training Board shall have power to provide periodic inter-disciplinary juvenile justice training opportunities. Provides that after July 1, 1986, all police recruits shall receive mandatory training in juvenile matters.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 122, new par. 24-13.2

Amends The School Code. Provides that by mutual consent of a teacher, the employing board and the chief judge of a circuit, a teacher may be contracted to exercise the powers and duties prescribed to a Probation Department under subsection (c) of Section 6-1 of the Juvenile Court Act.

SENATE AMENDMENT NO. 3.

Provides that an approved juvenile detention home may be either a free-standing structure or in the same building as an adult jail or lock-up provided that there could be no contact between juvenile and adult residents in the facilities. Provides that juveniles may be confined in excess of 6 hours if charges are filed for murder, armed robbery committed armed with a firearm or aggravated criminal sexual assault.

SENATE AMENDMENT NO. 4.

Provides that the effective date of the Act shall be October 1, 1985. Provides that an alleged delinquent minor may be confined up to 24 hours in a county jail or municipal lock-up during the period of investigation or arrangement of transportation when a law enforcement officer has reasonable cause to believe that the movement of the alleged delinquent would be detrimintal to successful completion of the investigation or processing of the minor. Provides that local boards or service systems responsible for development or coordination of comprehensive community based youth services must reflect a broad representation of community interests and perspectives.

Fiscal Note Act may be applicable.

1 Fiscal Note Act may be applicable.
SENATE AMENEMENT NO. 5.
Decreases proposed mandatory training of all police recruits in juvenile matters from 12 to 8 hours.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary I
Apr 30 Recommmended do pass as amend 007-000-000

Placed Calndr,Second Reading

May 17 Second Reading
Amendment No.01 JUDICIARY I Adopted
Amendment No.02 JUDICIARY I Adopted
Amendment No.03 JUDICIARY I Adopted
Placed Calndr,Third Reading

May 21 Recalled to Second Reading
Amendment No.04 DEANGELIS Adopted
Amendment No.05 DEANGELIS Adopted
Placed Calndr,Third Reading

May 23 Third Reading - Passed 058-000-000
Arrive House
Placed Calndr,First Reading

May 30 Hse Sponsor MCCracken
Added As A Joint Sponsor HASTERT
First reading Rfrd to Comm on Assignment
Assigned to Human Services

Jun 14 Tbd pursuant Hse Rule 27D

SB-0685  MAITLAND.
(Ch. 23, par. 6-1.9)
Amends General Assistance Article of Public Aid Code. Provides that a married adult living with a spouse is eligible for aid if not living in the residence of a parent of either spouse.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health,Welfare,Corrections
Apr 24 Recommended do pass 009-000-000

Placed Calndr,Second Reading

May 08 Second Reading
Placed Calndr,Third Reading

May 15 Third Reading - Lost 022-034-000

SB-0686  KELLY.
(Ch. 46, par. 8-5)
Amends The Election Code. Establishes procedures for organizing legislative and representative committees following reapportionment.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Elections
May 07 Recommended do pass 008-000-000

Placed Calndr,Second Reading

May 08 Second Reading
Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 20 Hse Sponsor NASH
Added As A Joint Sponsor DELEO
First reading Rfrd to Comm on Assignment

May 22 Assigned to Elections
Jun 06 Do Pass/Consent Calendar 017-000-000

Consnt Caldr Order 2nd Read
SB-0686—Cont.

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<td>Jun 19</td>
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<td>Sep 14</td>
<td>Governor approved</td>
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<td>PUBLIC ACT 84-0352 Effective date 01-01-86</td>
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SB-0687 DEMUZIO.

(Ch. 122, new par. 10-22.31c)

Amends The School Code to provide elected local boards of trustees for specified joint agreement programs.

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SB-0688 DEMUZIO.

(Ch. 127, par. 523)

Amends the State Employees Group Insurance Act of 1971 to include the survivors of University of Illinois Cooperative Extension Service employees within the provisions of the Act. Effective immediately.

SENATE AMENDMENT NO. 1

Adds reference to: Ch.127, par. 530

Provides that the State shall not pay the costs of basic noncontributory group life and health insurance for members who survive in relation to the U of I cooperative extension service.

HOUSE AMENDMENT NO. 1.

Makes technical change in cross-reference to a subsection.

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1 Fiscal Note Act may be applicable.
Amends the Intergovernmental Missing Child Recovery Act. Authorizes the Department of Law Enforcement to approve and coordinate a statewide program designating businesses and residences as "safe houses" for lost or threatened children.

Amends the Illinois Income Tax Act to require that refunds to taxpayers be mailed within 90 days of the date on which the return is received by the Department, unless the Department is contesting the refund.

SENATE AMENDMENT NO. 1.
Requires the refund be mailed within 120 days rather than 90.

HOUSE AMENDMENT NO 1.
Makes application to individual income tax refunds instead of all income tax refunds. Requires that the Dept. of Rev. give comptroller authorization for the refund rather than mail the refund within the required 120 days.

GOVERNOR AMENDATORY VETO
Recommends that the provisions of the Act apply only as long as there are available funds from which to pay such refunds.

Fiscal Note Act may be applicable.
1 SB-0691 MACDONALD.

(Ch. 122, new par. 14-7.04)

Amends The School Code. Requires school districts to provide transportation for handicapped students to outpatient and day programs if no public transportation is available.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Education-Elementary & Secondary

SB-0692 KUSTRA.

(New Act)

Enacts the Lung Cancer Medical Services Recovery Act under which cigarette manufacturers have strict liability for medical treatment for lung cancer for 20-year cigarette smokers and 50% of court costs and attorneys for pursuing a lawsuit under the Act. Provides for defenses for cigarette manufacturer. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive

SB-0693 GEO-KARIS.

(Ch. 8, pars. 241, 242 and 243; new pars. 240 and 244)

Amends the Dangerous Animals Act. Extends the scope of the Act to bears, wolves and life-threatening reptiles. Provides that no person shall have a right of property in, keep, harbor, care for, act as custodian of or maintain a dangerous animal other than in an escape-proof enclosure. Subjects a dangerous animal to seizure where it is found not in compliance with the Act and there appears to be imminent danger to the public, and requires its confiscation upon a person’s being convicted of violating the Act in connection with its being so found, with the owner of such animal to be responsible for the costs connected with its seizure and confiscation. Increases the classification of a violation of the Act from petty offense to Class C misdemeanor.

SENATE AMENDMENT NO. 1.
Adds necessary language regarding Section numbering.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 8, par. 1, new pars. 1.1, 1.2, 3.1, and 5.1 rep. pars. 2, 3, 4 and 5

Amends Act in relation to domestic animals running at large. Provides that owners of livestock shall restrain the animals from running at large and shall be liable for damages caused by such animals’ running at large, unless the owners can demonstrate they used reasonable care in restraining the animals. Provides that any such livestock may be impounded and sold at a public auction. Provides that if any Court of competent jurisdiction issues an order concerning any impounded animal, the animal shall immediately pass to the jurisdiction of the court bailiff of the jurisdiction in which the order was issued. Provides that violation of this Act is a Class C misdemeanor. Adds short title. Repeals provisions on duties of a poundmaster.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Allows dangerous animals to be kept at federally licensed exhibits.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy
May 02 Placed Calndr,Second Reading
May 08 Second Reading Amendment No.01 GEO-KARIS Adopted
May 16 Recalled to Second Reading Amendment No.02 GEO-KARIS Adopted
May 23 Third Reading - Passed 058-001-000
    Arrive House
May 29 First reading Rfrd to Comm on Assignment
Jun 05 Primary Sponsor Changed To ROPP
    Added As A Joint Sponsor FREDERICK,VF
    Added As A Joint Sponsor KUBIK
Jun 13 Amendment No.01 ENRGY ENVRMNT Adopted
    Recommended do pass as amend 010-000-000
    Placed Calndr,Second Reading
Jun 20 Second Reading Held on 2nd Reading
Jun 21 Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 114-002-001
Jun 25 Secretary's Desk Concurrence 01
Jun 27 S Concurs in H Amend. 01/058-000-000
    Passed both Houses
Jul 17 Sent to the Governor
Jul 18 Governor approved
PUBLIC ACT 84-0028 Effective date 01-01-86

SB-0694 TOPINKA – D'ARCO – DUDYCYZ AND LEMKE.
(Ch. 38, new par. 16-1.2)
Amends the Criminal Code of 1961 relating to theft by deception under a promise to perform. Provides that it is prima facie evidence that a person “knowingly obtains by deception control over property of the owner” when he fails to return, within 30 days after written demand from the owner, the downpayment and any additional payments accepted under a promise, oral or in writing, to perform services for or transfer personal property to the owner, and the promisor willfully without good cause failed to perform pursuant to the agreement after taking a downpayment of ten percent or more of the agreed upon consideration.
SENATE AMENDMENT NO. 1.
Provides that the notice addressed and mailed by registered mail to the premises at the last known address of the premises shall constitute proper demand.
SENATE AMENDMENT NO. 2.
Provides that the prima facie evidence is one of intent that a person knowingly obtains by deception control over property of the owner. Also changes from 30 to 45 days the failure to return payments and requires that the promise to perform services is of $3000 or more and the promisor willfully without good cause failed to substantially perform after taking a downpayment of 10% or more of the agreed consideration.
SB-0694—Cont.

SB-0695  JOYCE, JEROME.

Appropriates $600,000 to the Department of Transportation’s Division of Water Resources to alleviate flooding along Soldier Creek.

STATE DEBT IMPACT NOTE
Financing costs of HB-695 is $1.3 million.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Appropriations I
May 08  State Debt Note Filed  Committee Appropriations I
May 14  Recommended do pass 010-009-000
May 20  Second Reading  Placed Calndr,Third Reading
May 29  Third Reading - Passed 048-007-000  Arrive House  Placed Calendar,First Reading
May 30  Hse Sponsor PANGLE  Added As A Joint Sponsor CHRISTENSEN  First reading  Rfrd to Comm on Assignment
Jun 03  Assigned to Appropriations I
Jun 21  Tbld pursuant Hse Rule 27D

SB-0696  JOYCE, JEROME.

(Ch. 127, par. 55.31b)

Amends the Civil Administrative Code. Provides that the Department of Public Health has the power to require hospitals, laboratories or other facilities to report incidences of cancer to the Department pursuant to the Health and Hazardous Substances Registry Act. Deletes the provision specifying that the Department has the power to require physicians, hospitals and health care providers to report incidences of cancer to the Department pursuant to the Cancer Registry Act. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Amends Act in relation to domestic animals running at large. Provides that owners of livestock shall restrain the animals from running at large and shall be liable for all damages caused by such animals' running at large. Provides that any such livestock may be impounded and shall be sold at public auction if not claimed within 7 days of the date of the impoundment. Provides that if any court of competent jurisdiction issues an order concerning any impounded animal, the animal shall immediately pass to the jurisdiction and possession of the court bailiff of the jurisdiction in which the order was issued. Provides that violation of this Act is a Class C misdemeanor. Adds short title. Repeals provisions on duties of a poundmaster.

April 11 1985 First reading Rfrd to Comm on Assignment
April 16 Assigned to Agriculture, Conservation & Energy

SB-0698 GEO-KARIS.
(Ch. 111 2/3, par. 50)

Amends An Act concerning public utilities. Provides that the Commission may order public utilities to work jointly for the purchase, generation and distribution of electric power, and related activities.

April 11 1985 First reading Rfrd to Comm on Assignment
April 16 Assigned to Agriculture, Conservation & Energy

SB-0699 GEO-KARIS.
(Ch. 26, par. 9-402)

Amends the Uniform Commercial Code to require a metes and bounds description of real estate in financing statements covering crops growing or to be grown.
SENATE AMENDMENT NO. 1.
Permits other legal description instead of only requiring a metes and bounds description.

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<th>Date</th>
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<tr>
<td>Apr 11 1985</td>
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<td>Apr 16</td>
<td>Assigned to Finance and Credit Regulations</td>
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<td>May 16</td>
<td>Third Reading - Passed 059-000-000</td>
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<td>May 17</td>
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<td>Jun 21</td>
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<td>Jul 23</td>
<td>Sent to the Governor</td>
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<td>Sep 20</td>
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<td>PUBLIC ACT 84-0699 Effective date 01-01-86</td>
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1 SB-0700 KEATS.

(Ch. 120, pars. 1-101, 2-201, new par. 2-203a; Ch. 23, par. 5-2, rep. pars. 4-1 through 4-12; rep. pars. 6-1 through 6-7; Ch. 139, rep. par. 126.4)

Amends the Illinois Income Tax Act and its title and the Illinois Public Aid Code and the Township Law of 1874 to provide for a guaranteed income for individuals who are full-time residents of Illinois, over 18, not claimed as an exemption by any taxpayer and whose income is below the federal poverty level. Abolishes aid to families with dependent children and general assistance. Abolishes aid to families with dependent children.

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<th>Date</th>
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<td>Rfrd to Comm on Assignment</td>
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<td>Apr 16</td>
<td>Assigned to Revenue</td>
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</table>

SB-0701 GEO-KARIS.

(New Act)

Creates An Act in relation to the labeling, advertising and distribution of smokeless tobacco products. Prohibits any person from advertising or selling any smokeless tobacco product which does not contain a specified warning. Prohibits the distribution of such products to the public without charge. Permits the Attorney General to seek injunction for violation of this Act. Effective immediately.

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<th>Date</th>
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<tr>
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<td>Rfrd to Comm on Assignment</td>
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<td>Apr 16</td>
<td>Assigned to Executive</td>
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</table>

SB-0702 LEMKE.

(New Act)

New Act. Creates a Retention of Business Division in the Department of Commerce and Community Affairs.

1 Fiscal Note Act may be applicable.
Amends The School Code to require the State Board of Education to provide financial assistance, bonding and insurance assistance and management and technical assistance to minority owned businesses and female owned businesses which enter into contracts with the State Board of Education or with local school boards.

Amends the Regional Transportation Authority Act and the Election Code to provide for the nonpartisan election of the Board of Directors of the Regional Transportation Authority. Effective immediately.

Amends the Election Code to provide that questions of public policy which are certified by a court or election authority, or are initiated by resolution or ordinance of a political subdivision, are not subject to the limitation that only 3 questions of public policy may be submitted to referendum at the same election.

Amends the Election Code to provide that petitions for advisory questions of public policy shall be signed by voters equal in numbers to 8% of the votes cast for candidates for Governor in the next preceding gubernatorial election, rather than 10% of the registered voters. Removes the provision providing for the filing of copies of the sectioned election jurisdiction petition sheets with proper election authorities within 7 days of filing the original. Alters the definition of "Election Jurisdiction".

Fiscal Note Act may be applicable.
SB-0707 ROCK - JOYCE, JEREMIAH, BERMAN, HOLMBERG AND JONES.

(New Act)

Creates the Early Childhood Education Act. Requires school districts maintaining grades kindergarten through 8 or kindergarten through 12 to provide early childhood education programs for children from birth to kindergarten and for the parents of such children. Such programs may educate parents about the physical, mental and emotional development of children and enhance the skills of parents in providing for their children’s learning and development and may provide learning experiences for children and parents. School districts shall appoint advisory councils which shall assist the boards in developing, planning and monitoring the early childhood and family education programs. Permits a school district to levy an annual tax not to exceed .05% of value for the purpose of funding an early childhood education program, subject to a back door referendum. Permits an annual levy of not to exceed .10% to fund an early childhood education program by referendum approval. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOVT'S.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Makes minor grammatical and stylistic changes. Also requires a district to coordinate programs created under the Early Childhood Education Act with other educational programs, including special and vocational education.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Education-Elementary & Secondary
May 07  Recommended do pass as amend 011-006-000
            Placed Calndr,Second Reading
May 08  Second Reading  Amendment No.01 ELEM SCND ED , Adopted
            Placed Calndr,Third Reading
May 23  Third Reading - Lost 025-034-000

1 SB-0708 ROCK - JOYCE, JEREMIAH, BERMAN, HOLMBERG, JONES AND POS-HARD.

(Ch. 122, new par. 14-1.02b)

Amends The School Code. Requires services to be provided to handicapped children from birth to age 3 through procedures described in the Illinois Rules and Regulations to Govern the Organization and Administration of Special Education. Such procedures shall be developed by July 1, 1988.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOVT'S.

SENATE AMENDMENT NO. 1

Deletes reference to: Ch. 122, new par. 14-1.02b
Adds reference to: Ch. 122, new par. 2-3.48

Deletes everything after the enacting clause. Amends “The School Code”. Provides that the State Board of Education may enter into contracts with public or private agencies to establish model pilot programs which provide service to handicapped children from birth to 3 years. Creates an Interagency Coordination Council to recommend to the State Board of Education criteria for awarding of grants such purpose. Effective immediately.

1 Fiscal Note Act may be applicable.
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<th>Date</th>
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<td>May 23</td>
<td>Third Reading - Passed 057-002-000</td>
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<td>May 29</td>
<td>Added As A Joint Sponsor BOWMAN</td>
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<td>Jun 13</td>
<td>Recommended do pass 012-000-000</td>
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<td>Jun 18</td>
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<td>Jun 19</td>
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<td>Jun 20</td>
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<td>Jun 26</td>
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<td>Sep 17</td>
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<td>PUBLIC ACT 84-0526 Effective date 09-17-85</td>
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<td>SB-0709 LECHOWICZ.</td>
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<td>(Ch. 48, par. 850.07z)</td>
<td>Amends The Illinois Development Finance Authority Act to change a reference to “Section” to “Sections.”</td>
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<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>May 03</td>
<td>Recommended do pass 005-003-000</td>
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<td>May 17</td>
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<td>May 29</td>
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<td>SB-0710 SAVICKAS.</td>
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<td>Apr 11 1985</td>
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<td>Apr 16</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
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<tr>
<td>Apr 30</td>
<td>Waive Posting Notice 7C</td>
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<td>Committee Ins Pensions &amp; Licensed Activities</td>
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|            | \^ Fiscal Note Act may be applicable.  

|
Amends The Unemployment Insurance Act. Excludes from the definition of "employment" services performed as a direct seller of consumer goods on a buy-sell, deposit-commission or similar basis in the home or other than in a permanent retail establishment, where substantially all the remuneration for such services is directly related to output rather than the number of hours worked and a written contract between the seller and his principal provides the seller will not be treated as an employee with respect to such services for federal tax purposes. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I

SB-0712  ZITO.

Amends Pharmacy Practice Act to require that a pharmacist submit evidence of completion of 30 contact hours of continuing education during the 2 calendar years preceding the expiration date of the certificate as a condition for certificate renewal. Requires that such continuing education be approved by the American Council on Pharmaceutical Education.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 25  Placed Calndr,Second Reading
May 20  Second Reading  Placed Calndr,Third Reading
May 29  Re-committed to Ins Pensions & Licensed Activities

SB-0713  ZITO - TOPINKA.

Amends the Code of Civil Procedure to provide that a partnership which is the lessor of real property with 10 or fewer units may sue in individual names of the partners, in the partnership name, or both. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I
Apr 30  Placed Calndr,Second Reading
May 20  Second Reading  Placed Calndr,Third Reading
May 29  Re-committed to Judiciary I

SB-0714  D'ARCO.

Amends the Product Liability Insurers Act. Requires reports to be made on May 1 each year (now January 1 or within 60 days thereafter). Eliminates some of the information now required to be included in the reports. Effective immediately.

SENATE AMENDMENT NO. 1.

Requires every product liability insurer to file on May 1 (now January 1) of each year with the Director of Insurance a report containing the information listed on the product liability insurance supplement as promulgated and amended by the National Association of Insurance Commissioners, rather than as specified in the Act.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I

1 Fiscal Note Act may be applicable.
SB-0715  D'ARCO.

(Ch. 108 1/2, par. 12-190)

Amends the Chicago Park District Article of the Pension Code to provide that pension monies are subject to withholding under the “Non-Support of Spouse and Children Act”.

PENSION IMPACT NOTE

SB-715 does not have a financial impact on the retirement system.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 30  Waive Posting Notice 7C  Committee Ins Pensions & Licensed Activities
May 07  Placed Calndr,Second Reading  Recommended do pass 011-000-000
May 14  Second Reading  Assigned to Personnel and Pensions
May 15  Third Reading - Passed 057-000-000  Interim Study Calendar PERS PENSION

3 SB-0716  D'ARCO.

(Ch. 108 1/2, par. 12-149)

Amends the Chicago Park Employees Article of the Illinois Pension Code to incrementally increase the tax multiplier from 1.10 in 1985 to 2.00 in 1995 and thereafter. Effective immediately.

1 Pension System Impact Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
PENSION IMPACT NOTE

SB-716 would result in additional revenues for the fund. By the year 1995, estimated additional revenue would be $9.5 million. This money would help eliminate the current deficiency in the level of employer contributions.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 30  Waive Posting Notice 7C  Committee Ins Pensions & Licensed Activities
May 07  Placed Calndr,Second Reading  Recommended do pass 011-000-000
May 14  Second Reading  Assigned to Personnel and Pensions
May 15  Placed Calndr,Third Reading  Interim Study Calendar PERS PENSION
May 15  Third Reading - Passed 039-006-007
Arrive House
Hse Sponsor TERZICH
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Personnel and Pensions
Jun 12  Interim Study Calendar PERS PENSION

SB-0717 D'ARCO – ROCK.

(Ch. 105, par. 333.19)

Amends the Chicago Park District Act to require that the treasurer of the District annually deposit 0.03968% of its proceeds from the Personal Property Tax Replacement Fund into the Park Employee’s Annuity and Benefit Fund.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 30  Waive Posting Notice 7C  Committee Ins Pensions & Licensed Activities
May 07  Placed Calndr,Second Reading  Recommended do pass 011-000-000
May 14  Second Reading  Assigned to Personnel and Pensions
May 15  Placed Calndr,Third Reading  Interim Study Calendar PERS PENSION
May 15  Third Reading - Passed 049-000-004
Arrive House
Hse Sponsor TERZICH
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Personnel and Pensions
Jun 12  Interim Study Calendar PERS PENSION

SB-0718 D'ARCO.


Amends the Chicago Park District Article of the Pension Code to make numerous substantive and technical changes; deletes right to repay refunds upon re-entry

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
in installments over one year, instead requiring a lump sum repayment; provides
that the age given in an employee's job application is conclusive against any con-
trary claim by him, but the board may base benefits on other evidence if it so
chooses; requires notarization of death beneficiary designations; makes changes in
the widow's annuity provisions relating to remarriage and reversionary annuities;
changes certain references to 4% interest to "regular interest" determined by the
Board; makes certain persons eligible for automatic annual increases 6 months
sooner; changes the effective dates of certain reversionary annuities; makes various
changes in provisions relating to persons entering or leaving service between ages 65
and 70; removes provisions relating to prior service annuities, "present employees",
and military service credits for World War One; makes other changes.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

PENSION IMPACT NOTE
SB-718 has a relatively minor financial impact.

STATE MANDATES ACT FISCAL NOTE
SB 718 creates a retirement benefit mandate for which reimbursement of the in-
creased cost of a unit of local government is required. The estimated annual cost is
expected to be minor.

STATE MANDATES ACT FISCAL NOTE, IN THE HOUSE
No change from previous note.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Ins Pensions & Licensed Activities
Apr 30       Pension Note Filed
May 02       Committee Ins Pensions & Licensed Activities
May 07       St Mandate Fis Note Filed
May 14       Committee Ins Pensions & Licensed Activities
May 15       Recommended do pass 011-000-000
            Placed Calndr,Second Reading
            Second Reading
            Placed Calndr,Third Reading
            Third Reading - Passed 048-004-005
            Arrive House
            Hse Sponsor TERZICH
            First reading
            Rfrd to Comm on Assignment
            Assigned to Personnel and Pensions
May 23       St Mandate Fis Note Filed
Jun 11       Committee Personnel and Pensions
Jun 12       Interim Study Calendar PERS PENSION

SB-0719  WATSON.

(Ch. 63, par. 42.37)

Amends An Act requiring fiscal notes in relation to certain bills. Provides that
upon request by any member of the house by which the bill is being considered, no
action shall be taken upon the amendment until the sponsor of the amendment pres-
ents to the members a statement of the fiscal effect of his proposed amendment. Ef-
fective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Executive

SB-0720  DARROW.

(Ch. 48, par. 420)

Amends The Unemployment Insurance Act. Provides that the Director of Labor
may waive the requirement of an active search for work where he finds that suitable
work is unavailable both in the locality where the individual resides and in those lo-
calities in which the individual has earned base-period wages.
Amends The Civil Administrative Code of Illinois. Provides, in determining whether to approve or disapprove job training plans submitted to it by Service Delivery Areas, the Department of Commerce and Community Affairs shall, to the fullest extent practicable, consider all data, estimates, formula and criteria approved or utilized by the Secretary of Labor for the purpose of determining the amount of Job Training Partnership Act funds to be allocated to Illinois.

SENATE AMENDMENT NO. 1.

Adds reference to: New Act; Ch. 127, new par. 141.158
Deletes reference to: Ch. 127, par. 46.49

Deletes everything after the enacting clause. Creates the Illinois Emergency Employment Development Act for the purposes of implementing temporary work relief projects in the government and non-profit agencies and new job creation in the private sector. Provides for the appointment by the Governor of an Illinois Emergency Employment Development Coordinator within the Department of Commerce and Community Affairs to exercise all powers necessary to carry out the purpose of the program implemented by the Act.

HOUSE AMENDMENT NO. 1.

Provides the designation of high unemployment counties shall be based on counties' average monthly percentages of unemployed persons during the 12-month period ending on the last preceding June 30, rather than the 6-month period ending on the last preceding June 30 or December 31. Further provides funds shall be allocated to high unemployment counties for 12-month, rather than 6-month, periods. Requires that, during each fiscal year in which the program is in effect other than the first, at least 85% of the funds appropriated for the Illinois Emergency Employment Development Program shall be used to pay eligible job applicants' wages.

HOUSE AMENDMENT NO. 2.

Changes reference to State contribution for wages from “up to $4 per hour” to “50% of the wages up to a maximum of $4 per hour”.

HOUSE AMENDMENT NO. 5.

Eliminates provision allowing government agencies to qualify as eligible employers under the program. Provides nonprofit agencies must comply with the requirements imposed on for-profit businesses in order to be considered eligible employers. Divides the State, for the purpose of administering the program, according to Job Training Partnership Act service delivery areas rather than Department of Commerce and Community Affairs marketing service areas.
**SB-0721**  BERMAN.

(Ch. 24, par. 11-19-1)

Amends the Illinois Municipal Code. Provides that if a municipality, including a home rule unit, provides for garbage collection free of charge to persons residing in single family dwellings, it shall also either provide such service free of charge to persons residing in condominium and cooperative dwellings or provide compensation in lieu of such service. Effective immediately.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

**STATE MANDATES ACT FISCAL NOTE**

In the opinion of the Department of Commerce and Community Affairs, SB-722 constitutes a service mandate under the State Mandates Act for which reimbursement of 50%-100% of the increased costs to local governments is required. Due to a lack of data, a reliable estimate of the cost to units of local government is not available, but the cost could be substantial.

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<td>May 30</td>
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<td>Amendment No.04 DUNN, JOHN</td>
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<td>Amendment No.05 DUNN, JOHN</td>
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<td>Jun 26</td>
<td>Placed Calndr, Third Reading</td>
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<td>Jun 26</td>
<td>Mtn Prevail to Suspend Rule 37(C)</td>
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<td>Jun 27</td>
<td>Secretary's Desk Concurrence 01,02,05</td>
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<td>Jun 27</td>
<td>S Concurs in H Amend. 01,02,05</td>
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<td>Jul 24</td>
<td>Passed both Houses</td>
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<td>Sep 21</td>
<td>Governor approved</td>
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<td>PUBLIC ACT 84-0792 Effective date 01-01-86</td>
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1**SB-0722**  BERMAN.

(Ch. 122, pars. 1403, 1404, 1408, 1409 and 1410; new par. 1409a; Ch. 127, pars. 652 and 655)

Amends the Asbestos Abatement Act and the General Obligation Bond Act. Changes the name of the Asbestos Containment and Removal Advisory Council to the Asbestos Abatement Council. Provides for funding sources for State reimbursement of asbestos abatement projects. Authorizes the issuance of $50,000,000 in bonds to provide funds to make grants to assist schools in the abatement of asbestos in accordance with the provisions of the Asbestos Abatement Act. Effective immediately.

**SENATE AMENDMENT NO. 1.**

Provides that all schools shall take corrective action with respect to all friable asbestos materials in their educational facilities by the later of July 1, 1989, or 4 years.

*Fiscal Note Act may be applicable.*
following State funding under Section 9 of the Asbestos Abatement Act. Increases from $50,000,000 to $200,000,000 the amount of bonds available to schools to assist in the abatement of asbestos in accordance with the provisions of the Asbestos Abatement Act.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 122, new par. 1412a

Provides that the rules and regulations of the Department of Public Health shall govern preparation of the Department’s list of contractors for asbestos containment and removal action and for the removal of contractors from that list. Authorizes the Department to issue and secure enforcement of stop orders in emergency cases, to take effect immediately subject to a subsequent hearing if the contractor requests.

HOUSE AMENDMENT NO. 1.

Decreases the general obligation bond authorization for the purpose of providing funds to make grants to assist schools in the abatement of asbestos in accordance with the provisions of the Asbestos Abatement Act to $200,000,000.

HOUSE AMENDMENT NO. 3.

Adds reference to: Ch. 122, new par. 1406a, 1406b, 1406c, 1410a, 1410b, 1412a, 1412b

Adds definition of asbestos worker to the Asbestos Abatement Act. Provides that The IL Administrative Procedure Act is adopted and shall apply to rules and procedures of the Dept. of Public Health. Provides for licensure of asbestos workers and provides that asbestos contractors must have liability insurance. Provides for civil penalties for violation of the Act.

HOUSE AMENDMENT NO. 4.

Provides that the Department of Public Health shall reimburse schools which have undertaken cooperative action prior to January 1, 1986. Provides that schools which have not undertaken corrective action prior to January 1, 1986 shall be eligible for asbestos abatement grants.
SB-0724  BERMAN.

(Ch. 110, par. 2-202)

Amends the Code of Civil Procedure to permit a court to authorize any employee of a business engaged in serving process to serve process. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16        Assigned to Judiciary I
Apr 30        Recommended do pass 009-000-000

May 17        Second Reading  Placed Calndr,Third Reading
May 23        Third Reading - Passed 057-000-000

Arrive House
Hse Sponsor LAURINO
Placed Calndr,First Reading

May 24        First reading  Rfrd to Comm on Assignment
May 29        Assigned to Judiciary I
Jun 13        Interim Study Calendar JUDICIARY I

1SB-0725  BERMAN.

(Ch. 23, par. 5005; Ch. 37, pars. 702-1, 703-5, 704-1, 704-2, 704-4, 704-5, 704-6, 704-7, 704-8, 705-1, 705-2 and 705-7, new par. 702-3.2; Ch. 122, pars. 26-2a and 26-3a; new pars. 26-13, 26-14 and 26-15)

Amends the Department of Children and Family Services Act, the Juvenile Court Act and the School Code. Changes the definition of “chronic or habitual truant”. Adds the definition of truant minor. Provides that school districts shall adopt absenteeism and truancy policies, and for regional initiative against truancy. Provides that a minor may be adjudicated as a truant in need of supervision. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 37, par. 703-5
Adds reference to: Ch. 37, par. 701-19

Amends Juvenile Court Act to limit jurisdiction of the courts over a truant minor until all measures under the School Code have been taken without corrective actions. In the case of children under 12, proof of chronic truancy shall be prima facie evidence of educational neglect by parent or guardian and, in the case of children over 12, chronic truancy shall raise a rebuttable presumption of such educational neglect. Provides for disciplinary dispositions for chronic truancy, including individualized educational plans or service plans, fines, performance of public service work. Provides that dist. superintendent, rather than regional sup’t., in municipalities over 500,000 or counties over 1,000,000 shall administer certain functions relating to truancy.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 122, par. 2-3.41

Moves provision added by S-am 1 relating to disposition of truant minor. Adds training and developmental assistance for chronic truants to services for which the State Board of Education may contract.

SENATE AMENDMENT NO. 3.

Deletes the amendatory language in definition of “chronic or habitual truant” by deleting the requirement that low or declining academic performance be reasonably associated with a child’s absences in order for the child to fit the definition.

HOUSE AMENDMENT NO. 1.

Deletes all provisions which amend the Department of Children and Family Services Act and the Juvenile Court Act.

1 Fiscal Note Act may be applicable.
SB-0725—Cont.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Education-Elementary & Secondary
May 07 Recommnded do pass as amend 010-002-001
Placed Calndr,Second Reading
May 17 Second Reading
Amendment No.01 ELEM SCND ED Adopted
Amendment No.02 BERMAN Adopted
Placed Calndr,Third Reading
May 21 Recalled to Second Reading
Amendment No.03 BERMAN Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 054-001-003
Arrive House
Placed Calndr,First Reading
May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Judiciary II
May 31 Added As A Joint Sponsor ROPP
Added As A Joint Sponsor OBLINGER
Added As A Joint Sponsor BERRIOS
Committee Judiciary II
Jun 06 Primary Sponsor Changed To CAPPARELLI
Committee Judiciary II
Jun 13 Added As A Joint Sponsor YOUNG,A
Amendment No.01 JUDICIARY II Adopted
006-005-000
Recommended do pass as amend 008-003-000
Placed Calndr,Second Reading
Jun 20 Second Reading
Held on 2nd Reading
Jun 26 Interim Study Calendar JUDICIARY II

SB-0726 BERMAN.

(Ch. 73, par. 767, new par. 766.9)

Amends the Illinois Insurance Code. Allows punitive damages where it appears that an insurance company has committed an unfair claims practice. Provides for assessing fees for the attorneys of insureds and beneficiaries in successful actions against insurers. Provides that no order to cease and desist directed to any person, or subsequent administrative or judicial proceeding to enforce the same shall in any way relieve or absolve such person from any administrative action against the license or certificate, civil liability under common law or criminal penalty arising out of the methods, acts or practices found unfair or deceptive.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch 73, par. 767; new par. 766.9
Adds reference to: Ch 73, par. 979; new par. 9681

Deletes everything after the enacting clause. Specifies circumstances under which certain accident and health insurance policies may be terminated.

SENATE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Specifies method for terminating benefits of certain health and accident insurance policies under certain circumstances. Applicable to future policies.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
May 07 Recommnded do pass as amend 011-000-000
Placed Calndr,Second Reading
Amends the School Code. Removes, in school districts in municipalities with a population over 500,000, the requirement that the city council levy taxes on behalf of the school district, and authorizes the board of education and school finance authority to levy such taxes by ordinance.

Amends numerous Acts to require various State officers, departments and agencies to establish by rule certain standards necessitated by their administrative functions.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 95 1/2, pars. 6-205 and 6-206.
Adds reference to: Ch. 95 1/2, par. 6-113.

Removes the changes in the Vehicle Code requiring establishment of rules concerning the Secretary of State’s issuance of restricted driver permits and specifying the duration and conditions of probationary licenses.

SENATE AMENDMENT NO. 2.
Deletes reference to: Ch. 122, par. 2-3.25.
Adds reference to: Ch. 122, par. 21-21

Moves new language in The School Code which requires the State Board of Education to coordinate its criteria and compliance evaluation rules regarding work with culturally distinctive students from the Section concerning school standards to the Section concerning recognition of teacher training institutions.

SENATE AMENDMENT NO. 3.
Deletes reference to: Ch. 111, pars. 5502 and 5504.

Removes the Illinois Public Accounting Act from the bill.

HOUSE AMENDMENT NO. 2.
Deletes reference to: Ch. 111, par. 4422.1

Removes changes in the Medical Practice Act. In the Occupational Therapy Practice Act, removes requirement that the director of the Department of Registra-
tion and Education promulgate rules concerning the fees and standards for passing the certification examination.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16          Assigned to Executive
May 02          Recommended do pass 019-000-000

Placed Calndr, Second Reading

May 17  Second Reading
      Amendment No.01  BERMAN  Adopted
      Amendment No.02  BERMAN  Adopted
      Amendment No.03  BERMAN  Adopted

Placed Calndr, Third Reading

May 23  Third Reading - Passed 056-001-000

Arrive House

Placed Calendr, First Reading.

May 30  Hsc Sponsor VINSON
       Added As A Joint Sponsor FLINN

First reading  Rfrd to Comm on Assignment
              Assigned to State Gov Adm &
              Regulatory Rev

Jun 12  Motion disch comm, adve 2nd
        VINSON
        Committee State Gov Adm &
        Regulatory Rev

Jun 13  Do Pass/Consent Calendar 019-000-000

Jun 19  Cnsent Calendar, 2nd Reading

Jun 20  Cnsent Calendar, 3rd Reading

Jun 25  Remvd from Consent Calendar
       Cal 2nd Rdng Short Debate

Jun 25  Short Debate Cal 2nd Rdng
       Amendment No.01  VINSON  Withdrawn
       Amendment No.02  VINSON  Adopted

       Cal 3rd Rdng Short Debate
       Mtn Prevail to Suspend Rule 37(C)/117-000-000
       Short Debate-3rd Passed 116-000-000

Jun 27  Secretary's Desk Concurrence 02

Jun 28  S Concurs in H Amend. 02/058-000-000
       Passed both Houses

Jul 24  Sent to the Governor

Sep 21  Governor approved

PUBLIC ACT 84-0793  Effective date 01-01-86

SB-0729  BERMAN - BLOOM.

(Ch. 8, pars. 37-16 and 37-36a; rep. par. 37-22; Ch. 46, pars.
4-6.2, 5-16.2 and 6-50.2; Ch. 73, par. 1065.13; Ch. 111, pars.
5803, 5813 and 6214; Ch. 111 1/2, pars. 2103, 6105 and 6109; Ch.
127, par. 161)

Amends the Horse Racing Act, Election Code, Insurance Code, Real Estate Li-
cense Act of 1983, Certified Shorthand Reporters Act of 1984, Developmental Dis-
abilities Prevention Act, Hospice Program Licensing Act and State Finance Act.
Provides that Illinois Racing Board may require appellants bear reasonable costs of
the production of transcripts; deletes the requirement that 90% of the Board's em-
ployees be residents of Illinois for at least 2 years prior to employment; provides that
bleeder medication be authorized pursuant to such documentation as required by
rule. Provides that the State Board of Elections shall by rule provide for the certifi-
cation of bonafide civic organizations for the purpose of appointing deputy regis-
trars. Requires the Director of Insurance to approve, rather than promulgate,
statistical plans utilized for rate making purposes by insurance companies. Permits
ownership of up to 49% of a real estate partnership or corporation by persons who
are not brokers; permits a broker to operate a second office under a temporary per-
mit. Authorizes the Department of Registration and Education to consider expira-
tion of certificate for shorthand reporters of less than 5 years as prima facie evidence of an applicant’s fitness for restoration of the certificate. Specifies that the standards for hospital care shall be established in the rules and regulations of the Department of Public Health. Deletes the requirement that the Department of Public Health structure hospice licensing standards so that the size of the hospice program is a factor. Requires the Department of Public Health to adopt rules for payment for certain medical services permitted without regard to the fact that such services may have been rendered in a prior fiscal year.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111, par. 58.03; Ch. 127, par. 161

Deletes the added provisions authorizing ownership of up to 49% of a real estate partnership or corporation by persons who are not brokers, and permitting a broker to operate a second office under a temporary permit. Deletes the added provision requiring the Department of Public Health to adopt rules for payment for certain medical services permitted without regard to the fact that such services may have been rendered in a prior fiscal year.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
May 02 Placed Calndr,Second Reading
May 17 Second Reading Amendment No.01 BERMAN Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 29 Hse Sponsor OLSON First reading Rfrd to Comm on Assignment
Jun 03 Assigned to Executive
Jun 13 Do Pass/Consent Calendar 016-000-000
Jun 19 Cnsnt Caldr Order 2nd Read
Jun 21 Cnsnt Calendar, 2nd Reading
Cnsnt Caldr Order 3rd Read
Jun 21 Cnsnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved

PUBLIC ACT 84-0427 Effective date 01-01-86

1SB-0730 BERMAN, HOLMBERG, NEWHOUSE, MAITLAND, DAVIDSON, ETHEREDGE, KELLY, CHEW, SCHAFFER, SMITH, FAWELL, JONES, COLLINS, WELCH AND ZITO.

(Ch. 122, par. 18-8)

Amends The School Code. Deletes a reference to when (school years “beginning July 1, 1980, or thereafter”) the weighted average daily attendance used for State aid formula purposes began to be the greater of the immediately preceding year’s WADA or the average of the WADA over the last 3 years.

HOUSE AMENDMENT NO. 1. (House recedes July 2, 1985)

Increases the equalized assessed valuation amounts for computation of State aid for K-12 districts to $66,644; for K-8 districts to $102,422; and for 9-12 districts to $176,910. Adds July 1, 1985 effective date.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

Adds reference to: Ch. 122, pars. 10-21, 10-20.12, 10-21.4a, 10-22.4, 10-22.18, 11A-3, 14-13.01, 14C-3, 21-1, 21-2.1, 21-3, 21-4, 21-5, 21-7.1, 21-9, 21-11.1, 21-13, 21-25, 22-19,

1 Fiscal Note Act may be applicable.
Changes the title, deletes everything after the enacting clause and adds provisions which create the Illinois Mathematics and Science Academy and which create a new Act providing for the reorganization of school districts through regional reorganization committees subject to State Committee and voter approval. After July 1, 1988 requires passage of a test of basic skills and subject matter knowledge as a condition precedent to initial certification, and after July 1, 1986 requires subject endorsement on initially issued certificates. As of July 1, 1988 abolishes the Chicago board of examiners and brings all certification under Article 21. Revises the composition of the State Teacher Certification Board. Also provides for administrator recertification every 5 years and imposes additional requirements to qualify for such recertification and for endorsements. Exempts teachers certified in sister states from the requirement of passing the certification test of basic skills and subject matter knowledge under certain circumstances. Provides for pilot or grant programs administered by the State Board of Education relative to handicapped preschool children, private sector placement of vocational education teachers, staff development programs, reading improvement programs, initial year teaching review, gifted and remedial summer school grant programs, art program grants, alternative and optional education for truants and alcohol and substance abuse education. Provides for establishment of an Administrators' Academy, the Center for Excellence in Teaching and educational service centers. Adds provisions relative to student learning objectives, student assessment and teacher evaluation. Requires preparation and publication of school report cards for all school districts. Reduces the minimum school entry age. Provides for parent teacher advisory councils and other citizen involvement programs. Adds provisions relative to principal job descriptions and responsibilities and relative to criminal background checks of prospective school board employees. Adds failure to satisfactorily complete a one year remediation plan as a grounds for teacher dismissal for cause. Authorizes half and full day kindergartens. Provides for the award of teacher shortage and equal opportunity scholarships. Adds provisions relative to maximum tax rates applicable in community unit school district formation proceedings. Increases State reimbursement for furnishing certain special educational facilities and instruction. Revises physical education requirements, establishes a consumer education proficiency test, requires the role of labor unions to be included in the teaching of U.S. history, allows districts to charge a reasonable fee for driver education under certain circumstances, adds transportation reimbursement for custodians of qualified pupils of public and private schools, and makes other changes in The School Code and related changes in the Alcoholism and Substance Abuse Act, The Civil Administrative Code and the State Library Act, all concerning educational reform. Creates a Joint House/Senate Committee on Educational Reform. Repeals the school aid formula as of August 1, 1987. Creates the Telecommunications Excise Tax Act and amends the Messages Tax Act, Public Utilities Act, Municipal Code, Use Tax Act, Retailers' Occupation Tax Act, Cigarette Tax Act and Cigarette Use Tax Act, thereby (i) imposing a tax at the rate of 5% of the gross charge on the privilege of originating or receiving telecommunications, and (ii) providing for additional taxes on cigarettes equal to the amount of reduced federal taxes thereon. Makes related changes incident to such taxes and provides that a portion thereof be paid monthly by the Department of Revenue to the Common School Fund. Adds a July 1, 1985 effective date.
Apr 11 1985  First reading  Refd to Comm on Assignment
Apr 16  Assigned to Education-Elementary & Secondary
Apr 30  Recommended do pass 016-000-000
May 17  Second Reading  Placed Calndr, Third Reading
May 23  Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor HOFFMAN
First reading  Refd to Comm on Assignment
May 29  Assigned to Elementary & Secondary Education
Jun 05  Added As A Joint Sponsor STECZO
Committee Elementary & Secondary Education
Jun 06  Recommended do pass 018-000-000
Jun 18  Added As A Joint Sponsor COWLISHAW
Second Reading  Placed Calndr, Third Reading
Jun 21  Mtn Prev-Recall 2nd Reading  Amendment No.01  HOFFMAN  Adopted
Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 115-002-000
Jun 25  Secretary's Desk Concurrence 01
Jun 27  S Nonconcurs in H Amend. 01
Speaker's Table, Non-concur 01
Jun 28  H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/SATTERTHWAITE, MULCAHEY, MCPike, HOFFMAN AND COWLISHAW
Jun 30  Sen Conference Comm Apptd 1ST/BERMAN HOLMBERG, DEMUZIO, MAITLAND & SCHAEFFER
House report submitted
Jul 01  Added As A Joint Sponsor MULCAHEY 3/5 vote required
House Conf. report Adopted 1ST/077-041-000
Jul 02  Senate report submitted 3/5 vote required
Senate Conf. report Adopted 1ST/056-002-000 Both House Adopted Conf rpt 1ST' Passed both Houses
Jul 17  Sent to the Governor
Aug 01  Governor approved
PUBLIC ACT 84-0126 Effective date 08-01-85

1SB-0731  BERMAN.

(Ch. 122, pars. 2-3.15, 2-3.24, 3-7, 3-8, 3-9, 3-14.11, 3-14.12, 3-14.15, 3-14.17, 3-14.21, 3-14.22, 3-15.1, 3-15.7, 5-1, 5-17, 5-20, 5-21, 5-22, 5-23, 5-24, 5-25, 5-26, 5-27, 5-28, 5-29, 5-30, 5-34, 5-35, 6-2, 7-27, 7-28, 8-1, 8-2, 8-5, 8-7, 8-8, 8-9, 8-10, 8-11, 8-12, 8-13, 8-14, 8-15, 8-20, 10-3, 10-17, 10-23.3, 12-19, 15-3, 15-4, 15-6, 15-7, 15-9, 15-10, 15-11, 15-15, 15-17, 15-19, 15-20, 15-23, 15-24, 15-25, 15-28, 16-2, 16-3, 16-5, 16-6, 18-3, 19-6, 19-28, 22-1, 22-3, 22-4, 22-5, 22-6, 22-7, 22-8, 22-9, 22-18, 32-1.1, 32-1.2, 32-4, 32-4.6, 32-4.7, 32-4.8, adds par. 8-12.1, rep. pars. 2-3.19, 5-2, 5-2.1, 5-3, 5-4, 5-12, 5-13, 5-14, 5-15, 5-16, 5-18, 5-19, 5-31, 5-36, 5-37,

1 Fiscal Note Act may be applicable.
Amends The School Code. Eliminates the offices of township school trustees and township treasurers in Class II county school units. Requires the school boards of all school districts previously served by the township treasurer to elect their own school treasurers, and provides for the transfer to such treasurers of all school funds. Establishes the regional board of school trustees in its corporate capacity and as township land commissioners as the successors in office to the township school trustees, and provides that the common school lands and township loanable funds and the legal title to school buildings and school sites passes to the regional board of school trustees. Effective July 1, 1986.

Apri 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Education-Elementary & Secondary

SB-0732 NEDZA.
(Ch. 95 1/2, par. 1306)
Amends The Illinois Vehicle Code. Extends to 120 (now 90) days the time within which an appropriate local authority shall send notice of parking violations to the lessor of a motor vehicle and extends to 60 (now 45) days the time within which a lessor shall respond with information concerning the lessee who is liable for such violations. Effective immediately.

Apri 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government
May 01 Recommended do pass 009-000-000

SFiscal Note Act may be applicable.
Recommended do pass 019-000-000

SB-0733 CARROLL.
(Ch. 127, pars. 151a, 151b, 156, 157, 160.2 and new par. 160.8)

Apri 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
Apr 24 Recommended do pass 019-000-000

PUBLIC ACT 84-0354 Effective date 09-14-85
May 22  Hse Sponsor BOWMAN  
First reading  Rfrd to Comm on Assignment  
May 23  Assigned to Executive  
Jun 13  Do Pass/Consent Calendar 016-000-000  
Jun 19  Consnt Caldr Order 2nd Read  
Jun 21  Consnt Caldr, 3rd Read Pass 116-000-000  
Jun 19  Cnsent Calendar, 2nd Reading  
Jun 21  Consnt Caldr Order 3rd Read  
Jul 19  Sent to the Governor  
Sep 16  Governor approved  
PUBLIC ACT 84-0428  Effective date 07-01-86

**SB-0734  WEAVER,S AND VADALABENE.**

(Ch. 24, par. 11-19-5)

Amends the Municipal Code to permit all municipalities, regardless of size, to provide by ordinance for an exclusive method for disposing of garbage and refuse. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Declares that recycled materials are not garbage.

**HOUSE AMENDMENT NO. 5.**

Amends the Township Waterworks System Act to permit a township to recover attorneys fees in actions to collect water or sewerage service charges.

Apr 11 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Local Government  
May 01  Recommended do pass 009-000-000  

May 08  Second Reading  
Placed Calndr,Third Reading  
May 16  Third Reading - Passed 059-000-000  
Arrive House  
May 29  Hse Sponsor VINSON  
First reading  Rfrd to Comm on Assignment  
Assigned to Cities and Villages  

Jun 12  Amendment No.01  CITY VILLAGE  
CITY VILLAGE  Adopted  
Recommended do pass as amend 009-002-000  
Placed Calndr,Second Reading  

Jun 19  Second Reading  
Held on 2nd Reading  
Jun 20  Amendment No.02  VINSON  
035-078-002  
Lost  
Amendment No.03  VINSON  
Withdrawn  
Placed Calndr,Third Reading  

Jun 25  Amendment No.04  JOHNSON  
Ruled not germane  
Mtn Prev-Recall 2nd Reading  
Amendment No.05  MCPIKE  
Ruled not germane  
Amendment No.06  TATE  
Adopted  
Placed Calndr,Third Reading  
Mtn Prevail to Suspend Rule 37(C)/117-000-000  
Third Reading - Passed 113-001-000  
Jun 27  Secretary's Desk Concurrence 01,05  
Jun 28  Added As A Co-sponsor VADALABENE  
S Concurs in H Amend. 01,05/057-000-000  
Passed both Houses  
Jul 24  Sent to the Governor
SB-0735  KUSTRA.

(Ch. 38, par. 1005-3-2; new par. 1005-5-3.3)

Amends the Unified Code of Corrections. Provides that presentence reports shall include continuances under supervision, supervisions or probation which the defendant may have been placed upon either as a juvenile under the Juvenile Court Act or as an adult under the Unified Code of Corrections, Cannabis Control Act or Illinois Controlled Substance Act.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16         Assigned to Judiciary II

SB-0736  KUSTRA - POSHARD.

(Ch. 120, new par. 2-207)

Amends the Illinois Income Tax Act to provide a credit against taxes for certain contributions of personal property to school districts or joint programs, in an amount equal to 25% of the fair market value of the property. Establishes an aggregate tax credit limit based upon the number of pupils in the school district or joint program. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16         Assigned to Revenue
May 07        Recommended do pass 005-003-001
May 14        Second Reading
   Placed Calndr,Second Reading
May 23        Third Reading - Passed 055-004-000
   Arrive House
   Hse Sponsor PETERSON,W
   Placed Calndr,First Readng
May 24        Added As A Joint Sponsor FLOWERS
   Added As A Joint Sponsor MCNAMARA
   First reading  Rfrd to Comm on Assignment
May 29         Assigned to Revenue
Jun 13       Interim Study Calendar REVENUE

SB-0737  RIGNEY.

(Ch. 14, par. 52; Ch. 23, par. 5103)

Amends the Charitable Trust Act and the Charitable Solicitation Act. Exempts a trustee who holds property having a value of $25,000 or less, rather than $4,000 or less, from the requirements of the Charitable Trust Act. Exempts a charitable organization which collects $25,000 or less per year, rather than $4,000 or less per year, from the registration requirement under the Charitable Solicitation Act. In both cases, provides that the exemption does not apply where there has been a showing of abuse of charitable purposes by the trustee or organization which is otherwise exempted.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16         Assigned to Finance and Credit Regulations

SB-0738  DEGNAN.

(Ch. 42, new par. 323.11a)

Amends the Chicago Sanitary District Act to permit persons with temporary appointments with the Chicago Sanitary District on the effective date of this amendatory Act who have been employed for 2 or more years and have met the standards

Fiscal Note Act may be applicable.
required for their jobs or positions, shall take and satisfactorily pass qualifying examinations for their jobs or positions within 6 months after the effective date of this amendatory Act.

SENATE AMENDMENT NO. 1.

Provides that any person holding a temporary appointment on the effective date of the amendatory Act of 1985, who does not have civil service status in another position, has been employed for at least 2 years and has met the standards required for a temporary appointment, may be given a qualifying examination within 6 months after the effective date of this amendatory Act of 1985 for any position for which such person held a temporary appointment and upon pairing the examination may be permanently appointed to that position.

HOUSE AMENDMENT NO. 1.

Provides that a sanitary district organized under the Sanitary District Act of 1917 shall be liable for civil damages if it intercepts or impedes percolating waters under the surface of its land and causes injury to the adjoining property. Adds immediate effective date.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government
May 01 Recommended do pass as amend 008-000-001
Placed Calndr,Second Reading
May 14 Second Reading
Amendment No.01 LOCAL GOVERN Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 057-000-000
Arrive House
Hse Sponsor TERZICH
First reading Rfrd to Comm on Assignment
May 29 Assigned to Executive
Jun 13 Do Pass/Short Debate Cal 016-000-000
Jun 20 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng Amendment No.01 TATE Adopted
Jun 26 Cal 3rd Rdng Short Debate
Tabled House Rule 37(G)

SB-0739 DEGNAN.

(Ch. 42, pars. 324L and 332, new pars. 328c and 328cc)

Amends the Chicago Sanitary District Act. Expands the definition of construction purposes to include flood control facilities; restores the construction working cash fund and authorizes the sale of bonds to create the fund; authorizes a one-half cent annual levy to maintain the fund at the authorized level. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government
May 01 Recommended do pass 007-001-001
Placed Calndr,Second Reading
May 14 Second Reading
Placed Calndr,Third Reading
May 23 Third Reading - Passed 045-013-001
Arrive House
Hse Sponsor TERZICH
First reading Rfrd to Comm on Assignment
May 29 Assigned to Executive
Jun 13 Do Pass/Short Debate Cal 016-000-000
Jun 20 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Amends The Illinois Public Library District Act. Removes the penalty imposed upon trustees for non-feasance. Requires the circuit court judge assigned to the matter to enter an order setting forth the result of an election regarding annexation of territory to a library district. Specifies procedure for winding up the affairs of a district upon its dissolution. Provides that absence without cause from all regular board meetings for a year shall be a basis for declaring a vacancy in the office of a trustee. Makes numerous non-substantive stylistic changes. Effective immediately.

SENATE AMENDMENT NO. 1.
Deletes the provision that the territory to be annexed may be divided into 2 or more precincts.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Elections</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Recommended do pass as amend</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 08</td>
<td>Second Reading Amendment No.01 ELECTIONS Adopted</td>
</tr>
<tr>
<td>May 16</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td></td>
<td>Arrive House</td>
</tr>
<tr>
<td></td>
<td>Hse Sponsor STECZO</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 17</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 23</td>
<td>Assigned to Cities and Villages</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Do Pass/Consent Calendar 014-000-000</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Consnt Caldr Order 2nd Read</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Consnt Caldr, 3rd Read Pass 117-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 16</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 13</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0291 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

1 SB-0741 VADALABENE.

Amends the Illinois Municipal Code. Changes the percentage retained by the State Treasurer to recover the Department of Revenue's administrative costs of the Municipal Retailers' Occupation, Municipal Service Occupation, Municipal Use, Municipal Automobile Renting, Municipal Automobile Renting Use and Municipal Replacement Vehicle Taxes from 2% to 1.6% of the net amounts collected. Effective immediately.

FISCAL NOTE
SB 741 would cost $2.4 million per year.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Recommended do pass 006-000-001</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 08</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 15</td>
<td>Third Reading - Passed</td>
<td>057-000-000</td>
</tr>
<tr>
<td>May 16</td>
<td>Arrive House</td>
<td>Hse Sponsor RICHMOND</td>
</tr>
<tr>
<td></td>
<td>Placed Calendr, First Reading</td>
<td></td>
</tr>
<tr>
<td>May 20</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 23</td>
<td>Assigned to Revenue</td>
<td></td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommended do pass</td>
<td>009-003-000</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Second Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 18</td>
<td>Fiscal Note filed</td>
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</tr>
<tr>
<td>Jun 20</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 26</td>
<td>Held on 2nd Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
<td></td>
</tr>
<tr>
<td>Jul 24</td>
<td>Sent to the Governor</td>
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</tr>
<tr>
<td>Aug 12</td>
<td>Governor approved</td>
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<tr>
<td></td>
<td>PUBLIC ACT 84-0149</td>
<td>Effective date 08-12-85</td>
</tr>
</tbody>
</table>

**SB-0742 VADALABENE.**

(Ch. 8, par. 37-29)

Amends the Illinois Horse Racing Act of 1975 to permit an organization licensee to negotiate a contract with an organization of horse owners and trainers to provide for payment of 1% of the organization licensee’s retention of the handle to the organization of owners and trainers.

**SENATE AMENDMENT NO. 1.** (Tabled May 21, 1985)

Makes amendatory bill permissive.

**SENATE AMENDMENT NO. 2.**

Provides that the organization licensee shall pay the organization of owners and trainers from the money retained for purses as provided in subsections (a) and (b) of Section 29 of IL Horse Racing Act of 1975.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
<td></td>
</tr>
<tr>
<td>May 07</td>
<td>Recommended do pass</td>
<td>011-000-000</td>
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<tr>
<td>May 08</td>
<td>Placed Calndr, Second Reading</td>
<td></td>
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<tr>
<td>May 21</td>
<td>Recalled to Second Reading</td>
<td>Mt颠 Reconsider Vote Prevail</td>
</tr>
<tr>
<td></td>
<td>Amendment No.01 VADALABENE</td>
<td>Adopted</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed</td>
<td>058-000-000</td>
</tr>
<tr>
<td>Arrive House</td>
<td>Placed Calendr, First Reading</td>
<td></td>
</tr>
<tr>
<td>May 24</td>
<td>Hse Sponsor WOLF</td>
<td>Added As A Joint Sponsor FLINN</td>
</tr>
<tr>
<td>May 29</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Consnt Caldr Order 2nd Read</td>
<td>Consnt Caldr Order 3rd Read</td>
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<td>Jun 19</td>
<td>Consent Calendar, 2nd Readng</td>
<td>Consnt Caldr Order 3rd Read</td>
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<tr>
<td>Jun 21</td>
<td>Consnt Caldr, 3rd Read Pass</td>
<td>116-000-000</td>
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<tr>
<td>Jul 19</td>
<td>Sent to the Governor</td>
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</tbody>
</table>
SB-0742—Cont.

SEP 16 Governor approved
PUBLIC ACT 84-0429 Effective date 01-01-86

SB-0743 VADALABENE – DEANGELIS – DARROW – LUFT.

(Ch. 8, par. 37-3.05)

Amends the Illinois Horse Racing Act of 1975, to redefine the term “family”.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 8, par. 37-3.05
Adds reference to: Ch. 8, par. 37-27; new par. 37-27.1

Deletes everything. Provides that the three horserace tracks outside of Cook County (Balmoral, Quad City, and Fairmount) shall submit lesser privilege taxes to the State on both Win, Place, and Show handles, and multiple horse wagers. On Win, Place, and Show privilege taxes, the first $400,000 of daily handle would be taxed at a rate of 1%. When the daily handle exceeds $400,000, the existing privilege tax rates would still apply. The privilege tax on Daily Double, Quinella, and Perfecta wagers would be reduced from a tax rate of 2.5% down to 1.5%. On Trifecta and other multiple wagers, the current tax of 7% would be reduced to 5%. The tax savings would be retained by the tracks, and shared equally with the horsemen. Effective immediately.

SENATE AMENDMENT NO. 2.

Provides for repeal effective 3 years after becoming law.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 25 Placed Calndr, Second Reading
Recommended do pass 011-000-000
May 02 Added As A Joint Sponsor DEANGELIS, DARROW
Added As A Joint Sponsor & LUFT
Placed Calndr, Second Reading
May 14 Second Reading
Amendment No. 01 VADALABENE Adopted
Amendment No. 02 VADALABENE & DEANGELIS Adopted
Placed Calndr, Third Reading
May 15 Third Reading - Passed 051-003-000
May 16 Arrive House
Hse Sponsor DEJAEGHER
Added As A Joint Sponsor DAVIS
Placed Calendr, First Reading
May 20 First reading Rfrd to Comm on Assignment
May 29 Assigned to Labor & Commerce
May 31 Re-assigned to Revenue
Jun 04 Added As A Joint Sponsor PANAYOTOVICH
Mtn Prevail Suspend Rul 20K 118-000-000
Committee Revenue
Jun 13 Recommended do pass 015-001-000
Placed Calndr, Second Reading
Jun 20 Second Reading
Held on 2nd Reading
Jun 26 Placed Calndr, Third Reading
Third Reading - Passed 111-002-001
Passed both Houses
Jul 24 Sent to the Governor
Sep 20 Governor approved
PUBLIC ACT 84-0719 Effective date 09-20-85
Amends The School Code to establish a Nominating Commission to nominate members of the Chicago Board of Education. Changes terms of Chicago Board of Education members to 3 years and provides for automatic confirmation of a board member if the city council has not acted on the nomination within 60 days after the mayor's appointment. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.

Provides that the Commission on Chicago Board of Education Appointments shall be representative of educational groups. Provides that the City shall budget appropriate staff for the Commission. Deletes provision that the general superintendent shall make a reduction in his administrative staff commensurate with the amount budgeted for Board Member's Staff. Provides that funds by Board staff shall be drawn from budget areas not directly affecting services to children.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government
May 01 Placed Calndr,Second Reading Recommded do pass as amend 006-002-002
May 14 Second Reading Amendment No.01 LOCAL GOVERN Adopted
Placed Calndr,Third Reading
May 29 Re-committed to Local Government

Amends The School Code. Provides that in calendar year 1985 and thereafter, Chicago Board of Education building purposes tax rate extensions shall be at the maximum rate at which the Board is authorized to levy the tax for the fiscal year of the board which begins in that calendar year. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Limits to calendar year 1985 the authority of the Chicago Board of Education to extend its building purposes tax at the maximum rate for the fiscal year of the board which begins in calendar year 1985.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Education-Elementary & Secondary
May 07 Placed Calndr,Second Reading Recommended do pass 015-002-000
May 14 Second Reading Placed Calndr,Third Reading
May 23 Third Reading - Passed 054-000-003 Arrive House
Placed Calndr,First Reading
May 24 Hse Sponsor FLOWERS First reading Rfrd to Comm on Assignment
May 29 Assigned to Elementary & Secondary Education
Jun 11 Mtn Prevail Suspend Rul 20K 118-000-000 Committee Elementary & Secondary Education
Jun 13 Recommended do pass 016-000-000
Placed Calndr,Second Reading
Jun 18 Added As A Joint Sponsor SOLIZ
Placed Calndr,Second Reading
Jun 20 Second Reading Amendment No.01 MCPIKE Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
SB-0746  JONES.

(Ch. 122, pars. 34-44, 34-44.1 and 34-53)

Amends The School Code to allow the Chicago School District to annually levy a pupil transportation tax of up to 0.12% without referendum. Provides for an increase of the pupil transportation tax with referendum approval. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Education-Elementary & Secondary

SB-0747  SCHAFFER.

(Ch. 120, pars. 1152, 1157.2, 1159, 1169, 1170; Ch. 122, new par. 18A-1; Ch. 127, new par. 141.158)

Amends the Illinois Lottery Law, The School Code and the State finance Act to provide that the proceeds of the State Lottery be expended first on mandated school programs with the remainder to be deposited in the Common School Fund. Effective July 1, 1987.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Revenue

SB-0748  DONAHUE – SCHUNEMAN – DEANGELIS – VADALABENE – KELLY.

(Ch. 120, pars. 439.2, 439.32, 439.102 and 440)

Amends the State occupation, service occupation, service use and use tax Acts to revise the definition of maintaining a place of business in this State. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Added As A Joint Sponsor SCHUNEMAN
          Committee Assignment of Bills
Apr 16       Assigned to Revenue
Apr 24       Added As A Joint Sponsor DEANGELIS
Added As A Joint Sponsor VADALABENE
          Committee Revenue
Apr 25       Recommended do pass 007-000-000
May 08       Second Reading
Placed Calndr, Third Reading
May 23       Added As A Joint Sponsor KELLY
Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor MAYS
Added As A Joint Sponsor MAUTINO
Placed Calendr, First Reading
May 24       First reading  Rfrd to Comm on Assignment
May 29       Assigned to Revenue
Jun 13       Do Pass/Consent Calendar 016-000-000
Jun 18       Added As A Joint Sponsor BRUNSVOLD
Added As A Joint Sponsor HARTKE
Consnt Caldr Order 2nd Read

1 Fiscal Note Act may be applicable.
SB-0749 KUSTRA – TOPINKA – GEO-KARIS.
(Ch. 40, pars. 102, 602, 603, 609 and 610; new par. 602.1; rep. par. 603.1)

Amends the Illinois Marriage and Dissolution of Marriage Act concerning child custody hearings. Creates a rebuttable presumption in favor of joint custody. Provides the court shall request parents to produce a parenting agreement, specifying the child’s period of residence with each parent, each parent’s rights, powers and duties regarding major decisions concerning the child’s well-being, and the manner in which proposed changes, disputes and alleged breaches are to be resolved. Further provides the court shall order a joint parenting arrangement, containing the same elements as a parenting agreement, where the parents fail to produce such an agreement.

SENATE AMENDMENT NO. 1. (Tabled May 17, 1985)
Eliminates rebuttable presumption in favor of joint custody. Redefines “joint custody” as custody determined pursuant to a joint parenting agreement or joint parenting order. Makes various other changes concerning joint custody of children.

SENATE AMENDMENT NO. 2.
Reinstates changes made by S-am 1, tabled on this date. Additionally, sets forth factors to be considered by a court in determining whether to issue an order of joint custody.

SENATE AMENDMENT NO. 3.
Provides “joint custody” does not necessarily mean equal custody.

HOUSE AMENDMENT NO. 2.
Deletes reference to: Ch. 40, par. 609

Specifies the presumption that maximum parental involvement in the well being of the child is in the child’s best interest, shall not be construed that joint custody is in the child’s best interest. Further specifies the court must find joint custody is in the child’s best interest before awarding joint custody. Eliminates provision concerning application for leave to remove the residence of a child to whom there is joint custody.
SB-0749—Cont.

May 29 Assigned to Judiciary I
Jun 06 Recommended do pass 014-000-001
   Placed Calndr,Second Reading
Jun 14 Added As A Joint Sponsor HICKS
   Placed Calndr,Second Reading
Jun 18 Added As A Joint Sponsor KIRKLAND
   Placed Calndr,Second Reading
Jun 20 Second Reading
   Held on 2nd Reading
   Amendment No.01  DUNN,JOHN  Withdrawn
   Amendment No.02  DUNN,JOHN  Adopted
   Placed Calndr,Third Reading
   Mtn Prevail to Suspend Rule 37(C)/117-000-000
   Third Reading - Passed 114-000-001
Jun 25 Secretary's Desk Concurrence 02
Jun 27 S Concurs in H Amend. 02/059-000-000
   Passed both Houses
Jul 24 Sent to the Governor
Sep 21 Governor approved

PUBLIC ACT 84-0795  Effective date 01-01-86

SB-0750  KUSTRA.

(Ch. 111 1/2, par. 626-102)

Amends the Clinical Laboratory Act. Provides that an individual listed as a director of a clinical laboratory which was registered with the Department of Public Health prior to August 23, 1965 under the Clinical Laboratory Registry Act may continue to direct one or more laboratories but shall not serve as a director of more than 3 laboratories; deletes the provision specifying that such individual may continue to direct “said laboratory”. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that an individual listed as the director of one clinical laboratory registered with the Department of Public Health prior to August 23, 1965, may continue to direct one laboratory, and an individual who directed 2 such laboratories simultaneously may continue to direct 2 laboratories.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public
Health,Welfare,Corrections
May 01  Recommended do pass 009-000-000
May 22  Second Reading
   Amendment No.01  KUSTRA  Adopted
   Placed Calndr,Third Reading
May 23  Third Reading - Passed 058-000-000
   Arrive House
   Placed Calendr,First Reading
May 29  Hse Sponsor DEUCHLER
   First reading  Rfrd to Comm on Assignment
May 30  Assigned to Registration & Regulation
Jun 13  Recommended do pass 012-000-000
Jun 20  Second Reading
   Held on 2nd Reading
Jun 21  Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 117-000-000
   Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor approved

PUBLIC ACT 84-0700  Effective date 01-01-86
SB-0751 KUSTRA.
(Ch. 48, par. 1620)
Amends the Illinois Public Labor Relations Act to provide that the Act shall not be applicable to governmental units employing less than 25 employees, except with respect to bargaining units existing on the effective date of the Illinois Public Labor Relations Act. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Labor and Commerce

SB-0752 KUSTRA.
(Ch. 108 1/2, pars. 3-135 and 4-128)
Amends the Pension Code in the down-state Policemen’s and Firemen’s Articles. Provides that no pension funds shall be loaned to pension participants at interest rates below current market rates.
PENSION IMPACT NOTE
SB-752 does not have a direct financial impact.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
May 07 Placed Calndr,Second Reading
May 29 Re-committed to Ins Pensions & Licensed Activities

SB-0753 ROCK – JOYCE,JEROME.
(New Act)

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy
May 02 Placed Calndr,Second Reading
May 08 Second Reading
May 15 Third Reading - Passed 035-021-000
May 16 Arrive House
May 22 Hse Sponsor KULAS
May 23 First reading Rfrd to Comm on Assignment
Jun 13 Assigned to Energy Environment & Nat. Resource
Interim Study Calendar ENRGY ENVRMNT

SB-0754 KELLY.
(Ch. 46, new par. 12-7)
Amends the Election Code. Requires election authorities to publish at least 5 days prior to an election in at least 2 newspapers of general circulation in their juris-

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
3 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
diction, or one newspaper if there is only one such newspaper, the candidates and questions which are to appear on the ballot at such election.

SENATE AMENDMENT NO. 1.

Deletes provision that the required publication is in addition to any other notice required by the Election Code. Specifies that the publication shall be a specimen ballot.

SB-0754—Cont.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Elections
May 07 Recommended do pass 008-000-000

May 14 Second Reading
Amendment No.01 KELLY Adopted

May 15 Third Reading - Passed 048-001-000

May 16 Arrive House
Placed Calndr,First Reading

May 20 Placed Calndr,First Reading

May 21 First reading Rfrd to Comm on Assignment
May 23 Assigned to Elections

May 30 Primary Sponsor Changed To ALEXANDER
Committee Elections

Jun 14 Tbd pursuant Hse Rule 27D

SB-0755 DEGNAN – LECHOWICZ – LEMKE.

Amends The Illinois Vehicle Code. Deletes provision authorizing a Regional Superintendent of Education to issue a school bus permit to felons who have been successfully rehabilitated for at least a 5-year period since conviction.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, new par. 6-106.5

Establishes a special driver’s permit and requirements therefor for any person who will transport children to and from a child care facility licensed under the Child Care Act of 1969.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 23, new par. 2215.1; Ch. 95 1/2, par. 6-100

Requires any child care driver to comply with those standards established under The Illinois Vehicle Code.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Transportation
May 02 Recommended do pass as amend 011-000-000

May 14 Second Reading
Amendment No.01 TRANSPORTATIN Adopted

May 15 Third Reading - Passed 052-000-000

May 16 Arrive House
Hse Sponsor PRESTON
Placed Calndr,First Reading

May 20 First reading Rfrd to Comm on Assignment
May 23 Assigned to Transportation
May 29 Mtn Prevail Suspend Rul 20K Committee Transportation

Jun 05 Do Pass/Short Debate Cal 018-000-001

Jun 18 Cal 2nd Rdg Short Debate
Jun 18 Short Debate Cal 2nd Rdg
Amendment No.01 PRESTON Withdrawn

Held 2nd Rdg-Short Debate
SB-0756 CHEW-DAVISON.

(Ch. 95 1/2, pars. 5-101 and 5-102)

Amends The Illinois Vehicle Code with respect to insurance requirements for licensing of new and used car dealers. Provides that an applicant must comply with liability insurance requirements rather than specifically complying with Hazard One Garage Liability Requirements. Provides that insurance coverage shall remain in effect during the period for which the license was issued rather than specifying that the insurance policy shall not expire prior to December 31 of the year in which the license was issued or renewed. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, par. 12-603.1

Amends to exempt from the provision regarding the mandatory use of seat belts those individuals defined as physically handicapped persons under The Illinois Vehicle Code.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 32, pars. 1.70 and 3.05; Ch. 95 1/2, pars. 1-100, 18a-200 and 18a-602, new pars. 18c-1101 through 18c-9201; Ch. 111 2/3, pars. 10.3, 27.01, 32, 34, 39, 40, 41, 42, 43, 44, 48, 53, 60 and 61; Ch. 114, new pars. 1.1, 29a.1, 30.1, 35.1, 39.1, 42.1, 43.1, 45.1, 46.1, 47.1, 48.1, 49a.1, 49b.1, 49c.01 and 52.1; Ch. 127, new par. 141.158, Ch. 95 1/2, rep. pars. 18-100 through 18-903; Ch. 111 2/3, rep. pars. 10.5, 10.6, 10.7, 10.8, 10.9, 10a, 10b, 10c, 40a, 45, 46, 49b, 51, 52, 56.1, 57, 58, 59, 59a, 61a, 61b, 61c, 61d, 61d.1, 61e, 61f, and 62; Ch. 114, rep. pars. 53 through 67, 70 through 86, 88 through 90, 92, 95, 96, 99, 100, new par. 110.1 through 110.3, 111 through 115, 116, 117, 118 through 118, 127 through 129, 130, 131 through 132, 133 through 139, 142 through 143, 144 through 152, 153a and 153b, 157 through 160, 161 through 164, 165 and 166, 169, 172, 173, 174, 174.1, 174a, 174b, 175 through 180, 187, 188, 188a, 188b and 501 through 517

Deletes reference to: Ch. 95 1/2, pars. 5-101, 5-102 and 12-603.1

Amends The Illinois Vehicle Code to add Chapter 18c, the Illinois Commercial Transportation Law, bringing together provisions for the regulation of railroads, bus companies, trucking companies, and common carrier pipelines. Changes the designation of the Motor Vehicle Fund to the Transportation Regulatory Fund. Repeals provisions of the Public Utilities Act relating to railroads, bus companies, and common carrier pipelines, as well as Chapter 18 of "The Illinois Vehicle Code" relating to regulation of motor carriers of property, all of which are replaced by the Illinois Commercial Transportation Law. Makes related amendments to the State Finance Act, the Business Corporation Act and the Public Utility Act, and to various other Acts relating to railroads. Also repeals obsolete Acts and parts of Acts relating to railroads. Effective January 1, 1986.
SB-0756—Cont.

May 20  Second Reading
        Amendment No.01  NETSCH  Adopted
        Placed Calndr, Third Reading

May 23  Third Reading - Passed 058-000-000
        Arrive House
        Placed Calndr, First Reading

May 31  Hse Sponsor RONAN
        Placed Calndr, First Reading

Jun 04  First Reading  Rfrd to Comm on Assignment
        Assigned to Transportation

Jun 12  Placed Calndr, Second Reading
        Recommended do pass 020-000-000

Jun 20  Second Reading
        Held on 2nd Reading

Jun 25  Amendment No.01  O'CONNELL  Adopted
        Amendment No.02  O'CONNELL  Withdrawn
        Placed Calndr, Third Reading
        Min Prevail to Suspend Rule 37(C)
        Third Reading - Passed 088-001-026

Jun 26  Secretary's Desk Concurrence 01

Jun 27  S Concurs in H Amend. 01/057-000-000
        Passed both Houses

Jul 24  Sent to the Governor

Sep 21  Governor approved
        PUBLIC ACT 84-0796  Effective date 01-01-86

1SB-0757  O’DANIEL.

(New Act; Ch. 96 1/2, rep. pars. 9101 through 9107)

Creates the Forestry Improvement and Marketing Act. Provides for the development of programs to strengthen the production and marketing of Illinois forestry products which are operated by elected boards, overseen by the Department of Conservation and funded by assessments against participating timber producers. Repeals the Illinois Forestry Development Act.

Apr 11 1985  First reading
Apr 16  Rfrd to Comm on Assignment
May 02  Assigned to Agriculture, Conservation & Energy

Placed Calndr, Second Reading

May 14  Tabled By Sponsor

1SB-0758  DAVIDSON, ETHEREDGE, MACDONALD, FAWEll, LECHOWICZ AND KARPIEL.

(New Act)

Creates the Illinois Athletic Trainers Practice Act. A comprehensive Act providing for the registration of athletic trainers who meet certain qualifications and requirements. Prohibits the use of certain titles and designations by persons not registered, establishes a Board of Athletic Trainers and provides for administrative hearings, subject to judicial review when registration is denied, revoked or suspended.

SENATE AMENDMENT NO. 1.
Makes minor technical changes of no substance.

SENATE AMENDMENT NO. 2.
Adds new language necessary to clarify meaning.

HOUSE AMENDMENT NO. 1.
Deletes reference to persons able to “practice athletic training”, and persons registered in other states or under the National Athletic Trainers Association.

1 Fiscal Note Act may be applicable.
GOVERNOR AMENDATORY VETO
Recommends deletion of all references to the mere practice of athletic training so that one need not be a "registered athletic trainer" to participate in athletic programs, thus not prohibiting a vast array of services by individuals other than registrants. Also recommends deletion of provisions which would require foreign or other states to comply with requirements established by the Act. Clarifies conflicts in requirements or notice and hearing in disciplinary cases. Other minor technical changes.

SB-0758-Cont.

GOVERNOR AMENDATORY VETO
Recommends deletion of all references to the mere practice of athletic training so that one need not be a "registered athletic trainer" to participate in athletic programs, thus not prohibiting a vast array of services by individuals other than registrants. Also recommends deletion of provisions which would require foreign or other states to comply with requirements established by the Act. Clarifies conflicts in requirements or notice and hearing in disciplinary cases. Other minor technical changes.

SB-0759 MAROVITZ.

(New Act)

Creates the Expedited Check Clearing Act. Requires financial institutions to make funds deposited by check available for withdrawal within one to 8 business days depending upon the source of the deposited check. Provides that a violation of the Act is a Class A misdemeanor.

SB-0758—Cont.
Amends The Illinois Vehicle Code and The School Code. Prohibits the sale or operation of type I school buses (buses with a Gross Vehicle Weight Rating of more than 10,000 pounds) unless such buses are equipped with passenger seat safety belts and anchorages. States that a passenger's failure to use seat safety belts does not constitute negligence and is not admissible as evidence. Under procedures established by the State Board of Education and subject to separate appropriation solely for such purposes, provides for State reimbursement to school districts which incur additional costs resulting from the required installation and maintenance of seat belts and anchorages in school buses which the districts own, lease or contract for pupil transportation purposes. Effective immediately.

SENATE AMENDMENT NO. 1. (Tabled May 22, 1985)

SENATE AMENDMENT NO. 3.
Deletes reference to: Ch. 95 1/2, par. 12-800 and new pars. 1-124.1, 1-182.1 and 1-182.2

Deletes entire provisions of the bill. Provides that all Type I school buses purchased by a school district or by a contractor for use by a school district, if equipped with seat belts, must meet standards established by the Department of Transportation for such seat belts. Reimburses local districts for any additional costs incurred to install seat belts or for increased contract costs passed on to a school district by a leasing contractor who installs seat safety belts. Effective January 1, 1987.

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SB-0761 MAROVITZ AND LEMKE.

(New Act)

Creates the “Savings Disclosure and Protection Act”. Requires financial institutions to disclose to account holders and in advertisements information regarding interest rates and the method of calculating interest paid. Defines terms. Provides that a violation is a Class A misdemeanor.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1. (Tabled May 17, 1985)

Adds reference to: Ch. 130, par. 34

Deletes criminal penalty for violation. Provides that financial institutions which do not comply shall be ineligible for deposit of State moneys.

SENATE AMENDMENT NO. 2.

Changes definition of account and financial institutions. Changes compliance deadline from 60 to 90 days after the effective date. Establishes disclosure format. Removes criminal sanction.

**SB-0761—Cont.**

**SB-0762** MAROVITZ.

(Ch. 29, par. 58)

Amends the Physical Fitness Services Act in regard to prohibited contract provisions. Provides that the initial term of services may not exceed two years (now 1 year) and an option to renew may be given for not less than 10% (now 25%) of the cost of the original membership.

**SB-0761—Cont.**
SB-0763 MAROVITZ.

(New Act)

Provides that an abstract or title company which by contract provides an abstract, title search, commitment for title insurance, owners or loan policy of title insurance or other services for a lot or tract of land or advances funds for recording or transfer taxes relating to the lot or tract of land shall have a lien upon the whole of such lot or tract for the amount due the abstract or title company.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary I

SB-0764 MAROVITZ.

(Ch. 111 2/3, par. 56)

Amends An Act concerning public utilities. Authorizes the Commission to cancel its certificate of public convenience and necessity for the construction of new plants or equipment upon its own motion or upon application of a person or corporation affected.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy

1 SB-0765 MAROVITZ – DEANGELIS.

(Ch. 23, pars. 2061.1, 2214 and new pars. 2214.1 and 2217.2)

Amends the Abused and Neglected Child Reporting Act and the Child Care Act of 1969. Grants the Director of a child care facility access to certain records concerning reports of child abuse and neglect. Provides that the Department of Children and Family Services must require that each foster family or child care facility applicant and each child care employee authorize an investigation into his criminal background. Makes other changes.

SENATE AMENDMENT NO. 1.

Makes technical correction in an internal reference.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health, Welfare, Corrections
May 01 Recommended do pass as amend 009-000-000

Placed Calndr,Second Reading

May 08 Second Reading Amendment No.01 PUBLIC HEALTH Adopted
Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Readng

May 17 First reading Rfrd to Comm on Assignment
May 21 Primary Sponsor Changed To PRESTON
Added As A Joint Sponsor TURNER
Committee Assignment of Bills
Assigned to Human Services

May 23
May 29 Mtn Prevail Suspend Rul 20K
Committee Human Services
Recommended do pass 009-004-000

Jun 12
Jun 18 Placed Calndr,Second Readng
Added As A Joint Sponsor RONAN
Added As A Joint Sponsor SOLIZ
Added As A Joint Sponsor MCNAMARA
Placed Calndr,Second Readng

1 Fiscal Note Act may be applicable.
Amends Nursing Home Care Reform Act of 1979. Includes in the definition of “facility” a distinct portion of a hospital, sanitarium or other institution which provides, through its ownership or management, personal care, sheltered care, skilled nursing care or intermediate care.

Amends An Act relating to the issuance and use of credit cards. Prohibits a seller in any sales transaction from imposing a surcharge on a holder who elects to use a credit card in lieu of payment by cash, check or similar means. Penalty is a Class A misdemeanor.
SENATE AMENDMENT NO. 1.
Defines surcharge for purposes of this amendatory Act.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Finance and Credit Regulations

May 02 Added As A Joint Sponsor CARROLL Committee Finance and Credit Regulations
May 03 Recommended do pass 007-003-000

May 08 Placed Calndr, Second Reading Amendment No. 01 MAROVITZ Adopted
Placed Calndr, Third Reading

May 15 3d Reading Consideration PP Calendar Consideration PP.
May 29 Re-committed to Finance and Credit Regulations

SB-0769 SCHUNEMAN.

(Ch. 95 1/2, par. 18-102)
Amends The Illinois Vehicle Code. With listed exceptions, exempts from the provisions of The Illinois Motor Carrier of Property Law those vehicles transporting farm products exempted by federal rule from the regulatory provisions of the Interstate Commerce Act. Includes in exemptions animal feed and feed ingredients and agricultural seed and plants, if such products are transported to a site of agricultural production or to a business enterprise that sells to agricultural producers goods used in agricultural production.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Transportation

SB-0770 MAROVITZ.

(Ch. 111, par. 3435.1)
Amends Illinois Nursing Act. Requires that the Department of Registration and Education investigate a report of the habitual intoxication of a nurse within 60 days of receipt of a report, after which the Department shall determine whether there are sufficient facts to warrant further investigation. Upon such a finding, requires that the Department complete an investigation within 60 days, and determine final action no later than 30 days after the completion of the investigation. Requires annual report to the General Assembly concerning the number of such reports made. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 25 Recommended do pass 011-000-000

May 08 Second Reading Placed Calndr, Third Reading
May 16 Third Reading - Passed 059-000-000 Arrive House
Placed Calndr, First Reading

May 17 First reading Rfrd to Comm on Assignment
May 21 Primary Sponsor Changed To WHITE Committee Assignment of Bills
Added As A Joint Sponsor WOJCIK
Added As A Joint Sponsor NASH

May 23 Assigned to Human Services
May 29 Do Pass/Consent Calendar 014-000-000

Consnt Caldr Order 2nd Read
SB-0771 SCHUNEMAN.

(Ch. 95 1/2, pars. 7-100, 7-201, 7-204, 7-205, 7-212, 7-215, 11-406, 11-408 and 11-412)

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall exclusively administer the provisions of the Illinois Safety Responsibility Law. Requires the administrator of the Illinois Safety Responsibility Law (Secretary of State) to certify a copy of a motor vehicle accident report to the Department of Transportation within 15 days after receipt of the filed accident report.

HOUSE AMENDMENT NO. 1. (Tabled June 25, 1985)
Deletes reference to: Ch. 95 1/2, pars. 7-100, 7-201, 7-204, 7-212, 7-215, 11-406, 11-408, 11-412
Adds reference to: Ch. 95 1/2, pars. 7-201, 7-201.1, new pars. 7-201.2, 7-201.3

Deletes title and everything after the enacting clause. Requires the Administrator of the Safety Responsibility Law to notify, within certain time limits, drivers and owners of motor vehicles involved in accidents as to their failure to provide adequate information regarding such accidents and of possible license suspension for failure to establish proof of financial responsibility.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 95 1/2, pars. 7-100, 7-201, 7-204, 7-212, 7-215, 11-406, 11-408, 11-412
Adds reference to: Ch. 95 1/2, pars. 7-100, 7-201, 7-201.1, new pars. 7-201.2, 7-201.3

Makes essentially same changes as H-am 1, tabled on this date. Additionally, defines “judgment” as used in The IL Safety Responsibility Law.
SB-0771—Cont.

Jun 25 Amendment No.03 Mtn Prev-Recall 2nd Reading
Mtn Prevail -Table Amend No 01 FRIEDRICH,DP Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(C)
Short Debate-3rd Passed 114-000-000

Jun 26 Secretary's Desk Concurrence 03
Jun 27 S Concurs in H Amend. 03/058-000-000
Passed both Houses
Jul 24 Sent to the Governor
Sep 21 Governor approved

PUBLIC ACT 84-0797 Effective date 01-01-86

SB-0772 MAROVITZ.
(Ch. 48, par. 1408)

Amends the Toxic Substances Disclosure to Employees Act. Provides that the hazard warnings on the containers of toxic substances in workplaces shall include descriptions of physical hazards, health hazards, route of entry, symptoms, safe handling procedures and emergency procedures.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health, Welfare, Corrections
Apr 24 Recommended do pass 009-000-000

Placed Calndr, Second Reading
May 08 Second Reading Placed Calndr, Third Reading
May 15 Re-committed to Public Health, Welfare, Corrections

SB-0773 MAROVITZ.
(Ch. 48, par. 172.41)

Amends the Workers' Occupational Diseases Act. Provides no claim for benefits or compensation for death resulting from an occupational disease shall be barred until 2 years after discovery by the party claiming such compensation or benefits that death resulted from an occupational disease. Further provides no claim for compensation or benefits shall be barred in an occupational diseases case less than 3 years after the medical diagnosis and etiology of the disease are communicated to the employee in writing or 3 years after the employee becomes totally unable to work for 6 months due to the occupational disease, whichever period is longer.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Labor and Commerce

SB-0774 MAROVITZ.
(Ch. 48, par. 172.36)

Amends the Workers' Occupational Diseases Act. Provides that, in order for an occupational disease, other than one caused by exposure to radiological materials or equipment, berylliosis or inhalation of silica or asbestos dust, to be compensable, disablement must occur within 3, rather than 2, years following the last exposure to the hazards of the disease, or within 3 years after the medical diagnosis or etiology of the disease is communicated to the employee in writing. Further provides an employee exposed or presumed to be exposed to a toxic substance in the course of his employment and suffering from a disease known to be caused by the substance shall be presumed to have contracted the disease from an exposure arising out of and in the course of employment.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Labor and Commerce
Amends Nursing Home Care Reform Act of 1979. Provides that an exit conference shall be conducted during an investigation in order to alert a facility of an apparent serious deficiency. Requires complainants to identify themselves. Amends The Abused and Neglected Long Term Care Facility Residents Reporting Act. Provides that the Department of Public Health shall investigate complaints made by a person refusing to identify himself only if it is alleged that a resident's life or safety is in danger. Provides for the expungement of information in an unfounded report. Amends Criminal Code to make intentional transmission of a false report to the Department of Public Health under the Nursing Home Care Reform Act of 1979 the offense of disorderly conduct. Makes other changes.

SENATE AMENDMENT NO. 1.
Deletes provisions that the Department shall investigate a complaint made by a person refusing to identify himself only if it is alleged that a resident's life or safety is in danger and that the name of the complainant shall be withheld in an administrative hearing if the hearing officer believes that disclosure would jeopardize a resident's health or safety.

HOUSE AMENDMENT NO. 2.
Deletes reference to: Ch. 111 1/2, par. 4153-705
Adds reference to: Ch. 111 1/2, new par. 4153-216

Provides that any Department employee investigating or inspecting a facility shall in the course of the inspection or investigation notify the facility in writing of any deficiency that poses a direct threat to the safety or welfare of a resident. Makes other changes.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 111 1/2, pars. 4166, 4174
Changes "unfounded" report to "invalid" report and "indicated" report to "valid" report. Deletes provision in Abused Long Term Care Facility Residents Reporting Act that all information identifying a facility, employee or resident in an unfounded report be expunged from the central register.

Fiscal Note Act may be applicable.
SB-0775—Cont.

Jun 18
Added As A Joint Sponsor COWLISHAW
Second Reading
Placed Calndr, Third Reading

Jun 20
Added As A Joint Sponsor GREIMAN
Added As A Joint Sponsor DUNN, JOHN
Placed Calndr, Third Reading

Jun 21
Mtn Prev-Recall 2nd Reading
Amendment No. 03
DUNN, JOHN
Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 104-000-006

Jun 24
Secretary's Desk Concurrence 02, 03

Jun 27
S Concurs in H Amend. 02, 03/059-000-000
Passed both Houses

Jul 24
Sent to the Governor

Sep 21
Governor approved
PUBLIC ACT 84-0798 Effective date 01-01-86

SB-0776 PHILIP.
(Ch. 15 1/2, par. 68.6)

Amends An Act in relation to airports. Increases the compensation for serving as commissioner from not to exceed $150 per month to not to exceed $250 per month.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive

SB-0777 WATSON.
(Ch. 48, par. 330)

Amends the Unemployment Insurance Act. Provides that the definition of "employment" in relation to governmental entities shall not include temporary or seasonal employees, when such employment does not exceed 3 months. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Labor and Commerce

SB-0778 WATSON.
(Ch. 48, par. 571)

Amends the Unemployment Insurance Act. Provides that wages paid by a base period employer to an individual who voluntarily leaves that employer shall not become benefit wages to that employer. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Labor and Commerce

SB-0779 DAWSON – FRIEDLAND.
(Ch. 70, par. 302)

Amends the Contribution among Joint Tortfeasors Act. Provides that the Act does not apply to employers who are liable under the Workers' Compensation Act or the Workers' Occupational Diseases Act.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Labor and Commerce
Apr 24 Recommended do pass 007-000-002
Placed Calndr, Second Reading

May 08 Second Reading
Placed Calndr, Third Reading

May 23 Third Reading - Passed 038-011-001
Arrive House
Hse Sponsor CHURCHILL
First reading Rfrd to Comm on Assignment
SB-0780 ETHEREDGE.

(Ch. 34, par. 306)

Amends An Act to revise the law in relation to counties. Provides that counties may issue bonds bearing interest at a rate of not more than that permitted in "An Act to authorize public corporations to issue bonds, other evidences of indebtedness and tax anticipation warrants subject to interest rate limitations set forth therein".

SENATE AMENDMENT NO. 2.

Deletes reference to: Ch. 34, par. 306
Adds reference to: Ch. 34, par. 406; new pars. 409.1a, 409.2a and 409.10a

Amends to delete everything in the bill and replace with amendments to the Counties Act to permit counties of less than 3,000,000 to impose supplementary occupation and use taxes at the rate of 1/4%, but if they do so their corporate property tax rate must be reduced from .12% to .09%.

SENATE AMENDMENT NO. 4.

Requires dropping of maximum rate for county general purpose tax from .20% to .15% in counties under 15,000 population.
SB-0781 PHILIP.

(New Act)


Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government

1 SB-0782 PHILIP.

(Ch. 139, new par. 126.23)

Amends the Township Law of 1939. Authorizes the township board of trustees of any township in a county with a population greater than 600,000 and less than 3,000,000 to levy a special assessment against property for the purpose of constructing or repairing sidewalks, street lights and traffic control devices.

HOUSE AMENDMENT NO. 1.
Expands application of Act to townships in counties with a population greater than 400,000 and less than 3,000,000.

HOUSE AMENDMENT NO. 2.
Provides that if improvements are made on property located in a city, village or incorporated town, such property is exempt from the tax under the Act.

HOUSE AMENDMENT NO. 3.
Provides for a public hearing before the special tax may be levied. Provides that the improvements shall not be made if objections are filed by 50% of the landowners.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government
May 01 Recommended do pass 009-000-000

May 08 Second Reading
May 15 Third Reading - Passed 056-001-000
May 16 Arrive House
May 21 Hse Sponsor MCCCRACKEN
May 23 First reading Rfrd to Comm on Assignment

Amendment No.01 CNTY TOWNSHIP Adopted
Amendment No.02 CNTY TOWNSHIP Adopted
Recommnded do pass as amend 012-002-000

Jun 06 Place Calndr,Second Reading
Jun 18 Second Reading
Jun 26 Tabled House Rule 37(G)

SB-0783 PHILIP.

(Ch. 111 1/2, par. 20c12)

Amends the County Health Departments Act to authorize a stipend for members of the board of health in DuPage County.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
Apr 24 Recommended do pass 019-000-000

Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
May 08 Second Reading
Placed Calndr, Third Reading

May 16 Third Reading - Passed 054-005-000
Arrive House
Placed Calendr, First Reading

May 17 Hse Sponsor Wojcik
First reading Rfrd to Comm on Assignment

May 29 Assigned to Counties and Townships
Jun 06 Recommended do pass 012-001-000
Placed Calndr, Second Reading

Jun 20 Second Reading
Held on 2nd Reading

Jun 26 Tabled House Rule 37(G)

SB-0784 MAHAR.
(Ch. 34, par. 709)
Amends the County Executive Act. Authorizes County Executives to appoint persons to special task forces and advisory committees.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government

SB-0785 FAWELL - GEO-KARIS.
(Ch. 43, new par. 114a; Ch. 127, par. 55a)
Amends Liquor Control Act of 1934. Permits the local liquor control commissioner to require fingerprints of applicants for local licenses. Amends Civil Administrative Code to permit the Department of Law Enforcement to collect fees from units of local government for processing fingerprints.
SENATE AMENDMENT NO. 1.
Exempts certain air carriers from the fingerprint requirement.
HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 43, par. 130

Provides that alcoholic liquors may be delivered to and sold at retail in any building owned by a fire protection district organized under “An Act in relation to fire protection districts”, provided that such delivery and sale is approved by the board of trustees of the district, and provided further that such delivery and sale is limited to fundraising events and to a maximum of 6 events per year.
GOVERNOR AMENDATORY VETO
Deletes reference to: Ch. 127, par. 55a

Provides a local liquor control commissioner shall forward the fingerprinting fees to the appropriate policing body, rather than the Dept. of State Police, with the local policing body to then submit the fee and fingerprints to the Dept. Eliminates provision charging the Dept. of State Police with the power adn duty to process fingerprint identifications and collect fees therefor from units of local government.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government
May 01 Recommended do pass 009-000-000
Placed Calndr, Second Reading

May 08 Second Reading
Placed Calndr, Third Reading

May 16 Recalled to Second Reading
Amendment No.01 FAWELL Adopted
Placed Calndr, Third Reading

May 23 Third Reading - Passed 055-001-000
Arrive House
Placed Calendr, First Reading

1 Fiscal Note Act may be applicable.
May 24  Hse Sponsor HENSEL  Rfrd to Comm on Assignment
First reading
May 29  Amendment No.01 REGIS REGULAT  Adopted
Jun 06  DP Amnded Consent Calendar 010-000-000
Conslt Caldr Order 2nd Read
Jun 13  Consnl Calendar, 2nd Reading  Consnt Caldr Order 3rd Read
Jun 19  Consnt Caldr, 3rd Read Pass 114-000-000
Jun 20  Secretary’s Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/058-000-000  Passed both Houses
Jul 24  Sent to the Governor
Sep 21  Governor amendatory veto  Placed Cal. Amendatory Veto
Oct 16  Mtn fld accept amend veto FAWELL  Accept Amnd Veto-Sen Pass 055-000-000
Oct 17  Placed Cal. Amendatory Veto
Oct 29  Mtn fld accept amend veto HENSEL  Verified
Accept Amnd Veto-House Lost 058-039-008  Mtn fld accept amend veto 02/HENSEL
Placed Cal. Amendatory Veto
Oct 30  Accept Amnd Veto-House Pass 02/063-045-008  Bth House Accept Amend Veto
Nov 18  Return to Gov-Certification
Dec 02  Governor certifies changes  PUBLIC ACT 84-1081 Effective date 07-01-86
SB-0786  TOPINKA.
(Ch. 34, par. 403)
Amends the Counties Act. Provides that interest earned from invested trust funds shall not be subject to legal actions.
HOUSE AMENDMENT NO. 1.
Provides that such funds shall become the property of the county unless otherwise provided by law or court order.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Finance and Credit Regulations
Apr 25  Recommended do pass 013-000-000
May 08  Second Reading  Placed Calndr,Second Reading
May 23  Third Reading - Passed 040-011-005  Arrive House
Hse Sponsor STANGE  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Counties and Townships
Jun 06  Recommended do pass 014-000-000
Jun 18  Second Reading  Amendment No.01 STANGE  Adopted
Jun 24  Placed Calndr,Third Reading
Jun 25  Third Reading - Passed 116-001-000
Jun 27  Secretary’s Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/059-000-000  Passed both Houses
Jul 24  Sent to the Governor
Sep 21  Governor approved  PUBLIC ACT 84-0799 Effective date 01-01-86
SB-0787  DEANGELIS.

(New Act)

Requires medical and health insurance carriers to offer Illinois residents coverage for catastrophic expenses of illness or injury totaling $2,500 to $10,000 per year. Authorizes the Director of the Department of Insurance to promulgate necessary rules. Effective January 1, 1986.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16     Assigned to Ins Pensions & Licensed Activities

SB-0788  DEANGELIS, PHILIP, WEAVER,S, DAVIDSON AND SCHAFFER.

(New Act)

Provides that the Department of Labor shall provide such arbitration services as may be necessary to resolve controversies or differences between employers and employees or the bargaining representatives of such employees when requested to do so by all parties to such controversies or differences. Requires that all such services shall be subject to the Uniform Arbitration Act.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16     Assigned to Labor and Commerce
Apr 24     Recommended do pass 009-000-000

May 08     Second Reading
May 16     Third Reading - Passed 059-000-000
           Arrive House
           Placed Calndr,First Reading
May 17     Hse Sponsor PARKE
           Added As A Joint Sponsor PANAYOTOVICH
           First reading  Rfrd to Comm on Assignment
May 23     Assigned to Labor & Commerce
Jun 06     Recommended do pass 015-000-000

Jun 18     Second Reading
Jun 24     Third Reading - Passed 117-000-000
           Passed both Houses
July 23     Sent to the Governor
Sep 17     Governor approved

PUBLIC ACT 84-0527 Effective date 01-01-86

SSB-0789  DEANGELIS - KELLY, PHILIP, WEAVERS, DAVIDSON AND SCHAFFER.

(Ch. 127, new par. 46.32a)

Amends The Civil Administrative Code of Illinois. Provides that the Department of Commerce and Community Affairs shall promote labor-management relations, establish a Labor-Management Cooperation Committee and provide assistance in the development of local labor-management committees. Grants the Director of the Department the authority to provide grants to local labor-management committees with the advice of the Labor-Management Cooperation Committee. Effective July 1, 1985.

SENATE AMENDMENT NO. 2.

Eliminates the provision that the Director of the Department shall appoint the Labor-Management Cooperation Committee. Provides that the Governor, with the advice and consent of the Senate, shall appoint 6 labor representatives and 6 man-

1 Fiscal Note Act may be applicable.
agement representatives to the Committee, with the Directors of Commerce and
Community Affairs and Labor, the President and Minority Leader of the Senate,
and the Speaker and Minority Leader of the House to serve as non-voting exofficio
members of the Committee. Specifies duties of the Committee. Further specifies the
grants provided to local labor-management committees shall be matching grants of
up to 75% of the program and operating costs of such committee in one year, 50% in
the second and 25% in the third.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
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<td>Apr 16</td>
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<td>Committee Labor and Commerce</td>
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<td>May 08</td>
<td>Place Calndr, Second Reading</td>
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<td>Amendment No.01 LABOR COMMRCCE Tabled</td>
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<td>Amendment No.02 DEANGELIS Adopted</td>
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<td>May 16</td>
<td>Place Calndr, Third Reading</td>
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<td>Third Reading - Passed 059-000-000</td>
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<td>Hse Sponsor WOODYARD</td>
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<td>Added As A Joint Sponsor DEJAEGHER</td>
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<td>Place Calndr, First Reading</td>
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<td>May 17</td>
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<td>May 23</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Jun 04</td>
<td>Assigned to Labor &amp; Commerce</td>
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<td>Jun 06</td>
<td>Added As A Joint Sponsor SALTSMAN</td>
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<td>Added As A Joint Sponsor HOMER</td>
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<td>Place Calndr, Second Reading</td>
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<td>Jun 18</td>
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<td>Jun 20</td>
<td>Place Calndr, Third Reading</td>
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<td>Jun 20</td>
<td>Third Reading - Passed 112-001-000</td>
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<td>Jul 18</td>
<td>Passed both Houses</td>
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<td>Sep 14</td>
<td>Sent to the Governor</td>
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<td>Governor approved</td>
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<td>PUBLIC ACT 84-0355 Effectivedate 09-14-85</td>
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**3 SB-0790 DAVIDSON, PHILIP, WEAVER,S, DEANGELIS AND SCHAFFER.**

(Ch. 48, par. 138.8; Ch. 108 1/2, pars. 14-104, 14-106, 14-123,
14-124, 14-125, 14-127, 14-129, new pars. 14-123.1 and 14-135.10)

Amends the State Employees Article of the Pension Code to provide that credit
granted for unused sick pay may be included when determining eligibility for retire-
ment annuity; includes contribution credits among the disability benefits for which
the System may seek reimbursement out of a settlement or award from a third par-
ty; grants the board the power to subpoena witnesses and to pay them reasonable
fees for their attendance; removes the prohibition regarding payment of a refund to
a discharged employee who has filed legal action seeking reemployment; allows ser-
vice credit for a former member who later serves in an executive appointment; pro-
vides for a temporary disability benefit to be paid in cases in which the occupa-
tional or nonoccupational character of the disability is in dispute; provides that when the
dispute is resolved, the amounts already paid will be deducted from the resultant occu-
pational or nonoccupational disability benefit; includes provisions for recovery of
excess payments from Workers’ Compensation or Occupational Diseases awards
and from liable third parties, and amends the Workers’ Compensation Act to pro-
vide for such recovery through the Department of Central Management Services.

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3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
PENSION IMPACT NOTE

SB-790 would have relatively minor costs.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 30  Pension Note Filed
Committee Ins Pensions & Licensed Activities
May 07  Placed Calndr,Second Reading
May 08  Second Reading
May 15  Third Reading - Passed 057-000-000
May 16  Arrive House
Hse Sponsor OBLINGER
Placed Calendr,First Reading
May 20  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Personnel and Pensions
Jun 14  Tbd pursuant Hse Rule 27D

1 SB-0791 DAVIDSON – HUDSON, PHILIP, WEAVER,S, DEANGELIS AND SCHAFFER.
(Ch. 127, par. 63b104c)

Amends the Personnel Code. Exempts State Fair workers employed by the Department of Agriculture no more than 29 days per year from the Code’s application.

FISCAL NOTE
(Dept. of Agriculture)

There will be minimal savings for the Department of Agriculture, and estimated $1,000 savings in expenditures for the Division of Central Management Services for turnaround documents and computer time in not posting these appointments and terminations.

SENATE AMENDMENT NO. 1.
Also exempts temporary workers hired by the Department of Conservation’s Illinois Conservation Service.

HOUSE AMENDMENT NO. 1.
Adds immediate effective date.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Labor and Commerce
May 01  Fiscal Note filed
Committee Labor and Commerce
May 02  Added As A Joint Sponsor HUDSON
Recommnded do pass as amend 010-000-000
May 08  Second Reading
May 16  Amendment No.01 LABOR COMMRCE  Adopted
Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor OBLINGER
Placed Calendar,First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Personnel and Pensions
Jun 12  Amendment No.01 PERS PENSION  Adopted
Recommnded do pass as amend 005-000-000
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
SB-0791—Cont.

Jun 18  Second Reading
  Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 116-000-001
Jun 25  Secretary’s Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/056-001-001
  Passed both Houses
Jul 12  Sent to the Governor
Jul 18  Governor approved
  PUBLIC ACT 84-0030  Effective date 07-18-85

SB-0792  FAWELL, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 23, paras. 3-1.3, 4-1, 6-1 and 7-1, and new paras. 4-1.11, 5-2.1, 6-1.10 and 7-1.5)

Amends the Public Aid Code. To the extent allowed by federal law, provides that a person who transfers property to become eligible for aid (or to receive more aid) is ineligible for aid for the number of months, up to 2 years, that the fair market value of the property would meet the client’s needs.

Apr 11 1985 First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public
        Health, Welfare, Corrections
Apr 24  Placed Calndr, Second Reading
May 08  Second Reading
        Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
        Arrive House
        Placed Calendr, First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 20  Primary Sponsor Changed To WOJCIK
        Added As A Joint Sponsor DEUCHLER
        Committee Assignment of Bills
May 29  Assigned to Human Services
Jun 12  Do Pass/Consent Calendar 014-000-000
Jun 18  Consnt Caldr Order 2nd Read
Jun 20  Remvd from Consent Calendar
        Cal 2nd Rdng Short Debate
Jun 24  Short Debate Cal 2nd Rdng
        Cal 3rd Rdng Short Debate
Jun 27  Third Reading - Passed 111-005-001
        Passed both Houses
Jul 23  Sent to the Governor
Sep 17  Governor approved
  PUBLIC ACT 84-0528  Effective date 01-01-86

SB-0793  COFFEY, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 127, pars. 141d and 144.3; new pars. 141e and 141f)

Amends the State Finance Act. Permits the Governor to authorize transfers of up to $50,000,000 in any fiscal year from the Road Fund to the State Construction Account Fund. Provides that any amount so transferred shall be retransferred into the Road Fund before the end of the fiscal year. Provides that interest earned on monies in the State Construction Account Fund shall be retained in that fund. Requires the Comptroller to make monthly reports to the Governor and certain legislative leaders of all transfers between funds in the State Treasury. Effective immediately.

SENATE AMENDMENT NO. 1.
Lowers authorization to $35,000,000.

Apr 11 1985 First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Finance and Credit
        Regulations
May 03  
Recommended do pass 013-000-000  
Placed Calndr, Second Reading

May 08  
Second Reading  
Amendment No. 01 NEDZA  
Adopted  
Placed Calndr, Third Reading

May 16  
Third Reading - Passed 058-001-000  
Arrive House  
Placed Calndr, First Reading

May 22  
Hse Sponsor BARNES  
First reading  
Rfrd to Comm on Assignment

May 23  
Assigned to Executive  
Jun 13  
Do Pass/Consent Calendar 016-000-000

Jun 19  
Consnt Caldr Order 2nd Read  
Jun 21  
Consnt Caldr, 3rd Read Pass 116-000-000  
Passed both Houses  
Jul 19  
Sent to the Governor  
Sep 16  
Governor approved  
PUBLIC ACT 84-0431 Effective date 09-16-85

SB-0794  
ETHEREDGE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 121, par. 4-508)

Amends the Highway Code. Authorizes the Department of Transportation to offer for sale any land no longer needed for highway purposes to the owner of abutting property; deletes the provision requiring the Department to offer such land for sale to the owner of abutting property from whom the land was originally required. Requires valuation of any land to be sold by the Department at no less than current appraised value rather than fair appraised value. Authorizes the Department to exchange unneeded land for other interests in land rather than equivalent interests in land.

Apr 11 1985  
First reading  
Rfrd to Comm on Assignment

Apr 16  
Assigned to Executive

May 02  
Recommended do pass 007-005-000  
Placed Calndr, Second Reading

May 29  
Re-committed to Executive

SB-0795  
RUPP, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 127, pars. 49.25a and 49.25b; new pars. 49.25g-1 and 141.158)

Amends the Civil Administrative Code of Illinois and the State Finance Act. Authorizes the Department of Transportation to loan or grant State funds to any railroad, local government, rail user, or owner or lessee of a railroad right of way to rehabilitate, improve or construct rail facilities. Establishes the State Rail Freight Loan Repayment Fund into which repayments of loans made for such purposes shall be deposited, and from which further loans or grants for such purposes may be made.

Apr 11 1985  
First reading  
Rfrd to Comm on Assignment

Apr 16  
Assigned to Finance and Credit Regulations

Apr 25  
Recommended do pass 009-000-000  
Placed Calndr, Second Reading

May 08  
Second Reading  
Placed Calndr, Third Reading

May 16  
Third Reading - Passed 059-000-000  
Arrive House  
Placed Calndr, First Reading

May 17  
Hse Sponsor TATE  
Added As A Joint Sponsor RONAN  
First reading  
Rfrd to Comm on Assignment
SB-0795—Cont.

May 20  Added As A Joint Sponsor MAYS
Committee Assignment of Bills
May 23  Assigned to Transportation
Jun 05  Consnt Caldr Order 2nd Read
Jun 11  Added As A Joint Sponsor HARTKE
Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 18  Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16  Sent to the Governor
Sep 13  Governor approved
PUBLIC ACT 84-0292 Effective date 01-01-86

SB-0796  MACDONALD – FAWELL, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 127, new par. 49.06d; rep. par. 46.18)

Amends the Civil Administrative Code to transfer from the Department of Commerce and Community Affairs to the Department of Transportation certain powers relating to water resources. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 19, pars. 119.1 120, 120.3, new par. 120.12

Amends the Lake Michigan Act to require a permit for the consumptive use of certain water from the Lake. certifies. Provides for DCCA to establish a grant program for local tourism and convention bureaus; sets forth eligibility standards; provides for disposition and receipt of monies relating to the sale of promotional items.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the Senate concur in H-am 1.

Amends the various Acts creating Port Districts and the Civil Administrative Code. Authorizes such Districts to establish, acquire, operate or transfer Export Trading Companies, which shall be organized principally for International trading purposes; provides that such a Company shall have all of the privileges and immunities of the District, and may borrow money and issue bonds in the same manner as the District; permits such Companies to apply for federal certification. Provides for DCCA to establish a grant program for local tourism and convention bureaus; sets forth eligibility standards; provides for disposition and receipt of monies relating to the sale of promotional items.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Executive
Apr 24  Recommended do pass 017-000-000

May 08  Second Reading
Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
May 17  Hse Sponsor SLATER
First reading  Rfrd to Comm on Assignment
May 23  Assigned to State Gov Adm & Regulatory Rev
Jun 06  Amendment No.01  ST GOV REVIEW Adopted
Do Pass Amend/Short Debate 014-000-000

Cal 2nd Rdng Short Debate
SB-0797  
ETHEREDGE, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 95 1/2, par. 15-102)

Amends The Illinois Vehicle Code. Permits a truck tractor to draw, for a distance of 5 highway miles, 1 semitrailer having a width of 8 feet 6 inches and a length of 28 feet 6 inches to points of loading and unloading upon any highway in the system of State highways exempted by local authorities or road district commissioners from the 8 foot width limitation.

Apr 11 1985 First reading  
Rfrd to Comm on Assignment
Apr 16 Assigned to Transportation
Apr 24 Committee discharged

Tabled By Sponsor

SB-0798  
BLOOM – DONAHUE, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 19, pars. 126a, 126b, 126c, 126d, 126e, 126g and new par. 126i; Ch. 127, pars. 49.06c and 132.52)

Amends an Act authorizing flood relief and water conservation projects, the Civil Administrative Code and the Fraud in Public Contracts Act. Authorizes the Department of Transportation to coordinate and administer federal government assistance for flood relief and drainage projects. Empowers the Department to acquire,
exercise and grant certain property rights related to those projects; exempts certain property rights from the requirement of Attorney General approval. Makes other changes.

HOUSE AMENDMENT NO. 1.
Specifies that Dept. may, not shall, include indemnification provisions in agreements with units of local government.

 Apr 11 1985  First reading  Rfrd to Comm on Assignment
 Apr 16  Assigned to Executive
 May 02  Recommended do pass 013-001-001
 May 14  Second Reading  Placed Calndr,Second Reading
 May 15  Third Reading - Passed 056-000-000
 May 16  Arrive House  Placed Calndr,First Reading
 May 22  Hse Sponsor STANGE  Rfrd to Comm on Assignment
 May 23  Assigned to Energy Environment & Nat. Resource
 May 30  Do Pass/Short Debate Cal 011-000-000
 Jun 05  Short Debate Cal 2nd Rdng
 Cal 3rd Rdng Short Debate
 Jun 26  Mtn Prev-Recall 2nd Reading  Amendment No.01 STANGE Adopted
 Cal 3rd Rdng Short Debate
 Mtn Prevail to Suspend Rule 37(C)
 Short Debate-3rd Passed 114-000-000
 Jun 27  Secretary's Desk Concurrence 01
 Jun 28  S Concurs in H Amend. 01/057-000-000
 Passed both Houses
 Jul 26  Sent to the Governor
 Sep 23  Governor approved

 PUBLIC ACT 84-0900 Effective date 01-01-86

SB-0799  DONAHUE - PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 23, pars. 6304, 6310, 6311, 6312)


 Apr 11 1985  First reading  Rfrd to Comm on Assignment
 Apr 16  Assigned to Public Health,Welfare,Corrections
 Apr 24  Recommended do pass 009-000-000
 May 14  Second Reading  Placed Calndr,Second Reading
 May 15  Third Reading - Passed 057-000-000
 May 16  Arrive House  Placed Calndr,First Reading
 May 22  Hse Sponsor OBLINGER  Rfrd to Comm on Assignment
 Added As A Joint Sponsor DEJAEGHER
 First reading
 May 23  Assigned to Select Comm on Aging
 May 31  Added As A Joint Sponsor DEUCHLER
 Committee Select Comm on Aging
 Jun 12  Do Pass/Short Debate Cal 010-000-000
 Cal 2nd Rdng Short Debate
SB-0800 ROCK.

(New Act)

Creates the Software Licensing Enforcement Act; provides for licensing agreements to be included with copies of computer software, and for such agreements to become enforceable upon acceptance by the user, as evidenced by opening the sealed package or using the software.

HOUSE AMENDMENT NO. 1.

Provides that the package licensing agreement is inapplicable to custom-made software, and in case where a different agreement exists between the parties; states that the Act does not affect the sales tax status of any software.

HOUSE AMENDMENT NO. 6.

Adds provisions stating that the Act intends to make no change in federal copyright law, nor in the Consumer Fraud Act.
SB-0801 TOPINKA - PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 23, pars. 6503, 6509, 6510)

Amends An Act in relation to victims of violence and abuse. Includes paraprofessionals working with elders as persons required to report and extends the termination date of the Elder Abuse Demonstration Project to June 30, 1987. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health, Welfare, Corrections
Apr 24 Placed Calndr, Second Reading
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000
May 17 First reading Rfrd to Comm on Assignment
May 22 Primary Sponsor Changed To BARNES
Added As A Joint Sponsor KUBIK
Added As A Joint Sponsor NASH
Committee Assignment of Bills
Assigned to Select Comm on Aging
May 23 Added As A Joint Sponsor FLOWERS
Committee Select Comm on Aging
Jun 12 Do Pass/Short Debate Cal 010-000-000
Jun 18 Added As A Joint Sponsor SOLIZ
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 24 Third Reading - Passed 116-000-001
Passed both Houses
Jul 23 Sent to the Governor
Sep 17 Governor approved

PUBLIC ACT 84-0901 Effective date 07-01-86

SB-0802 MACDONALD, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 127, par. 161)

Amends the State Finance Act. Allows the Department on Aging to make payments from its appropriations for services designed to prevent the unnecessary institutionalization of persons 60 and older in need of long term care for any fiscal year regardless of the fact that the services being compensated may have been rendered in a prior fiscal year.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health, Welfare, Corrections
Apr 24 Placed Calndr, Second Reading
May 08 Second Reading
May 15 3d Reading Consideration PP
May 29 Re-committed to Public Health, Welfare, Corrections

PUBLIC ACT 84-0530 Effective date 09-17-85

\(^1\) Fiscal Note Act may be applicable.
SB-0803
SCHAFFER - PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.
(Ch. 23, par. 6107.05)
Amends the Illinois Act on Aging. Prevents the citizen members on the Council on Aging from serving more than two consecutive terms. Effective immediately.

SENATE AMENDMENT NO. 1.
Permits citizen members of the Council on Aging holding office on the effective date of this amendatory Act to serve more than 2 consecutive terms.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
May 02 Recommended do pass 019-000-000
Placed Calndr,Second Reading
May 17 Second Reading
Amendment No.01 SCHAFFER Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 054-000-000
Arrive House
Placed Calendar,First Reading
May 24 Hse Sponsor OBLINGER Added As A Joint Sponsor STERN First reading Rfrd to Comm on Assignment
May 29 Assigned to Select Comm on Aging
Jun 12 Do Pass/Consent Calendar 010-000-000
Consnt Caldr Order 2nd Read
Jun 18 Cnsent Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
Jun 20 Added As A Joint Sponsor COWLISHAW Added As A Joint Sponsor FREDERICK,VF Consnt Caldr, 3rd Read Pass 118-000-000 Passed both Houses
Jul 18 Sent to the Governor
Sep 14 Governor approved
PUBLIC ACT 84-0356 Effective date 09-14-85

SB-0804
SCHAFFER - PHILIP, WEAVER,S, DEANGELIS AND DAVIDSON.
(Ch. 23, par. 6104.02)
Amends the Illinois Act on Aging. Changes the term "fees" to "copayment". Effective immediately.

SENATE AMENDMENT NO. 1.
Adds necessary language that was left out of the original bill.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health, Welfare, Corrections
Apr 24 Recommended do pass 009-000-000
Placed Calndr,Second Reading
May 08 Second Reading
Placed Calndr,Third Reading
May 15 Recalled to Second Reading
Amendment No.01 SCHAFFER Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 056-000-000
Arrive House
Placed Calendar,First Reading
May 24 Hse Sponsor OBLINGER First reading Rfrd to Comm on Assignment
May 29 Assigned to Select Comm on Aging
Jun 12 Do Pass/Consent Calendar 010-000-000
Consnt Caldr Order 2nd Read
Jun 18 Cnsent Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
SB-0805  BLOOM - WATSON, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 8, par. 105.11)

Amends "An Act authorizing the Department of Agriculture to establish animal disease laboratories" to delete requirement that a veterinarian be in charge of such laboratories.

FISCAL NOTE

(Dept. of Agriculture)

There will be no fiscal impact on the Department of Agriculture.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Agriculture, Conservation & Energy
May 01  Fiscal Note filed  Committee Agriculture, Conservation & Energy

SB-0806  RIGNEY, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 111, pars. 306 and 309)

Amends the Grain Dealers Act. Provides that if any court issues an order restraining, overturning or modifying any order of the Department of Agriculture which suspends or revokes a grain dealer's license or which refuses to issue a grain dealer's license, the Department and the Illinois Grain Insurance Corporation shall be held harmless from any liabilities or financial obligations arising out of the operations of such grain dealer while operating under such court order.

FISCAL NOTE

(Dept. of Agriculture)

There will be no fiscal impact on the Department of Agriculture.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 111, new par. 300.01

Requires an applicant for a grain dealer's license or renewal of the license to submit to the Department of Agriculture a current balance sheet and certified financial statement; requires the balance sheet and financial statement to show certain ratio of adjusted current assets to adjusted liabilities, certain ratio of adjusted debt to adjusted equity, and a specified dollar amount of adjusted equity; requires the applicant to have financial deficiencies collateralized at a certain rate. Provides that when a court stays an order of the Department which denies, suspends or revokes a license, or when a court issues an injunction the court shall require the person requesting the stay or injunction, as the case may be, to post a bond. Provides that a grain dealer who files for bankruptcy shall no longer be deemed a licensed grain dealer under the Act.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111, new par. 300.01

Requires a grain dealer to maintain a current long and short market position record for each commodity. Specifies the maximum number of bushels of grain that a grain dealer may maintain in an open position. Adds short title.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 114, pars. 214.3 and 214.29
Amends The Public Grain Warehouse and Warehouse Receipts Act. Imposes
upon applicants for a grain warehouse license financial requirements similar to
those imposed upon applicants of grain dealer's license under Senate Amendment
No 1. Provides for posting of bonds in the manner similar to that provided for in
Senate Amendment 1 when a court revokes, suspends or denies application of a
grain warehouseman's license. Provides that a grain warehouseman who declares
bankruptcy shall no longer be deemed a licensed warehouseman.

HOUSE AMENDMENT NO. 3.
Adds immediate effective date.

May 02
Recommended do pass as amend
013-000-000

May 08
Second Reading
Amendment No.01
AGRICULTURE
Adopted

May 16
Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Readng

May 17
Hse Sponsor ROPP
First reading
Rfrd to Comm on Assignment

May 23
Jun 13
Amendment No.01
JUDICIARY I
Adopted
Amendment No.02
JUDICIARY I
Adopted
Amendment No.03
JUDICIARY I
Adopted
Recommended do pass as amend
012-000-001

Jun 20
Second Reading
Held on 2nd Reading

Jun 26
Interim Study Calendar JUDICIARY I

Oct 17
Added As A Joint Sponsor GOFORTH
Added As A Joint Sponsor REA

Interim Study Calendar JUDICIARY I

SB-0807 COFFEY, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAF-FER.

(Ch. 8, par. 160; Ch. 56 1/2, new par. 316.1)

Amends The Meat and Poultry Inspection Act to provide that licensees shall
comply with bulletins, manuals of procedure and guidelines of the USDA which im-
plement the federal Meat Inspection and Poultry Inspection Acts. Makes similar
provision the Dead Animal Disposal Act.

FISCAL NOTE
(Dept. of Agriculture)
There will be no fiscal impact on the Department of Agriculture.

May 02
Recommended do pass 013-000-000

May 08
Second Reading
Placed Calndr,Third Reading
SB-0807—Cont.

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading

May 22  Hse Sponsor MCMASTER
First reading  Rfrd to Comm on Assignment

May 23  Assigned to Agriculture
Jun 05  Do Pass/Consent Calendar 015-000-000
Consnt Caldr Order 2nd Read
Jun 11  Cnsnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 18  Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16  Sent to the Governor
Aug 23  Governor approved
PUBLIC ACT 84-0211  Effective date 01-01-86

SB-0808  MAITLAND, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND
SCHAFFER.
(Ch. 8, par. 108a)

Amends an Act requiring certain persons to keep records of livestock shipments.
Redefines “public stockyards” to add and delete references to certain named
stockyards.

FISCAL NOTE
(Dept. of Agriculture)
There will be no fiscal impact on the Department of Agriculture.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16

Assigned to Agriculture, Conservation & Energy
May 01
Fiscal Note filed
Committee Agriculture, Conservation & Energy

May 02
Placed Calndr, Second Reading

Recommended do pass 013-000-000
May 08  Second Reading
Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading
May 20  Hse Sponsor ROPP
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Agriculture
Jun 05  Do Pass/Consent Calendar 015-000-000
Consnt Caldr Order 2nd Read
Jun 11  Cnsnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 18  Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16  Sent to the Governor
Sep 13  Governor approved
PUBLIC ACT 84-0293  Effective date 01-01-86

SB-0809  DONAHUE, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND
SCHAFFER.
(Ch. 121 1/2, new par. 213.1)

Amends the Livestock Auction Market Law. Allows the Director of the Depart-
ment of Agriculture or his authorized agent to suspend a license issued pursuant to
the Act and to require the licensee to cease business for specific violations of the law
or rules prior to conducting a hearing regarding such suspension when it is in the in-
terest of the people of the State of Illinois.
FISCAL NOTE
(Dept. of Agriculture)

There will be no fiscal impact on the Department of Agriculture.

HOUSE AMENDMENT NO. 1.

Provides the Director may suspend a license and require the licensee to cease business, without a prior hearing, upon evidence that the licensee has failed to pay for livestock or has failed to maintain the bond or bond substitute required of licensees. Previously, the bill provided a license could be so suspended and a licensee so ordered to cease business for "specified violations of the law or rules".

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Agriculture, Conservation & Energy
May 01       Fiscal Note filed
              Committee Agriculture, Conservation & Energy
May 02       Recommended do pass 013-000-000
              Placed Calndr,Second Reading
May 08       Second Reading
              Placed Calndr,Third Reading
May 16       Third Reading - Passed 059-000-000
              Arrive House
May 20       Hse Sponsor ROPP
              First reading  Rfrd to Comm on Assignment
May 23       Assigned to Registration & Regulation
Jun 06       Do Pass/Consent Calendar 010-000-000
Jun 13       Consnt Caldr Order 2nd Read
Jun 18       Remvd from Consent Calendar
              Cal 2nd Rdng Short Debate
Jun 26       Interim Study Calendar REGIS REGULAT
              Amendment No.01 ROPP
              Cal 3rd Rdng Short Debate
              Adopted

SB-0810 RIGNEY, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAF- FER.
(Ch. 111, pars. 405.1 and 409)

Amends the Livestock Dealer Licensing Act. Provides that a livestock dealer shall not permit an agent to conduct livestock transactions other than as part of the dealer's business. Provides that a surety bond, trust fund agreement or letter of credit filed by a licensed dealer with the Department of Agriculture shall cover all livestock dealer transactions of the agent. Prohibits an agent from conducting transactions in his own behalf unless he is licensed as a livestock dealer.

FISCAL NOTE
(Dept. of Agriculture)

There will be no fiscal impact on the Department of Agriculture.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Agriculture, Conservation & Energy
May 01       Fiscal Note filed
              Committee Agriculture, Conservation & Energy
May 02       Recommended do pass 013-000-000
              Placed Calndr,Second Reading
May 08       Second Reading
              Placed Calndr,Third Reading
May 16       Third Reading - Passed 059-000-000
              Arrive House
              Placed Calndr,First Reading
SB-0810—Cont.

May 17        Hse Sponsor ROPP  
               First reading   Rfrd to Comm on Assignment
May 23        Assigned to Agriculture
Jun 05        Do Pass/Consent Calendar 015-000-000
Jun 11        Consnt Caldr Order 2nd Read
Jun 18        Consnt Caldr Order 3rd Read
              Consnt Caldr, 3rd Read Pass 117-000-000
              Passed both Houses
Jul 16        Sent to the Governor
Sep 13        Governor approved
               PUBLIC ACT 84-0294  Effective date 01-01-86

SB-0811  FRIEDLAND, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 5, par. 603; Ch. 127, pars. 40, 40.6, 40.10, 40.11, 40.14,
40.16, 40.17, 40.21 and 40.28; new pars. 40.32, 40.33 and 40.34;
rep. pars. 40.1, 40.3 and 40.5)

Amends the Agricultural Foreign Investment Disclosure Act and The Civil Administrative Code of Illinois to exempt a foreign person who acquires or transfers a leasehold interest of 10 years or less in agricultural land (presently 5 years) from disclosure requirements. Requires additional disclosure requirements for foreign persons who acquire or hold agricultural land. Makes changes in The Civil Administrative Code of Illinois relating to the powers of the Department of Agriculture. Repeals obsolete provisions.

FISCAL NOTE
(Dept. of Agriculture)

There will be no fiscal impact on the Department of Agriculture.

SENATE AMENDMENT NO. 1.

Makes a technical change in Section 40.11 of The Civil Administrative Code of Illinois to delete “repossession” and insert “suppression”.

Apr 11 1985    First reading   Rfrd to Comm on Assignment
Apr 16        Assigned to Agriculture, Conservation & Energy
May 01        Fiscal Note filed
               Committee Agriculture, Conservation & Energy
May 02        Recommended do pass 013-000-000
               Placed Calndr,Second Reading
May 08        Second Reading
               Amendment No.01  FRIEDLAND  Adopted
               Placed Calndr,Third Reading
May 16        Third Reading - Passed 058-001-000
               Arrive House
               Placed Calndr,First Reading
May 22        Hse Sponsor WAIT
               First reading   Rfrd to Comm on Assignment
May 23        Assigned to Agriculture
Jun 05        Do Pass/Consent Calendar 015-000-000
Jun 11        Consnt Caldr Order 2nd Read
Jun 18        Consnt Caldr, 3rd Read Pass 117-000-000
              Passed both Houses
Jul 16        Sent to the Governor
Sep 13        Governor approved
               PUBLIC ACT 84-0295  Effective date 01-01-86
Amends the Pesticide Act in relation to the licensing and certification of pesticide applicators. Requires first time applicants for licensure under the Act to be certified for competence and knowledge regarding pesticide use; requires recertification every 5 years and at such other times as deemed necessary by the Director of Agriculture; requires certification of pesticide dealers; specifies duration of licenses; deletes certain provisions relating to certification.

FISCAL NOTE
(Dept. of Agriculture)

SB 812 will not create any fiscal impact on State revenue nor on the Department’s budget.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 5, par. 804

Defines “bulk pesticide”, “bulk repackaging”, “business”, “facility”, “chemigation” and “use”.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy
May 01 Fiscal Note filed Committee Agriculture, Conservation & Energy
May 02 Recommended do pass 013-000-000
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000
May 22 Hse Sponsor EWING First reading Rfrd to Comm on Assignment
May 23 Assigned to Registration & Regulation
Jun 06 Do Pass/Consent Calendar 010-000-000
Jun 13 Cnsent Calendar, 2nd Read
Jun 19 Cnsent Caldr Order 3rd Read
Jul 17 Sent to the Governor
Sep 14 Governor approved

PUBLIC ACT 84-0358 Effective date 01-01-86

Amends the Wildlife Code. Makes various changes regulating the amount and manner of wild game taken in the State of Illinois, including requiring permits for the importation into this State of any wild animal not specifically regulated under that Code. Defines “individual” as a natural person so as to prohibit corporations from receiving licenses intended for taxidermists and fur buyers, tanners and breeders.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 61, pars. 1.15, 1.25, 2.6, 2.26, 2.38, 3.5 and 3.36; new pars. 1.2b-1, 1.2c-1, 1.2m-1, 2.3 and 3.40
Amends to allow employees of the Department of Conservation to operate vehicles on certain highways without lights for the purpose of making arrests and ascertaining whether violations of the Code have occurred. Establishes reporting procedures to be followed in the event of accidents resulting from actions of persons involved in hunting with firearms or bows and arrows. Provides for a civil penalty to be assessed against persons guilty of unlawfully taking or possessing species protected by the Code. Makes various other changes concerning the enforcement of the Code.

HOUSE AMENDMENT NO. 1.
Makes correction in internal reference to a Section number.

HOUSE AMENDMENT NO. 2.
Provides that Dept. of Conservation officers may operate vehicles during hours of darkness without lighted lamps for the purpose of enforcing the provisions of this Code provided such operation of a vehicle will not endanger the public health, safety and welfare. Provides that it shall be a violation of this Code to release from captivity any live species protected by the Code.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-am 1 and 2.
Adds reference to: Ch. 96 1/2, par. 9105
Recommends that the bill be further amended as follows:
Adds provisions amending the IL Forestry Development Act. Phases in an increase of the Dept. of Conservation’s cost share in forestry management programs from 20% to 80%. Provides that the Dept. may categorize practices for cost share purposes.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy
May 02 Placed Calndr,Second Reading
Recommended do pass 010-000-000
May 08 Second Reading
Placed Calndr,Third Reading
May 15 Recalled to Second Reading
Amendment No.01 DAVIDSON Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor OBLINGER First reading
Rfrd to Comm on Assignment
May 29 Assigned to Energy Environment & Nat. Resource
Jun 06 Amendment No.01 ENRGY ENVRMNT Adopted
Recommended do pass as amend 013-000-000
Placed Calndr,Second Reading
Jun 20 Second Reading
Held on 2nd Reading
Jun 21 Amendment No.02 CULLERTON Adopted
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 116-000-001
Jun 25 Secretary’s Desk Concurrence 01.02
Jun 27 S Nonconcurs in H Amend. 01.02
Speaker’s Table, Non-concur 01.02
Jun 28 H Refuses to Recede Amend 01.02
H Requests Conference Comm IST
Hse Conference Comm Apptd IST/RICHMOND, HICKS, CULLERTON,
OBLINGER & KOEHLER
Amends the Fish Code of 1971 to revise the regulations pertaining to the taking of fish and mussels, to define certain terms and to revise the Department of Conservation's role in enforcing the Fish Code of 1971.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 56, pars. 1.23, 1.25, 5.7 and 5.19

Increases the penalty for certain violations of the Act from a petty offense to a Class A or B misdemeanor; amends the provisions relating to the disposition of seized property; creates civil penalties for the unlawful taking of aquatic life.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, pars. 603-2, 603-5, 603-8, 605-1, 605-2, 605-3, 608-1 and 610-1

Amends the Snowmobile Registration and Safety Act. Provides that certificates for snowmobile registration shall be issued for a period of 3 years (now 2). Deletes provisions requiring persons to notify the Department of Transportation of their intent to register and use a snowmobile in a state other than Illinois, and requires registration expiration decals to be issued with certificates of number transferred and renewed.
MAHAR, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

Consolidates various laws administered by the Department of Energy and Natural Resources, including the Department of Energy and Natural Resources Act, Comprehensive Solar Energy Act, Coal Technology Development Assistance Act, Coal and Energy Development Bond Act and Energy Policy Planning Act into a newly created Energy and Natural Resources Act. Creates a Hazardous Wastes Research and Information Center within the Department of Energy and Natural Resources to coordinate technical assistance in the area of hazardous waste management. Changes the name of the State Water Survey to Illinois Water and Atmospheric Survey.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, par. 1022.2

Increases the membership of the Board of the Illinois State Museum from 9 to 11. Provides that at least one member shall be a person 60 or older. Replaces various references to the Department of Energy and Natural Resources with references to the Department. Makes technical corrections.
SB-0816  MACDONALD, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND
SCHAFFER.

(Ch. 61, new pars. 5.1 through 5.17; Ch. 120, new par. 501g-5)

Amends the Wildlife Code and the Revenue Act of 1939. Adds a new Article on
registered wildlife habitat land to the Wildlife Code. Provides for property tax as-
se ssment of registered wildlife habitat land as "other farmland" and valued at 1/6
of its productivity value. Effective January 1, 1986.

SENATE AMENDMENT NO. 1

Adds reference to: Ch. 120, par. 501e-1

Adds an amendment to Sec. 20e-1 to include provisions assessments for wildlife
management land. Changes the effective date to July 1, 1986.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Agriculture, Conservation
             & Energy
May 02       Recommended do pass as amend
             013-000-000
May 08       Second Reading
             Amendment No.01  AGRICULTURE  Adopted
May 16       Third Reading - Passed 059-000-000
             Arrive House
             Placed Calndr,First Reading
May 17       Hse Sponsor KLEMM
             Added As A Joint Sponsor DEUCHLER
             First reading  Rfrd to Comm on Assignment
May 23       Assigned to Energy Environment &
             Nat. Resource
Jun 03       Re-assigned to Revenue
Jun 13       Interim Study Calendar REVENUE

SB-0817  WEAVER,S, PHILIP, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 8, new par. 37-15.1)

Amends the Illinois Horse Racing Act of 1975 to permit the Illinois Racing
Board to make temporary deposits with the horsemen's bookkeeper at a race meet-
ing. Requires the bookkeeper to issue a check payable to the Board within 24 hours.
Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Ins Pensions & Licensed
             Activities
Apr 30       Waive Posting Notice 7C
             Committee Ins Pensions & Licensed
             Activities
May 07       Recommended do pass 011-000-000
May 08       Second Reading
             Placed Calndr,Third Reading
May 16       Third Reading - Passed 059-000-000
             Arrive House
             Placed Calndr,First Reading
May 20       Hse Sponsor MAUTINO
             First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
SB-0818

TOPIKNA, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAF-FER.

(Ch. 8, pars. 37-3.18, 37-9 and 37-13)

Amends the Illinois Horse Racing Act of 1975 to change the designation of the secretary of Illinois Racing Board to the executive director. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 25 Recommended do pass 011-000-000
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000
May 17 Hse Sponsor KUBIK
Added As A Joint Sponsor NASH
First reading Rfrd to Comm on Assignment
May 23 Assigned to Executive
Jun 13 Do Pass/Consent Calendar 016-000-000
Jun 18 Remvd from Consent Calendar
Jun 20 Short Debate Cal 2nd Rdng Short Debate
Jun 24 Third Reading - Passed 115-002-000
Jul 23 Sent to the Governor
Sep 17 Governor approved
PUBLIC ACT 84-0531 Effective date 09-17-85

SB-0819

TOPIKNA, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAF-FER.

(Ch. 110, par. 2-1113)

Amends the Code of Civil Procedure. Provides that proof of an unusual, unexpected or untoward medical result which ordinarily does not occur in the absence of negligence shall suffice (now, will suffice) in the application of the doctrine of Res ipsa loquitur. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary I

SB-0820

TOPIKNA, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAF-FER.

(Ch. 110, par. 2-1205)

Amends the Code of Civil Procedure. Provides that application to reduce a judgment must be made within 30 days after the judgment is entered. Effective immediately.
SB-0821  TOPINKA, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 110, par. 13-212)

Amends the Code of Civil Procedure. Provides that the period of limitations to bring actions by minors, incompetents and incarcerated criminals shall not (now, does not) begin to run until the disability is removed. Effective immediately.

SB-0822  FRIEDLAND, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 91 1/2, pars. 100-4 and 100-47)

Amends the Department of Mental Health and Developmental Disabilities Act. Provides that the facility director of each institution under the jurisdiction of the Department shall develop and implement written policies and procedures to insure that employees and visitors are properly identified at all times they are on the grounds of the facility; deletes the provision requiring that the superintendent of such institution require that each employee or visitor display a distinguishing identification on his person. Deletes or changes the names of certain institutions on the list of mental health or developmental institutions under the jurisdiction of the Department.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 91 1/2, par. 804 and new par. 5-100A; Ch. 110, par. 8-2101

Amends the Mental Health and Developmental Disabilities Code to create a Governor-appointed Medical Review Board to investigate unusual deaths or deaths reasonably due to other than natural causes of service recipients at mental health or developmental disabilities facilities operated by the Department of Mental Health and Developmental Disabilities. Requires directors of such facilities to report such deaths to the Board. Amends the Mental Health and Developmental Disabilities Confidentiality Act to give the Board access to recipient records. Amends the Civil Procedure Code to prevent disclosure of the Board’s records. Effective January 1, 1986.
SB-0822—Cont.

Jun 18  Short Debate Cal 2nd Rdng
     Cal 3rd Rdng Short Debate
Jun 21  Short Debate-3rd Passed 110-000-000
Jun 24  Secretary's Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/059-000-000
     Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved
     PUBLIC ACT 84-0902  Effective date 01-01-86

SB-0823  GEO-KARIS, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 129, par. 220.25)

Amends the Military and Naval Code. Authorizes The Adjutant General to loan
the colors, flags, guidons and military trophies of war belonging to the State to the
federal government, other state governments and recognized museums.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Exec Appointment, Vet Aff & Admin
Apr 18  Committee discharged
May 08  Second Reading
     Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
     Arrive House
     Placed Calendr, First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 20  Primary Sponsor Changed To HARRIS
     Added As A Joint Sponsor CHURCHILL
     Committee Assignment of Bills
May 23  Assigned to Executive
Jun 13  Do Pass/Consent Calendar 016-000-000
Jun 19  Consnt Caldr Order 2nd Read
Jun 21  Consnt Caldr Order 3rd Read
       Consnt Caldr, 3rd Read Pass 116-000-000
       Passed both Houses
Jul 19  Sent to the Governor
Sep 16  Governor approved
     PUBLIC ACT 84-0433  Effective date 01-01-86

SB-0824  LUFT – HOLMBERG.

(Ch. 82, par. 1)

Amends The Mechanics' Liens Act. Gives a lien to a person managing a structure
on any lot or tract and to a person who incurs expense with respect to any lot or
tract. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I
Apr 30  Recommended do pass 009-000-000
     Placed Calndr, Second Reading
May 01  Added As A Joint Sponsor HOLMBERG
     Placed Calndr, Second Reading
May 14  Second Reading
     Placed Calndr, Third Reading
May 15  Third Reading - Passed 056-000-000
May 16  Arrive House
     Hse Sponsor O'CONNELL
     Placed Calendr, First Reading
May 20  First reading  Rfrd to Comm on Assignment
SB-0825  DUDYCZ, PHILIP, WEAVER, S, DEANGELIS AND SCHAFFER.  

(Ch. 38, par. 24-1; new par. 7-15)

Amends the Criminal Code of 1961. Creates an aggravated offense defined as committing or attempting to commit a forcible felony while wearing a bulletproof vest. Includes in the offense of unlawful use of weapons the sale, manufacture, purchase, possession or carrying of a throwing star. Also changes the definition of stun gun or taser to include devices which are held near or against an individual and upon touching a human can send out current capable of disrupting the person's nervous system in such a manner as to render him incapable of normal functioning.

SENATE AMENDMENT NO. 1.
Restores the current statutory definition of “stun gun or taser”.

SENATE AMENDMENT NO. 2.
Deletes reference to: Ch. 38, par. 24-1

Deletes amendatory changes to unlawful use of weapons statute.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 38, par. 7-15
Adds reference to: Ch. 38, par. 1005-5-3.2

Deletes everything after the enacting clause. Amends the Unified Code of Corrections to make it an aggravating factor in sentencing if the defendant committed or attempted to commit a felony while he was wearing a bulletproof vest.

Correctional Budget and Impact Note Act may be applicable.
SB-0825—Cont.

Jun 27  Secretary's Desk Concurrence 01
Jun 28  S Concurs in H Amend. 01/058-000-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved
  PUBLIC ACT 84-0903  Effective date 01-01-86

SB-0826  HUDSON, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFER.

(Ch. 111 1/2, pars. 3701, 3702, 3703, 3704, 3705, 3706, 3707 and new par. 3707.1)

Amends Facilities for the Handicapped Act. Changes title to Facilities for Persons with Disabilities Act. Changes “handicapped person” to “person with a disability” throughout Act. Provides that any aggrieved person may bring an action for mandamus, injunction or other appropriate relief. Permits the court to award to the plaintiff costs of suit and attorney’s fees.

SENATE AMENDMENT NO. 1.

Provides that any action brought against any State agency, department, board, commission, officer or employee shall be brought in the Court of Claims.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public
  Health, Welfare, Corrections
Apr 24  Recommended do pass 009-000-000
May 08  Second Reading
  Amendment No. 01  HUDSON  Adopted
  Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
  Arrive House
  Placed Calendar, First Reading
May 22  Hse Sponsor WOJCIK
  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Human Services
Jun 14  Tbd pursuant Hse Rule 27D

SB-0827  FAWELL, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFER.

(Ch. 23, new par. 3447)

Amends an Act in relation to rehabilitation of disabled persons. Requires the Department of Rehabilitation Services to maintain information on persons suffering head injuries from which permanent disability may result in order to aid their rehabilitation. Requires doctors and hospitals to report such information.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public
  Health, Welfare, Corrections
Apr 24  Recommended do pass 009-000-000
May 08  Second Reading
  Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
  Arrive House
  Placed Calendar, First Reading
May 20  Hse Sponsor WOJCIK
  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Human Services
Jun 12  Interim Study Calendar HUMAN
  SERVICE
SB-0828 BLOOM, PHILIP, WEAVER,S, DAVIDSON AND SCHAFFER.
(Ch. 15, par. 221; Ch. 23, par. 3444)

Amends the State Comptroller Act and An Act in relation to rehabilitation of disabled persons. Authorizes the Department of Rehabilitation Services to maintain locally held accounts comprised of monies advanced from the Department's appropriations in relation to institutions for the handicapped for the purpose of providing immediate payment to officials, judges and athletic referees for their services rendered at school sponsored contests or events and providing students who are enrolled in an independent living program with cash so they may fulfill course objectives by purchasing commodities and other required supplies. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides that the amount of monies transferred to the Department of Rehabilitation Services in the imprest account shall not exceed $100,000. Also provides that the locally held accounts shall not exceed $10,000 per facility for the handicapped.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 15, par. 221
Deletes amendatory changes to the State Comptroller Act which authorizes the Dept. of Rehabilitation Services to maintain an imprest account in an amount not to exceed $100,000 for the making of payments for the operation of certain institutions for the handicapped.

Fiscal Note Act may be applicable.

SB-0829 TOPINKA, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAF-FER.
(Ch. 111, par. 4403, 4411 and 4426; new par. 4434a)

Amends the Medical Practice Act. Permits physicians licensed in another state and certain second year residents to provide emergency medical services in Illinois

1 Fiscal Note Act may be applicable.
under certain circumstances. Eliminates the reciprocity provision with respect to licensing physicians previously licensed elsewhere. Permits licensed physicians to use title of Doctor of medicine and M.D. without having such degree.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111, pars. 4410, 4422 and 4433

Requires that applicants submit additional evidence of qualifications. Amends Hospital Licensing Act. Prohibits any hospital from allowing a medical student to participate in a clinical training program unless the student is enrolled in a Department-approved medical school. Effective August 15, 1985.

GOVERNOR AMENDATORY VETO

Deletes reference to: Ch. 111, new par. 4434a

Recommends (1) elimination of the provision authorizing certain persons other than doctors of medicine to use the title “Doctor of Medicine” and “M.D.”; (2) exemption from the additional testing requirement persons who interrupt their medical education; (3) addition of immediate effective date; and (4) correction in punctuation.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public Health, Welfare, Corrections
Apr 24  Recommended do pass 009-000-000
May 08  Second Reading  Placed Calndr, Second Reading
May 16  Third Reading - Passed 059-000-000
Arrive House  Placed Calendr, First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 22  Primary Sponsor Changed To BARNES
       Added As A Joint Sponsor KUBIK
       Added As A Joint Sponsor NASH
       Committee Assignment of Bills
May 23  Assigned to Registration & Regulation
Jun 06  Do Pass/Consent Calendar 010-000-000
Jun 13  Consent Calendar, 2nd Reading
Jun 19  Consent Caldr, 3rd Read Pass 114-000-000
Cal 2nd Rdg Short Debate
       Mtn Reconsider Vote Prevail
       Short Debate Cal 2nd Rdg
       Held 2nd Rdg-Short Debate
Jun 20  Amendment No.01 BARNES  Adopted
Jun 24  Consent Caldr, 3rd Read Pass 111-000-003
Jun 25  Secretary’s Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/056-000-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 17  Governor amendatory veto
       Placed Cal. Amendatory Veto
Oct 16  Mtn fld accept amend veto TOPINKA
       Accept Amnd Veto-Sen Pass 054-000-000
Oct 17  Placed Cal. Amendatory Veto
Oct 29  Mtn fld accept amend veto BARNES
       Accept Amnd Veto-House Pass 111-001-000
Bth House Accept Amend Veto
Nov 18  Return to Gov-Certification
Dec 02  Governor certifies changes

PUBLIC ACT 84-1082  Effective date 12-02-85
Amends the Civil Administrative Code to authorize the Department of Conservation to assess fees for the use of facilities under the jurisdiction of the Department, to permit the Department to develop and operate public accommodation and service facilities on lands under its jurisdiction and to permit the Department to offer cash incentives not exceeding 35% of the total documented costs to qualified bidders for the development of any concession complex. Effective immediately.

FISCAL NOTE
(Prepared by Dept. of Conservation)
SB-830 will incur no additional capital cost to the Department.

HOUSE AMENDMENT NO. 1. (House recedes July 5, 1985)
Permits development of educational facilities. Specifically provides for facilities at Shelbyville Reservoir, Rock Cut State Park and Lincoln’s New Salem State Park. Requires public hearing and public bidding. Permits escrow accounts outside the State treasury.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 1.

Provides that educational facilities may be developed on State lands. Limits cash incentive contracts with developers of concession complexes to complexes at Shelbyville Reservoir, Rock Cut State Park and Lincoln’s New Salem State Park.

1 Fiscal Note Act may be applicable.
SB-0830—Cont.

Jun 30
Sen Conference Comm Apptd 1ST/RUPP
RIGNEY, JOYCE, JEREMIAH, HOLMBERG & DEMUZIO

Jul 02
House report submitted
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/054-000-000

Jul 05
House Conf. report Adopted 1ST/100-006-006
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 29
Sent to the Governor

Sep 25
Governor approved
PUBLIC ACT 84-0984 Effective date 09-25-85

1SB-0831 GEO-KARIS – SCHAFFER, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

(New Act)

Authorizes an exchange of land tracts of approximately equal value between the
Lake County Forest Preserve District and the Department of Conservation. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes distinction in reference to Lake County Forest Preserve District.

HOUSE AMENDMENT NO. 1.
Authorizes the Director of Conservation to lease a certain described land for 99
years to Gaylord Lockport Company.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
May 02 Recommended do pass 019-000-000

May 08 Second Reading
Amendment No.01 GEO-KARIS Adopted
Placed Calndr, Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr, First Reading

May 17 Hse Sponsor CHURCHILL
First reading Rfrd to Comm on Assignment
May 23 Assigned to Executive
Jun 13 Do Pass/Consent Calendar 016-000-000

Jun 18 Reqd from Consent Calendar
Cal 2nd Rdg Short Debate
Jun 20 Short Debate Cal 2nd Rdg
Amendment No.01 CHURCHILL Adopted
Consnt Caldr Order 3rd Read

Jun 24 Consnt Caldr, 3rd Read Pass 111-000-003
Jun 25 Secretary’s Desk Concurrence 01
Jun 27 S Concurs in H Amend. 01/058-000-000
Passed both Houses

Jul 26 Sent to the Governor

Aug 22 Governor approved
PUBLIC ACT 84-0176 Effective date 08-22-85

SB-0832 GEO-KARIS, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND
SCHAFFER.

(Ch. 38, par. 210-4)

1 Fiscal Note Act may be applicable.
Amends the Illinois Criminal Justice Information Act. Eliminates from membership of the Illinois Criminal Justice Information Authority the Justice of the Illinois Supreme Court. Adds an additional public member to be appointed by the Governor.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
May 01 Committee discharged

Tabled By Sponsor

SB-0833 MACDONALD – DEANGELIS, PHILIP, WEAVER,S, DAVIDSON AND SCHAFER.

(Ch. 111 1/2, new par. 1021.2)

Amends the Environmental Protection Act to provide that certain permits issued by the U.S. Environmental Protection Agency under the Resource Conservation and Recovery Act of 1976 shall be deemed to be permits issued by the Illinois EPA. Sets forth exceptions for certain landfill facilities. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that permits issued by the U.S. Environmental Protection Agency shall be deemed permits under the Environmental Protection Act. Deletes exclusion for certain landfills.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy
May 02 Placed Calndr,Second Reading
May 08 Second Reading
May 21 Recalled to Second Reading
Amendment No.01 MACDONALD Adopted
May 23 Third Reading - Passed 057-000-000
Arrive House
Placed Calendr,First Reading
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Energy Environment & Nat. Resource
Jun 13 Recommended do pass 010-000-000
Placed Calndr,Second Reading
Jun 19 Added As A Joint Sponsor DANIELS
Placed Calndr,Second Reading
Jun 20 Second Reading
Held on 2nd Reading
Jun 21 Primary Sponsor Changed To MCCracken
Held on 2nd Reading
Jun 26 Tabled House Rule 37(G)

SB-0834 KEATS, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFER.

(Ch. 17, pars. 1555, 1558, 2051 and 2802)

Amends certain Acts relating to trusts and fiduciaries. Removes the provision specifying that the amount of money a trust corporation shall have on deposit shall not exceed 10 times the amount of its paid-up capital and surplus, and that the corporation’s outstanding loans shall not exceed that amount. Provides that any trust company which carries on trust operations in more than one city or town shall be required to make only one deposit of securities with the Commissioner of Banks and Trust Companies. Removes from the definition of clearing corporation the requirement that such corporation be organized as an Illinois corporation. Changes reciprocity requirement for foreign corporations to act as a fiduciary in this State. Makes other changes.
HOUSE AMENDMENT NO. 1. (House recedes July 1, 1985)
Adds October 1, 1985 effective date.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 1.
Adds reference to: Ch. 17, pars. 311, 320, 323, 325, 338, 339, 345, 347, 377, 1304, 1306.1, 1333, 1341, 2713, 2718, 5401, 5402, 5404, 5404.1, 5407, 5408, 5409, 5410, 5411, 5412, 5414, 5415, 5416, 5417, 5419, 5421, 5422, 5423, 5424, 5425; Ch. 38, par. 39-3; Ch. 73, par. 979
Recommends that the bill be further amended as follows:
Deletes title and replaces with “An Act in relation to trust corporations, financial institutions and certain credit transactions, amending certain Acts herein named”. Alter the general corporate powers of banks with respect to facilities established to do business with operators of or passengers in motor vehicles and to allow unmanned automatic teller machines in the county of the main banking premises or contiguous counties provided that the machines comply with the Electronic Fund Transfer Transmission Facility Act and deletes other provisions in relation to such automatic machines. Provides that the Commissioner of Banks and Trust Companies shall determine minimum capital, surplus and reserve for operating expenses and that banks shall obtain insurance with the Federal Deposit Insurance Corporation. Makes other changes in relation to bank directors, charters, sales and mergers, loaning limits, loans to officers and on purchases of bank loan stock, electronic fund transfers, foreign banking corporations, and consumers installment loans.

GOVERNOR AMENDATORY VETO
Adds reference to: Ch. 17, pars. 359 and 390
Provides that if a bank establishes 4 facilities, at least one must be within 3500 yards of the main banking premises of the maintaining bank and if a bank establishes 5 facilities, at least 2 must be within 3500 yards of the main banking premises of the maintaining bank, one of which must be within 500 yards of the main banking premises of the maintaining bank, unless permitted to be within 750 yards of the new location of a relocated main banking premises. Provides for $10,000 fine for certain violations and actions which are unsafe or unsound banking practices, and for review under the Administrative Review Law. Makes other changes.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Finance and Credit Regulations
May 03 Recommended do pass 013-000-000
May 08 Placed Calndr,Second Reading
May 16 Placed Calndr,Third Reading
May 16 Third Reading - Passed 058-001-000
Arrive House
May 22 Placed Calndr,First Reading
May 22 Hse Sponsor ZWICK
May 23 First reading Rfrd to Comm on Assignment
Jun 12 Assigned to Financial Institutions
May 23 Do Pass/Short Debate Cal 021-000-000
Jun 18 Cal 2nd Rdng Short Debate
Jun 26 Short Debate Cal 2nd Rdng
Jun 26 Cal 3rd Rdng Short Debate
Jun 26 Amendment No.01 Mtn Prev-Recall 2nd Reading ZWICK Adopted
Jun 26 Cal 3rd Rdng Short Debate
Jun 27 Mtn Prevail to Suspend Rule 37(C)
Jun 28 Short Debate-3rd Passed 113-000-000
Jun 27 Secretary's Desk Concurrence 01
Jun 28 S Nonconcurs in H Amend. 01
Jun 28 Speaker's Table, Non-concur 01
Jun 28 H Refuses to Recede Amend 01
Jun 28 H Requests Conference Comm 1ST
SB-0834—Cont.

Jun 30  Hse Conference Comm Apptd 1ST/GREIMAN,
     FLINN, CULLERTON,
     VINSON AND ZWICK

Sen Conference Comm Apptd 1ST/KEATS
     KUSTRA, SAVICKAS,
     JOYCE, JEREMIAH,
     & NEDZA

House report submitted

Jul 01  3/5 vote required

House Conf. report Adopted 1ST/096-007-010

Senate report submitted

Jul 01  3/5 vote required

Senate Conf. report Adopted 1ST/057-000-000

Both House Adoptd Conf rpt 1ST

Passed both Houses

Jul 29  Sent to the Governor

Sep 25  Governor amendatory veto

Placed Cal. Amendatory Veto

Oct 16  Mtn fild accept amend veto KEATS

Accept Amnd Veto-Sen Pass 057-000-000

Oct 17  Placed Cal. Amendatory Veto

Oct 29  Mtn fild accept amend veto ZWICK

Accept Amnd Veto-House Pass 109-000-003

Bth House Accept Amend Veto

Oct 31  Return to Gov-Certification

Nov 01  Governor certifies changes

      PUBLIC ACT 84-1004  Effective date 11-01-85

1 SB-0835  HUDSON, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 17, pars. 359, 392, 1324, 1355, 1356, 1358, 1360, 1563,
1566, 1567 and 2510.1; rep. par. 1357)

Amends The Illinois Bank Holding Company Act of 1957, the Illinois Banking
Act, the Trust Companies Act and the Electronic Fund Transfer Transmission Fac-
ility Act. Enumerates certain powers given to the Commissioner of Banks and
Trust Companies including the imposition of discretionary civil penalties up to
$10,000, and certain powers given to the Board of Banks and Trust Companies.
Provides for hearings upon the revocation of certificates of authority, and that any
company which fails to timely file its annual statement may be fined $100 for each
day of noncompliance. Makes other changes.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 17, pars. 1361, 1362, 1363, 1364, 1365,
1366, 1367, 1368, 1571, 1572, 1573 and 1574

Creates the Illinois Electronic Fund Transfer Advisory Committee which shall
consist of the Commissioners and 10 other members, the Illinois Electronic Data
Processing Advisory Committee which shall consist of the Commissioner and 8 oth-
er members, and the Illinois Fiduciary Advisory Committee which shall consist of
the Commissioner and 8 other members.

SENATE AMENDMENT NO. 2.

Corrects “effect” to “effective”.

SENATE AMENDMENT NO. 3.

Requires the Fiduciary Advisory Committee to make recommendations to the
Commissioner, not the Governor or General Assembly, and removes provisions for
recommendations relating to proposed amendments to legislation.

HOUSE AMENDMENT NO. 1.

Provides that administrative decision, order or determination of the Commissioner
rendered in a case which affects the legal rights of parties and which terminate
the proceedings before the Commissions. Makes other changes.

1 Fiscal Note Act may be applicable.
Amends the Fraud in Public Contracts Act. Exempts fee simple titles and easements acquired by the State for the placing of utility lines to connect State projects to main utility lines from the requirement of Attorney General approval if the consideration paid is less than $2,500. Effective immediately.

SENATE AMENDMENT NO. 1.
Amends to make technical change for clarification.

SENATE AMENDMENT NO. 2.
Excludes easements for other purposes from exemption.
SB-0836—Cont.

May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Executive
Jun 13 Consnt Caldr Order 2nd Read
Jun 19 Cnsent Calendar, 2nd Reading
Jun 21 Consnt Caldr Order 3rd Read
Jun 21 Consnt Caldr, 3rd Read Pass 116-000-000
Jun 19 Cnsent Calendar, 2nd Readng
Jul 19 Sent to the Governor
Sep 16 Governor approved

PUBLIC ACT 84-0434 Effective date 01-01-86

SB-0837 DAVIDSON, PHILIP, WEAVER,S, DEANGELIS AND SCHAFFER.

(Ch. 127, par. 161)

Amends the State Finance Act to permit the Capital Development Board to obligate and pay out funds for contract change orders for permanent improvements during the period July 1 through September 30. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive

SB-0838 KARPIEL, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 23, par. 2057.3)

Amends Abused and Neglected Child Reporting Act. Permits the Department of Children and Family Services to delegate the performance of the investigation of reports of child abuse or neglect to any law enforcement agency, rather than only to a local law enforcement agency.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public
Apr 24 Recommended do pass 009-000-000
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000
May 17 Hse Sponsor HENSEL
May 23 Assigned to Human Services
May 29 Do Pass/Consent Calendar 014-000-000
Jun 04 Cnsent Calendar, 2nd Readng
Jun 11 Added As A Joint Sponsor HARTKE
Jun 14 Added As A Joint Sponsor SHAW
Jun 18 Added As A Joint Sponsor SOLIZ
Jul 16 Sent to the Governor
Sep 13 Governor approved

PUBLIC ACT 84-0296 Effective date 01-01-86

SB-0839 GEO-KARIS, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 127, par. 133b10.1)

Amends the Property Control Act. Authorizes the Director of Central Management Services to order such surveys, abstracts of title or commitments of title insur-
SB-0839—Cont.

ance as may be necessary to demonstrate to prospective purchasers marketable title in any surplus real property offered for sale by the State. Provides that all conveyances of property by the Director shall be by quit claim deed unless otherwise authorized by the General Assembly. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
Apr 24 Recommended do pass 019-000-000

Placed Calndr, Second Reading

May 08 Second Reading
Placed Calndr, Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendar, First Reading

May 17 Hse Sponsor CHURCHILL
First reading Rfrd to Comm on Assignment

May 23 Assigned to Executive
Jun 13 Do Pass/Consent Calendar 016-000-000

Consnt Caldr Order 2nd Read
Jun 19 Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 21 Consent Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Jul 19 Sent to the Governor

Sep 16 Governor approved
PUBLIC ACT 84-0435 Effective date 09-16-85

SB-0840 GEO-KARIS, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 127, new par. 63b5)

Amends the Civil Administrative Code. Provides that the Department of Central Management Services may establish and implement a plan whereby State employees may select benefits authorized by the Internal Revenue Code. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 127, pars. 166c, 523 and 529

Amends “The Civil Administrative Code of Illinois”, the “State Employees Group Insurance Act of 1971” and “An Act in relation to State finance”. Provides that plans may be adopted which permit State employees and officers and State university employees to enter into agreements with their employer to receive, in lieu of salary, benefits which are not taxable under the federal Internal Revenue Code. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
Apr 24 Recommended do pass 018-000-001

Placed Calndr, Second Reading

May 08 Second Reading
Placed Calndr, Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendar, First Reading

May 17 Hse Sponsor CHURCHILL
Added As A Joint Sponsor DAVIS
First reading Rfrd to Comm on Assignment

May 23 Assigned to State Gov Adm & Regulatory Rev
Jun 06 Amendment No.01 ST GOV REVIEW Adopted
Do Pass Amend/Short Debate 014-000-000

Cal 2nd Rdng Short Debate
SB-0841  TOPINKA, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFER.

(Ch. 127, par. 525)

Amends the State Employees Group Insurance Act. Extends the maximum term for the group health insurance contract authorized under the Act from 2 years with renewal options to 5 years.

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<tr>
<td>Apr 11 1985</td>
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<td>May 08</td>
<td>Second Reading</td>
<td>Placed Calndr, Second Reading</td>
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<td>May 16</td>
<td>Third Reading - Passed 059-000-000</td>
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<td>Hse Sponsor KUBIK</td>
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<td>Sep 14</td>
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PUBLIC ACT 84-0167 Effective date 08-16-85

SB-0842  COFFEY, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFER.

(Ch. 56, par. 5.9; Ch. 61, pars. 3.2 and 3.4)

Amends the Fish Code of 1971 and the Wildlife Code to change the nonresident fishing license fee to a flat $15 or $8 for 10 days; to change the hunting license fee for nonresidents to a flat $45 or $25 for 10 days; and to change the trapping license fee for nonresidents to a flat $100 and continue the nonresident trapping license fee at $250 if the licensee's state of residence does not allow trapping by Illinois residents. Eliminates the special hunting license provisions for nonresidents 65 years of age and older. Effective April 1, 1986.

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<td>Apr 16</td>
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<td>Assigned to Agriculture, Conservation &amp; Energy</td>
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</tbody>
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SB-0843  GEO-KARIS – KARPIEL, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFER.

(Ch. 38, pars. 206-3 and 206-3.1; Ch. 127, par. 55a)

1 Fiscal Note Act may be applicable.
Amends the Criminal Identification and Investigation Act and Civil Administrative Code. Provides that the Department of Law Enforcement may furnish records of convictions to units of local government and local liquor commissioners and shall charge a fee for such records. Authorizes the Department to maintain records of any first offender under the Cannabis Control Act who fulfills the terms and conditions of his probation.

**SENATE AMENDMENT NO. 1.**
Deletes the provision which permits the Department of Law Enforcement to conduct employment inquiries, without charge, upon the request of a unit of local government or school district.

**HOUSE AMENDMENT NO. 1.**
Provides that the Illinois Criminal Justice Information Authority shall establish an applicable fee for the dissemination of conviction records.

**HOUSE AMENDMENT NO. 2.**
Adds reference to: Ch. 38, pars. 28-3 and 28-5

Deletes everything after the enacting clause. Amends the Criminal Code of 1961 relating to gambling devices and gambling places. Changes the definitions of gambling device and gambling place. Expands definition of gambling place to include property upon or in which a gambling device is located. Establishes the burden of proof necessary to establish that a device is a gambling device and subject to forfeiture.

April 11, 1985  First reading  Rfrd to Comm on Assignment
April 16        Assigned to Local Government
May 01         Recommended do pass 009-000-000

May 08  Second Reading
        Amendment No.01 GEO-KARIS  Adopted
        Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
        Arrive House
        Placed Calendr, First Reading
May 17  Hse Sponsor CHURCHILL
        Added As A Joint Sponsor LEVERENZ
        First reading  Rfrd to Comm on Assignment
May 23        Assigned to Judiciary II
June 11       Recommended do pass 010-003-000

June 18       Added As A Joint Sponsor COWLISHAW
Second Reading
        Amendment No.01 CHURCHILL  Adopted
        Placed Calndr, Third Reading
June 26       Mtn Prev-Recall 2nd Reading
        Amendment No.02 CHURCHILL  Adopted
        Placed Calndr, Third Reading
        Mtn Prevail to Suspend Rule 37(C)
        Tabled House Rule 37(G)

5 SB-0844 DUDYCZ, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFER.

(Ch. 38, pars. 31-6 and 31-7)

Amends the Criminal Code. Provides that any person convicted of or charged with a felony who knowingly fails to report to a penal institution, or any person who knowingly aids such person in failing to report to a penal institution, is guilty of a Class 3 felony. Provides that any person convicted of or charged with a misdemeanor who knowingly fails to report to a penal institution, or any person who knowingly aids such person in failing to report to a penal institution, is guilty of a Class B misdemeanor.

5 Correctional Budget and Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, par. 31-7

Makes it a Class 3 felony for a person sentenced to periodic imprisonment for a felony and a Class B misdemeanor for a person sentenced to periodic imprisonment for a misdemeanor to knowingly fail to report for periodic imprisonment. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 38, par. 12-4

Adds employees of the Department of Children and Family Services to those victims of a battery upon whom the crime is one of “aggravated battery”.

GOVERNOR AMENDATORY VETO

Recommends making knowing failure to report to a penal institution following conviction for a felony a Class 3 felony and making knowing failure to report to a penal institution following conviction for a misdemeanor a Class B misdemeanor.

Amends The Unemployment Insurance Act. Increases from 3 to 5 years the limitation period for recovering unemployment insurance benefits improperly paid. Includes recoupment based on a decision of the Board of Review that an individual is ineligible for benefits. Increases from 25% to 50% of the individual’s weekly benefit amount, the amount which can be recouped.
Amends The Illinois Development Finance Authority Act. Redefines industrial project. Provides that in evaluating the eligibility of any prospective industrial project to be located within any area of critical labor surplus, the Authority shall consider the relationship between the amount of funds to be provided by the Authority and the degree to which the project will contribute to the creation or retention of employment including the employment in the construction industry and to the economic development of the area in which the industrial project is located and will alleviate a need or demand for the goods or services to be provided by the industrial project. Effective immediately.

Amends The Illinois Development Finance Authority Act. Increases the Authority Board from 13 to 15 members. Increases from 10 to 13 the number of public members appointed by the Governor with the advice and consent of the Senate. Deletes the Chairman of the Commission for Economic Development or his designee from membership. Provides that the Executive Director or any committee of the Board may carry out such responsibilities of the Board as the Board by resolution may delegate. Grants the Authority the power to employ independent contractors and to fix compensation, benefits and terms and conditions of employment of agents, employees and independent contractors. Resections Section 6. Effective immediately.

HOUSE AMENDMENT NO. 1.

Amends The Illinois Development Finance Authority Act. Establishes additional standards to be used by the Authority in evaluating the eligibility of any prospective industrial project to be located within any area of critical labor surplus. Also provides that the members initially appointed under this amendatory Act shall serve until the third Monday in January 1989.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 3.
Amends The Illinois Development Finance Authority Act. Redefines industrial project. Provides that in evaluating the eligibility of any prospective industrial project to be located within any area of critical labor surplus, the Authority shall consider the relationship between the amount of funds to be provided by the Authority and the degree to which the project will contribute to the creation or retention of employment including the employment in the construction industry and to the economic development of the area in which the industrial project is located and will alleviate a need or demand for the goods or services to be provided by the industrial project.

HOUSE AMENDMENT NO. 4. (House recedes October 31, 1985)
Adds reference to: Ch. 48, new pars. 850.07z25, 850.07z26, 850.07z27, 850.07z28, 850.07z29, 850.07z30, 850.07z31, and 850.07z32; Ch. 34, par. 406, new par. 429.23a

Authorizes Authority to issue bonds for correctional facilities and courthouses. Permits counties to tax for correctional facilities and courthouses, subject to a backdoor referendum.

CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the House recede from H-am 4.

Recommends that the bill be further amended as follows: Amends the IL Development Finance Authority Act to remove the exclusion of local government units with a population exceeding 25,000 from the definition of unit of local government. Authorizes IL Development Finance Authority to invest its funds in obligations issued by the State, a unit of local govt. or school district which obligations are rated by a national rating service within the 2 highest classifications or certain equity securities. Abolishes Infrastructure Financing Evaluation Committee. Effective immediately.

Apr 11 1985     First reading     Rfrd to Comm on Assignment
Apr 16           Assigned to Executive
May 02           Placed Calndr,Second Reading
May 08           Second Reading     Placed Calndr,Third Reading
May 16           Third Reading - Passed 059-000-000
                  Arrive House
                  Placed Calndr,First Reading
May 17           First reading     Rfrd to Comm on Assignment
May 23           Assigned to Select Comm on Economic Dev
Jun 04           Added As A Joint Sponsor WOODYARD
                  Added As A Joint Sponsor TATE
                  Added As A Joint Sponsor DAVIS
                  Added As A Joint Sponsor GOFORTH
                  Committee Select Comm on Economic Dev
Jun 05           Re-assigned to Executive
Jun 06           Primary Sponsor Changed To SALTSMAN
                  Committee Executive
Jun 13           Do Pass/Consent Calendar 016-000-000
Jun 18           Remvd from Consent Calendar
                  Cal 2nd Rdg Short Debate
Jun 20           Short Debate Cal 2nd Rdg
                  Held 2nd Rdg-Short Debate
Jun 26           Amendment No.01 SALTSMAN Adopted
                  Mtm Prevail Suspend Rul 37G
                  Held 2nd Rdg-Short Debate
Jun 27 Amendment No.02 CULLERTON Withdrawn
Amendment No.03 CULLERTON Adopted
Amendment No.04 SALTSMAN Adopted
Amendment No.05 SALTSMAN Withdrawn
Amendment No.06 SALTSMAN Withdrawn
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(C)
Short Debate-3rd Passed 117-001-000
Jun 28 Secretary’s Desk Concurrence 01,03,04
Jun 29 S Concurs in H Amend. 01,03
S Nonconcurs in H Amend. 04
Speaker’s Table, Non-concur 04
Jun 30 H Refuses to Recede Amend 04
H Requests Conference Comm 1ST
Hse Conference Comm Appptd 1ST/SALTSMAN,
  MADIGAN, CULLERTON
  VINSON & HOFFMAN
Jul 01 Sen Conference Comm Appptd 1ST/WEAVER,S
  SCHUNEMAN,
  SANGMEISTER, CHEW
  & SAVICKAS
Jul 02 Senate report submitted
  3/5 vote required
  Senate Conf. report lost 1ST/018-031-002
  S Requests Conference Comm 2ND
  Sen Conference Comm Appptd 2ND/WEAVER,S
  SCHUNEMAN,
  SANGMEISTER, CHEW
  & SAVICKAS
  Hse Conference Comm Appptd 2ND/SALTSMAN,
  MADIGAN, CULLERTON
  VINSON & HOFFMAN
Jul 05 House report submitted
  3/5 vote required
  House Conf. report Adopted 2ND/101-009-000
Oct 31 Senate report submitted
  3/5 vote required
  Senate Conf. report Adopted 2ND/057-000-000
  Both House Adoptd Conf rpt
  Passed both Houses
Nov 04 Sent to the Governor
Nov 14 Governor approved
PUBLIC ACT 84-1023 Effective date 11-14-85

1 SB-0848 DUDYČZ, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(New Act; Ch. 38, pars. 206-2, 206-3, 206-5, 206-7, 210-3, 210-7
and 1005-6-3.1, rep. par. 206-4; Ch. 85, par. 2-101; Ch. 116,
par. 207; Ch. 127, par. 55a)

Creates the Criminal History Record Information Act. Specifies various levels of
access to criminal history record information for the public and for criminal justice
agencies. Makes other changes in the law with respect to the collection, mainte-
nance and dissemination of criminal history record information. Amends the Act in
relation to criminal identification and investigation, the Illinois Criminal Justice In-
formation Act, the Unified Code of Corrections, the Local Governmental and Gov-
ernmental Employees Tort Immunity Act, the Freedom of Information Act and the
Civil Administrative Code of Illinois. Effective one year after becoming a law.

SENATE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Makes refinement in the original
bill. Adds provisions limiting researcher access to and use of arrest and

1 Fiscal Note Act may be applicable.
non-conviction records. Provides that a researcher may gain access to criminal history record information from which the identity of an individual can be ascertained reconstructed, or verified, only by first receiving written approval from the II. Criminal Justice Information Authority. Provides that the researcher bears the burden of establishing a legitimate need to know the identity of the individuals to whom such information pertains for demonstrating that the research goals of the project cannot satisfactorily be attained other than by identifying the individual whom the record pertains and for meeting such other criteria as the Authority may deem appropriate to protect the security and integrity of the information, the orderly and efficient operation of the criminal justice agency making it available, and the privacy and reputation of the individual to whom the record pertains.

SENATE AMENDMENT NO. 3.
Changes provisions relating to employer access and use of conviction information. Provides that an employer, employment agency or labor organization which requests criminal history record information from any criminal justice agency pertaining to an employee or projective employee to which the criminal justice agency can send a copy of the criminal history record. Provides that the criminal justice agency shall send the employee or prospective employee a copy of the criminal history record information it sends the employer, employment agency or labor organization. Provides that an employee or prospective employee notified of a request for criminal history record information may not challenge reliance on the accuracy or completeness of such criminal history record information by an employer, employment agency or labor organization unless the challenge is made within 7 working days from the date such notification was made. Provides that no employer, employment agency or labor organization is required to request any criminal history record information or is liable to any employee or prospective employee for action taken in reliance on criminal history information, received from a criminal justice agency which it in good faith believes to be accurate.

Amends the Environmental Protection Act to enumerate certain prohibited practices relating to the operation of sanitary landfills; provides for enforcement of such prohibitions by administrative order; makes violators subject to a civil penalty of $500 per violation.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Changes "administrative order" to "administrative citation"; changes the civil penalty provisions; makes other changes.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 1/2, pars. 1003, 1004, 1021, 1031, new par. 1031.1, 1042
Adds reference to: Ch. 48, par. 1405


SB-0849—Cont.

SENATE AMENDMENT NO. 1.
Changes "administrative order" to "administrative citation"; changes the civil penalty provisions; makes other changes.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 1/2, pars. 1003, 1004, 1021, 1031, new par. 1031.1, 1042
Adds reference to: Ch. 48, par. 1405


SB-0849

SENATE AMENDMENT NO. 1.
Changes "administrative order" to "administrative citation"; changes the civil penalty provisions; makes other changes.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 1/2, pars. 1003, 1004, 1021, 1031, new par. 1031.1, 1042
Adds reference to: Ch. 48, par. 1405


SB-0850

Amends the Controlled Substances Act to add reference to cocaine and ecgonine, and to optical, position and geometric isomers and their salts, in the material relating to preparations of coca leaves.

SENATE AMENDMENT NO. 1.
Adds another reference to "isomer"; changes "position" to "positional".

SB-0850

DUDYCZ, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

Amends the Controlled Substances Act to add reference to cocaine and ecgonine, and to optical, position and geometric isomers and their salts, in the material relating to preparations of coca leaves.

SENATE AMENDMENT NO. 1.
Adds another reference to "isomer"; changes "position" to "positional".

SB-0850

Amends the Controlled Substances Act to add reference to cocaine and ecgonine, and to optical, position and geometric isomers and their salts, in the material relating to preparations of coca leaves.

SENATE AMENDMENT NO. 1.
Adds another reference to "isomer"; changes "position" to "positional".
SB-0850—Cont.

Apr 30  Recommended do pass 011-000-000
May 08  Second Reading
         Amendment No.01  DUDYČZ  Adopted
May 16  Third Reading - Passed 059-000-000
         Arrive House
May 17  First reading  Rfrd to Comm on Assignment
May 20  Primary Sponsor Changed To NASH
         Committee Assignment of Bills
May 23  Assigned to Judiciary II
Jun 13  Do Pass/Consent Calendar 014-000-000
         Consnt Caldr Order 2nd Read
Jun 19  Consent Calendar, 2nd Reading
Jun 21  Consent Caldr, 3rd Read Pass 116-000-000
         Passed both Houses
Jul 19  Sent to the Governor
Sep 03  Governor approved
         PUBLIC ACT 84-0254  Effective date 01-01-86

SB-0851  DEANGELIS - DUDYČZ, PHILIP, WEAVER,S, DAVIDSON AND SCHAFFER.

(Ch. 38, par. 206-9; Ch. 127, par. 55a-8)

Amends the Criminal Identification and Investigation Act and The Civil Administrative Code of Illinois. Provides the Department of Law Enforcement may promulgate rules concerning the administration and utilization of dental records submitted to it for the identification of dead bodies and the location of missing persons, and the provision of information concerning persons regarding whom dental records have been submitted to it. Eliminates the requirements that a forensic odontologist examine the records and that the Department return the records of missing persons who have been found.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Executive
May 02  Recommended do pass 019-000-000
May 08  Second Reading
May 16  Third Reading - Passed 059-000-000
         Arrive House
May 22  Hse Sponsor JOHNSON
         Added As A Joint Sponsor HAWKINSON
May 23  Assigned to Judiciary II
Jun 11  Do Pass/Consent Calendar 014-000-000
         Consnt Caldr Order 2nd Read
Jun 13  Consent Calendar, 2nd Reading
Jun 19  Consent Caldr, 3rd Read Pass 114-000-000
         Passed both Houses
Jul 17  Sent to the Governor
Sep 03  Governor approved
         PUBLIC ACT 84-0255  Effective date 01-01-86

SB-0852  KUSTRA, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 121, par. 307.10)

Amends the Illinois State Police Act. Provides that Department of Law Enforcement officers who are promoted shall serve a probationary period of 12 months from
the date of promotion and during that period may be reduced in rank at the will of the Director to that rank which was held immediately prior to the promotion.

SB-0853  GEO-KARIS, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 38, par. 24-2)

Amends the Criminal Code. Specifies that the exemption for peace officers from the offense of unlawful use of weapons applies only to those performing official duties.

HOUSE AMENDMENT NO. 1. (Tabled June 21, 1985)

Adds reference to: Ch. 38, par. 2-13

Expands the definition of peace officer to include officers, agents or employees of the federal government commissioned to enforce federal criminal laws and to make arrests for violations thereof. Effective immediately.

HOUSE AMENDMENT NO. 3.

Adds reference to: Ch. 38, par. 2-13

Makes same changes as H-am 1, tabled on this date, but specifies definition change is for purposes of unlawful use of weapons. Effective immediately.

SB-0854  ETHEREDGE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 95 1/2, par. 12-215)

Amends The Illinois Vehicle Code. Authorizes law enforcement vehicles owned by State or local authorities to use either blue or amber oscillating, rotating or flashing lights when used in combination with red oscillating, rotating or flashing lights.
SENATE AMENDMENT NO. 1.
Strikes unnecessary language.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Transportation
May 02 Recommended do pass 011-000-000

Placed Calndr,Second Reading

May 14 Second Reading Amendment No.01 ETHEREDGE Adopted
Placed Calndr,Third Reading

May 15 Third Reading - Passed 055-001-000
May 16 Arrive House
Placed Calndr,First Reading

May 22 Hse Sponsor WOODYARD Added As A Joint Sponsor RYDER
Placed Calndr,First Reading

May 23 First reading Rfrd to Comm on Assignment

Jun 05 Do Pass/Consent Calendar 019-000-000

Jun 11 Consent Calendar, 2nd Reading
Jun 18 Consent Caldr Order 3rd Read
Passd both Houses

Jul 16 Sent to the Governor

Sep 03 Governor approved

PUBLIC ACT 84-0256 Effective date 01-01-86

1SB-0855 MACDONALD – GEO-KARIS, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 111 1/2, pars. 216a, 218.14 and 219; new par. 230.15)

Amends the Radiation Protection Act and An Act in relation to personnel radiation monitoring. Authorizes the Department of Nuclear Safety to enforce rules pertaining to labeling, handling, packaging, transferring and transporting radiation sources. Also authorizes the Department to require licensees of ionizing radiation materials and devices to provide adequate financial assurance to protect the State against costs in the event of site abandonment or failure of a licensee to meet the Department’s requirements. Also authorizes the Department to promulgate rules establishing radiation exposure limits for given population groups. Grants the Department additional powers for abating certain violations. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy
May 02 Recommended do pass 013-000-000

Placed Calndr,Second Reading

May 08 Second Reading
Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House

May 17 Hse Sponsor PARKE First reading Rfrd to Comm on Assignment

May 23 Assigned to Energy Environment & Nat. Resource

Jun 06 Do Pass/Short Debate Cal 013-000-000

Jun 18 Short Debate Cal 2nd Rdng Short Debate
Cal 3rd Rdng Short Debate

1 Fiscal Note Act may be applicable.
Amends the Human Rights Act. Provides for the deposing of witnesses as in other civil cases. Provides that the respondent shall designate an agent to receive complaints, orders and other correspondences, and that a 3-member panel may issue cease and desist orders for any civil rights violations of the Act, shall order petitions for enforcement of subpoenas and shall approve certain settlements. Makes it a civil rights violation to aid, abet, compel or coerce a person to commit any violation of the Act. Makes other changes.

SENATE AMENDMENT NO. 1.
Makes non-substantive punctuation and spelling corrections: Changes “or” to “of”.

SENATE AMENDMENT NO. 2.
Deletes reference to: Ch. 68, par. 8-106

SENATE AMENDMENT NO. 3.
Increases the membership of the Human Rights Commission from 9 to 11 members. Provides that no more than 6 members shall be of the same political party. Provides that one of the members of the Commission shall be appointed for a term expiring on the third Monday of January, 1987 and one member shall be appointed to a term expiring on the third Monday of January, 1989.

HOUSE AMENDMENT NO. 1.
Provides for the taking of testimony on deposition of a witness within or without the State if the witness’ testimony is required.

HOUSE AMENDMENT NO. 2.
Expands the Human Rights Commission from 11 to 13 members.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1 and 2.

GOVERNOR AMENDATORY VETO
Recommends addition of an immediate effective date.
Amends the Minimum Wage Law. Provides any sums recovered by the Director of the Department of Labor on behalf of an employee to whom unpaid minimum wages or unpaid overtime compensation is owed shall be deposited into the General Revenue Fund where the Director is unable to pay such sums to the employee within one year after their collection. Eliminates provisions concerning the Director's taking assignments in trust of an employee's claims for unpaid wages. Removes provisions concerning the effective date of the overtime-wage-rate exemption with regard to executive, administrative or professional employees, commissioned employees and employees of a mutual employer working in one another's stead pursuant to a worktime exchange agreement.
SB-0857—Cont.

May 17  Hse Sponsor PARKE
Added As A Joint Sponsor PANAYOTOVICH
First reading Rfrd to Comm on Assignment
May 23  Assigned to Labor & Commerce
Jun 06  Recommended do pass 015-000-000
Jun 18  Placed Calndr,Second Reading
Jun 24  Second Reading
Placed Calndr,Third Reading
Jun 24  Added As A Joint Sponsor HARTKE
Placed Calndr,Third Reading
Third Reading - Passed 117-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 17  Governor approved
PUBLIC ACT 84-0532  Effective date 01-01-86

SB-0858  KARPIEL, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAF-FER.

(Ch. 48, par. 31.8)

Amends the Child Labor Law to authorize the city or regional superintendent of
schools, or their duly authorized agents to issue an employment certificate for any
minor under 16 years of age, permitting the appearance of the minor as a model or
in a motion picture, radio or television production. Grants the Department of Labor
the power to promulgate rules to carry out these provisions.

Apr 11 1985  First reading Rfrd to Comm on Assignment
Apr 16  Assigned to Labor and Commerce
Apr 24  Recommended do pass 009-000-000
May 08  Placed Calndr,Second Reading
May 16  Second Reading
Placed Calndr,Third Reading
May 17  Third Reading - Passed 058-000-001
Arrive House
May 17  Placed Calndr,First Readng
May 17  Hse Sponsor HENSEL
Added As A Joint Sponsor STANGE
First reading Rfrd to Comm on Assignment
May 23  Assigned to Labor & Commerce
Jun 13  Do Pass/Consent Calendar 025-000-000
Jun 19  Consnt Caldr Order 2nd Read
Jun 19  Consnt Calendar, 2nd Readng
Jun 21  Consnt Caldr Order 3rd Read
Jun 21  Consnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Jul 19  Sent to the Governor
Sep 16  Governor approved
PUBLIC ACT 84-0436  Effective date 01-01-86

SB-0859  GEO-KARIS – DAVIDSON, PHILIP, WEAVER,S, DEANGELIS AND SCHAFFER.

(Ch. 38, rep. pars. 50-11 through 50-15)

Repeals the Amusement Ride and Attraction Safety Insurance Act.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, new par. 4065.1

Amends the Carnival and Amusement Rides Safety Act. Requires any person or
entity contracting with an operator for the provision of an amusement ride or
amusement attraction to inform the Department of Labor of the name and address
of the operator, as well as the dates on which the ride or attraction will be operated
pursuant to the contract and the location at which such ride or attraction will be so
operated. Adds immediate effective date.
CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1.

Adds 2 members to the Carnival-Amusement Safety Board. Amends the State Employees Indemnification and Representation Act to provide the Attorney General shall appear on behalf of and defend any individual or organization which contracts with the Dept. of Labor to provide services as a carnival and amusement ride safety inspector where a civil action has been commenced against such individual or organization alleging malpractice, death or bodily or other personal injury arising out of an act or omission occurring on or after May 1, 1985, within the scope of the individual's or organization's employment. Further provides the State shall indemnify such individual or organization for any damages awarded against the individual or organization in such action.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 25 Recommended do pass 011-000-000
May 08 Second Reading Placed Calndr, Second Reading
May 15 Third Reading - Passed 057-000-000
May 16 Arrive House Hse Sponsor FREDERICK, VF
May 20 First reading Rfrd to Comm on Assignment
May 23 Assigned to Registration & Regulation
May 30 Added As A Joint Sponsor NASH Committee Registration & Regulation
Jun 06 Do Pass/Consent Calendar 010-000-000
Jun 13 Consent Calendar, 2nd Reading Consent Caldr Order 2nd Read
Jun 18 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
Jun 19 Short Debate Cal 2nd Rdng Amendment No. 01 FREDERICK, VF Adopted Consent Caldr Order 3rd Read
Jun 21 Consent Caldr, 3rd Read Pass 116-000-000
Jun 24 Secretary's Desk Concurrence 01
Jun 27 S Nonncrs in H Amend. 01 Speaker's Table, Non-concur 01
Jun 28 H Refuses to Recede Amend 01 H Requests Conference Comm 1ST Hse Conference Comm Apptd 1ST/NASH, MATIJEVICH, CULLERTON, FREDERICK, VF AND TATE
Jun 30 Sen Conference Comm Apptd 1ST/GEO-KARIS RUPP, JONES, SMITH & WELCH House report submitted Senate report submitted Senate Conf. report Adopted 1ST/057-000-000
Jul 02 Added As A Joint Sponsor STECZO 3/5 vote required House Conf. report Adopted 1ST/113-000-000 Both House Adoptd Conf rpt 1ST Passed both Houses
Jul 29 Sent to the Governor
<table>
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<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
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<tr>
<td>Sep 17</td>
<td>Governor approved</td>
<td>PUBLIC ACT 84-0533 Effective date 09-17-85</td>
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<td>SB-0860</td>
<td>GEO-KARIS – DAVIDSON, PHILIP, WEAVER, S, DEANGELIS AND SCHAFFER.</td>
<td>(Ch. 111 1/2, par. 4059) Amends the Carnival and Amusement Rides Safety Act. Deletes the requirement that amusement ride inspectors be practicing mechanical or electrical engineers. Effective immediately.</td>
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<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Apr 16</td>
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<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
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<td>Apr 25</td>
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<td>Recommended do pass 011-000-000</td>
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<td>May 08</td>
<td>Second Reading</td>
<td>Placed Calndr,Second Reading</td>
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<td>May 15</td>
<td>Third Reading - Passed 056-000-000</td>
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<td>May 16</td>
<td>Arrive House</td>
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<td>May 20</td>
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<td>Jun 19</td>
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<td>Jun 25</td>
<td>Sent to the Governor</td>
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<td>Jun 26</td>
<td>Governor approved</td>
<td>PUBLIC ACT 84-0008 Effective date 06-26-85</td>
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<td>SB-0861</td>
<td>GEO-KARIS, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.</td>
<td>(Ch. 127, new par. 527.1) Amends the State Employees Group Insurance Act of 1971. Allows any group insurance benefit received by an employee under the Act, pursuant to a collective bargaining agreement, to be extended by the Director to employees whose wages, hours and other conditions of employment with the State are not subject to a collective bargaining agreement. Effective immediately.</td>
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<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Apr 16</td>
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<td>Assigned to Executive</td>
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<td>May 02</td>
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<td>Recommended do pass 009-003-000</td>
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<td>May 08</td>
<td>Second Reading</td>
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<td>May 15</td>
<td>Third Reading - Passed 033-018-000</td>
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<td>May 16</td>
<td>Arrive House</td>
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<td>Added As A Joint Sponsor DAVIS</td>
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Amends Public Aid Code. Permits the Department of Public Aid to adopt, as rules governing the provision of general assistance, any rules governing the provision of aid to families of dependent children which concern income, assets and relative responsibility. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes technical correction of changing “on” to “or”.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 23, new par. 11-19.1
Adds reference to: Ch. 23, pars. 5-2 and 11-19

Provides that the amount of assets to be disregarded in determining eligibility for medical assistance for which federal reimbursement is available under Title XIX of the Social Security Act shall not be less than $1,500 for a single person, or $2,250 for a married couple. Provides that reports by recipients shall be filed as often as specified by rule.
SB-0862—Cont.

Sep 23 Governor approved
PUBLIC ACT 84-0908 Effective date 09-23-85

SB-0863 GEO-KARIS, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFER.

Makes supplemental appropriations to the Department of Human Rights. Effective immediately.

SENATE AMENDMENT NO. 1.
Changes title to "An Act to amend certain appropriation acts". Deletes everything after the enacting clause and amends PA 83-1165, appropriation to Dept. of Human Rights. Makes transfers among divisions; no dollar change.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Appropriations II
Apr 18 Committee discharged Re-assigned to Appropriations I
May 14 Recommended do pass as amend 019-000-000

May 20 Second Reading Amendment No.01 APPROP I Adopted

May 29 Third Reading - Passed 050-004-002
Arrive House
Placed Calndr, First Reading

May 31 Hse Sponsor CHURCHILL
Placed Calndr, First Reading

Jun 04 First reading Rfrd to Comm on Assignment
Assigned to Appropriations II

Jun 13 Mtn Prevail Suspend Rul 20K Committee Appropriations II
Recommended do pass 021-000-000

Jun 19 Placed Calndr, Second Reading

Jun 25 Second Reading
Placed Calndr, Third Reading

Jun 26 Mtn Prevail Suspend Rul 37G
Placed Calndr, Third Reading

Jun 27 Third Reading - Passed 099-009-002
Passed both Houses

Jul 15 Sent to the Governor

Aug 07 Governor approved
PUBLIC ACT 84-0128 Effective date 08-07-85

' SB-0864 DONAHUE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFER.

(Ch. 8, par. 204; Ch. 127, par. 6.01)

Amends an Act relating to livestock diseases to delete from membership of the Swine Disease Control Committee one representative of the pest control industry and to add one representative of general swine organizations in the State. Adds to the Cattle Disease Research Committee one representative of cattle organizations in the State and increases from 6 to 8 the number of additional members. Amends Civil Administrative Code to add one representative of the Illinois licensed renderers to the Advisory Board of Livestock Commissioners and to increase from 5 to 30 the number of days within which the Chairman is required to file certified minutes of meetings.

FISCAL NOTE
(Dept. of Agriculture)

1 Fiscal Note Act may be applicable.
This bill will not increase or decrease State revenue.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 127, pars. 6.06 and 7.03

Specifies the composition and duties of the Board of Public Health Advisors. Makes changes in qualifications of the Director of Public Health. Effective immediately.

GOVERNOR AMENDATORY VETO

Recommends removal of the bill's requirement that the Dir. of Public Health be a physician licensed to practice medicine in all its branches, with experience in the practice of medicine and with certification or a master's degree in public health. Restores the requirement that the Administrative Dir. be experienced in public health administration.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
May 01 Fiscal Note filed Committee Executive
May 02 Recommended do pass 019-000-000
May 08 Second Reading Placed Calndr,Second Reading
May 16 Third Reading - Passed 059-000-000 Arrive House Placed Calndr,First Reading
May 22 Hse Sponsor WOODYARD First reading Rfrd to Comm on Assignment
May 23 Assigned to Agriculture
Jun 05 Do Pass/Consent Calendar 015-000-000
Jun 11 Added As A Joint Sponsor HARTKE Consnt Caldr Order 2nd Read
Jun 18 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
Jun 20 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
Jun 21 Mtn Prev-Recall 2nd Reading Amendment No.01 WOODYARD Adopted Cal 3rd Rdng Short Debate
Jun 24 Third Reading - Passed 117-000-000
Jun 25 Secretary's Desk Concurrence 01
Jun 27 S Concurs in H Amend. 01/041-012-001 Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor amendatory veto Placed Cal. Amendatory Veto
Oct 16 Mtn fld accept amend veto DONAHUE Accept Amnd Veto-Sen Pass 059-000-000
Oct 17 Placed Cal. Amendatory Veto
Oct 29 Mtn fld accept amend veto WOODYARD Accept Amnd Veto-House Pass 114-001-000 Bth House Accept Amend Veto
Nov 18 Return to Gov-Certification
Dec 02 Governor certifies changes PUBLIC ACT 84-1085 Effective date 12-02-85
SB-0865

RIGNEY, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAF-FER.

(New Act)

Authorizes the Director of the Department of Conservation to convey approximately 83.140 acres of land to the Flagg-Rochelle Community Park District of Ogle County. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides that should the Flagg-Rochelle Community Park District fail to use the property for public open space or attempts to sell or otherwise convey the property, the property shall revert to the State of Illinois.

SENATE AMENDMENT NO. 2.
Makes non-substantive correction to insert an omitted word.

HOUSE AMENDMENT NO. 1.
Authorizes the Director of the Department of Conservation to convey certain properties to the Oswegoland Park District.

HOUSE AMENDMENT NO. 3.
Authorizes the Director of Dept. of Central Management Services to convey the property known as Peoria State Hospital to a public or private entity willing to meet certain specified conditions.

HOUSE AMENDMENT NO. 4.
Requires DMMHDD to convey the Galesburg Mental Health Center to City of Galesburg. Requires Dept. CMS to convey the Manteno Mental Health Center to Manteno Mental Health Center Redevelopment Council.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Executive
Apr 24 Recommended do pass as amend 019-000-000

May 08 Second Reading
Amendment No.01 EXECUTIVE Adopted
Amendment No.02 EXECUTIVE Adopted

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading

May 17 Hse Sponsor OLSON
First reading Rfrd to Comm on Assignment
Assigned to Executive

May 23 Do Pass/Consent Calendar 016-000-000

Jun 13 Consnt Caldr Order 2nd Read
Jun 19 Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jun 20 Amendment No.01 HASTERT Adopted
Consnt Caldr Order 3rd Read
Jun 21 Remvd from Consent Calendar
Cal 2nd Rdng Short Debate

Jun 26 Short Debate Cal 2nd Rdng
Amendment No.02 SALTSMAN Withdrawn
Amendment No.03 SALTSMAN Adopted
Amendment No.04 PANGLE Adopted
Placed Calndr, Third Reading
Min Prevail to Suspend Rule 37(C)
Third Reading - Passed 116-000-000

Jun 27 Secretary's Desk Concurrence 01,03,04
Jun 28 S Concurs in H Amend. 01,03,04 058-000-000

Passed both Houses

* Fiscal Note Act may be applicable.
Amends the Illinois Horseracing Act of 1975. Provides that the Department of Agriculture with the advice of the Illinois Thoroughbred Breeders Fund Advisory Board and the Illinois Standardbred Breeders Fund Advisory Board, rather than with the approval of the Illinois Racing Board, shall provide the conditions and minimum purses for races limited to Illinois conceived and foaled and Illinois foaled horses. Revises the definition of an "Illinois foaled horse". Deletes provisions relating to the appointment of persons to act specifically as investigators and provides that the Director of the Department of Agriculture through duly designated agents shall determine the eligibility of horses. Effective January 1, 1986.

**FISCAL NOTE**

(Dept. of Agriculture)

This bill does not have a fiscal impact on the Dept. nor on State revenue.

**SENATE AMENDMENT NO. 1.**

Deletes provisions requiring organization licensees to provide to the Department of Agriculture a list of all Illinois conceived and foaled horses which win certain breeder's awards. Deletes proposed definition of an "Illinois foaled horse". Deletes proposed increase in the number of races limited to Illinois conceived and foaled horses.

**GOVERNOR AMENDATORY VETO**

Recommends deletion of provision requiring a business association's by-laws to restrict transfer of ownership of a stallion by a party to the agreement who is an Illinois resident to only an IL resident. Provides that after any such sale at least 50% ownership of the qualifying stallion must be owned by Illinois residents.

<table>
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<tr>
<th>Date</th>
<th>Event Description</th>
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<tr>
<td>Apr 11 1985</td>
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<td>Apr 16</td>
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<td>May 16</td>
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<td>Sep 03</td>
<td>Governor amendatory veto</td>
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<td>Placed Cal. Amendatory Veto</td>
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1 Fiscal Note Act may be applicable.
Amends the Workers' Compensation, Workers' Occupational Diseases and Sovereign Immunity Acts. Allows judicial review of Industrial Commission decisions concerning workers' compensation claims against the State. Provides for the enforcement of Industrial Commission awards against the State in circuit court. Effective immediately.

Amends the Department of Children and Family Services Act to add a short title.

Amends the Department of Children and Family Services Act. Increases from 12 to 24 the maximum number of children under care who may be awarded college scholarships by the Department. Increases from 2 to 4 the minimum number of scholarship recipients who must be children of veterans.

Fiscal Note Act may be applicable.

1 Fiscal Note Act may be applicable.
SB-0870  BLOOM, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 105, par. 468; Ch. 127, new par. 63a37)

Amends an Act in relation to the acquisition and maintenance of State parks and the Civil Administrative Code. Authorizes the Department of Conservation to make rules necessary for the performance of its statutory duties, including rules for the use, care and administration of all lands under its jurisdiction rather than just State parks. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Agriculture, Conservation & Energy
May 02       Placed Calndr, Second Reading
May 17       Second Reading
May 23       Third Reading - Passed 059-000-000
May 24       Hse Sponsor TUERK
May 29       First reading  Rfrd to Comm on Assignment
Jun 13       Consnt Caldr Order 2nd Read
Jun 19       Consnt Calendar, 2nd Reading
Jun 21       Consnt Caldr, 3rd Read Pass 116-000-000
Jul 19       Sent to the Governor
Sep 16       Recommended do pass 013-000-000
Jun 19       Governor approved

SB-0871  BARKHAUSEN, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 37, par. 702-7)

Amends the Juvenile Court Act. Provides that any minor alleged to have committed a conservation offense, defined therein, may be prosecuted and punished therefor without reference to the Juvenile Court Act procedures.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Judiciary I
Apr 30       Recommended do pass 009-000-000
May 08       Second Reading
May 16       Third Reading - Passed 057-002-000
May 22       Hse Sponsor CHURCHILL
May 23       First reading  Rfrd to Comm on Assignment

557  SB-0869—Cont.
Amends the Fish Code of 1971 and the Wildlife Code. Provides that appropriations from the State Migratory Waterfowl Stamp Fund shall be made to the Department of Conservation for the following purposes: 50% of all funds derived from the sale of State migratory waterfowl stamps and 100% of all gifts, donations, grants and bequests of money for the conservation and propagation of waterfowl for attracting waterfowl and improving public migratory waterfowl areas within the State. The other 50% of the funds derived from the sale of State migratory waterfowl stamps will be turned over to non-profit organizations for the development of waterfowl propagation areas within Canada or the United States which specifically provide waterfowl for the Mississippi Flyway.

Amends the Boat Registration and Safety Act. Adds provisions regulating skin divers. Excludes innertubes, air mattresses and similar devices from the definition of "vessel" or "watercraft". Prohibits careless or reckless operation of watercraft. Decreases from 18 to 16 the minimum age at which a person may operate a motor-

1 Fiscal Note Act may be applicable.
boat without supervision of parent or guardian. Exempts boats not equipped with internal combustion engine from requirement that boats be equipped with fire extinguishers. Prohibits toilets on boats which discharge any sewage upon the waters of this State, rather than upon a State-federal impoundment reservoir. Replaces the Article dealing with penalties with a new Article; increases penalties for certain violations of the Act.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, par. 316-1.

Requires coroners and medical examiners to have alcohol content tests performed on the blood of persons killed in boating accidents and to report all boating accident fatalities and the results of such blood tests to the Department of Conservation.

SENATE AMENDMENT NO. 2.

Requires withdrawal of the blood specimen within 6 hours after death but in any case not more than 12 hours after the boating accident.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
May 07 Placed Calndr,Second Reading
May 08 Second Reading Amendment No.01 SCHAFFER Adopted
May 16 Recalled to Second Reading Amendment No.02 SCHAFFER Adopted
May 23 Third Reading - Passed 059-000-000 Arrive House
May 24 Hse Sponsor STERN First reading Rfrd to Comm on Assignment
May 29 Assigned to Registration & Regulation
Jun 13 Interim Study Calendar REGIS REGULAT

SB-0874 TOPINKA, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAF-FER.

(Ch. 111 1/2, pars. 626-102, 627-102 and 628-101)

Amends the Illinois Clinical Laboratory Act. Provides that an individual listed as director of a clinical laboratory registered under prior law may continue to direct “a” (instead of “said”) laboratory under certain conditions. Requires additional laboratory facility and license data to be disclosed on reports of test results. Eliminates the provision which required the Department of Public Health after investigation to determine that a person convicted of certain crimes was not sufficiently rehabilitated before license denial, revocation or nonrenewal based on such convictions was permitted. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health, Welfare, Corrections
Apr 24 Placed Calndr,Second Reading

May 08 Second Reading
May 16 Third Reading - Passed 059-000-000 Arrive House
May 17 Hse Sponsor WOJCIEK
Added As A Joint Sponsor KUBIK
Added As A Joint Sponsor NASH
First reading Rfrd to Comm on Assignment
Amends Grade A Pasteurized Milk and Milk Products Act. Permits the Department of Public Health to charge a reasonable fee for each permit issued to a dairy farm, dairy plant, receiving station, transfer station or milk hauler. Sets forth expiration dates for permits issued to dairy plants, receiving or transfer stations, and milk haulers. Provides that permits for dairy farms shall have no expiration date. Effective July 1, 1986.

SENATE AMENDMENT NO. 1.
Deletes dairy farms from among those listed to be charged a fee for the permit.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 56 1/2, 2203, 2204, 2205.1, 2206, 2207, 2210, 2211, 2212, 2213, 2214, 2215, 2219

Includes cleaning and sanitizing facilities in coverage of Act. Makes other changes.

PUBLIC ACT 84-0360 Effective date 09-14-85

PUBLIC ACT 84-0910 Effective date 09-23-85
Amends an Act concerning salvage warehouses and stores. Defines “medical device” as any instrument defined as a device under the Federal Food, Drug and Cosmetic Act and subjects such items to various storage regulations under that Act. Amends the title and adds a short title. Effective immediately.

Apr 11 1985 First reading Refr to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 25 Placed Calndr,Second Reading

May 08 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 17 Hse Sponsor PARKE
Added As A Joint Sponsor RYDER
First reading Refr to Comm on Assignment
May 23 Added As A Joint Sponsor STANGE
Added As A Joint Sponsor WILLIAMSON
Assigned to Labor & Commerce
Jun 06 Do Pass/Consent Calendar 015-000-000

SB-0877 TOPINKA, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.
(Ch. pars. 111 1/2, pars. 2203.07, 2203.18 and 2208)

Amends the Structural Pest Control Act. Excludes from the definition of “pests” only bacteria and other micro-organisms on or in living animals. Provides for observation by a technician to ensure that procedures for preparation, application and disposal of pesticides conform to certain laws. Provides a period of time within which a licensee or registrant may replace a former technician. Effective immediately.

Apr 11 1985 First reading Refr to Comm on Assignment
Apr 16 Assigned to Public Health,Welfare,Corrections
Apr 24 Placed Calndr,Second Reading

May 08 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 17 Hse Sponsor CHURCHILL
First reading Refr to Comm on Assignment
May 23 Assigned to Registration & Regulation
Jun 06 Do Pass/Consent Calendar 010-000-000

Jun 13 Cnsent Calendar, 2nd Readng
Consnt Caldr Order 2nd Read
Jun 19 Cnsent Calendar, 3rd Read Pass 114-000-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 14 Governor approved
PUBLIC ACT 84-0361 Effective date 09-14-85
SB-0877—Cont.

Jun 19  Consnt Caldr, 3rd Read Pass 114-000-000
Passed both Houses

Jul 17  Sent to the Governor

Sep 14  Governor approved
PUBLIC ACT 84-0362  Effective date 09-14-85

SB-0878  RUPP, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFER.
(Ch. 127, par. 132.7-2)
Amends The Illinois Purchasing Act to include on the committee to facilitate the purchase of products and services of persons severely handicapped within the Department of Central Management Services the Director of the Department of Rehabilitation Services and 2 representatives from private business.

SENATE AMENDMENT NO. 1
Provides that the representatives from private businesses shall be appointed by the Governor.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Executive
Apr 24  Recommended do pass 017-000-000

May 08  Second Reading
Amendment No.01  RUPP  Adopted
Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 17  Hse Sponsor TATE
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Human Services
Jun 06  Added As A Joint Sponsor WOJCIK
Committee Human Services
Jun 14  Tbld pursuant Hse Rule 27D

SB-0879  TOPINKA, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFER.
(Ch. 111 1/2, new pars. 5523, 5524 and 5525)

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 111 1/2, pars. 5510, 5513 and new par. 5510.11.

Specifies requirements for EMT recertification.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 111 1/2, par. 5510 and new par. 5504.21

Adds definition of “Emergency Medical Technician Instructor”. Provides for the Department of Public Health to certify such instructors.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Executive
Apr 24  Recommended do pass 019-000-000

May 08  Second Reading
Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 17  Added As A Joint Sponsor KUBIK
Added As A Joint Sponsor NASH
First reading  Rfrd to Comm on Assignment
Amends An Act in relation to rehabilitation of disabled persons. Defines “disabled person” as any person who, by reason of a physical or mental impairment, is expected to be incapacitated for independent living or gainful employment. Deletes provision that an Illinois Disabled Person Identification Card indicating that the person has a Class 2 disability shall be adequate documentation that the person is disabled. Effective immediately.

Amendment No. 01
TERZICH
Adopted
Amendment No. 02
ROPP
Adopted

Secretary’s Desk Concurrence 01,02
S Noncurs in H Amend. 01,02
Speaker’s Table, Non-concur 01,02
H Refuses to Recede Amend 01,02
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/TERZICH,
KULAS, CULLERTON, RYDER AND VINSON

Sen Conference Comm Apptd 1ST/TOPIINKA
SCHUNEMAN, SANGMEISTER, D’ARCO & ROCK
Primary Sponsor Changed To VINSON
House report submitted
House Conf. report lost 1ST/043-056-000

SB-0880 SCHUNEMAN, PHILIP, WEAVERS, DEANGELIS AND DAVIDSON.
(Ch. 23, par. 3432)
Amends various Acts to abolish the office of the Commissioner of Banks and Trust Companies and the Commissioner of Savings and Loan Associations. Transfers duties and powers to the Department of Financial Institutions. Effective July 1, 1986.

SB-0882 DEGNAN – MAROVITZ – CARROLL.

(New Act)

Creates the Expedited Check Clearing Act. Requires financial institutions to make funds deposited into an account by check available for withdrawal within 1, 3 or 5 business days depending on the source and amount of the check. Defines terms.

SENATE AMENDMENT NO. 1.

Expands definition of “account” to include negotiable orders of withdrawal, shares, share drafts and customer asset accounts. Provides that funds deposited by a check drawn on a financial institution with no office in this State must be available for withdrawal in 8 days rather than 5 days. Deletes criminal penalty.

HOUSE AMENDMENT NO. 1. (House recedes October 31, 1985)

Adds reference to: Ch. 26, par. 4-213

Provides that moneys deposited into a customer’s bank account shall become available for withdrawal by the end of the next banking day if the bank is both the depository bank and payor bank for the item or if the item is a check endorsed only by the payee and is drawn on the U.S. Treasury, State of Illinois, or Illinois local governmental unit.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the House recede from H-am 1.

Deletes reference to: Ch. 26, par. 4-213

Adds reference to: Ch. 26, par. 8-320

Recommends that the bill be further amended as follows: Deletes title and everything after the enacting clause. Amends the Uniform Commercial Code in relation to transfers or pledges within a central depository system. Provides that a transfer or pledge of a security or any interest may be effected by making appropriate entries on the books of the clearing corporation if the security is in the custody of a clearing corporation, another clearing corporation, a foreign clearing corporation, custodian bank or nominee of any of them or has been forwarded by any of them to an insurer or transfer agent for the purpose of registering a transfer or pledge of the security or any interest therein. Makes other changes. Effective immediately.

1 Fiscal Note Act may be applicable.
May 16  Third Reading - Passed 055-000-000
Arrive House
Placed Calendar, First Reading
May 22  Hse Sponsor TERZICH
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Financial Institutions
Jun 12  Amendment No. 01  FIN INSTIT  Adopted
Do Pass Amend/Short Debate 021-000-000
Jun 20  Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 26  Short Debate 3rd Passed 117-000-000
Jun 27  Secretary's Desk Concurrence 01
Jun 28  S Noncons in H Amend. 01
Speaker's Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Appptd 1ST/TERZICH,
FLINN, CULLERTON, ZWICK AND PIEL
Jun 30  Sen Conference Comm Appptd 1ST/DEGNAN
JOYCE, JEREMIAH, MAROVITZ, KEATS
& KUSTRA
House report submitted
Senate report submitted
Senate Conf. report adopted 1ST/049-006-003
Jul 01  House Conf. report lost 1ST/030-071-012
House Refuses to Adopt 1ST
H Requests Conference Comm 2ND
Hse Conference Comm Appptd 2ND/TERZICH,
FLINN, CULLERTON, ZWICK & PIEL
Jul 02  Sen Conference Comm Appptd 2ND/DEGNAN
JOYCE, JEREMIAH, MAROVITZ, KEATS
& KUSTRA
Oct 17  Sen Conference Comm Appptd 2ND (07-02-85)
Exempt under Hse Rule 29(C)
Oct 29  Mtn filed take from Table TERZICH
3/5 vote required
Mtn Take From Table Prevail
Oct 30  House report submitted
Oct 31  House Conf. report Adopted 2ND/113-000-000
Senate report submitted
3/5 vote required
Senate Conf. report adopted 2ND/057-000-000
Both House Adopted Conf rpt
Passed both Houses
Nov 04  Sent to the Governor
Nov 14  Governor approved
PUBLIC ACT 84-1024 Effective date 11-14-85

SB-0883  HOLMBERG – MACDONALD.
(Ch. 122, new par. 27-23.1)
Amends the School Code. Provides that public schools may provide instruction in
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Education-Elementary &
Secondary

1 Fiscal Note Act may be applicable.
Amends the Not for Profit Corporation Act. Provides that a not for profit corporation may operate under an assumed name. Effective immediately.

SENATE AMENDMENT NO. 1.
Amends the Business Corporate Act of 1983 to provide that the corporate name of a domestic or foreign corporation organized under or subject to the provisions of the Act shall be distinguishable from the name or assumed name of any domestic corporation or foreign corporation authorized to transact business in the State, whether for profit or not for profit.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 32, new par. 163a6.3

Provides for a procedure for the change and cancellation of assumed corporate names and a fee for applying for use or change of an assumed corporate name. Makes other changes.
SB-0885  BLOOM.

(Ch. 111 2/3, par. 8)

Amends An Act concerning public utilities. Provides that the Illinois Commerce Commission must provide a report requested by the Governor within 120 days (now 90 days).

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Agriculture, Conservation & Energy

SB-0886  DUNN, RALPH.

(Ch. 111 2/3, par. 8)

Amends An Act concerning public utilities. Extends the power of the Commission to the joint investigation and implementation of plans to dispatch all the electric generating facilities owned by public utilities under the regulatory authority of the Commission and any other agency.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Agriculture, Conservation & Energy
May 02       Committee discharged

SB-0887  LEMKE – KELLY – HUDSON – VADALABENE – RUPP.

(Ch. 110, new par. 11-107.1)


HOUSE AMENDMENT NO. 1.
Provides that only where the court finds that the mother's life or health are not in danger may the court issue an injunction against the performance of an abortion after the unborn child is viable.

HOUSE AMENDMENT NO. 2.
Requires that a court find that a mother's life or physical health not be in danger before it issues an injunction against the performance of the abortion.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Executive
May 02       Recommended do pass 010-002-000

May 08       Second Reading
Placed Calndr, Third Reading
May 16       Third Reading - Passed 038-009-002
Arrive House
Hse Sponsor O'CONNELL
Placed Calendr, First Reading
SB-0887—Cont.

May 17  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary I
Jun 05  Added As A Joint Sponsor HARTKE
        Committee Judiciary I
Jun 13  Amendment No.01  JUDICIARY I  Adopted
        Recommended do pass as amend 009-005-000
        Placed Calndr,Second Readng
Jun 18  Added As A Joint Sponsor STEPHENS
        Added As A Joint Sponsor PULLEN
        Added As A Joint Sponsor TERZICH
        Placed Calndr,Second Readng
Jun 20  Second Reading
        Held on 2nd Reading
Jun 24  Amendment No.02  O'CONNELL  Adopted
        072-034-002
        Placed Calndr,Third Reading
        3/5 vote required
        Mtn Lost to Suspend Rule 37(C)/067-040-003
        Verified
        Placed Calndr,Third Reading
Jun 25  Third Reading - Passed 072-035-009
Jun 26  Secretary's Desk Concurrence 01,02
Jun 27  S Concurs in H Amend. 01,02/043-007-001
       Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor vetoed
        Placed Calendar Total Veto
Oct 16  Mtn filed overrde Gov veto LEMKE
        3/5 vote required
        Override Gov veto-Sen pass 042-014-000
Oct 17  Placed Calendar Total Veto
Oct 23  Mtn filed overrde Gov veto HARTKE
        Placed Calendar Total Veto
Oct 30  Override Gov veto-Hse pass 071-040-004
        Bth House Overid Total Veto
Nov 01  PUBLIC ACT 84-1000  Effective date 10-30-85

SB-0888  LEMKE – KELLY – HUDSON – VADALABENE – RUPP.
(Ch. 38, new par. 81-33.1)

Amends the Abortion Act of 1975. Permits injunctive relief for the father of an
unborn child whose wife seeks an abortion. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Executive

1SB-0889  LEMKE – KELLY – HUDSON – VADALABENE – RUPP.
(C. 23, par. 5604)

Amends An Act in relation to the office of Public Defender. Requires the Public
Defender, when appointed by a court, to defend persons under the Parental Notice

1 Fiscal Note Act may be applicable.
AMENDS THE ABORTION LAW OF 1975 TO PROHIBIT THE SALE OF OR EXPERIMENTATION UPON A FETUS. EFFECTIVE IMMEDIATELY.

SENATE AMENDMENT NO. 1.

Provides that nothing in this amendatory provision is intended to prohibit the performance of in vitro fertilization.
SB-0890—Cont.

Oct 16  Mtn filed overrde Gov veto LEMKE
          3/5 vote required
Override Gov veto-Sen pass 046-008-002
Oct 17  Placed Calendar Total Veto
Oct 29  Mtn filed overrde Gov veto O’CONNELL
          Placed Calendar Total Veto
Oct 30  3/5 vote required
          Verified
Override Gov veto-Hse pass 074-037-003
Bth House Overrid Total Veto
Nov 01  PUBLIC ACT 84-1001  Effective date 10-30-85

SB-0891  WATSON, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 111, pars. 4019 and 4028; new pars. 4020 and 4029.1)

Amends Pharmacy Practice Act. Adds certain grounds for refusal to issue or renew, or for revocation or suspension of a license. Makes changes in certain classifications of institutional licenses for pharmacies. Sets forth the manner of disposition of legend drugs, controlled substances and prescription files of any pharmacy which ceases operation. Makes other changes.

SENATE AMENDMENT NO. 1.
Excludes pharmacies owned by a corporation whose shares of stock are publicly traded on a national stock exchange.

SENATE AMENDMENT NO. 2.
Makes non-substantive punctuation correction.

HOUSE AMENDMENT NO. 1.
Adds immediate effective date.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 25  Placed Calndr, Second Reading
        Recommended do pass 011-000-000
May 08  Second Reading
        Amendment No.01  WATSON  Adopted
        Amendment No.02  WATSON  Adopted
        Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
        Arrive House
        Placed Calndr, First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Registration & Regulation
May 29  Committee Registration & Regulation
Jun 06  Primary Sponsor Changed To STEPHENS
        Added As A Joint Sponsor DANIELS
        Added As A Joint Sponsor DAVIS
        Added As A Joint Sponsor EWING
        Added As A Joint Sponsor VINSON
        Committee Registration & Regulation
        Do Pass/Consent Calendar 010-000-000
Jun 13  Cnsnt Caldr Order 2nd Read
Jun 19  Cnsnt Calendar, 2nd Reading
        Cnsnt Caldr Order 3rd Read
Jun 19  Remvd from Consent Calendar
        Cal 2nd Rdng Short Debate
Jun 20  Short Debate Cal 2nd Rdng
        Amendment No.01  CHURCHILL  Adopted
        Cal 3rd Rdng Short Debate
        Cnsnt Caldr Order 3rd Read
Jun 24  Cnsnt Caldr, 3rd Read Pass 111-000-003
Jun 25  Secretary’s Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/056-001-000
        Passed both Houses
SB-0891-Cont.
Jul 26 Sent to the Governor
Aug 28 Governor approved
PUBLIC ACT 84-0218 Effective date 08-28-85

SB-0892 TOPINKA - PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND
SCHAFFER.
(Ch. 111 1/2, pars. 1009.1, 1039 and 1040)
Amends the Environmental Protection Act. Deletes provision requiring the Pollution Control Board to adopt rules identical to federal regulations under Sections 111 and 112 of the federal Clean Air Act and deletes provisions relating to rules regarding pollution sources in non-attainment areas. Revises cross-reference. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that the EPA may issue permits with respect to facilities subject to the Federal Clean Air Act.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy
May 02 Placed Calndr,Second Reading
May 08 Second Reading Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House Placed Calendr,First Reading
May 17 Hse Sponsor KUBIK Added As A Joint Sponsor NASH
First reading Rfrd to Comm on Assignment
May 23 Assigned to Energy Environment & Nat. Resource
May 24 Added As A Joint Sponsor WOJCIK Committee Energy Environment & Nat. Resource
May 30 Amendment No.01 ENRGY ENVRMNT Adopted Do Pass Amend/Short Debate 008-000-000
Cal 2nd Rdng Short Debate
Jun 18 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
Jun 24 Third Reading - Passed 117-000-000
Jun 25 Secretary's Desk Concurrence 01
Jun 27 S Nonconcurs in H Amend. 01
Jun 28 Speaker's Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm IST
Hse Conference Comm Apptd IST/MCPIKE, KULAS, CULLERTON, HALLOCK & KOEHLER
Oct 02 Sen Conference Comm Apptd IST

SB-0893 ETHEREDGE, PHILIP, WEAVERS, DEANGELIS, DAVIDSON, SCHAFFER AND HOLMBERG.
(Ch. 120, par. 2-203)
Amends the Illinois Income Tax Act to revise an obsolete reference to a Section in federal Internal Revenue Code.
SENATE AMENDMENT NO. 1.
Adds reference to: (Ch. 120, pars. 505, 711, 903 and 1405

1 Fiscal Note Act may be applicable.
Provides that personal service income (deductible by a partnership) shall be defined as in the Internal Revenue Code as in effect December 31, 1981. Corrects certain cross references. Provides that if the due date for a federal corporate tax return is later than the 15th day of the third month of the taxable year, the federal due date shall apply to the corresponding State return. Provides that payors of amounts on certain contracts or of certain prizes shall be subject to the same reporting requirements as employers. Provides that a notice of additional tax due resulting from a mathematical error must be issued by the Department no later than 3 years after the return was filed. Extends the time during which a notice of deficiency may be issued to a transferee. Specifies that certain bulk purchasers shall be considered transferees under this Act. Adds an immediate effective date.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 120, pars. 10-1001, 10-1002; new par. 10-1005

Adds provisions amending the Illinois Income Tax Act. Deletes provisions relating to penalties on certain underpayments. Provides for a 6% annual penalty on underpayments unless good cause is shown for the underpayment, and makes related changes. Applicable to taxable years ending on or after January 1, 1986.

HOUSE AMENDMENT NO. 1.

Adds reference to: (Ch. 120, par. 8-803 and 8-804; rep. pars. 8-801, 8-802 and 8-805)

Adds provisions amending the Illinois Income Tax Act. Deletes provisions requiring declarations of estimated tax and provides that taxpayers must pay estimated tax if the amount of such tax is expected to be over $250. Provides that such payments shall be in such amount and with such forms as the Department shall prescribe. Makes other changes with regard to estimated taxes payable by a husband and wife and by farmers. Applies to taxable years ending on or after January 1, 1986.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 120, pars. 443, 445

Adds provisions amending the Retailers' Occupation Tax Act to provide that the Dept. of Revenue and a taxpayer may agree upon a period during which a notice tax liability may be issued.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-ams 1 and 2.

Adds reference to: Ch. 24, par. 8-11-2, rep. par. 8-11-10.

Recommends that the bill be further amended as follows:

Strikes and restores language in the Municipal Code authorizing imposition of a messages tax of 5% by municipalities and declares that this amendment take precedence over any other changes to the Section by other Acts passed previously by the 84th General Assembly. Also repeals the authorization for a local telecommunications tax authorized in “An Act in relation to educational reform and the financing thereof amending Acts therein named”, enacted by the 84th G.A.
SB-0894 ETHEREDGE, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 127, par. 39c)

Amends the Civil Administrative Code of Illinois. Provides that the Department of Revenue shall notify the Auditor General that the Department has written off an unenforceable debt within 75, rather than 60, days after taking such action. Effective immediately.

SENATE AMENDMENT NO. 1.
Deletes provision authorizing the Department of Revenue to write off unenforceable debts.

SENATE AMENDMENT NO. 2.

Adds reference to: (Ch. 15, par. 102)

Adds provisions amending “An Act in relation to uncollected claims” and the Civil Administrative Code to permit the Department of Revenue to write off claims when it determines the cost of collecting would exceed the amount collected, without complying with certain statutory requirements.

HOUSE AMENDMENT NO. 2. (Tabled June 26, 1985)

Adds reference to: Ch. 15, new par. 223

Provides that the Comptroller has the power and it shall be his duty to collect all payments, debts, taxes or any other thing of value due and owing to the State or any agency thereof and deposit such payments, debts, taxes or other thing of value in the State Treasury as provided by law.
May 14 Second Reading  
Amendment No.01 SEN REVENUE  Adopted  
Amendment No.02 ETHEREDGE Adopted  
Placed Calndr,Third Reading  
May 16 Third Reading - Passed 057-000-000  
Arrive House  
Placed Calendr,First Reading  
May 17 Hse Sponsor HASTERT  
First reading  
Rfrd to Comm on Assignment  
May 23 Assigned to State Gov Adm & Regulatory Rev  
May 24 Re-assigned to Revenue  
Jun 13 Do Pass/Short Debate Cal 016-000-000  
Jun 20 Short Debate Cal 2nd Rdn  
Amendment No.01 VINSON Lost  
053-057-001  
Cal 3rd Rdn Short Debate  
Jun 21 Amendment No.02 Mtn Prev-Recall 2nd Reading  
VINSON Adopted  
070-032-003  
Cal 3rd Rdn Short Debate  
Jun 26 Mtn Prev-Recall 2nd Reading  
Mtn Prevail -Table Amend No 02  
Cal 3rd Rdn Short Debate  
Short Debate-3rd Passed 116-000-000  
Passed both Houses  
Jul 24 Sent to the Governor  
Sep 01 Governor approved  
PUBLIC ACT 84-0224 Effective date 09-01-85  
SB-0895 COFFEY, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.  
(Ch. 121, par. 3-104.2)  
Apr 11 1985 First reading  
Rfrd to Comm on Assignment  
Apr 16 Assigned to Transportation  
May 02 Recommended do pass 011-000-000  
Placed Calndr,Second Reading  
May 08 Second Reading  
Placed Calndr,Third Reading  
May 16 Third Reading - Passed 059-000-000  
Arrive House  
Placed Calendr,First Reading  
May 17 Hse Sponsor MAYS  
First reading  
Rfrd to Comm on Assignment  
May 23 Assigned to Transportation  
Jun 05 Do Pass/Consent Calendar 019-000-000  
Conslt Caldr Order 2nd Read  
Jun 11 Conslt Calendar, 2nd Read  
Conslt Caldr Order 3rd Read  
Jun 18 Conslt Caldr, 3rd Read Pass 117-000-000  
Passed both Houses  
Jul 16 Sent to the Governor  
Sep 13 Governor approved  
PUBLIC ACT 84-0298 Effective date 01-01-86
SB-0896  BLOOM, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFER.

(New Act)

Authorizes the Department of Conservation to convey land in Warren County to
the Warren County Soil and Conservation District.

SENATE AMENDMENT NO. 2.

Makes numerous minor changes in capitalization and phrasing. Makes no sub-
stantive change.

HOUSE AMENDMENT NO. 1.

Specifically reserves the perpetual right or easement to DOT to enter upon said
parcels or portions for construction, operation, maintenance or improvements of
said FA-Rte. 404.

HOUSE AMENDMENT NO. 3.

Authorizes the Directors of Mental Health and Developmental Disabilities and
Central Management Services to convey certain realty by quitclaim deed to the
Zion Latvian Church in Chicago.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16   Assigned to Executive
May 02   Recommended do pass as amend

May 08 Second Reading
Amendment No.01  EXECUTIVE  Tabled
Amendment No.02  BLOOM  Adopted

Placed Calndr, Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading

May 17 Hse Sponsor HAWKINSON
First reading  Rfrd to Comm on Assignment
May 23 Assigned to Executive
May 30 Amendment No.01  EXECUTIVE  Adopted
Do Pass Amend/Short Debate

010-000-000

Jun 05 Short Debate Cal 2nd Rdnng
Cal 3rd Rdnng Short Debate

Jun 26 Mtn Prev-Recall 2nd Reading
Amendment No.02  PULLEN  Withdrawn
Amendment No.03  PULLEN  Adopted

Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 114-000-000

Jun 27 Secretary's Desk Concurrence 01,03
Jun 28 S Concurs in H Amend. 01,03/057-000-001
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0912  Effective date 09-23-85

SB-0897  DAVIDSON, PHILIP, WEAVERS, DEANGELIS AND SCHAFFER.

(Ch. 127, par. 132.6)

Amends the Illinois Purchasing Act to exclude from the bidding requirements the
purchase of forensic laboratory analytical equipment by the Department of Law
Enforcement.

SENATE AMENDMENT NO. 1.

Requires the Department to certify need jointly with the Department of Central
Management Services.

1 Fiscal Note Act may be applicable.
GOVERNOR AMENDATORY VETO.
Deletes requirement that Dept. of State Police must certify need jointly with the Dept. of Central Management Services.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>May 02</td>
<td>Recommnded do pass as amend 019-000-000</td>
</tr>
<tr>
<td>May 08</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading Amendment No.01 EXECUTIVE Adopted</td>
</tr>
<tr>
<td>May 17</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 23</td>
<td>Assigned to State Gov Adm &amp; Regulatory Rev</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommended do pass 012-001-001</td>
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<tr>
<td>Jun 20</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 104-013-000</td>
</tr>
<tr>
<td>Jul 23</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Aug 23</td>
<td>Governor amendatory veto</td>
</tr>
<tr>
<td>Oct 16</td>
<td>Mtn fld accept amend veto DAVIDSON</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Accept Amnd Veto-Sen Pass 057-000-000</td>
</tr>
<tr>
<td>Oct 28</td>
<td>Mtn fld accept amend veto OBLINGER</td>
</tr>
<tr>
<td>Oct 29</td>
<td>Accept Amnd Veto-House Pass 111-002-001</td>
</tr>
<tr>
<td>Nov 18</td>
<td>Return to Gov-Certification</td>
</tr>
<tr>
<td>Dec 02</td>
<td>Governor certifies changes</td>
</tr>
</tbody>
</table>

PUBLIC ACT 84-1087 Effective date 07-01-86

SB-0898 TOPINKA, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 111, par. 2664)
Amends the Private Detectives and Private Security Act of 1983. Deletes the requirement that an applicant to become a private alarm company show proof that it has an Illinois licensed private alarm contractor in charge.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>May 07</td>
<td>Recommended do pass 011-000-000</td>
</tr>
<tr>
<td>May 08</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 15</td>
<td>Tabled By Sponsor</td>
</tr>
</tbody>
</table>

\*SB-0899 SCHUNEMAN, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 108 1/2, new pars. 21-101 through 21-121, par. 7-114; rep.

\*Fiscal Note Act may be applicable.
Amends Article 21 of the Pension Code to update and recodify the Social Security Enabling Act; updates references to that Article.

PENSION IMPACT NOTE

SB-899 does not have a financial impact.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>Apr 18</td>
<td>Committee discharged Re-assigned to Executive</td>
</tr>
<tr>
<td>Apr 30</td>
<td>Pension Note Filed Committee Executive</td>
</tr>
<tr>
<td>May 02</td>
<td>Recommended do pass 019-000-000</td>
</tr>
<tr>
<td>May 14</td>
<td>Second Reading Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Third Reading - Passed 057-001-000</td>
</tr>
<tr>
<td></td>
<td>Arrive House Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 20</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 23</td>
<td>Assigned to Personnel and Pensions</td>
</tr>
<tr>
<td>Jun 06</td>
<td>Primary Sponsor Changed To OBLINGER</td>
</tr>
<tr>
<td></td>
<td>Added As A Joint Sponsor RYDER</td>
</tr>
<tr>
<td></td>
<td>Added As A Joint Sponsor MAUTINO</td>
</tr>
<tr>
<td>Jun 14</td>
<td>Committee Personnel and Pensions Tbld pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

SB-0900  SCHAFFER.

(Ch. 26, par. 3-806 and Ch. 38, par. 17-1)

Amends the Uniform Commercial Code and the Criminal Code. Provides that a person who stops payment on a check without a good faith belief of the existence of a bona fide defense against the payee is liable for costs on such check and also commits a deceptive practice.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Finance and Credit Regulations</td>
</tr>
<tr>
<td>May 03</td>
<td>Recommended do pass 013-000-000</td>
</tr>
<tr>
<td>May 08</td>
<td>Second Reading Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td></td>
<td>Arrive House Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 17</td>
<td>Hse Sponsor KLEMM First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 23</td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Interim Study Calendar JUDICIARY I</td>
</tr>
</tbody>
</table>

SB-0901  SCHAFFER - LECHOWICZ.

(Ch. 67 1/2, par. 332)

Amends the Illinois Housing Development Act. Expands the advisory, consultative, and educational services which the IL Housing Development Authority may provide to certain non-profit and limited-profit entities.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>May 02</td>
<td>Recommended do pass 019-000-000</td>
</tr>
</tbody>
</table>
SB-0901—Cont.

May 08  Second Reading
   Placed Calndr, Third Reading
May 16  Third Reading - Passed 058-000-001
   Arrive House
   Hse Sponsor CAPPArellI
   Placed Calendr, First Reading

May 17  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Executive
Jun 06  Do Pass/Consent Calendar 014-000-000
   Consnt Caldr Order 2nd Read
   Remvd from Consent Calendar
   Cal 2nd Rdng Short Debate

Jun 11  Added As A Joint Sponsor MAYS
   Cal 2nd Rdng Short Debate
Jun 18  Added As A Joint Sponsor FLOWERS
   Short Debate Cal 2nd Rdng
   Cal 3rd Rdng Short Debate
Jun 24  Added As A Joint Sponsor SOLIZ
   Cal 3rd Rdng Short Debate
Jun 26  Interim Study Calendar EXECUTIVE

SB-0902  SCHAFFER – LECHOWICZ.
         (Ch. 67 1/2, par. 302)
Amends the “Illinois Housing Development Act”. Indicates the definition of “residential mortgage” under the Act may apply to multi-unit structures as well as single-unit structures.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Finance and Credit
         Regulations
May 03  Recommended do pass 013-000-000
   Placed Calndr, Second Reading
May 08  Second Reading
   Placed Calndr, Third Reading
May 16  Third Reading - Passed 058-000-001
   Arrive House
   Hse Sponsor CAPPArellI
   Placed Calendr, First Reading

May 17  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Executive
Jun 06  Do Pass/Consent Calendar 014-000-000
   Consnt Caldr Order 2nd Read
   Remvd from Consent Calendar
   Cal 2nd Rdng Short Debate

Jun 11  Added As A Joint Sponsor MAYS
   Cal 2nd Rdng Short Debate
Jun 18  Short Debate Cal 2nd Rdng
   Cal 3rd Rdng Short Debate
Jun 26  Interim Study Calendar EXECUTIVE

1SB-0903  FAWELL – ZITO.
         (Ch. 122, new par. 10-22.31c)
Amends The School Code. Authorizes joint agreements to be administered by a governing board consisting of designated representatives of other existing joint agreements. Provides for recognition of joint agreement associations in connection therewith. Validates the administration of joint agreements in a manner consistent with the manner now sought to be expressly authorized, commencing July 1, 1984.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, new par. 10-22.31c
Adds reference to: New Act; Ch. 108 1/2, par. 7-132; Ch. 122, par. 10-22.31

Changes the title, deletes everything after the enacting clause, creates An Act to validate the organization of certain special education joint agreements which provide for representation on the governing board by less than all participating school districts, amends The School and Pension Codes in connection therewith, and adds an immediate effective date.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Education-Elementary & Secondary
May 07 Placed Calndr, Second Reading
Recommended do pass 017-000-000
May 08 Second Reading Placed Calndr, Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House Placed Calendr, First Reading
May 20 Hse Sponsor COWLISHAW Placed Calendr, First Reading
May 21 First reading Rfrd to Comm on Assignment
May 23 Assigned to Elementary & Secondary Education
Jun 13 Amendment No. 01 ELEM SCND ED Adopted DP Ammd Consent Calendar 022-000-000
Consnt Caldr Order 2nd Read
Jun 19 Consnt Calendar, 2nd Readng Consnt Caldr Order 3rd Read
Jun 21 Consnt Caldr, 3rd Read Pass 116-000-000
Jun 24 Secretary's Desk Concurrence 01
Jun 27 S Concurs in H Amend. 01/058-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 17 Governor approved PUBLIC ACT 84-0535 Effective date 09-17-85

1 SB-0904 FAWELL.

(Ch. 108 1/2, new par. 1-116)

Amends the General Provisions Article of the Pension Code to authorize court orders that allow the former spouse of a member to remain eligible for survivor’s benefits until one of the parties remarries, or as otherwise provided by the court order.

PENSION IMPACT NOTE
It is not possible to determine the costs of SB-904.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 30 Pension Note Filed Committee Ins Pensions & Licensed Activities

SB-0905 FAWELL.

(Ch. 34, new par. 5606.1)

Amends the Public Defender Act. Authorizes the Public Defender, with the approval of the Chief Judge of the Circuit, to appoint investigators who shall be classified as peace officers and may, after training, carry weapons.

1 Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 14, new par. 5c; Ch. 38, par. 24-2
Permits the State's Attorney to appoint investigators. Grants the investigators the same powers of securing and service of warrants as sheriffs and police officers within the jurisdiction of their County. Authorizes such persons to carry firearms while in actual investigation if they have satisfactorily completed the training program offered or approved by the Illinois Local Governmental Law Enforcement Officers Training Board which substantially conforms to standards promulgated under the Illinois Police Training Act and An Act in relation to firearms training to peace officers. Amends the Criminal Code of 1961 to permit such training State's Attorneys investigators and Public Defender investigators to carry firearms.

SB-0906   FAWELL.
(Ch. 5, pars. 1501, 1502, 1504, 1505 and 1507)
Amends the Illinois Farm Equipment Fair Dealership Law. Changes short title to the Illinois Farm, Industrial and Construction Equipment Fair Dealership Law. Expands the scope of the Act to include industrial and construction equipment.

SB-0907   CHEW - RUPP, LECHOWICZ, DEGNAN, BERMAN, JONES, TOPINKA AND NETSCH.
(Ch. 73, par. 979)
Amends Insurance Code. Provides that no policy of group accident and health insurance shall exclude coverage for alcoholism or substance abuse, non-hospital based residential rehabilitation programs and outpatient services.
SENATE AMENDMENT NO. 1.

Deletes prohibition against exclusion from coverage under group accident and health insurance policies outpatient services or nonhospital based residential rehabilitation programs for alcoholism or substance abuse. Adds effective date provision.

HOUSE AMENDMENT NO. 5.

Deletes reference to: Ch. 73, par. 979
Adds reference to: Ch. 73, new par. 755.16a

Deletes title and everything after the enacting clause. Prohibits the cancellation of certain casualty policies except for specific reasons including nonpayment of premium, material misrepresentation, violation of policy, and others. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
May 07 Placed Calndr,Second Reading
May 14 Second Reading Amendment No.01 RUPP Adopted
May 15 Added As A Joint Sponsor RUPP Placed Calndr,Third Reading
May 16 Third Reading - Passed 053-001-000 Arrive House Placed Calndr,First Readng
May 21 Hse Sponsor DELEO First reading Rfrd to Comm on Assignment
May 23 Assigned to Insurance Consent Caldr Order 2nd Read
Jun 12 Amendment No.01 INSURANCE Withdrawn Do Pass/Consent Calendar 016-000-000
Jun 18 Added As A Joint Sponsor SOLIZ Added As A Joint Sponsor FLOWERS Consent Calendar, 2nd Reading Consent Caldr Order 3rd Read
Jun 19 Remvd from Consent Calendar PANAYOTOVICH, PANGLE & RYDER
Cal 2nd Rdng Short Debate
Jun 20 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
Jun 26 Interim Study Calendar INSURANCE
Oct 16 Added As A Joint Sponsor LEVIN Interim Study Calendar INSURANCE
Oct 17 Exempt under Hse Rule 29(C) Interim Study Calendar INSURANCE
Oct 29 Added As A Joint Sponsor O'CONNELL Motion disch comm, advc 2nd RETURN TO CALENDAR 3RD RDING - DELEO Committee discharged 118-000-000
Oct 31 Placed Calndr,Third Reading Mtn Prev-Recall 2nd Reading
Amendment No.02 REGAN Withdrawn
Amendment No.03 STECZO Withdrawn
Amendment No.04 PARKE Tabled
Amendment No.05 STECZO Adopted
SB-0907—Cont.  

Oct 31—Cont.  Amendment No.06  REGAN  
RULED OUT OF ORDER  
Placed Calndr, Third Reading  
Mtn Prevail to Suspend Rule 37(C)  
Third Reading - Passed 114-000-000  
Added As A Co-sponsor LECHOWICZ, DEGNAN,  
Added As A Co-sponsor BERMAN, JONES  
Added As A Co-sponsor TOPINKA & NETSCH  
Secretary’s Desk Concurrence 05  
S Concurs in H Amend. 05/055-000-000  
Passed both Houses  

Nov 01  Sent to the Governor  
Governor approved  
PUBLIC ACT 84-1005 Effective date 11-01-85  

(New Act)  
Creates the Metropolitan Airport Authority Act which establishes a 9-member appointed governing board. The area within the jurisdiction of the Authority includes the counties of Cook, DuPage, Lake, Kane, Will and McHenry. The Authority is directed to conduct a feasibility study on the establishment of an additional airport as well as expansion of existing airport facilities in the Chicago metropolitan region. It shall also study the impact on the residents of the area in terms of air and noise pollution and vehicular traffic flow. It is also directed to study the most efficient and accountable technique of governing all airports in the area. The Authority is required to report the results of its studies to the General Assembly beginning January 1, 1987. Effective immediately.  

Apr 11 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Executive  
May 01  Added As A Co-sponsor KEATS  
Committee Executive  

1SB-0909  KUSTRA – ETHEREDGE. 
(Ch. 122, par. 30-15.18)  
Amends the Higher Education Student Assistance Law in The School Code to increase to $350,000,000 from $175,000,000 the aggregate outstanding bond limit of the Illinois Scholarship Commission. Effective immediately.  

Apr 11 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Education-Higher  
May 01  Recommended do pass 010-000-000  
Placed Calndr, Second Reading  
May 08  Second Reading  
Placed Calndr, Third Reading  
May 16  Third Reading - Passed 058-000-001  
Arrive House  
Placed Calendar, First Reading  
May 17  Hse Sponsor KEANE  
First reading  Rfrd to Comm on Assignment  
May 23  Assigned to Higher Education  
Jun 06  Do Pass/Consent Calendar 015-000-000  
Conslt Caldr Order 2nd Read  
Jun 13  Consnt Calendar, 2nd Reading  
Conslt Caldr Order 3rd Read  
Jun 19  Consnt Caldr, 3rd Read Pass 114-000-000  
Passed both Houses  
Jul 17  Sent to the Governor  

1 Fiscal Note Act may be applicable.
SB-0910 MAROVITZ - DEMUZIO.

(New Act)

Creates the Financial Institutions Disclosure and Protection Act which requires banks, saving and loan associations and credit unions to disclose certain information to depositors and potential depositors relating to the calculating of earning on deposits, and requirements of the institution with respect to deposits, and certain rules and procedures relating to checking accounts. Make a violation of the Act a Class A misdemeanor. Provides for other civil damages for depositors. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Replaces with a bill requiring all financial institutions to make certain disclosures to the Director of Financial Institutions. Reports are available to the public. Requires the Director to conduct public hearings on whether to allow a financial institution to offer new services.

SENATE AMENDMENT NO. 2.

Deletes provision that provides that no financial institution shall be permitted to offer or provide new services to the public or acquire another financial institution unless it complies with the provisions of the Act. Deletes the provision relating to public hearings.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Finance and Credit Regulations
May 03 Recommded do pass as amend 007-003-000
Placed Calndr,Second Reading
May 08 Second Reading Amendment No.01 FINANCE Adopted
Placed Calndr,Third Reading
May 17 Recalled to Second Reading Amendment No.02 MAROVITZ Adopted
Placed Calndr,Third Reading
May 24 Re-committed to Finance and Credit Regulations

SB-0911 DEMUZIO.

(Ch. 116, par. 206)

Amends The Freedom of Information Act to provide that the fee for a copy of an accident report obtained under that Act shall be as established under Section 11-416 of The Illinois Motor Vehicle Code.

SENATE AMENDMENT NO. 1.

Provides that the fee for a copy of any accident report from any law enforcement agency shall be the same fee as provided under Sec. 11-416 of the Illinois Vehicle Code.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Transportation
Apr 24 Recommended do pass 011-000-000
Placed Calndr,Second Reading
May 17 Second Reading Amendment No.01 DEMUZIO Adopted
Placed Calndr,Third Reading
May 21 Recalled to Second Reading Amendment No.02 DEMUZIO Lost
Placed Calndr,Third Reading

Fiscal Note Act may be applicable.
SB-0912 DEMUZIO.

(Ch. 17, par. 5234)

Amends the Sales Finance Agency Act. Provides that damages due to a violation of the Act may be recovered in a civil action.

Apr 11 1985      First reading Rfrd to Comm on Assignment
Apr 16             Assigned to Finance and Credit Regulations
Apr 25             Placed Calndr,Second Readng
May 14             Second Reading
May 16             Third Reading - Passed 054-000-000
Arrive House
Hse Sponsor SATTERTHWAITE
Added As A Joint Sponsor BOWMAN
Placed Calndr,First Reading
May 17             First reading Rfrd to Comm on Assignment
May 23             Assigned to Judiciary I
Jun 06             Do Pass/Short Debate Cal 012-000-000
Jun 18             Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 24             Short Debate-3rd Passed 076-038-000
Passed both Houses
Jul 23             Sent to the Governor
Sep 20             Governor approved
PUBLIC ACT 84-0704 Effective date 01-01-86

SB-0913 DEMUZIO – MAITLAND – POSHARD.

(Ch. 122, par. 27-8.1)

Amends The School Code. Requires each pupil, upon entering any school, to provide a fingerprint identification card which the school shall keep on record.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 27-8.1
Adds reference to: Ch. 122, par. 17-2

Changes the title, deletes everything after the enacting clause and provides incremental increases in the authorized educational and transportation tax rates for all unit school districts. Adds an immediate effective date.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Education-Elementary & Secondary
May 07 Recommended do pass 017-000-000
Placed Calndr,Second Readng
May 17 Second Reading
Placed Calndr,Third Reading
May 23 Third Reading - Passed 053-002-001
Arrive House
Placed Calndr,First Readng

1 Fiscal Note Act may be applicable.
May 24  First reading  Rfrd to Comm on Assignment
May 30  Assigned to Elementary & Secondary Education
Jun 11  Mtn Prevail Suspend Rul 20K  Committee Elementary & Secondary Education
Jun 13  Interim Study Calendar ELEM SCND ED
Oct 29  Primary Sponsor Changed To MULCAHEY
        Added As A Joint Sponsor EWING
        Added As A Joint Sponsor STECZO
        Exempt under Hse Rule 29(C)
        Interim Study Calendar ELEM SCND ED
        Motion disch comm, advc 2nd
        PLACE CALENDAR
        2ND RDING-2ND DAY
        - MULCAHEY
        Committee discharged 118-000-000
Placed Calndr, Second Reading
Oct 30  Second Reading
        Amendment No.01 STECZO 069-033-000
        Adopted
Placed Calndr, Third Reading
Oct 31  Third Reading - Passed 077-032-003
        Secretary’s Desk Concurrence 01
        Added As A Joint Sponsor MAITLAND
        Added As A Joint Sponsor POSHARD
        S Concurs in H Amend. 01/052-002-000
        Passed both Houses
Nov 04  Sent to the Governor
Nov 08  Governor approved
PUBLIC ACT 84-1022  Effective date 11-08-85

SB-0914  DEMUZIO.
(Ch. 17, par. 2508)
SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 17, par. 380
Provides that a State bank electing to dissolve voluntarily shall provide copies of the contract with another State or national bank to assume the liabilities of the dissolving bank.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Finance and Credit Regulations
May 03  Recommended do pass 007-004-000
May 17  Second Reading
        Amendment No.01 DEMUZIO 052-002-000
        Adopted
Placed Calndr, Third Reading
May 23  Third Reading - Passed 057-000-002
        Arrive House
        Hse Sponsor MAUTINO
        Added As A Joint Sponsor WOODYARD
        Placed Calendar, First Reading
May 24  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Financial Institutions
Jun 12  Do Pass/Consent Calendar 021-000-000
Jun 18  Consnt Caldr Order 2nd Read
        Consnt Calendar, 2nd Reading
        Consnt Caldr Order 3rd Read
SB-0914—Cont.  

Jun 20  
Coasnt Caldr, 3rd Read Pass 118-000-000
Passed both Houses  
Jul 18  
Sent to the Governor  
Sep 03  
Governor approved
PUBLIC ACT 84-0258  Effective date 01-01-86

SB-0915  
DEMUZIO.

(Ch. 5, par. 1207)
Amends the Illinois Farm Development Authority Act. Deletes a reference to the Farmers Home Administration as a source from which the Illinois Farm Development Authority may procure insurance, letters of credit or guarantees.
SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 5, par. 1206
Authorizes members of the Illinois Farm Development Authority Board to receive compensation in an amount not to exceed $100 per day for any regular or special meeting of the Board with such compensation not to exceed $1,500 per year and paid from fees collected by the Authority.

Apr 11 1985  First reading  
Rfrd to Comm on Assignment
Apr 16  
Assigned to Finance and Credit Regulations
May 03  
Placed Calndr,Second Reading  
Recommended do pass 010-000-000
May 17  
Second Reading  
Placed Calndr,Third Reading
May 22  
Recalled to Second Reading  
Amendment No.01  
DEMUZIO  
Adopted
May 23  
Third Reading - Passed 056-000-001
Arrive House  
Placed Calendr,First Reading
May 24  
First reading  
Rfrd to Comm on Assignment
May 29  
Assigned to Agriculture
May 31  
Primary Sponsor Changed To RICHMOND
Added As A Joint Sponsor REA
Added As A Joint Sponsor WAIT
Committee Agriculture
Jun 12  
Recommended do pass 009-002-000
Jun 14  
Added As A Joint Sponsor PHELPS
Placed Calndr,Second Reading
Jun 18  
Second Reading  
Placed Calndr,Third Reading
Jun 20  
Third Reading - Passed 107-006-000
Passed both Houses
Jul 18  
Sent to the Governor
Sep 14  
Governor vetoed
Placed Calendar Total Veto
Oct 16  
Mtn filed overrde Gov veto DEMUZIO
3/5 vote required
Override Gov veto-Sen lost 032-024-000
Total veto stands.

SB-0916  
LEMKE – BLOOM.

SB-0917  NETSCH.

(Ch. 111 1/2, new par. 1010.1)

Amends the Environmental Protection Act to impose a schedule of fees for construction and operating permits for air pollution sources, beginning January 1, 1986. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16         Assigned to Finance and Credit Regulations
Apr 18         Committee discharged
               Re-assigned to Judiciary I

SB-0918  NEWHOUSE.

(Ch. 23, par. 5-2)

Amends Public Aid Code. Provides that medical assistance shall be available to persons who are determined eligible for basic maintenance under the Aid to the Aged, Blind or Disabled and the Aid to Families with Dependent Children Articles by disregarding the maximum earned income permitted by federal law. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16         Assigned to Agriculture, Conservation & Energy
Apr 24         Committee discharged
               Tabled By Sponsor


(New Act; Ch. 24, par. 1361; Ch. 67 1/2, pars. 604, 605 and 611, new par. 604.1; Ch. 120, pars. 641, 643, 643e and 645; Ch. 122, par. 18-8; Ch. 127, par. 46.19a)

Creates the Foreign Trade Zone Tax Increment Allocation Act and amends the Foreign Trade Zone Act, the Illinois Enterprize Zone Act, the Revenue Act of 1939, the School Code and the Civil Administrative Code of Illinois. Authorizes counties to utilize tax increment financing for certain purposes within federally designated foreign trade zones and to exercise certain other powers relating to such financing. Removes the $1,000,000 tax abatement limitation for property in a foreign trade zone. Permits one taxing district, after a hearing, to abate the taxes of other taxing districts on property within a foreign trade zone. Provides that recipients in foreign trade zones shall be given priority for certain job training grants. Provides that a unit of local government establishing a foreign trade zone may exercise any power which may be exercised by a Port District.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16         Assigned to Public Health, Welfare, Corrections
               Tabled By Sponsor

SB-0920  HOLMBERG.

(Ch. 81, par. 1002-12)

Amends the Public Library District Act to rewrite the provisions relating to the transfer of territory from one library district to another; requires the consent of the expanding district, and provides for supervision by the circuit court.

HOUSE AMENDMENT NO. 1.

Specifies some of the factors to be considered by the judge in determining whether to approve a transfer of territory.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Requires that the benefits of transfer be “substantially” equal.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government
May 01 Recommended do pass 009-000-000

May 08 Second Reading
Placed Calndr,Second Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendar,First Reading

May 17 Hse Sponsor GIORGI
First reading Rfrd to Comm on Assignment

May 23 Added As A Joint Sponsor STECZO
Assigned to Cities and Villages

Jun 05 Amendment No.01 CITY VILLAGE Adopted
Do Pass Amend/Short Debate
013-000-000

Jun 18 Short Debate Cal 2nd Rdnng Short Debate
Amendment No.02 GIORGI Adopted
Cal 3rd Rdnng Short Debate

Jun 26 Interim Study Calendar CITY VILLAGE

SB-0921 POSHARD – DUNN, RALPH – O’DANIEL.

Appropriates funds to Department of Commerce and Community Affairs for Greater Egypt Regional Planning Development Commission and to SIU-Carbondale for a joint coordination to develop overall marketing strategy to include an industrial site handbook for certain counties. Effective July 1, 1985.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Appropriations I

SB-0922 DEANGELIS.
(Ch. 111 2/3, par. 8)

Amends An Act concerning public utilities. Empowers the Commission to order any public utility to conduct a management audit of any aspect of its operation. Provides for the payment of the costs of any such audit to the Public Utility Fund. Authorizes the Commission to enter into joint implementation of plans for the dispatch of all electric generating facilities from a single control center.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy

SB-0923 DEANGELIS.
(Ch. 111 2/3, par. 9)

Amends An Act concerning public utilities. Provides that any public utility shall furnish to the Commission the results of any analysis or study performed in relation to its operation.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Agriculture, Conservation & Energy

SB-0924 SCHUNEMAN.
(Ch. 111 1/2, par. 1017)

Amends the Environmental Protection Act. Provides that a community water supply may qualify for exemption from the mandatory chlorination requirement by submitting samples of microbiological analysis once every 6 months rather than at
twice the frequency specified in the Pollution Control Board regulations, when the microbiological analysis for the 6 months immediately preceding the date of the submission of the samples has shown that there is no contamination in excess of the Environmental Protection Agency's water quality limits.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health, Welfare, Corrections
Apr 24 Recommended do pass 009-000-000
May 08 Second Reading Placed Calndr, Second Reading
May 16 Third Reading - Passed 043-014-001
Arrive House Placed Calndr, First Reading
May 22 Hse Sponsor WASHINGTON First reading Rfrd to Comm on Assignment
May 23 Assigned to Energy Environment & Nat. Resource
May 24 Added As A Joint Sponsor MCMASTER Committee Energy Environment & Nat. Resource
May 30 Added As A Joint Sponsor MAUTINO Committee Energy Environment & Nat. Resource
Jun 14 Tbd pursuant Hse Rule 27D

'SB-0925 CARROLL - HALL, WELCH, DEMUZIO, BARKHAUSEN, DEGNAN, JOYCE, JEROME, D'ARCO, HOLMBERG, LUFT, MAROVITZ, VADALABENE, SOMMER, BLOOM, O‘DANIEL, POSHARD, ZITO AND NETSCH. (New Act)

Establishes an Employee Suggestion Award Program, administered by a board appointed by the legislative leadership, to provide cash and honorary awards to State employees whose adopted suggestions result in substantial savings or improvements in State operations. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 15, new par. 222.2.

Makes the Auditor General an ex-officio member of the Employee Suggestion Award Board. Makes the awards payable from appropriations to the Board. Amends the State Comptroller Act to require the Comptroller to reserve portions of appropriation line items designated by the Board as to which savings apply.

HOUSE AMENDMENT NO. 1. (House recedes July 3, 1985)

Adds reference to: Ch. 127, new par. 63b13.27

Changes the title and deletes everything after the enacting clause. Amends the Civil Administrative Code. Establishes within the Department of Central Management Services an annual program to encourage improvements in State operations by financially rewarding the employees whose suggestions realize the greatest cost savings. Creates a 7-member appointed board to administer the program.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

Recommends that the bill be further amended as follows:

Authorizes the Board to request the State Comptroller and the Bureau of the Budget to place in reserve the amount of estimated savings for which the Board made an award and authorizes the State Comptroller, with the approval of the Bureau of the Budget, to hold in reserve such amount in the appropriate line item of the affected agency's appropriation.

1 Fiscal Note Act may be applicable.
Amends the Environmental Protection Act to increase the civil penalty for continuing violations of rules relating to class II wells from $1000 to $2000 per day.

1 Fiscal Note Act may be applicable.
SB-0927  RIGNEY.  
(Ch. 111 2/3, par. 7)
Amends An Act concerning public utilities. Raises the fee from $1 to $2 for certifying each copy of the Commission's annual report, or each copy of any report made by a public utility to the Commission.  
Apr 11 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Agriculture, Conservation & Energy

SB-0928  RIGNEY.  
(Ch. 111 1/2, par. 1030)
Amends the Environmental Protection Act to make a nonsubstantive change relating to investigations.  
Apr 11 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Agriculture, Conservation & Energy

SB-0929  WATSON – DEANGELIS.  
(Ch. 95 1/2, par. 1-118)
Amends The Illinois Vehicle Code to redefine “essential parts” by including in the present definition that such parts, as presently defined, must be part of a vehicle less than 7 years old.  
Apr 11 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Transportation

SB-0930  KELLY.  
(Ch. 122, new par. 10-20.14a)
Amends The School Code to require school boards to ensure 2 days rest each week to noncertificated employees, with certain exceptions. Effective immediately.  
Apr 11 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Labor and Commerce

' SB-0931  DEMUZIO.  
(New Act)
Creates the Community Right to Know Act. Requires certain businesses to notify the Environmental Protection Agency by July 1, 1986, of the presence of certain priority chemical substances, and to file an annual report about such substances beginning March 1, 1987; provides for exemption where the information has previously been supplied. Requires the Agency to publish an annual report summarizing the information contained in the reports filed, and to make the information available to the public. Specifies civil penalties for violations of the Act. Effective immediately.  
Apr 11 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Agriculture, Conservation & Energy  
May 02  Recommended do pass 011-000-000  
May 17  Placed Calndr,Second Reading  
May 17  Second Reading  
May 29  Placed Calndr,Third Reading  
May 29  Re-committed to Agriculture, Conservation & Energy

' SB-0932  WELCH.  
(New Act)

' Fiscal Note Act may be applicable.
SB-0932—Cont.

Creates the Acid Deposition Research and Control Act; requires the Department of Energy and Natural Resources to study the problem of acid rain; creates an advisory committee; requires reports. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Agriculture, Conservation & Energy

SB-0933  TOPINKA – KUSTRA – KELLY – LECHOWICZ.

(Ch. 24, new par. 11-42-13)

Amends the Illinois Municipal Code to permit municipalities to license tree experts.

HOUSE AMENDMENT NO. 1.

Provides that the licensing may apply to "arborists" and persons who treat shrubs. Provides that the corporate authorities shall establish standards and may require bonding or insurance.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Ins Pensions & Licensed Activities
Apr 25       Recommended do pass 011-000-000

May 08   Second Reading
Placed Calndr,Second Reading
May 16   Third Reading - Passed 059-000-000
Arrive House
Placed Calendar,First Reading
May 17   Hse Sponsor KUBIK
Added As A Joint Sponsor NASH
First reading  Rfrd to Comm on Assignment
May 23       Assigned to Registration & Regulation
Jun 06       Do Pass/Consent Calendar 010-000-000

Jun 11    Consnt Caldr Order 2nd Read
Jun 11    Remvd from Consent Calendar
Jun 18    Short Debate Cal 2nd Rdng Short Debate
Jun 18 Amendment No.01 KUBIK Adopted
Cal 3rd Rdng Short Debate
Jun 26 Interim Study Calendar REGIS REGULAT

SB-0934  WELCH.

(New Act; Ch. 127, new par. 141.158)

Creates the Telephone Lifeline Rate and Universal Service Fund Act and amends the State Finance Act. Requires the Illinois Commerce Commission to establish lifeline telephone rates and to develop criteria for determining eligibility for such rates. Imposes a 1% tax on gross revenues of telephone corporations providing intrastate interexchange telecommunications service, with revenues from such tax to be deposited into the newly created Universal Telephone Service Fund to subsidize exchange telephone corporations for the provision of lifeline telephone service.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16       Assigned to Agriculture, Conservation & Energy

SB-0935  DAWSON.

(Ch. 111 1/2, par. 4153-401 and 4153-402)

Amends Nursing Home Care Reform Act of 1979. Permits the discharge of a resident for the safety of facility staff or visitors, or for late payment for services of at least 30 days 3 times within one year. Provides that the requirement of a minimum written notice of 21 days for discharge shall not apply when the discharge is mandated by the physical or emotional safety of the residents, the facility staff or facility visitors.
SB-0935—Cont.

SB-0936  DAWSON AND LEMKE.

(Ch. 23, pars. 6304 and 6503)

Amends the Elder Abuse Demonstration Program Act and an Act in relation to victims of violence and abuse. Requires the Department on Aging to select grantees for elder abuse programs and to specify selection criteria by rule. Permits the Department to require home health aides and other paraprofessionals to report elder abuse.

SB-0937  DAWSON.

(Ch. 24, new pars. 11-74-5.1 and 11-74.2-8.1)

Amends the Illinois Municipal Code. Provides that no municipality, including home rule units, may enter into an agreement with a commercial enterprise for the...
financing of an industrial project or commercial project with the proceeds of industrial project bonds or commercial redevelopment bonds issued pursuant to such Code unless the Department of Commerce and Community Affairs and any person with whom the enterprise has a collective bargaining agreement are first notified. Provides that no such agreement shall be made unless the Department determines that there will be a net increase in the number of jobs and that workers losing jobs as a result of the project will be relocated to jobs at the project site. Requires the commercial enterprise to notify the Department as to the number of jobs actually lost or created as the result of a project.

SENATE AMENDMENT NO. 1.

Provides that the regulation provided by the Act is an exclusive State function rather than a limitation on home rule powers. Provides that the Department shall annually submit a report to the General Assembly on information it receives under the Act. Amends the Illinois Development Finance Authority Act to impose similar requirements with regard to industrial projects under that Act.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government
May 01 Recommended do pass as amend 005-004-001
May 08 Second Reading Placed Calndr,Second Reading
Amendment No.01 LOCAL GOVERN Adopted
May 16 Third Reading - Passed 055-000-000
Arrive House Placed Calndr,First Reading
May 17 Hse Sponsor PANAYOTOVICH First reading Rfrd to Comm on Assignment
May 23 Assigned to Select Comm on Economic Dev
Jun 12 Added As A Joint Sponsor BRAUN
Jun 13 Interim Study Calendar ECONOMIC DEV
Add As A Joint Sponsor RONAN
Add As A Joint Sponsor BROOKINS Committee Select Comm on Economic Dev

SB-0938 DAWSON.

(Ch. 111 1/2, par. 4153-702)

Amends Nursing Home Care Reform Act of 1979. Except under emergency circumstances, requires each complainant to sign a written transcription of his complaint. Provides that the Department of Public Health shall not be required to investigate any complaint against the facility where an identical complaint has been classified as invalid after investigation within 60 days of the current complaint.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health,Welfare,Corrections
Apr 24 Recommended do pass 009-000-000
May 08 Second Reading Placed Calndr,Second Reading
May 24 Third Reading - Passed 054-000-000
Arrive House Placed Calndr,First Reading
May 29 Hse Sponsor BULLOCK First reading Rfrd to Comm on Assignment
May 30 Assigned to Human Services
Amends the Guardianship and Advocacy Act. Provides that the determination of the eligible person's or ward's financial ability to pay for legal or guardianship services shall be based upon the income of the eligible person or ward as affected by his needs and those of family members for whom the eligible person or ward is legally responsible who are financially dependent upon the eligible person or ward. The Advocacy and Guardianship Commission shall establish rules regarding the provision of hearings for eligible persons or wards prior to termination or suspension of services.

SENATE AMENDMENT NO. 1.
standards for passage of such examinations. Provides a certificate expired less than 5 years may be considered as prima facie evidence of the fitness of the former licensee.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Ins Pensions & Licensed Activities
Apr 25  Recommended do pass 011-000-000
May 08  Second Reading  Placed Calndr,Second Reading
May 16  Third Reading - Passed 044-003-007
          Arrive House  Placed Calndr,First Readng
May 22  Hse Sponsor LEVIN  Placed Calndr,First Readng
May 23  First reading  Rfrd to Comm on Assignment
              Assigned to Registration & Regulation
Jun 13  Interim Study Calendar REGIS REGULAT

SB-0941  DAWSON.
(Ch. 91 1/2, par. 711)

Amends the Guardianship and Advocacy Act to provide that the Legal Advocacy Service shall make a good faith effort to obtain private counsel for eligible persons under the Act regardless of whether an eligible person has requested such service. The Guardianship and Advocacy Commission shall establish by rule the procedures and standards by which it will attempt to secure private counsel for eligible persons.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 91 1/2, new par. 736

Replaces the amendatory text for Section 11 of the Guardianship and Advocacy Act and adds a new Section 36 to the Act. Requires the Agency to aid people in obtaining legal counsel and requires adoption of rules to guide the Agency in performing this function. Also provides that such rules are subject to the Illinois Administrative Procedure Act.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public Health,Welfare,Corrections
May 01  Recommended do pass 009-000-000
May 08  Second Reading  Amendment No.01  DAWSON  Adopted
              Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
          Arrive House  Placed Calndr,First Readng
May 22  Hse Sponsor LEVIN  Placed Calndr,First Readng
May 23  First reading  Rfrd to Comm on Assignment
              Assigned to Judiciary I
Jun 13  Do Pass/Consent Calendar 016-000-000
Jun 18  Remvd from Consent Calendar
Jun 20  Short Debate Cal 2nd Rdn Age
Jun 26  Tabled House Rule 37(G)
SB-0942 DAWSON.
(Ch. 111, par. 4422.1)

Amends the Medical Practice Act. Provides that standards used to determine whether to renew a visiting professor permit shall be specified by rule. Requires the Department of Registration and Education to promulgate rules to specify standards used to determine whether an interview is required in connection with the issuance of a visiting professor permit or the renewal of such a permit.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Ins Pensions & Licensed Activities
Apr 25 Placed Calndr,Second Reading
Recommended do pass 011-000-000
May 08 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading
May 17 Hse Sponsor JOHNSON
First reading Rfrd to Comm on Assignment
May 23 Assigned to Human Services
Jun 14 Tbd pursuant Hse Rule 27D

SB-0943 DAWSON.
(Ch. 144, pars. 1404 and 1405)

Amends Baccalaureate Assistance Law for Nurses to require that the Department of Public Health adopt within one year of the effective date of this amendatory Act rules establishing criteria for the selection of loan recipients. Permits the Department to require as a condition for a loan that the recipient agree to pay the costs of a suit if the Department prevails in an action for damages under the loan contract. Requires the Department within one year of the effective date of this amendatory Act to establish standards for determining whether an applicant has reasonable promise of successfully completing a baccalaureate program in professional nursing.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 144, pars. 1403 and 1406

Defines an approved institution as a college or university which has National League for Nursing accreditation. Deletes the provision that the Department of Public Health make available one loan for every 333 active nurses in a region.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health,Welfare,Corrections
May 01 Recommended do pass 009-000-000
Placed Calndr,Second Reading
May 14 Second Reading
Amendment No.01 DAWSON Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 056-000-000
Arrive House
Placed Calendr,First Reading
May 17 Hse Sponsor NASH
First reading Rfrd to Comm on Assignment
May 23 Assigned to Registration & Regulation
Jun 13 Interim Study Calendar REGIS REGULAT

SB-0944 DAWSON - SMITH.
(Ch. 23, par. 5005)

Amends the Department of Children and Family Services Act to require the Department to adopt rules which delineate its criteria for determining which low income families will be accorded priority for day care assistance funding.
SB-0944—Cont.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 23, par. 5005
Adds reference to: Ch. 23, par. 12-4.11

Amends the Illinois Public Aid Code. Provides that grant amounts shall not be lower than 52% of the cost standards established by the Department of Public Aid, and that the percentage of such standards applicable to an assistance unit may not be reduced as the result of adjustments required by the Act.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health, Welfare, Corrections
May 01 Placed Calndr, Second Reading
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000 Arrive House
May 22 Hse Sponsor PANAYOTOVICH
First reading Rfrd to Comm on Assignment
May 23 Assigned to Human Services
May 24 Added As A Joint Sponsor FLOWERS
Jun 11 Added As A Joint Sponsor WASHINGTON
Jun 12 Amendment No. 01 HUMAN SERVICE Adopted
Jun 18 Added As A Joint Sponsor RONAN
Jun 21 Verified
Jun 24 Secretary's Desk Concurrence 01
Jun 27 Calendar Consideration PP.
Jun 30 S Noncns in H Amend. 01/029-030-000
Speaker's Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Aptd 1ST/PANAYOTOVICH,
LEVIN, CULLERTON,
WOJCIK & PULLEN
Jul 01 Sen Conference Comm Aptd ST/DAWSON
SMITH, ZITO,
DONAHUE & SCHAFFER
Jul 02 House report submitted
House Conf. report Adopted 1ST/106-006-001
Senate report submitted
3/5 vote required
Senate Conf. report lost 1ST/023-028-001

SB-0945 WELCH.
(Ch. 111 2/3, new par. 32.8)

Amends the Public Utilities Act. Provides a public utility which repurchases electricity from a consumer of electricity furnished by the utility shall compensate the...
consumer for the repurchased electricity at a rate of at least 50% of the rate charged by the utility for furnishing electricity to the consumer.

SB-0946 WELCH.
(Ch. 111 2/3, par. 903)
Amends the Citizens Utility Board Act to include electric cooperatives within the definition of "public utility".

SB-0947 JOYCE, JEREMIAH.
(Ch. 110, par. 2-1303; rep. par. 12-109)
Amends the Code of Civil Procedure to require interest on judgments to be paid at a rate stated in a written contract for the underlying obligation if that stated rate is higher than the statutory rate. Deletes duplicative Section of Code. Effective immediately.

SB-0948 MAITLAND.
(Ch. 95 1/2, par. 11-709)
Amends The Illinois Vehicle Code. Requires the Department of Transportation to permit second division vehicles under 8,000 pounds to travel in any lane of traffic also permitted for first division vehicles when the Department has designated lanes of traffic to be used by different types of motor vehicles on multilaned controlled access highways with 3 or more lanes in one direction.

SB-0949 KARPIEL.
(Ch. 48, par. 138.8)
Amends the Workers' Compensation Act. For nonfatal cases, defines serious disfigurement as a degree of disfigurement which when viewed in the light of relevant circumstances will or reasonably could adversely affect the employee's opportunity for employment in the same or substantially similar employment as that in which the employee was engaged at the time of injury.
SB-0949—Cont.

Apr 16
Assigned to Labor and Commerce
Apr 24
Recommended do pass 004-002-001
Placed Calndr,Second Reading

May 17
Second Reading
Placed Calndr,Third Reading

May 22
Recalled to Second Reading
Amendment No.01 KARPIEL
Verified
Lost
Placed Calndr,Third Reading

May 23
Third Reading - Lost 027-024-001
Motion to Reconsider Vote
Mtn Reconsider Vote Tabled
BERMAN MOTION LOST
027-030-000
Mtn Reconsider Vote Prevail
028-027-001

Third Reading - Lost 028-031-000

SB-0950 SMITH — GEO-KARIS — DARROW AND LEMKE.
(Ch. 111, par. 4433 and new par. 4478.1)
Amends Medical Practice Act. Requires the execution of a consent form before a physician operates on a patient for a breast tumor. Provides that the failure of a physician to inform a patient in layman's language of alternative methods for breast cancer treatment shall constitute grounds for license revocation or suspension or other disciplinary action.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public
Apr 25 Added As A Joint Sponsor GEO-KARIS & DARROW Committee Public
May 09 Added As A Co-sponsor LEMKE Committee Public

SB-0951 SMITH.
(Ch. 48, pars. 138.4 and 172.39)
Amends the Workers' Compensation Act and Workers' Occupational Diseases Act to make it unlawful for an employer to inquire of any prospective employee or of such prospective employee's previous employers, whether that prospective employee has ever filed a claim for benefits under the Workers' Compensation Act or Workers' Occupational Diseases Act or received any benefits provided under these Acts.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Labor and Commerce
Apr 24 Recommended do pass 005-004-000
Placed Calndr,Second Reading

May 08 Second Reading
Placed Calndr,Third Reading

May 16 Third Reading - Lost 019-035-001

SB-0952 SMITH.
(Ch. 111, new pars. 3434.1, 4411a and 5312.1)
Amends Medical Practice Act, Psychologist Registration Act and Nursing Act. Requires that applicants in each profession complete a course on the detection and treatment of alcoholism and other chemical dependency in order to receive a license.

Apr 11 1985 First reading Rfrd to Comm on Assignment
SB-0952—Cont.

SB-0953 SMITH.
(Ch. 48, par. 1004)

Amends the Minimum Wage Law regarding occupations in which gratuities have customarily been recognized as part of the remuneration. Provides the employer's allowance for gratuities shall not exceed 35% of the applicable minimum wage rate from the effective date of the amendatory provisions until July 1, 1986; 30% from July 1, 1986, until July 1, 1987; and 25% on and after July 1, 1987.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Labor and Commerce

SB-0954 SMITH.
(Ch. 23, par. 6104.01)

Amends the Act on the Aging. Requires the Department on Aging to study the feasibility of establishing and implementing an affirmative action employment plan for persons 60 or more years old. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that the Department shall make a grant to an institution of higher learning to conduct the study.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Labor and Commerce
Apr 24 Recommended do pass 009-000-000

Placed Calndr,Second Reading
May 08 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading
May 20 Hse Sponsor SOLIZ
Added As A Joint Sponsor YOUNG,A
Added As A Joint Sponsor WASHINGTON
Added As A Joint Sponsor BULLOCK
First reading Rfrd to Comm on Assignment
May 21 Added As A Joint Sponsor LEFLORE
Committee Assignment of Bills
May 23 Assigned to Select Comm on Aging
Jun 12 Recommended do pass 010-000-000
Placed Calndr,Second Reading
Jun 20 Second Reading
Amendment No.01 OBLINGER Adopted
Placed Calndr,Third Reading
Jun 25 Third Reading - Passed 112-003-000
Jun 26 Secretary's Desk Concurrence 01
Jun 27 Calendar Consideration PP.
Jun 30 S Concurs in H Amend. 01/035-022-000
Passed both Houses
Jul 29 Sent to the Governor
Sep 25 Governor approved
PUBLIC ACT 84-0985 Effective date 09-25-85

SB-0955 SMITH.
(Ch. 111, new par. 4411a)

Amends Medical Practice Act. Requires that applicants who graduate from medical college or school on or after September 1, 1986 complete a course on nutrition in order to receive a license.

Fiscal Note Act may be applicable.
Amends Medical Assistance Article of Public Aid Code. Includes in classes of persons eligible for assistance pregnant women whose income and resources are insufficient to meet the costs of necessary medical care and persons under the age of 18 who fail to qualify as dependent under the Aid to Families with Dependent Children Article who have insufficient income and resources to meet the costs of necessary medical care.

SENATE AMENDMENT NO. 1.
Includes as eligible for medical assistance pregnant women whose child would qualify as a dependent under Aid to Families with Dependent Children if in fact the child had already been born and persons under the age of 18 who demonstrate a need under the AFDC Article, but who fail to qualify as dependent under that Article.

HOUSE AMENDMENT NO. 1.
Deletes changes made by Senate amendment 1. Restores bill to original form.

HOUSE AMENDMENT NO. 2.
Provides that the standard of medical care which the pregnant woman’s income and resources are insufficient to meet shall be the maximum amount permitted under medical assistance provisions of the federal Social Security Act.

1 Fiscal Note Act may be applicable.
Amends the Uniform Commercial Code. Provides that the liability for bad checks or drafts shall lie exclusively with the drawer. Effective immediately.

HOUSE AMENDMENT NO. 1.

Permits a bank or holder of a dishonored instrument to assess a charge against a person who knew or should have known the instrument would not be honored.

SB-0957  JOYCE, JEREMIAH.

(Ch. 26, par. 3-806)

Amends the Uniform Commercial Code. Provides that the liability for bad checks or drafts shall lie exclusively with the drawer. Effective immediately.

HOUSE AMENDMENT NO. 1.

Permits a bank or holder of a dishonored instrument to assess a charge against a person who knew or should have known the instrument would not be honored.
SB-0958  WELCH.

(Ch. 122, new par. 10-20.17a)

Amends The School Code to require school boards to provide training programs on hazardous and toxic materials to school personnel who work with such materials. The programs must be approved by the State Board of Education in consultation with the Department of Public Health. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16    Assigned to Education-Elementary & Secondary

Fiscal Note Act may be applicable.

SB-0959  DEANGELIS – O’DANIEL.

(Ch. 110, new pars. 2-1701 through 2-1719)

Amends the “Code of Civil Procedure”. Adds a new part in relation to recoveries in medical malpractice cases. Defines all types of damages and places limitations on recovery in certain categories. Provides for certain survivors benefits upon death of injured party. Imposes duties on the Director of Insurance to determine those insurers qualified to provide security and publish the discount rate used to adjust periodic installment payments. Prospective application only.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16    Assigned to Judiciary I

SB-0960  DEANGELIS – BLOOM AND O’DANIEL.

(Ch. 70, par. 2)

Amends the Illinois Wrongful Death Act. Provides that in any such action in which the plaintiff seeks damages by reason of medical, hospital or other healing art malpractice, there shall be no presumption of pecuniary loss in excess of $25,000.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16    Assigned to Judiciary I

SB-0961  DEANGELIS – BLOOM, JOYCE, JEREMIAH AND O’DANIEL.

(Ch. 110, par. 2-1109)

Amends the Code of Civil Procedure in regard to itemized verdicts by juries. Provides that awards shall be broken down by categories including medical expense, lost wages, other economic loss, and losses incurred prior to the verdict and which will be incurred in the future.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16    Assigned to Judiciary I

SB-0962  DEANGELIS – JOYCE, JEREMIAH AND O’DANIEL.

(Ch. 110, new pars. 2-1011, 2-1012, 2-1013, 2-1014, 2-1015, 2-1016, 2-1017, 2-1018 and 2-1019)

Amends the Code of Civil Procedure. In lawsuits involving medical and dental malpractice, provides for a medical review panel composed of a judge, a lawyer and a physician and a dental review panel consisting of a judge, a lawyer and a dentist. Provides that each panel shall examine evidence and make determinations as to liability and amount of damages. Permits the parties, by unanimous agreement, to by-pass the panel and proceed to trial. Provides that the parties, by unanimous agreement, may elect to be bound by the panel’s decision. Authorizes the court to tax costs and attorney’s fees to the party who loses the trial after having rejected a unanimous decision of the panel. Specifies that the determinations of the panel are admissible in a subsequent trial. Prospective application only.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16    Assigned to Judiciary I

1 Fiscal Note Act may be applicable.
SB-0963  DEANGELIS – BLOOM, JOYCE, JEREMIAH AND O’DANIEL.

(Ch. 110, new par. 2-114)

Amends the Code of Civil Procedure. Provides that in malicious prosecution actions arising out of proceedings which sought damages for injuries or death by reason of medical, hospital or other healing art malpractice, the plaintiff need not plead or prove special injury to sustain his cause of action.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16        Assigned to Judiciary I

SB-0964  DEANGELIS – JOYCE, JEREMIAH, BLOOM AND O’DANIEL.

(Ch. 110, par. 2-611)

Amends the Code of Civil Procedure to provide that an attorney whose client makes untrue allegations or denials may be liable for expenses incurred by the other party by reason of such untrue pleading.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16        Assigned to Judiciary I

SB-0965  DEANGELIS – BLOOM AND O’DANIEL.

(Ch. 110, par. 2-1205)

Amends the Code of Civil Procedure. Provides that in medical malpractice cases the damages awarded shall be increased by the amount of any insurance premiums or other direct costs paid by the plaintiff for such benefits in the two years prior to plaintiff's injury or death or to be paid by the plaintiff in the future for such benefits. Deletes the provision that reduction of a judgment by the amount of benefits to the plaintiff shall not exceed 50% of the verdict.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16        Assigned to Judiciary I

SB-0966  DEANGELIS – O’DANIEL.

(Ch. 110, new par. 8-2501)

Amends the Code of Civil Procedure to establish minimum qualifications for expert witnesses in medical malpractice actions.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16        Assigned to Judiciary I

SB-0967  DEANGELIS – O’DANIEL.

(Ch. 110 new pars. 2-1114 and 2-1115)

Amends the Code of Civil Procedure. Limits contingent fees of attorneys representing plaintiffs in medical malpractice cases. Prospective application only.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16        Assigned to Judiciary I

SB-0968  DEANGELIS – DARROW, O’DANIEL, BLOOM AND JOYCE, JEREMIAH.

(Ch. 110, new par. 2-1010)

Amends the Code of Civil Procedure. Permits a party named in a personal injury suit to file an affidavit disclaiming involvement rather than an answer. Any party may oppose dismissal against such party by a showing of involvement in the occurrence alleged in the action.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16        Assigned to Judiciary I
Amends The School Code. Requires students to satisfy minimum academic competency requirements of the State Board of Education before enrolling in driver's education courses.

Amends the Criminal Code. Creates the offense of contributing to the criminal delinquency of a juvenile. Provides that any person of the age of 21 years and upwards who with the intent to promote or facilitate the commission of a felony aids or directs a person under the age of 17 years in the commission of a felony commits the offense of contributing to the criminal delinquency of a juvenile and is guilty of a felony one grade higher than the offense committed except when the offense committed is murder or a Class X felony. In case of murder or a Class X felony, the penalty shall be the same as those offenses, respectively. A defendant convicted shall be responsible for the payment of all costs of rehabilitation of the juvenile. Provides that the State's Attorney shall obtain a lien on the property of a person convicted of contributing to the criminal delinquency of a juvenile to satisfy the rehabilitation costs. Effective immediately.

SENATE AMENDMENT NO. 1
Defines rehabilitation costs as all costs incurred by the State or a local government associated with the incarceration, detention or supervision of the juvenile.

HOUSE AMENDMENT NO. 1.
Deletes provision requiring defendants convicted of the offense to pay rehabilitation costs of the juvenile. Deletes State's Attorney lien provisions.

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* Fiscal Note Act may be applicable.
* Correctional Budget and Impact Note Act may be applicable.
SB-0970—Cont.

Jul 29	Sent to the Governor
Sep 25	Governor vetoed
          Placed Calendar Total Veto
Oct 17	Total veto stands.

1 SB-0971  LEMKE.

(Ch. 60, par. 41)
Amends the Uniform Criminal Extradition Act. Provides that if the county incurs expenses in the return of fugitives to this State from another state, the county shall be reimbursed for such expenses out of the State Treasury.

SENATE AMENDMENT NO. 1.
Provides that the provisions are only applicable to felonies. Only provides for payment of reasonable expenses.

Apr 11 1985	First reading  Rfrd to Comm on Assignment
Apr 16		Assigned to Local Government
May 01		Recommended do pass 006-004-000
May 08	Second Reading  Placed Calndr,Second Reading
May 08	Second Reading  Placed Calndr,Third Reading
May 16	3d Reading Consideration PP  Calendar Consideration PP.
May 21	Recalled to Second Reading  Amendment No.01  LEMKE  Adopted
May 29	Re-committed to Local Government

SB-0972  LEMKE.

(Ch. 38, par. 180-3)
Amends An Act to revise the law in relation to criminal jurisprudence. Provides that a person convicted of a felony or business offense shall pay the State's cost of prosecution. Provides that a person convicted of a misdemeanor shall pay the cost of the prosecution. Provides that costs of prosecution for a misdemeanor shall include court costs and State's Attorneys' expenses and the State's costs of prosecution for a felony or business offense shall include court costs, sheriff's, juror's, and witnesses' fees, court reporter expenses and State's Attorneys' expenses.

Apr 11 1985	First reading  Rfrd to Comm on Assignment
Apr 16		Assigned to Judiciary I
Apr 24		Recommended do pass 007-000-000
May 08	Second Reading  Placed Calndr,Second Reading
May 16	Third Reading - Passed 059-000-000
            Arrive House
            Hse Sponsor TERZICH
            Placed Calndr,First Reading
May 17	First reading  Rfrd to Comm on Assignment
May 23		Assigned to Judiciary II
Jun 14	      Tbld pursuant Hse Rule 27D

1 SB-0973  LEMKE—JOYCE, JEREMIAH.

(Ch. 122, par. 102-16)
Amends the Public Community College Act. Prohibits distribution of funds to any community college district encouraging defamatory activities or productions.

Apr 11 1985	First reading  Rfrd to Comm on Assignment
Apr 16		Assigned to Education-Higher

1 Fiscal Note Act may be applicable.
Amends the General Assembly Article of the Pension Code to reduce from 8 to 6 the number of years of service required for eligibility to remain in the System after leaving the General Assembly.

**PENSION IMPACT NOTE:**
The costs of SB-974 would be relatively small, but it is not possible to determine the exact amount that would be involved.

**SENATE AMENDMENT NO. 1.**
Changes amount provided in statute to that established by the Compensation Review Board.

**SENATE AMENDMENT NO. 2.**
Allows certain members of the General Assembly to obtain pension credits without paying the specific share of normal cost, if they apply during the month of January, 1986.

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**SB-0975 LEMKE – GEO-KARIS.**

(New Act; Ch. 30, new par. 303.1; Ch. 110, pars. 9-102, 9-104, 9-111 and 12-903)

The Uniform Condominium Act with certain modifications, including modifications with respect to home rule units. Regulates the formation, operation and termination of condominiums, and makes incidental amendments to other Acts.

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**1 SB-0976 DAVIDSON.**

(Ch. 34, pars. 1501, 1502, 1504 and 1505; new pars. 1503a, 1503b and 1504a; rep. par. 1503)

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1 Fiscal Note Act may be applicable.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the County Auditor Act. Provides that county auditors elected in counties with a population of less than 3,000,000 and more than 75,000 shall be commissioned by the Governor. Deletes provision that the county board determine the auditor's office room and furnishings and provides that the auditor shall control internal office operations, procure office materials and fix employee salaries subject to budgetary limitations established by the county board. Provides that the duties of being the general accountant of the county and installing a system of financial records in county divisions shall not apply in counties of over 275,000 population. Makes other changes in the law relating to the powers and duties of county auditors.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Local Government
May 01 Recommended do pass 010-000-000

May 08 Second Reading
Placed Calndr,Second Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor SATTERTHWAITE

Added As A Joint Sponsor OBLINGER
Placed Calndr,First Reading

May 17 First reading Rfrd to Comm on Assignment
May 23 Assigned to Counties and Townships
Jun 13 Recommended do pass 008-004-000

Jun 18 Added As A Joint Sponsor COWLISHAW
Placed Calndr,Second Reading

Jun 19 Added As A Joint Sponsor WOJCIK
Second Reading
Held on 2nd Reading

Jun 20 Amendment No.01 SALTSMAN Lost
Placed Calndr,Third Reading
Third Reading - Passed 104-010-001
Passed both Houses

Jul 18 Sent to the Governor

Sep 14 Governor approved
PUBLIC ACT 84-0364 Effective date 01-01-86

SB-0977 NEDZA.
(Ch. 111 2/3, par. 702.08)

Amends the Regional Transportation Act to direct the Authority to study the adequacy of police protection on the public transportation systems under its jurisdiction.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Transportation
Apr 24 Recommended do pass 01T-000-000

May 08 Second Reading
Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor RONAN
Placed Calndr,First Reading

May 17 First reading Rfrd to Comm on Assignment
May 23 Assigned to Transportation
May 24 Added As A Joint Sponsor FLOWERS
Committee Transportation
Jun 14 Tbld pursuant Hse Rule 27D
SB-0978 JOYCE,JEROME.
(Ch. 111 1/2, par. 1003)
Amends the Environmental Protection Act to include within the definition of hazardous substance any substance listed as a human carcinogen by the International Agency for Research on Cancer. Effective immediately.

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<td>Apr 11 1985</td>
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<td>Re-committed to Agriculture, Conservation &amp; Energy</td>
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SB-0979 MACDONALD.
(Ch. 34, par. 102)
Amends the Counties Act. Revises vote requirement in referendum on the creation of a new county from a majority of all votes cast in the election to a majority of the votes on the issue.

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<td>Assigned to Local Government</td>
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SB-0980 MACDONALD.
(Ch. 34, pars. 101 and 102)
Amends the Counties Act. Revises the requirement for petition to create a new county from a majority to 10% of the legal voters of the territory proposed to be included in the new county. Removes obsolete provision referring to the constitutionality of the formation of a new county. Revises vote requirement in referendum on the creation of a new county from a majority of all votes cast in the election to a majority of the votes on the issue.

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<td>Assigned to Local Government</td>
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1 SB-0981 POSHARD – O’DANIEL.
(Ch. 95 1/2, par. 11-1004)
Amends the Illinois Vehicle Code to require the Illinois Department of Transportation, or a local traffic authority, upon the request of any person under the age of 18 who is blind, hearing impaired or physically handicapped (as certified by a physician), to erect one or more signs in the person’s neighborhood to warn motor vehicle operators of the presence of such a person.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, SB-981 constitutes a service mandate for which 50%-100% of the increased cost to local governments is required under the State Mandates Act. The estimated cost of SB-982 could be $700,000 to $1,400,000 depending on the percentage of reimbursement provided.

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Tabled By Sponsor

1 Fiscal Note Act may be applicable.
SB-0982  POSHARD – WELCH – ZITO AND LEMKE.
(Ch. 122, par. 863)
Amends the Critical Health Problems and Comprehensive Health Education Act to include the teaching of the early prevention and detection of cancer, heart attack, diabetes and stroke in elementary and secondary schools. Also includes the teaching of prevention of child abuse and neglect and prevention of suicide.

HOUSE AMENDMENT NO. 2.
Provides that early prevention and detection of cancer, heart disease, diabetes, stroke and the prevention of child abuse, neglect and suicide may (instead of shall) be included among the educational areas forming a basis for curricula in elementary and secondary schools. Adds a July 1, 1985 effective date.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public Health, Welfare, Corrections
Apr 24  Recommended do pass 009-000-000

SB-0983  NEWHOUSE – SMITH – JONES – DAWSON.
(Ch. 122, par. 10-23; new pars. 10-23.11 and 34-18.5)
Amends The School Code to authorize school boards to provide staff development for local school site personnel who work with pupils in grades kindergarten through 8, in the detection, reporting and prevention of child abuse and neglect.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public Health, Welfare, Corrections
Apr 24  Recommended do pass 009-000-000
SB-0983—Cont.

May 17
Added As A Joint Sponsor SOLIZ
First reading Rfrd to Comm on Assignment

May 20
Primary Sponsor Changed To BRAUN
Added As A Joint Sponsor TURNER
Added As A Joint Sponsor YOUNG,A
Committee Assignment of Bills

May 23
Assigned to Elementary & Secondary Education

Jun 13
Cal 2nd Rdng Short Debate

Jun 20
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 24
Third Reading - Passed 117-000-000
Passed both Houses

Jul 23
Sent to the Governor

Sep 17
Governor approved
PUBLIC ACT 84-0537 Effective date 01-01-86

1 SB-0984 SMITH, POSHARD AND NEWHOUSE.

(Ch. 23, par. 2215)

Amends the Child Care Act of 1969 to require the Department of Children and Family Services to visit a licensed child care facility at least three times a year. Mandates the personnel who visit the facility to inspect for child abuse and neglect. Effective July 1, 1986.

HOUSE AMENDMENT NO. 1.

Reduces the number of required visits from 3 to one per year. Permits a visit at any time for inspection and to ensure child safety. Requires some, rather than all, representatives to receive training in the detection and prevention of exploitation and abuse.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health, Welfare, Corrections
Apr 24 Placed Calndr, Second Reading

May 08 Second Reading
Placed Calndr, Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading

May 20 Hse Sponsor YOUNG,A
Added As A Joint Sponsor WASHINGTON
Added As A Joint Sponsor BULLOCK
First reading Rfrd to Comm on Assignment

May 21 Added As A Joint Sponsor WHITE
Committee Assignment of Bills

May 23 Assigned to Human Services

Jun 05 Amendment No. 01 HUMAN SERVICE Adopted
Do Pass Amend/Short Debate 012-000-000

Jul 23 Cal 2nd Rdng Short Debate

Jun 18 Added As A Joint Sponsor SOLIZ
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 21 Short Debate-3rd Passed 114-000-000

Jun 24 Secretary’s Desk Concurrence 01

Jun 27 S Noncnsr in H Amend. 01

Jun 28 Speaker’s Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/YOUNG,A,
WHITE, CULLERTON,
WOJCIK & RYDER

1 Fiscal Note Act may be applicable.
SB-0985  POSHARD - O’DANIEL.
(Ch. 85, par. 507)
Amends the Illinois Police Training Act. Requires police training schools to include optional instruction designed to help probationary police officers qualify for a permit to conduct chemical tests for the detection of alcohol or other drugs in the blood, breath or urine of persons suspected of driving under the influence. Effective immediately.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Transportation
May 03 Committee discharged

SB-0986  MAROVITZ.
(Ch. 110 1/2, new par. 4-16)
Amends the Probate Act. Permits disposition of tangible, nonbusiness personal effects by a will reference to a separate list prepared before or after the will’s execution. Effective immediately.
SENATE AMENDMENT NO. 1.
Requires the testator's signature on the separate list to be witnessed by 2 persons and notarized, and provides that if any conflict exists between 2 or more such lists, the last dated shall control.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Judiciary I
May 02 Recommended do pass as amend 008-000-000
Placed Calndr,Second Readng
May 17 Second Reading Amendment No.01 JUDICIARY I Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 056-000-000
Arrive House
Placed Calendr,First Readng
May 28 Hse Sponsor DUNN,JOHN
Placed Calendr,First Readng
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Judiciary I
Jun 13 Interim Study Calendar JUDICIARY I

SB-0987  JOYCE, JEROME AND LEMKE.
(Ch. 111 1/2, par. 1003)
Amends the Environmental Protection Act to include “refuse” within the definition of “waste”.
Apr 11 1985 First reading Rfrd to Comm on Assignment
SB-0987—Cont.

Apr 16  Assigned to Agriculture, Conservation & Energy
May 02  Recommended do pass 013-000-000
May 09  Placed Calndr, Second Reading
May 09  Added As A Co-sponsor LEMKE
May 29  Placed Calndr, Second Reading
May 29  Re-committed to Agriculture, Conservation & Energy

SB-0988  WATSON.

(Ch. 111 1/2, par. 1009)

Amends the Environmental Protection Act to allow open burning of landscape waste in Kane, Will, Madison, St. Clair, Peoria and Winnebago Counties.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Agriculture, Conservation & Energy
May 02  Recommended do pass 005-002-000
May 08  Placed Calndr, Second Reading
May 23  Second Reading  Placed Calndr, Third Reading
May 23  Third Reading - Passed 042-013-003
May 29  Arrive House  Placed Calndr, First Reading
May 29  Hse Sponsor STEPHENS  First reading  Rfrd to Comm on Assignment
May 30  Assigned to Energy Environment & Nat. Resource
Jun 13  Recommended do pass 010-000-000
Jun 20  Placed Calndr, Second Reading
Jun 20  Second Reading  Held on 2nd Reading
Jun 21  Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 097-020-000
Jun 24  Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor approved

PUBLIC ACT 84-0705  Effective date 01-01-86

SB-0989  KELLY.

(Ch. 46, par. 11-2)

Amends The Election Code. Authorizes county boards to consolidate contiguous election precincts containing fewer than 600 voters into one precinct containing between 500 and 800 voters.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 46, new pars. 7-47.1, 17-13, 18-5.1

Permits the State Board of Elections to grant exemptions to accessibility requirements for polling places in certain cases. Provides for delivery of ballots to disabled voters affected by such inaccessibility of polling places.

SENATE AMENDMENT NO. 2.

Provides that the granting of such exemptions to accessibility requirements shall be in accordance with federal law. Makes the exemptions valid for 2 rather than 3 years. Requires that requests for ballot delivery be made on or before the election day. Requires delivery of a portable voting booth with the ballot. Permits pollwatchers to observe the procedures surrounding such ballot delivery and voting.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Elections
May 07  Recommended do pass as amend 008-000-000
May 07  Placed Calndr, Second Reading
May 17  Second Reading
Amendment No.01  ELECTIONS  Adopted
Amendment No.02  KELLY  Adopted
Placed Calndr, Third Reading

May 29  Re-committed to Elections

SB-0990  BARKHAUSEN.
(New Act; Ch. 106 1/2, rep. pars. 44 through 73)

Repeals the “Uniform Limited Partnership Act”, filed June 28, 1917. Creates the “1986 Uniform Limited Partnership Act”. Provides for filing of certificate of limited partnership with the Secretary of State, rather than with County Recorder of Deeds. Authorizes the Attorney General to bring action to restrain foreign limited partnerships from violating this Act. Makes other changes. Effective January 1, 1986, except that certain provisions relating to the names of limited partnerships, administration by the Secretary of State and law governing foreign limited partnerships are deferred until July 1, 1986.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I

SB-0991  BARKHAUSEN AND KEATS.
(Ch. 26, pars. 8-102, 8-103, 8-104, 8-105, 8-106, 8-107, 8-201,
8-202, 8-203, 8-204, 8-205, 8-206, 8-207, 8-301, 8-302, 8-303,
8-304, 8-305, 8-306, 8-307, 8-308, 8-309, 8-310, 8-311, 8-312,
8-313, 8-314, 8-315, 8-316, 8-317, 8-318, 8-319, 8-320, 8-401,
8-402, 8-403, 8-404, 8-405 and 8-406; new pars. 8-108, 8-321,
8-408 and 8-409)

Amends Article 8 of the Uniform Commercial Code to incorporate the amendments approved in 1977 by the National Conference of Commissioners of Uniform State Laws. Establishes provisions to govern electronic securities transactions. Provides for “certificated” securities, those evidenced by a piece of paper, and “uncertificated” securities, those which exist on the issuer’s records and are not evidenced by a piece of paper.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Finance and Credit Regulations
May 01  Added As A Co-sponsor KEATS  Committee Finance and Credit Regulations

SB-0992  BARKHAUSEN.
(New Act; Ch. 17, pars. 1674, 2102 and 4441; Ch. 110 1/2, par.
1-2.21, 11-1 and 28-10; Ch. 110 1/2 rep. pars. 201 thru 211)


SENATE AMENDMENT NO. 1.
Makes grammatical corrections.

HOUSE AMENDMENT NO. 1.
Provides an additional method of creating custodial property.

HOUSE AMENDMENT NO. 2.
Makes effective date July 1, 1986.

HOUSE AMENDMENT NO. 3.
Changes the value of property which may be transferred to an adult member of a minor’s family as custodian from $10,000 to $50,000.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Finance and Credit Regulations
SB-0993  BARKHAUSEN.

(Ch. 38, par. 1005-6-1; Ch. 95 1/2, par. 11-501)

Amends the Unified Code of Corrections and the Illinois Vehicle Code. Provides that any person charged with driving under the influence of alcohol or other drug, who within the last 4 years has pleaded to a charge other than the original charge of driving under the influence pursuant to a plea agreement, shall not be eligible for a supervision disposition. Requires that any person charged with driving under the influence of alcohol or other drug shall not be given a lesser charge, who within the last 5 years has been similarly charged and been convicted, given a lesser charge by plea agreement, or been assigned supervision.

HOUSE AMENDMENT NO. 1.

Deletes prohibition against plea agreement for persons who had, within the last 5 years, been given a lesser charge as a result of a plea agreement, or who had been placed on court supervision. Provides that prohibition of court supervision sentence applies to violation of Section 11-503 (reckless driving), instead of Section 11-501 (DUI) when a charge or finding for a similar violation had resulted from a plea agreement.

SB-0993—Cont.
SB-0994  BLOOM – D'ARCO – NETSCH AND MAITLAND.

(Ch. 111 2/3, pars. 1, 2a and 10.1)

Amends the Public Utilities Act to change the name of the Illinois Commerce Commission to the Illinois Public Service Commission.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, pars. 1, 2a, 10.1
Adds reference to: Ch. 24, par. 8-11-2; Ch. 38, par. 60-5; Ch. 111 2/3, pars. 3-101, 3-120, 3-121, 8-403, 8-406, 9-202, 9-220, 9-221, 9-222, 10-110, 10-201, 11-204, new par. 9-222.1; Ch. 120, pars. 467.16, 468, 2002


SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 111 2/3, par. 9-241

Adds provisions amending the Public Utilities Act. Provides that a public utility which forgives a late payment charge for a residential customer once in a calendar year shall extend the same privilege to small businesses.

HOUSE AMENDMENT NO. 4.

Deletes reference to: Ch. 111 2/3, par. 9-241
Adds reference to: Ch. 111 2/3, par. 2-201

Specifies that no fees shall be charged for Commerce Commission records furnished the Public Council. Deletes provision that a utility must forgive late payment charges from small businesses if such charges are forgiven from individuals. Revises the time periods during which the Commission is to file certain documents with the appellate court.
Oct 29  Hse Sponsor HASTERT  
Added As A Joint Sponsor LEVIN  
First reading  Referred to Rules  
Ruled Exempt Hse Rule 29(c) HRUL  
Assigned to Assignment of Bills  
Motion advc 2nd, no refr com  
Advanced 2nd w/o ref to com  
118-000-000  

Placed Calndr, Second Reading  

Nov 14  Second Reading  
Amendment No.01 PANAYOTOVICH Withdrawn  
Amendment No.02 PANAYOTOVICH Withdrawn  
Amendment No.03 PANAYOTOVICH Withdrawn  
Amendment No.04 HASTERT Adopted  
Amendment No.05 DAVIS Withdrawn  
Amendment No.06 DAVIS Withdrawn  
Amendment No.07 DAVIS Withdrawn  
Amendment No.08 HASTERT Withdrawn  

Placed Calndr, Third Reading  
Min Prevail to Suspend Rule 37(C)/113-000-000  
3/5 vote required  

Third Reading - Passed 107-001-000  

Jan 08 1986  Secretary's Desk Concurrence 04  
S Noncncrs in H Amend. 04  
Speaker's Table, Non-concur 04  
H Refuses to Recede Amend 04  
H Requests Conference Comm 1ST  

*SB-0995* COLLINS.  
(Ch. 38, new pars. 33C-1, 33C-2, 33C-3, 33C-4, 33C-5 and 33C-6;  
Ch. 127, par. 132.602; new pars. 132.600 and 132.608.1)  

Amends the Criminal Code of 1961 and the Minority and Female Business Enterprise Act. Makes it a Class 4 felony to fraudulently obtain or retain certification as a minority or female owned business, to willfully make a false statement to certain officials for the purpose of influencing the certification or denial of certification of a minority or female owned business, to willfully obstruct or impede the investigation of the qualifications of a minority or female owned business requesting certification, to fraudulently obtain public money reserved for minority or female owned businesses, or to knowingly misrepresent oneself as a minority or female owned business when selling products or services. Provides that no contract let to a minority or female owned business shall satisfy the participation goals of the Act unless such business has been certified under this Act.  

Apr 11 1985  First reading  Rfrd to Comm on Assignment  
Apr 16  Assigned to Labor and Commerce  
Apr 24  Recommended do pass 009-000-000  

Placed Calndr, Second Reading  

May 08  Second Reading  
Placed Calndr, Third Reading  

May 16  Third Reading - Passed 059-000-000  
Arrive House  
Placed Calendar, First Reading  

May 17  Hse Sponsor YOUNG,A  
Added As A Joint Sponsor TURNER  
First reading  Rfrd to Comm on Assignment  

May 24  Added As A Joint Sponsor FLOWERS  
Committee Assignment of Bills  

May 29  Assigned to Labor & Commerce  
Jun 13  Do Pass/Consent Calendar 025-000-000  

Jun 19  Added As A Joint Sponsor SOLIZ  
Consent Calendar, 2nd Reading  
Consent Caldr Order 3rd Read  

* Correctional Budget and Impact Note Act may be applicable.
SB-0996 COLLINS.

(New Act)

Prohibits a strip search of correctional employees entering or remaining on the grounds of a penal institution unless there is reasonable grounds to suspect that the correctional employee has brought a concealed weapon or contraband into the penal institution without authorization from the chief administrative officer of the penal institution. Applicable to all correctional employees employed by State and local governmental penal institutions.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Public Health,Welfare,Corrections

SB-0997 COLLINS.

(Ch. 46, par. 19-13; new par. 20-13.2)

Amends The Election Code. Extends current provisions regarding emergency absentee voting of hospitalized voters to apply to voters who, not more than 5 days before an election, have been admitted to a nursing home due to an illness or injury. Allows college and university students currently residing outside the election jurisdictions in which they are registered due to their attendance at the college or university to vote for president and vice-president only, or State executive officers only, in the appropriate year, at the general election, in the election jurisdictions in which they currently reside, without registering in such election jurisdictions. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 46, par. 19-13; new par. 20-13.2
Adds reference to: Ch. 46, pars. 19-1, 19-3, 19-4 and 19-5; new par. 19-12.3

Deletes everything after the enacting clause. Provides a qualified elector may vote by absentee ballot where he will be unable to vote at the polls because he is temporarily abiding outside the precinct in which he is registered to vote due to the fact he is a student attending an institution of higher education. Further provides for a Temporarily Absent Student Notice which, when filed with the election authority, will enable a qualified elector temporarily abiding, or expecting to temporarily abide, outside the precinct in which he is registered to vote due to the fact he is a student attending an institution of higher education to automatically receive an absentee ballot application prior to each election at which he is entitled to vote during the 2-year period following the date of his Temporarily Absent Student Notice.

HOUSE AMENDMENT NO. 1.

Provides if, after mailing an absentee ballot application to an individual for whom the election authority has a temporarily absent student notice on file the application is returned to the election authority by the U.S. Postal Service as nondeliverable, the authority shall not mail ballot applications for subsequent elections to the individual until the individual files a new temporarily absent student notice.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Elections
May 07 Recommended do pass 004-002-001
May 17 Placed Calndr,Second Reading Placed Calndr,Third Reading
SB-0997—Cont.

May 21  Recalled to Second Reading
        Amendment No.01   COLLINS   Adopted
        Placed Calndr,Third Reading

May 23  Third Reading - Passed 055-001-000
        Arrive House
        Placed Calndr,First Reading

May 24  Hse Sponsor YOUNG,A
        First reading   Rfrd to Comm on Assignment

May 29  Assigned to Elections

Jun 13  Do Pass/Consent Calendar 017-000-000
        Consent Caldr Order 2nd Read

Jun 18  Added As A Joint Sponsor SOLIZ
        Rmvd from Consent Calendar
        Cal 2nd Rdg Short Debate

Jun 19  Short Debate Cal 2nd Rdng
        Cal 3rd Rdng Short Debate

Jun 20  Amendment No.01   YOUNG,A   Adopted
        Cal 3rd Rdng Short Debate
        Mtn Prev-Recall 2nd Reading

Jun 21  Secretary's Desk Concurrence 01

Jun 27  S Concurs in H Amend. 01/057-000-000
        Passed both Houses

Jul 26  Sent to the Governor

Sep 23  Governor approved
        PUBLIC ACT 84-0917 Effective date 01-01-86

SB-0998  COLLINS.

(Ch. 111, par. 4433; new par. 4434b)

Amends the Medical Practice Act. Prohibits a physician who prescribes any drug
for a patient from requiring or recommending to the patient that such patient fill his
prescription at a pharmacy or drug store in which such physician has an ownership
or other pecuniary interest. Makes violation a ground for discipline by the Depart-
ment of Registration and Education.

SENATE AMENDMENT NO. 1.

Specifies that the restriction does not apply to a physician who is a provider affili-
ated with a health maintenance organization or preferred provider organization
when recommending that the patient fill his prescription at a pharmacy or drugstore
which has entered into a contractual agreement with the health maintenance orga-
nization or preferred provider organization.

Apr 11 1985  First reading   Rfrd to Comm on Assignment

Apr 16  Assigned to Public
        Health,Welfare,Corrections

May 01  Recommended do pass 009-000-000
        Placed Calndr,Second Reading

May 14  Second Reading
        Amendment No.01   COLLINS   Adopted
        Placed Calndr,Third Reading

May 23  Third Reading - Passed 037-011-007
        Arrive House
        Placed Calndr,First Reading

May 24  Hse Sponsor TURNER
        Added As A Joint Sponsor FLOWERS
        First reading   Rfrd to Comm on Assignment

May 29  Assigned to Human Services

Jun 12  Interim Study Calendar HUMAN
        SERVICE
SSB-0999**  COLLINS.

(Ch. 38, new par. 16-3.2)

Amends Criminal Code of 1961. Provides that a person commits theft by breach of contract when he fails to render a service which he has entered into a written or oral contract with another party to deliver and for which he has accepted and refused to return partial or full payment. Makes a person convicted of theft by breach of contract guilty of a Class 4 felony.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Judiciary I

SB-1000  COLLINS – CARROLL.

(Ch. 17, par. 6407)

Amends An Act in relation to the rate of interest and other charges in connection with sales on credit and the lending of money to provide that the maximum rate of interest on credit card accounts and revolving credit accounts shall not exceed 125% of the prime rate. Permits adjustment in June and December of each year. Defines terms.

SENATE AMENDMENT NO. 1
Changes interest limit to the Federal Reserve Discount Rate plus 10 percentage points, rather than 1 1/2% per month.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 121 1/2, pars. 527 and 528

Amends the Retail Installment Sales Act to impose an interest rate limit of 25 percentage points above the Federal Interest Rate per year.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Finance and Credit Regulations
May 02  Added As A Joint Sponsor CARROLL
Committee Finance and Credit Regulations
May 03  Recommended do pass as amend 007-001-002
Placed Calndr,Second Reading
May 14  Second Reading
Amendment No.01  FINANCE Adopted
Amendment No.02  DEGNAN Adopted
Placed Calndr,Third Reading
May 29  Re-committed to Finance and Credit Regulations

SB-1001  COLLINS.

(Ch. 23, new par. 4-2a)

Amends Aid to Families with Dependent Children Article of the Public Aid Code. Provides that a family subject to retrospective budgeting who reports a decrease in income shall be eligible for transitional benefits equal to the difference between the family's current or anticipated needs and its needs as determined retrospectively under federal law. Requires the Department of Public Aid to make such payments within 5 days of receipt of the family report.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Public Health,Welfare,Corrections
May 01  Recmdned do not pass(tabld) 006-000-000

*Correctional Budget and Impact Note Act may be applicable.
Amends the Child Care Act of 1969 and the Civil Administrative Code. Requires all child care facility directors, officers, employees and volunteers to be certified by the Department of Law Enforcement following a criminal records investigation. Provides that no such certificate shall issue if the investigation reveals a person has been convicted of, pled nolo contendere to, or is being prosecuted for, a sex offense, felony drug offense, or other enumerated offense. Effective January 1, 1986.

SB-1003 SANGMEISTER - ROCK AND LEMKE.
(Ch. 23, pars. 2252, 2254 and 2256)
Amends the Intergovernmental Missing Child Recovery Act of 1984. Redefines “unit of local government” to include school districts; authorizes I SEARCH units to conduct programs aimed at the prevention of child abductions and runaways; and authorizes I SEARCH policy boards to appoint public members. Effective immediately.
Oct 17  Total veto stands.

SB-1004  JOYCE, JEREMIAH AND LEMKE.
(Ch. 111 1/2, par. 4153-318)

Amends Nursing Home Care Reform Act. Provides that it shall be a Class A misdemeanor for any person to intentionally prevent, interfere with or attempt to impede the work of duly authorized representatives of State's Attorneys and the Attorney General, in addition to representatives of the Department of Public Health, in the investigation and enforcement of the Act.

SENATE AMENDMENT NO. 1.
Prohibits any person from interfering with an investigation under this Act by the Attorney General, any State's Attorney or the Dept. of Public Health.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 1/2, par. 4153-318
Adds reference to: Ch. 23, new par. 8A-11; Ch. 111 1/2, new par. 4152-401.1

Deletes title and everything after the enacting clause. Adds Article to Public Aid Code which prohibits any person from charging a resident of a nursing home rates in excess of rates established under The Public Aid Code. Amends Nursing Home Care Reform Act to prohibit a facility from failing to retain a resident because he is a recipient of or applicant for Medical Assistance. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Public Health, Welfare, Corrections
May 01  Recommded do pass as amend 009-000-000
Placed Calndr, Second Reading
May 09  Added As A Co-sponsor LEMKE
Placed Calndr, Second Reading
May 17  Second Reading
Amendment No. 01  PUBLIC HEALTH  Adopted
Placed Calndr, Third Reading
May 23  Third Reading - Passed 054-001-000
Arrive House
Placed Calendar, First Reading
May 24  Hse Sponsor HOMER
Added As A Joint Sponsor MCGANN
Added As A Joint Sponsor BULLOCK
First reading  Rfrd to Comm on Assignment
May 29  Assigned to Human Services
Jun 12  Do Pass/Short Debate Cal 011-001-000
Cal 2nd Rdng Short Debate
Jun 18  Added As A Joint Sponsor HARTKE
Added As A Joint Sponsor RICE
Cal 2nd Rdng Short Debate
Jun 20  Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Jun 21  Amendment No. 01  HOMER  Adopted
Cal 3rd Rdng Short Debate
Jun 24  Third Reading - Passed 117-000-000
Jun 25  Secretary's Desk Concurrence 01
Jun 28  S Noncncrs in H Amend. 01
Speaker's Table, Non-concur 01

SB-1005  JOYCE, JEREMIAH.
(Ch. 14, par. 4a)

Amends "An Act in regard to attorneys general and state's attorneys". Clarifies existing procedures for the advancement of funds to Assistant Attorneys General and investigators for the purchase of evidence and the payment of fees.
SB-1005—Cont.

<table>
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<th>Date</th>
<th>Event</th>
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<td>May 17</td>
<td>Second Reading Placed Calndr,Second Reading</td>
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<td>Third Reading - Passed 056-002-000</td>
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<td>May 24</td>
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<td>Jun 13</td>
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<td>Consnt Calendar, 2nd Reading Consnt Caldr Order 2nd Read</td>
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<td>Jun 21</td>
<td>Consnt Caldr, 3rd Read Pass 116-000-000</td>
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<td>Jul 19</td>
<td>Sent to the Governor</td>
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<td>Sep 16</td>
<td>Governor approved PUBLIC ACT 84-0438 Effective date 01-01-86</td>
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3SB-1006 JOYCE, JEREMIAH.

(Ch. 108 1/2, new par. 3-110.3)

Amends the Pension Code to allow police officers to transfer pension credits from one downstate police pension fund to another; requires verification of the amounts transferred by the Pension Division of the Department of Insurance. Effective immediately.

PENSION IMPACT NOTE

It is not possible to determine the costs of SB-1006, but there could be a significant impact on the small police pension funds.

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<td>Apr 17</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
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<tr>
<td>Apr 30</td>
<td>Pension Note Filed Committee Ins Pensions &amp; Licensed Activities</td>
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</table>

SB-1007 DEGNAN.

(Ch. 108 1/2, par. 16-133)

Amends the Downstate Teachers Article of the Pension Code to increase the pensions of persons appointed by elected officials, by allowing them to include salary increases in excess of 20% per year in the determination of “average salary”.

PENSION IMPACT NOTE

SB-1007 would have a relatively minor cost.

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<th>Date</th>
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<tr>
<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 17</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
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<tr>
<td>Apr 30</td>
<td>Pension Note Filed Committee Ins Pensions &amp; Licensed Activities</td>
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<tr>
<td>May 07</td>
<td>Recommended do pass 011-000-000</td>
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<tr>
<td>May 08</td>
<td>Second Reading Placed Calndr,Second Reading</td>
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<tr>
<td>May 16</td>
<td>Third Reading - Passed 058-000-001</td>
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</table>

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Environmental Protection Act. Provides that it shall be a Class A misdemeanor for any person to intentionally prevent, interfere with or attempt to impede the investigation and enforcement of the Act by any duly authorized representative of the Environmental Protection Agency or the Attorney General.

Amends An Act concerning public utilities. Provides that the Commission may establish special rates as incentives to economic development in enterprise zones as designated by the State or in other areas of a utility’s service area.

Provides that such rates provide a net benefit to customers within the utility’s service area.
Amends the School and Election Codes. Restructures the Chicago public school system. Divides the Chicago public school district into 20 semi-autonomous districts governed by locally elected school boards. Provides for the creation of a Central Service District to perform certain functions, including all taxing and bonding functions, in relation to the local districts. The Central Service District shall be governed by a board composed of 21 members, 20 of whom shall be members of each local board and one who shall be appointed by the Mayor of Chicago. Terminates the employment of administrators and administrative staff of the Chicago Board of Education as of May 31, 1986. Repeals all provisions relating to the School Finance Authority. Effective immediately, except as otherwise provided.

SENATE AMENDMENT NO. 1.

Makes a grammatical change, in addition of preposition.

HOUSE AMENDMENT NO. 1. (Tabled June 25, 1985)

Deletes reference to: Ch. 122, par. 18-8 and Ch. 122, rep. pars. 34A-101 through 34A-608

Deletes repeal of the School Finance Authority Act.

HOUSE AMENDMENT NO. 10.


Deletions reference to: Ch. 122, new pars. 34-18a, 34-18b, 34-18c

Deletes everything after the enacting clause. Amends the Chicago Public School System Article of The School Code. Provides for an informed advisory council appointed in each sub-district of the Chicago public school system, appointed by the sub-district superintendent. The council shall consist of parents, teachers, school principals, and other community participants. Establishes the powers and duties of

1 Fiscal Note Act may be applicable.
the council. Provides for the appointment of a school improvement council in each school building of the Chi. public school system composed of teachers, community residents and parents of students attending school in that building. Provides that residents of the area served by the school building who are at least 18 years of age shall be permitted to vote annually on the school building budget proposed by the board of education. If the budget is rejected, the board of education shall send a member or representative to explain what response the board has made to the community's objections. Creates a State Task Force on Encouraging Citizen Involvement in Education to evaluate the success of these provisions and to report to the G.A. as to whether further decentralization of authority within the Chi. public school system is necessary.

HOUSE AMENDMENT NO. 11.

Provides that if the community approves the building budget, no further action is necessary.

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<th>Date</th>
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<tr>
<td>Apr 11</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 17</td>
<td>Assigned to Local Government</td>
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<tr>
<td>May 01</td>
<td>Recommended do pass 009-000-000</td>
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<td>May 14</td>
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<td>May 16</td>
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<td>May 23</td>
<td>Added As A Co-sponsor LEMKE</td>
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<td>Jun 11</td>
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3/5 vote required
Amends the Freedom of Information Act. Narrows the scope of exemption for certain information held by law enforcement agencies. Deletes reference to the Legislative Investigating Commission within the provisions providing for the law enforcement exemptions. Authorizes a court to order a law enforcement agency which has denied access to information based on a law enforcement exemption to explain why release of the information would result in the danger cited by the agency. Effective July 1, 1985.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive

Amends The Freedom of Information Act to remove the exemption on employee personnel records and other personal information relating to complainants and informers. Effective July 1, 1985.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive

Amends the Grade A Pasteurized Milk and Milk Products Act. Provides that no person shall sell or distribute or offer to sell or distribute any milk or milk product for human use or consumption unless the package in which the milk or milk product is contained is clearly marked to indicate the date until which the packager of the milk or milk product guarantees the milk or milk product will remain suitable for human consumption.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Public Health,Welfare,Corrections
May 01 Placed Calndr,Second Reading
Recommended do pass 009-000-000
May 17 Second Reading
Placed Calndr,Third Reading
May 29 Re-committed to Public Health,Welfare,Corrections

Amends the Public Aid Code. Provides that the date of eligibility for public assistance for the recently-discharged residents of certain public institutions shall be the date of release from the institution; deletes provision specifying that the assistance is effective with the month in which such residents leave the institution. Provides that the benefits of an AFDC recipient who becomes a resident of such institution may be terminated if the residency extends beyond 60 days; requires suspension of benefits if the residency is for more than 15 but less than 61 days; prohibits any re-

1 Fiscal Note Act may be applicable.
duction in benefits if the residency is for 15 days or less. By December 1, 1985, requires the Department of Public Aid to enter into a written agreement with the Department of Mental Health and Developmental Disabilities and the Department of Corrections to provide for interagency procedures to process and expedite applications of persons awaiting discharge from mental institutions or correctional facilities, and to provide for advancement of benefits for eligible persons. Effective immediately.

SENATE AMENDMENT NO. 1

Adds reference to: Ch. 38, pars. 1003-14-1, 1003-15-2; Ch. 91 1/2, new pars. 100-15c, 100-15d

Deletes everything after the enacting clause. Amends the Public Aid Code, Department of Mental Health and Developmental Disabilities Act, and Unified Code of Corrections. By January 1, 1986, requires Dept. of Public Aid to enter into a written agreement with the Dept. of Mental Health and Developmental Disabilities and the Dept. of Corrections to provide for interagency procedures to process and expedite applications of persons awaiting discharge from mental institutions or correctional facilities. Requires DMHDD to seek an interagency agreement with the Social Security Administration. Requires the chief administrative officer of a mental hospital to assess the need of a patient before his release and, if necessary, arrange for filing of application for various public aid programs. Provides that the date of eligibility for public assistance for the recently discharged residents of certain public institutions shall be the date of release from the institution; deletes provision specifying that the assistance is effective with the month in which such residents leave the institution. Provides that the benefits of an AFDC recipient who becomes a resident of such institution may be terminated if the residency extends beyond 60 days; requires restoration of benefits, effective on the date of discharge or release for persons who are residents of institutions less than 60 days. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes the added provisions providing that the benefits of recipients under the Aid to the Aged, Blind or Disabled Article who become residents of certain mental or correctional institutions shall be suspended for a period of up to 60 days. Provides that such recipients shall be permitted up to 30 days in such institutions without termination or suspension of eligibility; provides for suspension of all benefits except AFDC after 30 days; provides for restoration of benefits upon discharge. Requires the Department of Public Aid to seek certain interagency agreements with the Department of Rehabilitation Services and Department of Alcoholism and Substance Abuse.

Apr 11 1985   First reading   Rfrd to Comm on Assignment
Apr 17   Assigned to Public Health, Welfare, Corrections
May 01   Recomnnded do pass as amend
009-000-000
Placed Calndr, Second Reading
May 08   Second Reading
Amendment No.01   PUBLIC HEALTH   Adopted
Placed Calndr, Third Reading
May 16   Third Reading - Passed 056-000-001
Arrive House
Placed Calndr, First Reading
May 17   Hse Sponsor BOWMAN
First reading   Rfrd to Comm on Assignment
May 23   Assigned to Human Services
May 24   Added As A Joint Sponsor SOLIZ
Committee Human Services
Jun 05   Amendment No.01   HUMAN SERVICE   Adopted
DP Amended Consent Calendar
011-000-000
Consnt Caldr Order 2nd Read
SB-1015  D'ARCO – DAWSON – JONES – NETSCH.
(Ch. 91 1/2, new pars. 100-15c and 100-15d)

Amends the Department of Mental Health and Developmental Disabilities Act. By December 1, 1985, requires the Department of Mental Health and Developmental Disabilities to enter into an interagency agreement with the Department of Public Aid and to seek to enter into such agreement with the Social Security Administration to expedite the application process for public aid or social security benefits by those awaiting discharge from a mental health facility. Requires the agreement with the Department of Public Aid to provide for reimbursement from that Department to the Department of Mental Health and Developmental Disabilities for benefits advanced to persons eligible for such benefits. Requires the chief administrative officer of a Department of Mental Health and Developmental Disabilities hospital to assess the subsistence needs of a patient before his discharge and to advance benefits for 30 days to such person if he is determined to be eligible for aid under the Public Aid Code. Effective immediately.

1SB-1016  D'ARCO – DAWSON – NETSCH – JONES.
(Ch. 38, pars. 1003-14-1 and 1003-15-2)

Amends the Unified Code of Corrections. By December 1, 1985, requires the Department of Corrections to enter into an interagency agreement with the Department of Public Aid to process and expedite applications for benefits filed by or on behalf of persons awaiting discharge from a correctional facility. Requires such agreement to provide for a Department of Public Aid reimbursement to the Department of Corrections of advances made to an applicant pending final approval of the application for public assistance. Requires the Department of Corrections to seek to enter into a similar interagency agreement with the Social Security Administration. By January 1, 1986, requires the Department of Corrections to establish certain standards concerning release of inmates, including standards providing for an assessment of each inmate’s subsistence needs following the release, and, where necessary, providing for advancement of public assistance benefits for 30 days while the application for such assistance being processed by the Department of Public Aid. Effective immediately.

1SB-1017  NETSCH – DAWSON – D'ARCO – JONES.
(Ch. 23, new par. 3434c)

Amends the Rehabilitation Services Act. Authorizes the Department of Rehabilitation Services to initiate an outreach program for homeless persons to assess their

1 Fiscal Note Act may be applicable.
needs for the Department’s services aimed at preventing unnecessary institutionalization of persons. Prohibits the Department from discriminating against homeless persons in regard to benefits or services provided by the Department.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Public Health, Welfare, Corrections

1 SB-1018 JONES, DAWSON, D’ARCO AND NETSCH.

(Ch. 23, new par. 5008b)

Amends the Children and Family Services Act. Authorizes the Department of Children and Family Services to operate an emergency shelter program for homeless youths; prohibits placement in such shelters for more than 30 days. Prohibits the Department from discriminating against a homeless person in regard to benefits or services provided by the Department.

HOUSE AMENDMENT NO. 1.

Specifies that such program shall apply to youths who are under the age of 18. Authorizes the Department to distribute funds to units of local government and nonprofit agencies for the provision of such shelter.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Public Health, Welfare, Corrections
May 01 Recommended do pass 007-000-000
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Place Calendar, First Reading
May 17 Hse Sponsor BOWMAN
Added As A Joint Sponsor SOLIZ
First Reading Rfrd to Comm on Assignment
May 23 Assigned to Human Services
Jun 05 Recommended do pass 009-001-001
Jun 06 Added As A Joint Sponsor RICE
Place Calendar, Second Reading
Jun 11 Added As A Joint Sponsor WASHINGTON
Place Calendar, Second Reading
Jun 18 Added As A Joint Sponsor FLOWERS
Place Calendar, Second Reading
Jun 19 Second Reading Amendment No.01 BOWMAN Adopted
Place Calendar, Third Reading
Jun 26 Tabled House Rule 37(G)
Jun 29 Mtn filed take from Table PLACE ON CALENDAR ORDER 3RD READING ON 10-16-85 CALNDR -BOWMAN

Tabled House Rule 37(G)

1 SB-1019 NETSCH, D’ARCO, DAWSON AND JONES.

(Ch. 67 1/2, par. 303 and new par. 307.24f)

Amends the Housing Development Act. Declares that demolition and conversion of single room occupancy hotels has exacerbated the shortage of affordable housing for low-income persons. During fiscal years 1986, 1987, 1988 and 1989, requires the Housing Development Authority to commit not less than .5% of available financing to the rehabilitation or construction of single room occupancy facilities for low-income persons. Effective immediately.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Deletes added provision requiring the Authority to commit not less than 5% of available financing to the rehabilitation or construction of single room occupancy facilities for low-income persons. Provides that the Authority may issue bonds or notes in an amount not to exceed $1,000,000 per year in each of FY86, FY87, FY88 and FY89 for the purpose of financing single room occupancy facilities for low-income individuals or families.

SB-1020 NETSCH.
(Ch. 67 1/2, new par. 307.24f)
Amends the Illinois Housing Development Act. Requires the Housing Development Authority to establish regulations for the transfer of ownership of Authority-financed developments by January 1, 1986.

SB-1021 NETSCH – MAITLAND – BLOOM – D’ARCO.
(Ch. 111 2/3, pars. 1, 2a and 10.1)
Amends the Public Utilities Act to change the name of the Illinois Commerce Commission to the Illinois Public Utilities Commission.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 2/3, pars. 1, 2a and 10.1
Adds reference to: Ch. 111 2/3, pars. 90a through 90j, new pars. 1-101 through 12-405, rep. pars. 1 through 83a and 91 through 95; Ch. 14, par. 4; Ch. 96 1/2, pars. 7308, 7312, 7314, 7803, 7804, 7805 and 7806; Ch. 127, par. 1904.3
Deletes the title and .......................... everything after the enacting clause.

Substantially revises the Public Utilities act, providing for an Executive Director for the Illinois Commerce Commission, an Office of Public Counsel, new planning responsibilities, new utility studies, increased Commission jurisdiction over utility corporate reorganizations and standards for including plants in the rate base. Makes

SENATE AMENDMENT NO. 2

Deletes reference to: Ch. 111 2/3, new par. 11-208

Provides that the Commission shall have jurisdiction over reorganization of utilities and sets forth guidelines for approval of same.

HOUSE AMENDMENT NO. 12.

Amends certain provisions relating to excess capacity.

HOUSE AMENDMENT NO. 13.

Changes numerous provisions relating to the powers and procedures of the Commission; rewrites the Article on the Public Counsel; changes provisions relating to ratemaking, utility reorganizations, cogeneration and various other matters.

Apr 11 1985 First reading Refd to Comm on Assignment
Apr 17 Assigned to Executive
Apr 18 Committee discharged Re-assigned to Agriculture, Conservation & Energy
Apr 30 Motion to Suspend Rule 5C Committee Agriculture, Conservation & Energy
May 09 Placed Calndr,Second Reading Recommended do pass as amend 008-003-000
May 14 Second Reading Amendment No.01 AGRICULTURE Adopted
Amendment No.02 AGRICULTURE Adopted
Placed Calndr,Third Reading
May 21 Recalled to Second Reading Amendment No.03 BLOOM Lost
Amendment No.04 BLOOM 025-031-000 Lost
Placed Calndr,Third Reading
May 23 Third Reading - Passed 032-001-026 Arrive House
Hse Sponsor HASTERT
Added As A Joint Sponsor LEVIN
Added As A Joint Sponsor HOFFMAN
Added As A Joint Sponsor CURRIE
First reading Refd to Comm on Assignment
May 29 Recommended do pass 008-002-000
Jun 12 Placed Calndr,Second Reading
Jun 20 Second Reading Held on 2nd Reading
Jun 21 Amendment No.01 HUFF Withdrawn
Amendment No.02 HUFF Withdrawn
Amendment No.03 HUFF Withdrawn
Amendment No.04 HUFF Withdrawn
Amendment No.05 HUFF Withdrawn
Amendment No.06 HUFF Withdrawn
Amendment No.07 VANDUYNE Withdrawn
Amendment No.08 VANDUYNE Lost
Amendment No.09 VANDUYNE Lost
016-089-001
Amendment No.10 HOFFMAN Withdrawn
Amendment No.11 HOFFMAN Withdrawn
Amendment No.12 HASTERT Verified
Verified
Amendment No.13 MCPIKE Adopted
Amendment No.14 VANDUYNE Lost
Placed Calndr,Third Reading
SB-1021—Cont.  634

Jun 25  Third Reading - Passed 066-042-006
Jun 27  Secretary’s Desk Concurrence 12,13
Jun 30  S Concurs in H Amend. 12/045-012-001
S Concurs in H Amend. 13/053-004-001
Passed both Houses
Jul 29  Sent to the Governor
Sep 19  Governor approved
      Effective date 01-01-86
      Effective date 09-19-85

PUBLIC ACT 84-0617

SECTIONS 5 & 7

SB-1022  LEMKE.
(Ch. 127, new pars. 200-32.1, 200-32.2, 200-32.3, 200-32.4 and 200-32.5)

Amends The Illinois Promotion Act. Creates 6 Regional Tourism and Economic Development Advisory Councils to promote tourism, conventions and other special events within their respective territories and to attract nonresident visitors to such areas.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive

SB-1023  LEMKE.
(Ch. 122, new par. 103-12.3)

Amends the Public Community College Act. Creates a High Technology Innovation Grant Program to provide grants on a competitive basis to community colleges which have demonstrated excellence in a particular high technology curriculum. Specifies the subject areas eligible for grants and criteria to be weighed in the selection process. Provides that the grants shall be made by the Illinois Community College Board upon recommendations from a 5 member Committee created by this amendatory Act; specifies the composition and terms of the Committee members. Effective July 1, 1986.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Higher

SB-1024  LEMKE.
(Ch. 120, new par. 637.1)

Amends the “Revenue Act of 1939”. Provides that the governing authority of a municipality or a county board may abate up to 25% of the real property taxes of business entities which were not previously located in such county or municipality, but which relocate within such county or municipality. Provides that the Department of Revenue must reimburse counties and municipalities for revenue lost as a result of such abatements. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Revenue

SB-1025  DEMUZIO - POSHARD.
(Ch. 111 2/3, new par. 36.4; Ch. 127, new par. 141.158)

Amends the Act concerning public utilities and the State finance Act. Provides that a public utility may not include in their rates more than half the cost of proceedings before the Commission. Requires public utilities to pay an amount equal to half of such costs into a Consumer Intervention Fund from which appropriations are to be made to the Department of Energy and National Resources to defray its own costs of participating in Commission proceedings and to allow the Department to provide legal assistance to utility consumers or groups pursuing their complaints against utilities.

1 Fiscal Note Act may be applicable.
SB-1026  POSHARD – DEMUZIO.

(Ch. 111 2/3, par. 60)
Amends the public utilities Act to require, upon request, that a draft order of a
hearing officer in a Commerce Commission proceeding be circulated to allow com-
ment before being adopted. Requires that such orders explain the basis for the deci-
sion and the evidence relied upon.

SB-1027  WELCH – SMITH.

(Ch. 95 1/2, par 1104; new pars. 1104b and 1104c)
Amends the “Child Passenger Protection Act”. Prohibits the sale or installation
of a child restraint system which does not comply with federal standards. Requires
rental car agencies to provide child restraint systems to customers. Effective July 1,
1986.

SB-1028  BLOOM – JOYCE, JEROME AND LEMKE.

(New Act)
Creates the Small Business Utility Advocate Act. Creates the position of Small
Business Utility Advocate to represent, protect and promote the interests of the
small business utility customers of Illinois and to inform and educate small business
utility customers about the duty and mission of the Small Business Utility Advo-
cate. Permits the Advocate to intervene or participate on behalf of small business
utility customers in any proceeding which affects the interests of small business utility
customers. The Advocate shall be appointed by the Governor, by and with the
advice and consent of the Senate. Effective January 1, 1986.

SB-1029  LEMKE AND DEMUZIO.

(Ch. 120, pars. 439.3, 439.12, 439.33, 439.42, 439.103, 439.112
and 441, rep. par. 444k)
Amends the State Occupation and Use Tax Acts to exempt from such taxes
building materials to be incorporated by remodeling, rehabilitation or new con-
struction into real estate situated in an enterprise zone. Repeals provision allowing
certain retailers to claim a credit or refund to recover such tax now paid. Effective
January 1, 1986.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 67 1/2, par. 604

Adds an amendment to the Enterprise Zone Act to allow 2 units of local govern-
ments making joint effort to create an enterprise zone under certain circumstances.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 120, par. 439.3, 439.33, 439.103
Adds reference to: Ch 120, par. 444k

¹ Fiscal Note Act may be applicable.
Revises the exemption provision for building materials used in enterprise zones.

FISCAL NOTE, IN THE HOUSE

(Prepared by the IL Dept. of Revenue)

There should not be any revenue loss under HB-255 because the tax benefit already exists under current law.

HOUSE AMENDMENT NO. 2.
Renumbers Section consistent with prior amendments.

GOVERNOR AMENDATORY VETO

Deletes reference to: Ch. 120, pars. 441, 444k


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<td>May 14</td>
<td>Added As A Co-sponsor DEMUZIO Placed Calndr,Third Reading</td>
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<td>May 22</td>
<td>Recalled to Second Reading Amendment No.01 LEMKE Adopted Placed Calndr,Third Reading</td>
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<td>May 23</td>
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<td>May 30</td>
<td>Hse Sponsor MCNAMARA First reading Rfrd to Comm on Assignment Assigned to Revenue</td>
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<td>Jun 13</td>
<td>Amendment No.01 REVENUE Adopted Recommended do pass as amend 016-000-000 Placed Calndr,Second Reading</td>
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<td>Jun 18</td>
<td>Fiscal Note filed</td>
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<td>Oct 16</td>
<td>Mtn fld accept amend veto LEMKE Accept Amnd Veto-Sen Pass 057-000-000</td>
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<td>Dec 02</td>
<td>Governor certifies changes</td>
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PUBLIC ACT 84-1088 Effective date 01-01-86
SB-1030  BERMAN – DEANGELIS.

(New Act; Ch. 111, rep. pars. 2201 through 2255; Ch. 127, pars. 1904.4 and 1904.8; new par. 141.158)

Creates the Illinois Dental Practice Act and amends the Regulatory Agency Sunset Act to schedule repeal of the new Dental Practice Act on December 31, 1995. Provides for regulation by the Department of Registration and Education of dentists and dental hygienists, dental specialties and laboratories, and repeals current law relating thereto. Amends the State Finance Act to add a Dental Disciplinary Fund in the State treasury.

SENATE AMENDMENT NO. 1.
Provides for licensure rather than registration of dental hygienists. Defines "supervision"; deletes definition of "direct supervision" and "dental auxiliary".

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 17        Assigned to Ins Pensions & Licensed Activities
Apr 30        Waive Posting Notice 7C  Committee Ins Pensions & Licensed Activities
May 07        Recommended do pass as amend 011-000-000
May 14 Second Reading
   Amendment No.01  INSURANCE  Adopted
   Amendment No.02  JOYCE, JEROME & BLOOM Lost
Placed Calndr, Second Reading
May 16 Third Reading - Passed 055-000-001
Arrive House
Hse Sponsor CULLERTON
Added As A Joint Sponsor CHURCHILL
Added As A Joint Sponsor NASH
Added As A Joint Sponsor HALLOCK
Placed Calndr, First Reading
May 17 First reading  Rfrd to Comm on Assignment
May 23        Assigned to Human Services
May 29        Re-assigned to Registration & Regulation
May 31        Added As A Joint Sponsor PANAYOTOVICH
Consnt Caldr Order 2nd Read  Committee Registration & Regulation
Jun 13        Do Pass/Consent Calendar 011-000-000
Jun 18        Remvd from Consent Calendar  FLOWERS & LEFLORE
Cal 2nd Rdg Short Debate
Jun 19        Short Debate Cal 2nd Rdg
Held 2nd Rdg-Short Debate
Jun 20        Amendment No.01  BRAUN  Lost
   Amendment No.02  MATIJEVICH  Lost
   Amendment No.03  LEFLORE  Lost
   Amendment No.04  CHURCHILL  Withdrawn
Cal 3rd Rdg Short Debate
Jun 18        Short Debate-3rd Passed 114-001-001
Passed both Houses
Jul 18        Sent to the Governor
Sep 14        Governor approved
PUBLIC ACT 84-0365  Effective date 01-01-86

1 Fiscal Note Act may be applicable.
SB-1031 FRIEDLAND - BARKHAUSEN.

(Ch. 110, par. 2-202)

Amends the Code of Civil Procedure. Provides that if process is served by a private person, the court may establish a fee therefor and tax such fee as costs in the proceeding.

SENATE AMENDMENT NO. 1.
Changes "private person" to "sheriff, coroner or other person". Adds immediate effective date.

HOUSE AMENDMENT NO. 1.
Provides that the court may establish a fee for service of process only if such service is made by a private person.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Judiciary I
Apr 30 Recommended do pass as amend 007-000-000

May 23 Second Reading Amendment No.01 JUDICIARY I Adopted
Placed Calndr,Third Reading

May 24 Third Reading - Passed 052-001-000
Arrive House
Placed Calndr,First Reading

May 29 Hse Sponsor HENSEL Added As A Joint Sponsor KIRKLAND
First reading Rfrd to Comm on Assignment

May 30 Amendment No.01 JUDICIARY I Adopted
Assigned to Judiciary I

Jun 13 Amendment No.01 JUDICIARY I Do Pass Amend/Short Debate
010-000-000

Jun 20 Short Debate Cal 2nd Rdng

Jun 25 Added As A Joint Sponsor SLATER
Cal 3rd Rdng Short Debate

Jun 26 Tabled House Rule 37(G)

1 SB-1032 JOYCE, JEROME.

(New Act)

Creates the Illinois Farm Legal Assistance Act. Establishes Farm Legal Assistance Board and authorizes the Board to make grants to not-for-profit legal assistance providers to assist such providers in establishing programs to furnish legal services to eligible farmers. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

May 02 Recommended do pass 013-000-000

May 14 Second Reading
Placed Calndr,Third Reading

May 23 Third Reading - Passed 033-023-001
Arrive House
Placed Calndr,First Reading

May 29 Hse Sponsor RICHMOND Added As A Joint Sponsor SOLIZ
First reading Rfrd to Comm on Assignment

May 30 Assigned to Judiciary I
Jun 11 Added As A Joint Sponsor HICKS Added As A Joint Sponsor MULCAHEY
Committee Judiciary I

1 Fiscal Note Act may be applicable.
SB-1033  JOYCE, JEROME.

Appropriates $750,000 to the Department of Agriculture to fund grants made pursuant to the Illinois Farm Legal Assistance Act. Effective immediately.

SENATE AMENDMENT NO. 1.
Reduces appropriation by $313,275.

SB-1034  MACDONALD – PHILIP.

(Ch. 24, par. 11-124-1)

Amends the Municipal Code. Provides that payments made for water may be (now shall be) an operation and maintenance expense of the waterworks system of the municipality.
SB-1035 CHEW.

(Ch. 127, par. 46.9)

Amends the Civil Administrative Code to provide that the Department of Commerce and Community Affairs shall cooperate with the Chicago World’s Fair - 1992 Authority.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive
Apr 24 Recommended do pass 011-000-000

May 14 Second Reading
Placed Calndr,Second Reading

May 23 Third Reading - Passed 043-011-001
Arrive House
Placed Calndr,First Reading

May 24 Hse Sponsor KEANE
First reading Rfrd to Comm on Assignment
May 29 Assigned to Select Comm on Worlds Fair - 1992

Jun 14 Placed Calndr,Second Reading

SB-1036 CHEW.

(Ch. 127, pars. 2101.04 and 2104.05, new par. 2101.05)

Amends the Chicago World’s Fair-1992 Authority Act to provide that the Authority is a unit of local government.

HOUSE AMENDMENT NO. 5.
Adds reference to: Ch. 127, par. 46.9

Deletes title. Amends The Civil Administrative Code to include cooperation with the Chicago World’s Fair - 1992 Authority among the powers of DCCA.

HOUSE AMENDMENT NO. 14.
Deleted reference to: Ch. 127, par. 46.9
Adds reference to: Ch. 120, par. 481b.33; Ch. 127, pars. 49.02a, 144.25, 2103.03, new par. 2101A.01, rep. pars. 2101.01 thru 2105.08

Deletes everything. Amends the Chicago World’s Fair - 1992 Authority Act and certain related Acts to abolish the Chicago World’s Fair on December 31, 1985. Provides for the transfer of all its assets, rights and liabilities to the State. Amends the Civil Administrative Code to change the air travel priority of various State officials. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive
May 02 Recommended do pass 007-003-001

May 14 Second Reading
Placed Calndr,Second Reading

May 23 Third Reading - Passed 041-013-003
Arrive House
Placed Calndr,First Reading

May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Select Comm on Worlds Fair - 1992

Jun 05 Primary Sponsor Changed To KEANE
Added As A Joint Sponsor BULLOCK
Committee Select Comm on Worlds Fair - 1992

Jun 13 Recommended do pass 011-004-000

Jun 19 Second Reading Amendment No.01 MAUTINO Withdrawn
Amends the “Revenue Act of 1939”. Provides that the county board in counties under 1,000,000 in population shall determine the amount of taxes to be raised in

1 Fiscal Note Act may be applicable.
March rather than in September. Requires that all taxing districts and school districts shall certify to the county clerk the amounts they require by taxation by the second Tuesday in August rather than September. Provides for quarterly billing and payment of taxes. Establishes the equalized assessed valuation of property to be used in 1986 for extension of 1985 tax levies at 100% of such 1984 value plus certain adjustments; thereafter the equalized assessed value used for tax extension purposes shall be such value for the preceding year plus certain adjustments. Abolishes estimated real property tax billing system on January 1, 1987. Effective January 1, 1986.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

STATE MANDATES ACT FISCAL NOTE
SB 1037 creates two mandates under the State Mandates Act. First portions of SB 1037 create a local government organization and structure mandate for which no reimbursement is required. Second, it creates a tax exemption mandate for which reimbursement of the revenue loss to local governments is required. Due to the nature of the bill, an estimate of the amount of reimbursement required is not available, but would be substantial.

SENATE AMENDMENT NO. 1.
Makes optional the establishment of 4 installment payments.

HOUSE AMENDMENT NO. 1. (House recedes January 8, 1986)
Makes applicable to farmland beginning with 1989 tax levies.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED
No change from previous note.

CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the House recede from H-am 1.

Deletes reference to: Ch. 122, pars. 637, 638, 638.1, 643, 671, 675, 705.1, 705.1a, 706
Adds reference to: Ch. 120, par. 705; Ch. 5, par. 1258

Recommends that the bill be further amended as follows: Deletes title and everything after the enacting clause. Provides for a $3.5 million transfer from GRF to the Ag. Premium Fund. Amends the Revenue Act of 1939 to restore the delinquency dates of March 1 and August 1 for property taxes in counties over 3,000,000. Restores delinquency tax rates of 1 1/2% per month. Also amends the Emergency Farm Credit Allocation Act to provide that the Farm Emergency Assistance Fund can also be used for certain payments under the Act.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Revenue
May 02 St Mandate Fis Note Filed Committee Revenue
May 07 Recommended do pass 009-001-001
May 17 Placed Calndr,Second Reading
May 22 Recalled to Second Reading
May 23 Amendment No.01 Placed Calndr,Third Reading
May 23 Third Reading - Passed 059-000-000
May 29 Arrive House
May 29 Hse Sponsor KEANE
May 29 Added As A Joint Sponsor PEDERSEN,B
May 29 Added As A Joint Sponsor WOODYARD
May 29 First reading Rfrd to Comm on Assignment
May 29 Assigned to Revenue
Jun 13 Amendment No.01 REVENUE Adopted
Jun 13 Recommmend do pass as amend 016-000-000
Jun 13 Placed Calndr,Second Reading
SB-1038 BLOOM – LUFT.

(Ch. 23, par. 5104)

Amends the Charitable Solicitation Act to raise from $50,000 to $75,000 the minimum amount that a charitable organization must have received in a 12 month period before it is subject to the requirement of filing a financial report with the Attorney General.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive

SB-1039 JOYCE,JEROME.

(Ch. 43, par. 310)

Amends the Beer Industry Fair Dealing Act to incorporate a reference to its actual effective date in the provision making the Act applicable to agreements entered into after that date.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy
May 02 Recommended do pass 013-000-000
May 17 Placed Calndr,Second Reading
Placed Calndr,Third Reading

PUBLIC ACT 84-1109 Effective date 01-09-86
SB-1039—Cont.

May 23  
Third Reading - Passed 059-000-000  
Arrive House  
Placed Calendr, First Reading  

May 30  
Hse Sponsor MAUTINO  
First reading  
Rfrd to Comm on Assignment  
Assigned to Labor & Commerce  

Jun 13  
Do Pass/Consent Calendar 025-000-000  
Consnt Caldr Order 2nd Read  

Jun 19  
Consent Calendar, 2nd Readng  
Consnt Caldr Order 3rd Read  

Jun 21  
Interim Study Calendar LABOR COMMERCE  

SB-1040  
DUNN, RALPH.  
(Ch. 48, par. 552)  

Amends The Unemployment Insurance Act. Provides the Director of the Department of Employment Security shall not impose a penalty against an employer who has failed to file a wage report with respect to any period where such failure is the employer's first in the previous 20 consecutive calendar quarters and the amount of any unpaid contributions by the employer is less than $500. Further provides the penalty for wilful and fraudulent failure to pay a contribution shall be an amount equal to 60%, rather than 50%, of the contribution, and in no event less than $400 rather than $200. Effective immediately.

Apr 11 1985  
First Reading  
Rfrd to Comm on Assignment  

Apr 17  
Assigned to Labor and Commerce  

'SB-1041  
KARPIEL.  
(New Act)  

Requires the State Comptroller to establish accounting systems for units of local government and to publish accompanying manuals and procedures. Effective July 1, 1986.

SENATE AMENDMENT NO. 1.  
The accounting systems for units of local government are modified to "advisory guidelines" for systems of accounting and the use of the manuals and procedures "may" be used instead of "shall" be used. Changes effective date from July 1, 1986 to July 1, 1985.

HOUSE AMENDMENT NO. 1.  
Removes school districts and community college districts from the Act's application. Removes State Board of Education representatives from the State Comptroller's advisory committee.

Apr 11 1985  
First reading  
Rfrd to Comm on Assignment  

Apr 17  
Assigned to Local Government  

May 01  
Recommended do pass as amend  
010-000-000  

Placed Calndr, Second Reading  

May 08  
Second Reading  
Amendment No. 01  
LOCAL GOVERN  
Adopted  
Placed Calndr, Third Reading  

May 16  
Third Reading - Passed 059-000-000  
Arrive House  
Placed Calendar, First Reading  

May 17  
Hse Sponsor KEANE  
Added As A Joint Sponsor TATE  
Added As A Joint Sponsor HICKS  
First reading  
Rfrd to Comm on Assignment  

May 23  
Assigned to State Gov Adm &  
Regulatory Rev  

Jun 06  
Amendment No. 01  
ST GOV REVIEW  
Adopted  
Do Pass Amend/Short Debate  
014-000-000  

Cal 2nd Rdng Short Debate  

1 Fiscal Note Act may be applicable.
SB-1042 BARKHAUSEN.
(New Act)
Creating the Uniform Determination of Death Act which provides that a person is
dead upon the irreversible cessation of circulatory and respiratory functions or all
functions of the entire brain.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
SB-1043 BARKHAUSEN.
(Ch. 120, new par. 527b)
Amends the Revenue Act of 1939. Requires taxpayers to provide certain infor-
mation to the assessor regarding the value of their property, other than property sit-
uated in a county with a population of 3,000,000 or more or which is farmland or
upon which a single family residence is situated. Prohibits a taxpayer who does not
provide the information from challenging the method used to assess his property.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
May 01 Recommended do pass 007-001-000
Placed Calndr, Second Reading
May 17 Second Reading
Placed Calndr, Third Reading
May 23 Tabled By Sponsor
SB-1044 GEO-KARIS - BARKHAUSEN - LEMKE.
(Ch. 139, par. 324.02)
Amends the Township Open Space Act. Prohibits townships from acquiring and
holding, pursuant to an open space program, land which is situated within a municip-
ality or which is the subject of a municipality's annexation petition, unless permis-
sion is obtained from the municipality.
Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
May 01 Recommended do pass 009-000-000
Placed Calndr, Second Reading
May 08 Second Reading
Placed Calndr, Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading
May 17 Hse Sponsor CHURCHILL
First reading Rfrd to Comm on Assignment
May 23 Assigned to Counties and Townships
Jun 14 Tbd pursuant Hse Rule 27D
Jun 17 Mtn filed take from Table
CHURCHILL
Tabled Pursuant to Rule27(D) (06-14-85)
Amends the Public Utilities Act. Requires the Commerce Commission to promulgate rules standardizing information which must be presented to the customers on their utility bills; specifies the minimum information which must be presented. Requires the Commission to adopt regulations requiring utilities to periodically notify customers of special assistance plans for handicapped subscribers and programs to assist persons in reducing their utility costs.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

Amends the Act on the Aging. Subject to the availability of federal funds for such purpose, requires the Department on Aging to establish a respite care program for the elderly. Under the program, persons who are 60 years of age or older may volunteer their services on behalf of those who are in need of respite care for credit against future respite care that such volunteer may need. Provides for paid respite care services when there is a shortage of volunteer care. Requires the Department to file a progress report with the General Assembly on January 1, 1987. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Makes Act permissive. Adds July 1, 1986 effective date.

May 08 Second Reading Amendment No.01 PUBLIC HEALTH Adopted
Placed Calndr,Second Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendar,First Readng

May 17 Hse Sponsor LEFLORE Added As A Joint Sponsor WHITE
First reading Rfrd to Comm on Assignment

May 21 Added As A Joint Sponsor YOUNG,A Committee Assignment of Bills

May 23 Added As A Joint Sponsor FLOWERS Assigned to Select Comm on Aging

Jun 06 Added As A Joint Sponsor RICE Committee Select Comm on Aging

Jun 12 Interim Study Calendar AGING

Amends Illinois Act on Aging and Civil Administrative Code of Illinois. Requires the Department on Aging and the Department of Insurance to study the feasibility of creating a statewide Health Insurance Counseling and Advocacy Program for Medicare beneficiaries. Requires a report to the General Assembly on or before December 1, 1986.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 127, par. 56

1 Fiscal Note Act may be applicable.
Requires the Department to develop a training program to train the counselors presently employed by the Department's aging network to provide Medicare beneficiaries with counseling concerning certain benefits.

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<td>PUBLIC ACT 84-0919 Effective date 09-23-85</td>
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3 SB-1048 SMITH.

(Ch. 108 1/2, new par. 1-104.2; pars. 8-120, 8-158, 9-155 and 11-153)

Amends the Illinois Pension Code to provide that children not conceived in lawful wedlock shall be entitled to the same benefits as other children; provides that in cases where the father is the employee parent, the board may require that paternity be acknowledged prior to the employee's death or established by adjudication or other acceptable means.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

**PENSION IMPACT NOTE**

The costs of SB-1048 should be relatively minor.

**STATE MANDATES ACT FISCAL NOTE**

SB 1048 creates a retirement benefit mandate for which reimbursement of increased costs to local government is required. The estimated cost is less than $50,000.

**SENATE AMENDMENT NO. 1.**

Provides statutory requirements for establishing paternity, rather than leaving them to the discretion of the board.

**SENATE AMENDMENT NO. 2. (Tabled May 15, 1985)**

Deletes reference to: Ch. 108 1/2, new par. 1-104.2

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3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Makes the new provisions applicable only to Articles 8, 9 and 11.

SENATE AMENDMENT NO. 3.
Exempts Article 6 from the new provisions.

STATE MANDATES ACT FISCAL NOTE, IN THE HOUSE
No change from previous note.

April 12, 1985 First reading Rfrd to Comm on Assignment
April 17 Assigned to Ins Pensions & Licensed Activities
April 30 Pension Note Filed
Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
May 01 St Mandate Fis Note Filed Committee Ins Pensions & Licensed Activities
May 07 Recommded do pass as amend 011-000-000

May 08 Second Reading
Amendment No.01 INSURANCE Adopted
Amendment No.02 SMITH Adopted
Placed Calndr, Third Reading
May 15 Recalled to Second Reading
Mtn Reconsider Vote Prevail 02-SMITH
Mtn Prevail - Table Amend No 02 Tabled
Amendment No.03 SMITH Adopted
Placed Calndr, Third Reading
May 16 Third Reading - Passed 057-000-000
Arrive House
Hse Sponsor GREIMAN
Added As A Joint Sponsor LEFLORE
Placed Calendar, First Reading
May 17 First reading Rfrd to Comm on Assignment
May 23 Assigned to Personnel and Pensions
May 24 Added As A Joint Sponsor FLOWERS Committee Personnel and Pensions
June 11 St Mandate Fis Note Filed Committee Personnel and Pensions
June 14 Tbd pursuant Hse Rule 27D

1 SB-1049 SMITH.

(New Act)

Creates the Illinois Freedom of Choice of Dentures Act to license denturists. Act administered by Department of Registration and Education.

April 12, 1985 First reading Rfrd to Comm on Assignment
April 17 Assigned to Ins Pensions & Licensed Activities

1 SB-1050 SCHUNEMAN – GEO-KARIS – MAHAR AND SCHAEFFER.

(Ch. 122, pars. 21-1 and 34-83; Ch. 127, par. 55a)

Amends The School Code and The Civil Administrative Code of Illinois to require all applicants for certification as teachers or administrators in the public schools to submit to the State Board of Education fingerprint cards containing the applicant's fingerprints and other identifying information. The State Board of Education shall transmit the fingerprint cards to the Department of Law Enforcement

1 Fiscal Note Act may be applicable.
which shall ascertain if the applicants have been convicted of certain enumerated
sex or narcotics offenses. The Department of Law Enforcement shall inform the
State Board of Education which shall then inform either the State Teacher Certifi-
cation Board or Chicago board of examiners. Any applicant who has been convicted
of such offenses shall not be issued a certificate. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the school board shall report to the State Board of Education a
teacher's, administrator's or other certificated personnel conviction of a sex or nar-
cotics offense enumerated in Section 21-23a or 34-84b.

FISCAL NOTE

SB 1050 has been placed on interim study.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Education-Elementary & Secondary
May 07 Recommended do pass as amend 014-000-001

May 08 Added As A Joint Sponsor GEO-KARIS
Added As A Joint Sponsor MAHAR
Second Reading
Amendment No.01 ELEM SCND ED Adopted
Placed Calndr,Third Reading

May 10 Added As A Co-sponsor SCHAFER
Placed Calndr,Third Reading

May 16 Third Reading - Passed 055-000-000
Arrive House
Placed Calendr,First Reading

May 17 Hse Sponsor STEPHENS
First reading Rfrd to Comm on Assignment
May 23 Assigned to Elementary & Secondary Education
Jun 13 Motion disch comm, advc 2nd
STEPHENS
Interim Study Calendar ELEM SCND ED

SB-1051 WATSON.

(Ch. 91 1/2, par. 4-704)

Amends the Mental Health and Developmental Disabilities Code. Requires the
director of a developmental disabilities facility to give a resident school district 14
days' written notice of a client's discharge. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 91 1/2, new par. 812.3

Changes the title. Removes inclusion in the notice of the reason for discharge and
statement of right to object. Amends the Mental Health and Developmental Dis-
abilities Confidentiality Act to permit compliance with the notice requirement.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 91 1/2, new pars. 5-107.1, 100-15.2; Ch. 127, par. 142b

Amends Act in relation to State finance and Mental Health and Developmental
Disabilities Code concerning the Mental Health Fund. Amends Act codifying pow-
ers and duties of DMHDD. Adds provision on quality assurance for adult develop-
mental training services.
SB-1051—Cont.

May 08  Second Reading  
Placed Calndr, Third Reading

May 16  Third Reading - Passed 059-000-000  
Arrive House  
Placed Calndr, First Reading

May 17  Hse Sponsor BOWMAN  
Placed Calndr, First Reading

May 20  First reading  
Rfrd to Comm on Assignment

May 23  Assigned to Human Services

Jun 12  Amendment No.01  
HUMAN SERVICE  
Adopted  
DP Amnded Consent Calendar  
014-000-000

Consnt Caldr Order 2nd Read

Jun 13  Remvd from Consent Calendar  
Cal 2nd Rdng Short Debate

Jun 18  Short Debate Cal 2nd Rdng  
Cal 3rd Rdng Short Debate

Jun 21  Amendment No.02  
BOWMAN  
Adopted  
Cal 3rd Rdng Short Debate  
Mtn Prev-Recall 2nd Reading

Jun 24  Secretary's Desk Concurrence 01,02

Jun 27  S Concurs in H Amend. 01,02/055-002-000  
Passed both Houses

Jul 26  Sent to the Governor

Sep 17  Governor approved  
PUBLIC ACT 84-0539  Effective date 09-17-85

SB-1052 DAVIDSON.

(Ch. 122, par. 24-12)

Amends The School Code. Requires that a school board's dismissal notice to a teacher resulting from an employment cut or a service discontinuation be sent by certified rather than registered mail. Effective immediately.

HOUSE AMENDMENT NO. 1.

Requires that the certified mail include return receipt request.

GOVERNOR AMENDATORY VETO

Adds reference to: Ch. 122, pars. 10-21.9, 34-18.5

Recommends further amending The School Code to expand the list of criminal offenses conviction of which eliminates a person from employment by a school board. Removes the school board's option of considering for employment any person convicted of misdemeanors, as opposed to felonies, for those criminal offenses.

Apr 12 1985  First reading  
Rfrd to Comm on Assignment

Apr 17  Assigned to Education-Elementary & Secondary

Apr 30  Recommended do pass 016-000-000

May 08  Second Reading  
Placed Calndr, Third Reading

May 16  Third Reading - Passed 059-000-000  
Arrive House  
Hse Sponsor OBLINGER  
Placed Calndr, First Reading

May 17  First reading  
Rfrd to Comm on Assignment

May 23  Assigned to Elementary & Secondary Education

Jun 05  Added As A Joint Sponsor WOJCICK  
Committee Elementary & Secondary Education

Jun 06  Amendment No.01  
ELEM SCND ED  
Adopted  
Do Pass Amend/Short Debate  
017-000-000

Cal 2nd Rdng Short Debate
SB-1053  MAITLAND.

(Ch. 122, pars. 21-1 and 34-83)

Amends The School Code. Provides that no one fraudulently altering or misrepresenting his credentials shall be certified to teach. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes the language to provide that no one shall be granted or continue to hold a teaching certificate who knowingly alters or misrepresents his teaching qualifications in order to acquire the certificate. Permits suspension or revocation of other certificates depending upon the severity of the alteration or misrepresentation.
SB-1054      MAITLAND.
(Ch. 122, par. 18-8)
Amends The School Code relating to the State aid formula to delete obsolete provisions applying to the 1983-84 school year.

Apr 12 1985   First reading                 Rfrd to Comm on Assignment
Apr 17        Assigned to Education-Elementary & Secondary
Apr 24        Tabled By Sponsor

1 SB-1055  MAITLAND.
(Ch. 122, new par. 2-3.48)
Amends The School Code to provide that the State Board of Education shall be the State agency responsible for ensuring that educational services are provided to all eligible children in Illinois.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 122, par. 2-3.22, new pars. 2-3.17a, 3-6.1

Requires the State Board of Education to annually cause an audit to be made as of June 30, 1986 and as of June 30 of each year thereafter of the financial statements and accounts in the custody of the regional superintendent of schools.

Apr 12 1985   First reading                 Rfrd to Comm on Assignment
Apr 17        Assigned to Education-Elementary & Secondary
May 07        Recommended do pass 017-000-000
               Placed Calndr,Second Reading
May 14        Second Reading
               Placed Calndr,Third Reading
May 23        Third Reading - Passed 057-000-000
               Arrive House
               Hse Sponsor HOFFMAN
               First reading                Rfrd to Comm on Assignment
May 30        Recommended do pass 014-001-000
               Placed Calndr,Second Reading
Jun 13        Recommended do pass 014-001-000
Jun 19        Second Reading
               Placed Calndr,Third Reading
Jun 20        Added As A Joint Sponsor COWLISHAW
               Placed Calndr,Third Reading
Jun 26        Mtn Prev-Recall 2nd Reading
               Amendment No.01             HOFFMAN             Adopted
               Placed Calndr,Third Reading
               Mtn Prevail to Suspend Rule 37(C)/117-000-000
               Third Reading - Passed 107-007-003
Jun 27        Secretary’s Desk Concurrence 01
Jun 28        S Concurs in H Amend. 01/058-000-000
               Passed both Houses
Jul 26        Sent to the Governor
Sep 23        Governor approved
               PUBLIC ACT 84-0920  Effective date 01-01-86

1 SB-1056  MAITLAND.
(New Act)

Creates a Residential Services Authority for Behavior Disturbed and Severe Emotionally Disturbed Students and defines its powers and duties.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Adds immediate effective date.

HOUSE AMENDMENT NO. 1. (Tabled June 20, 1985)
Provides that the Authority shall submit an annual report to the G.A. and the Governor and that the Authority may promulgate rules to carry out its duties. Also provides that the appropriation for the Authority shall be in a separate line item in the State Board of Education's budget. Provides that the Governor's appointees to the Authority shall be all representatives of the private sector.

HOUSE AMENDMENT NO. 2.
Provides that the residential service authority for Behavior Disturbed and Severe Emotionally Disturbed Students may consist of designees of the Chairpersons of the House and Senate committees on Elementary and Secondary Education, provided that the Authority shall review the criteria for service eligibility, provision and availability established by the governmental agencies represented in the Authority. Makes other changes.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Education-Elementary & Secondary
May 07 Placed Calndr,Second Reading
May 14 Second Reading Amendment No.01 MAITLAND Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 050-003-000
Arrive House
Hse Sponsor HOFFMAN
First reading Rfrd to Comm on Assignment
May 29 Recommended do pass 017-000-000
Jun 06 Amendment No.01 ELEM SCND ED Adopted
Place Calndr,Second Reading
Jun 18 Added As A Joint Sponsor COWLISHAW
Placed Calndr,Second Reading
Jun 20 Second Reading Mtn Prevail -Table Amend No 01
Amendment No.02 COWLISHAW Adopted
Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 108-006-003
Jun 27 Secretary's Desk Concurrence 02
Jun 28 S Concurs in H Amend. 02/058-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0921 Effective date 09-23-85

SB-1057 MAITLAND.
(Ch. 122, par. 27-6)
Amends The School Code. Provides that in all school districts, health education courses shall be applied toward satisfaction of any minimum physical education requirement applicable to pupils in grades 9 through 12. Effective July 1, 1985.
Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Education-Elementary & Secondary

SB-1058 MAITLAND.
(Ch. 122, par. 7-27)
Amends The School Code. Changes "county" and "county board of school trustees" to "region" and "regional board of school trustees", respectively.
Amends Section 109 of the Revenue Act of 1939. Increases to 30 cents per column line (from 20 cents per line) the newspaper publication fee for Board of Review assessment change lists. Effective immediately.

Amends an Act in relation to the State Militia. Prohibits the teaching or demonstration of the use, application or making of any firearm, explosive, incendiary device or technique capable of causing injury or death, knowing and intending that same will be used in a civil disorder; prohibits the gathering of 2 or more persons for the purpose of training in the use of any firearm, explosive, incendiary device or technique capable of causing injury or death in furtherance of a civil disorder. Makes violation a Class 4 felony. Exempts certain lawful activities of law enforcement officials, federal agents, members of armed forces, game commissions and shooting clubs.

Amends the Illinois Insurance Code to authorize preferred provider arrangements. Effective immediately.

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1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
SB-1062  RUPP.
(Ch. 73, par. 840)
Amends the Insurance Code. Amends the definition of Industrial Life Insurance.

SB-1063  LUFT – BLOOM – ZITO – GEO-KARIS.
(Ch. 120, par. 2-203)
Amends the Illinois Income Tax Act to revise an obsolete reference to a Section in federal Internal Revenue Code.

SENATE AMENDMENT NO. 1.
Deletes amendatory provisions and permits a deduction, for income tax purposes, of income from Illinois State and local government bonds.

SB-1064  LUFT.
(Ch. 110, par. 3-104; new par. 2-417)
Amends the Code of Civil Procedure to provide that persons charged with alleged violations of a final order of the Illinois Educational Labor Relations Board may not raise as defenses in actions to enforce final Board orders any matters that such per-
sons could have raised by initiating judicial review of such final orders in accordance with subsection (a) of Section 16 of the Illinois Educational Labor Relations Act and Section 3-104 of the Administrative Review Law. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that where a collective bargaining agreement contains a successor clause the agreement is binding upon and enforceable against any successor employer. Violation is a business offense.

SB-1065  LUFT.

(Ch. 24, par. 11-31-1)

Amends the Illinois Municipal Code. Allows court costs, attorney’s fees and other costs related to the procedure by which a municipality may effect the repair or demolition of a dangerous or uncompleted and abandoned building to be recovered from the owner of the building.

SB-1065—Cont.  656

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Local Government
May 01       Recommended do pass 009-000-000

May 08       Second Reading
Placed Calndr,Second Reading

May 16       Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 17       First reading  Rfrd to Comm on Assignment
May 21       Primary Sponsor Changed To SALTSMAN
Committee Assignment of Bills
May 23       Assigned to Labor & Commerce

Jun 13       Amendment No.01 LABOR COMMRCE  Adopted
Recommended do pass as amend 013-011-000

Jun 20       Added As A Joint Sponsor BULLOCK
Placed Calndr,Second Reading
Second Reading
Held on 2nd Reading

Jun 25       Placed Calndr,Third Reading
Third Reading - Passed 073-042-000

Jun 26       Secretary's Desk Concurrence 01

Jun 27       S Nonconcurs in H Amend. 01/028-028-001

Jun 28       Speaker's Table, Non-concur 01

Jun 29       H Refuses to Recede Amend 01/064-051-000
H Requests Conference Comm IST
Hse Conference Comm Apptd IST/FARLEY,
SALTSMAN,
CULLERTON,
TUERK & MAYS

Jun 30       Sen Conference Comm Apptd IST/LUFT
LECHOWICZ, COLLINS
HUDSON & KARPIEL

Jan 08 1986  Exempt under Hse Rule 29(C)
Sen Conference Comm Apptd IST (06-30-85)
SB-1066  HOLMBERG – KELLY – LEMKE.

(Ch. 73, par. 968h)

Amends the Illinois Insurance Code to require accident and health insurers to cover adopted children with pre-existing conditions.

SB-1067  KELLY AND LEMKE.

(Ch. 48, new par. 138.12a)

Amends the Workers’ Compensation Act. Requires employers to provide comprehensive rehabilitation services for injured employees.

SB-1068  LECHOWICZ AND LEMKE.

(Ch. 73, par. 767)

Amends the Illinois Insurance Code to authorize a court to allow punitive damages when it appears that an insurance company has been unreasonable and vexatious in refusing to pay a claim. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the determination of punitive damages is to be made by the judge, not the trier of fact.
SB-1069  JOYCE, JEROME AND LEMKE.

(New Act; Ch. 110, par. 2-202)

Creates the Process Servers Registration Act; requires persons who serve process more than 10 times per year to register with the clerk of the circuit court, and maintain a $2000 bond conditioned upon their compliance with the laws governing service of process. Amends the Code of Civil Procedure to allow service by any person over 18 years old who is not a party to the action, without leave of court.

April 12, 1985 First reading Rfrd to Comm on Assignment
April 17 Assigned to Ins Pensions & Licensed Activities
April 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
May 09 Added As A Co-sponsor LEMKE Committee Ins Pensions & Licensed Activities

SB-1070  BARKHAUSEN – CHEW – MAHAR.

(Ch. 24, new par. 1-2-8.1; Ch. 34, new par. 429.29a)

Amends The Illinois Municipal Code and Act in relation to counties. Permits municipalities and counties to impose a 50% surcharge on all fines imposed for driving under the influence of drugs or alcohol. Requires such monies collected to be used for alcohol training and educational programs and enforcement of laws relating to driving under the influence.

April 12, 1985 First reading Rfrd to Comm on Assignment
April 17 Assigned to Transportation
May 02 Recommended do pass 011-000-000
May 08 Placed Calndr, Second Reading
May 23 Placed Calndr, Third Reading

SB-1071  BARKHAUSEN – CHEW – MAHAR.

(Ch. 95 1/2, new pars. 16-301, 16-302 and 16-303)

Amends The Illinois Vehicle Code. Creates the Uniform Traffic Ticket and Disposition Program. Requires the Secretary of State to establish a uniform traffic ticket to be used by all law enforcement agencies of this State when issuing a citation for a violation of The Illinois Vehicle Code except for violations concerning highway limitations, transportation of hazardous materials, local ordinances governing parking or standing, or other violations exempted by the Secretary. Establishes procedures to monitor the disposition of all uniform traffic tickets issued. Effective July 1, 1986.

1 Fiscal Note Act may be applicable.
SB-1072  BARKHAUSEN – CHEW – MAHAR.
(Ch. 43, par. 131 and new par. 144c)

Amends Liquor Control Act of 1934. Requires the Department of Alcoholism and Substance Abuse to certify any program to train employees who sell alcoholic beverages to identify and address alcohol abusers. Authorizes any liquor licensee to refuse to sell alcoholic beverages to any person known to abuse alcohol.

SB-1073  BARKHAUSEN – CHEW – MAHAR.
(Ch. 37, pars. 702-7, 702-9; Ch. 38, pars. 9-3, 111-1, 114-5, 1005-4-1, 1005-5-3, 1403; Ch. 43, par. 131; Ch. 95 1/2, pars. 6-205, 6-208, 6-121.1, 6-212, 11-500.1, 11-501.3; Ch. 111 1/2, par. 6328)

Amends the Juvenile Court Act, the Criminal Code of 1961, the Code of Criminal Procedure of 1963, the Bill of Rights for Victims and Witnesses of Violent Crime Act, The Liquor Control Act, the Illinois Vehicle Code and the Alcoholism and Substance Abuse Act. Makes numerous substantive and procedural statutory changes pertaining to offenses of driving under the influence of alcohol or drugs or offenses committed while in that state.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 37, pars. 702-7, 702-9; Ch. 38, pars. 9-3, 111-1, 114-5; Ch. 95 1/2, pars. 6-205, new pars. 6-212.1, 11-501.1

Adds reference to: Ch. 38, new par. 144c; Ch. 95 1/2, new pars. 6-206.1, 11-500

Amends by deleting everything in the bill and replacing with numerous substantive and procedural statutory revisions of driving under the influence of alcohol or drugs or offenses committed while in that state.
Creates the Clinical Laboratory Science Practice Act. Provides for the regulation of the practice of clinical laboratory science by the Department of Registration and Education. Establishes requirements for registration or certification, and procedures for revocation or suspension of a registration or certification. Provides penalties and remedies for violation. Creates the Clinical Laboratory Science Board to advise the Director on the administration and enforcement of this Act. Amends the Sunset Act to provide for repeal on December 31, 1997.

SENATE AMENDMENT NO. 1.
Deletes all reference to certification (as opposed to registration) of practitioners; authorizes the Department to grant registration to certain persons who do not meet the educational requirements of the Act; requires continuing education in certain instances; reduces the board from 11 to 7 persons; makes other changes.

***SB-1074 LUFT – ROCK – D’ARCO – SAVICKAS AND SMITH.***

(New Act; Ch. 127, new par. 1904.9)

***SB-1075 BARKHAUSEN – BERMAN.***

(New Act; Ch. 106 1/2, new par. 44.1; rep. pars. 44 through 73)

Amends an Act to revise the law in relation to counties and the Township Law. Requires county boards and boards of town trustees to publish any actions taken.
which appropriate or expend funds or which impose penalties within 10 days of such action in newspapers of general circulation; prohibits such actions taking effect until 10 days after publication.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Local Government

SB-1077 CARROLL.
(Ch. 17, par. 2706)

Amends the Foreign Banking Office Act. Changes the boundaries of the “central business district of Chicago” to an area bounded by Lake Shore Drive, Balbo Drive, Michigan Avenue, Harrison Street, Clinton Street, Lake Street and Wacker Drive.

HOUSE AMENDMENT NO. 1. (House recedes June 28, 1985)

Adds reference to: Ch. 17, pars. 320, 3042, 4459

Add provisions requiring banks and loan associations and credit unions to obtain federal deposit insurance.

HOUSE AMENDMENT NO. 2. (House recedes June 28, 1985)
Revises the language of the description of the territory.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Finance and Credit Regulations
May 03  Placed Calndr,Second Reading  Recommended do pass 013-000-000
May 08  Second Reading  Placed Calndr,Third Reading
May 16  Third Reading - Passed 057-002-000  Arrive House
May 20  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Financial Institutions
May 24  Primary Sponsor Changed To CULLERTON  Added As A Joint Sponsor PIEL
Jun 12  Committee Financial Institutions  Recommended do pass 020-001-000
Jun 20  Placed Calndr,Second Reading
Jun 26  Second Reading  Held on 2nd Reading  Amendment No.01  CULLERTON  Adopted
Amendment No.02  CULLERTON  Adopted  Placed Calndr,Third Reading  Mtn Prevail to Suspend Rule 37(C)/117-000-000  Third Reading - Passed 107-000-001
Jun 27  Secretary's Desk Concurrence 01,02
Jun 28  S Noncnsers in H Amend. 01,02  Speaker's Table, Non-concur 01,02  H Recedes from Amend. 01,02/112-002-002  Passed both Houses
Jul 26  Sent to the Governor
Sep 03  Governor approved

PUBLIC ACT 84-0260  Effective date 01-01-86

SB-1078 DEANGEILIS.
(Ch. 120, pars. 2-201 and 2-202.1; Ch.122, par. 17-2 and new par. 18-8.4)

Amends the Illinois Income Tax Act and The School Code. Increases the State income tax on individuals, trusts and estates from 2 1/2% to 3 1/4% and the State income tax on corporations from 4% to 5.2% beginning on July 1, 1987, and as of

Fiscal Note Act may be applicable.
that date decreases the downstate educational purposes maximum tax rate for all but unit districts from .92% to .52% and for unit districts from 1.60% to 1.00%. Provides that such income tax rate increases and property tax rate decreases will not take effect or apply if the General Assembly, commencing with fiscal year 1988 for the 1987-88 school year, fails to make separate appropriations equal to 50% of the total cost of education (and additional amounts if a district is unable to raise locally the remaining 50% of the total cost of education) in the public schools through the secondary level as determined on a per pupil cost of education basis. Effective July 1, 1985.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Revenue

1 SB-1079 DUNN, RALPH – POSHARD – O’DANIEL.
(Ch. 120, par. 2-206)

Amends the Illinois Income Tax Act to provide for carryback and carryforward of coal research utilization and equipment income tax credit. Effective immediately.

SENATE AMENDMENT NO. 1.
Limits carry forward of credit to 3 years.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Revenue
Apr 24 Added As A Joint Sponsor POSHARD Committee Revenue
May 02 Added As A Joint Sponsor O’DANIEL Committee Revenue
May 07 Recommended do pass as amend
      010-000-000
May 08 Placed Calndr, Second Reading
      Amendment No. 01 SEN REVENUE Adopted
May 16 Third Reading - Passed 058-000-000
      Arrive House
May 22 Placed Calendr, First Reading
      Hse Sponsor HICKS
      Added As A Joint Sponsor REA
      Added As A Joint Sponsor GOFORTH
      First reading Rfrd to Comm on Assignment
May 23 Assigned to Revenue
Jun 14 Tbld pursuant Hse Rule 27D

2 SB-1080 DEMUZIO.
(Ch. 48, pars. 138.21 and 172.56; Ch. 108 1/2, pars. 14-123, 14-124, 14-125, 14-127 and 14-129, new par. 14-123.1)

Amends the State Employees Article of the Pension Code to provide for a temporary disability benefit to be paid in cases in which the occupational or nonoccupational character of the disability is in dispute; provides that when the dispute is resolved, the amounts already paid will be deducted from the resultant occupational or nonoccupational disability benefit; includes provisions for recovery of excess payments from Workers’ Compensation or Occupational Diseases awards and from liable third parties, and amends those Acts to provide for such recovery.

PENSION IMPACT NOTE
SB-1080 would involve little or no additional cost.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
SB-1081  JOYCE, JEROME.
(Ch. 111 2/3, new par. 36.3a)
Amends the Public Utilities Act. Provides a utility's rates or charges shall not reflect or be based on costs incurred as a result of the Nuclear Regulatory Commission's suspending or denying a nuclear generating facility operating license due to the utility's failure to comply with applicable standards. Further provides such rates or charges shall not reflect or be based on costs incurred for certain work performed as a result of an accident, fines and penalties, or replacement power costs, unless the utility demonstrates it has exercised all reasonable care. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy

SB-1082  DUDYCZ – CHEW – DAVIDSON.
(Ch. 95 1/2, par. 4-105, new par. 4-105.1)
Amends The Illinois Vehicle Code. Establishes various offenses relating to the falsification, alteration or deletion of information on motor vehicle title certificates including the falsification of odometer readings and establishes penalties for such offenses. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides as a presumption of law that if a title document fails to contain previous information required by State law, such deletion shall be presumed to have been committed knowingly with the intent to defraud.

HOUSE AMENDMENT NO 1.
Deletes reference that various offenses relating to the falsification, alteration or deletion of information on motor vehicle certification or odometer reading need not be committed with the intent to defraud.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Transportation
May 02  Recommended do pass 011-000-000

Method of Voting
Placed Calndr,Second Reading
May 08  Second Reading  Amendment No.01  DUDYCZ  Adopted
Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendar,First Reading
May 17  Hse Sponsor MCAULIFFE
Added As A Joint Sponsor RONAN
Added As A Joint Sponsor MAYS
Added As A Joint Sponsor CHURCHILL
Added As A Joint Sponsor BERRIOS
First reading  Rfrd to Comm on Assignment
SB-1082—Cont.

May 23
Jun 13
Jun 19
Jun 26
Assigned to Judiciary II
Amendment No.01 JUDICIARY II Adopted
Recommended do pass as amend
014-000-000
Placed Calndr,Second Reading
Second Reading
Placed Calndr,Third Reading
Tabled House Rule 37(G)

1 SB-1083 RUPP — GEO-KARIS AND PHILIP.
(Ch. 38, pars. 1003-6-3 and 1005-5-3)

Amends the Unified Code of Corrections. Prohibits probation, periodic imprisonment, conditional discharge or early release from prison due to good conduct credit where the offense was committed with the use of a firearm.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 38, par. 1003-6-3.
Deletes provision which prohibits early release due to good conduct credit.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Judiciary II
May 07 Placed Calndr,Second Reading
May 17 Second Reading Amendment No.01 GEO-KARIS Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 057-000-000
Arrive House
Hse Sponsor REGAN First reading Rfrd to Comm on Assignment
May 29 Assigned to Judiciary II
Jun 14 Tbd pursuant Hse Rule 27D

SB-1084 DAWSON — DONAHUE.
(Ch. 23, par. 5-1.1 and new par. 5-5.8a)

Amends Medical Assistance Article of the Public Aid Code. Permits the Department of Public Aid to make payments to skilled nursing facilities for the provision of exceptional medical care. Defines exceptional medical care as the level of medical care required by persons who are medically stable for discharge from a hospital but who require acute intensity hospital level care for physician, nurse and ancillary specialist services. Provides that the costs of providing exceptional medical care shall not be considered in determining the payment rates to skilled nursing facilities. Further provides that payment for exceptional medical care shall not exceed the payment rate under the Medical Assistance Program for the same care in a hospital.

HOUSE AMENDMENT NO. 1.
Deletes specific services which comprise “specialist services” and provides instead that such services shall consist of those which the Dept. shall determine by rule.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Public Health,Welfare,Corrections
Apr 24 Placed Calndr,Second Reading
May 08 Second Reading
Placed Calndr,Third Reading
May 15 Added As A Joint Sponsor DONAHUE
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading

Correctional Budget and Impact Note Act may be applicable.
SB-1085

TOPINKA.

(Ch. 95 1/2, pars. 3-400, 6-204, 7-204 and 7-208)

Amends The Illinois Vehicle Code. Amends the Safety Responsibility Law to specify that the Secretary of State must act by administrative rule when determining the form of security to be deposited. Provides that representatives of persons involved in motor vehicle accidents may enter into agreements for payment of damages resulting therefrom. The meaning of “Preceding Year” in the definition Section of the Original and Renewal of Registration Article is changed from meaning the 12 months prior to “September 1st” to the 12 months prior to “July 1st” of the year immediately preceding the registration or license year for which proportional registration is sought. Makes other non-substantive changes. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Transportation
May 02 Recommended do pass 011-000-000

Placed Calndr,Second Reading
May 08 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading
May 17 Hse Sponsor CHURCHILL
Added As A Joint Sponsor BERRIOS
Added As A Joint Sponsor MAYS
Added As A Joint Sponsor RONAN
First reading Rfrd to Comm on Assignment

May 23 Assigned to Transportation
Jun 05 Do Pass/Consent Calendar 019-000-000

Consnt Caldr Order 2nd Read
Jun 11 Cnsnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 18 Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 16 Sent to the Governor
Sep 13 Governor approved
PUBLIC ACT 84-0300 Effective date 09-13-85

SB-1086 VADALABENE – RIGNEY – MAITLAND.

(New Act)

Creates the Community Right to Know Act. Requires the Environmental Protection Agency to establish and maintain facility information files disclosing priority

1 Fiscal Note Act may be applicable.
chemical substances present at businesses located in Illinois. Defines terms. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: New Act; Ch. 48, par. 1405

Deletes title and everything after the enacting clause. Creates the “Public Awareness and Response Act” to establish the manner and method of disclosing the presence of hazardous chemicals to the public. Defines terms. Effective January 1, 1986.

SENATE AMENDMENT NO. 2.

Adds provisions requiring employers to file an emission summary form when applying or reapplying for a permit from the Environmental Protection Agency.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy
May 02 Placed Calndr,Second Reading
Recommended do pass 011-000-000
May 08 Second Reading
Placed Calndr,Third Reading
May 22 Added As A Joint Sponsor RIGNEY & MAITLAND
Recalled to Second Reading
Amendment No.01 WELCH Adopted
Amendment No.02 WELCH Adopted
Placed Calndr,Third Reading
May 29 Re-committed to Agriculture, Conservation & Energy

SB-1087 VADALABENE.

(Chi 5, par. 818; Ch. 48, pars. 172.41 and 1404.1; Ch. 95 1/2, par. 700-8; Ch. 111 1/2, pars. 73-24.1 and 1007; Ch. 114, par. 508; Ch. 127, pars. 63b17 and 1255.03; Ch. 111 1/2, rep. pars. 6701 through 6714)

Creates the Illinois Cancer Registry Act and amends various Acts in connection therewith. Requires the Department of Public Health to establish and administer a Cancer Registry consisting of a record of cases of cancer and birth defects which occur in Illinois. Empowers the Department to request hospitals, laboratories and other facilities to report incidences of cancer and birth defects to the Department. Authorizes the Department to receive gifts and loans on behalf of the Registry. Provides for confidential treatment of records. Requires the Department to file an annual report with the General Assembly. Repeals the Illinois Health and Hazardous Substances Registry Act. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

SB-1088 KUSTRA - MACDONALD.

(Ch. 46, pars. 19-3, 19-4 and 19-5)

Amends The Election Code concerning absentee voting by voters who will be unable to vote at their precinct polling places due to absence from the county, physical incapacity, the tenets of their religions or certain election day duties. Requires all applications for absentee ballots by such voters to be available at the election authority’s office for public inspection from the time of receipt thereof until 30 days after the election, except during the time such applications are in the possession of judges of election. Provides voters voting absentee by reason of absence from the county must state, in applying for an absentee ballot, where they will be on election day and why they will be there. Specifies physicians’ certificates or Christian Science practitioners’ certificates on applications for absentee ballots by physically incapacitated voters must specifically describe the nature of the physical incapacity.

Fiscal Note Act may be applicable.
Amends The Election Code. Provides that failure to file with the board of election commissioners a report with respect to occupants of a hotel, lodging house, rooming house, furnished apartment or facility licensed under the Nursing Home Care Reform Act is a Class 4 felony.

Amends The Election Code. Provides that a candidate for whom nomination papers have been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at the primary election, is ineligible for nomination as a candidate of a new political party for election in that general election.

Deletes reference to: Ch. 46, par. 10-2
Adds reference to: Ch. 46, par. 6-26

Deletes everything after the enacting clause. Amends The Election Code with respect to municipalities under the jurisdiction of municipal boards of election commissioners. Eliminates provisions that, in municipalities of less than 75,000, school elections shall be conducted pursuant to Article 9 of The School Code, and that municipal boards of election commissioners have no jurisdiction over elections under the Public Community College Act. Effective immediately.

Amendment No. 01
ELECTIONS Adopted
Recommnded do pass as amend 010-000-002

PUBLIC ACT 84-0923 Effective date 09-23-85
'Correctional Budget and Impact Note Act may be applicable.
Amends the Vehicle Code. Provides that the two year period of suspension of a driver's license or registration runs from the date of suspension and deletes the provision regarding receipt of notice by the Secretary of State. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, par. 7-309

Provides that judgments must be stayed by court order if they are not to prohibit the issuance of such driver's license, license plates or registration stickers.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 95 1/2, par. 12-603.1

Requires the Department of Transportation to report to the Governor and the General Assembly no later than October 1, 1987 on statistics compiled on reduced injuries and saved lives attributable to mandatory seat belt use.
SB-1092  VADALABENE.

Appropriates $50,000 from the General Revenue Fund to the Department of Commerce and Community Affairs for research and planning grants to the Southwestern Illinois Planning Commission. Effective July 1, 1985.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Appropriations I

"SB-1093  KUSTRA – MACDONALD.

Amends The Election Code. Creates the offense of unlawful procurement of an absentee ballot. Provides that it is a Class 4 felony for a person to solicit another to make a false statement in an application for an absentee ballot with the intent of procuring such person's ballot.

SENATE AMENDMENT NO. 1.
Provides that unlawful procurement of an absentee ballot is a Class A misdemeanor.

HOUSE AMENDMENT NO. 1.
Redefines the offense of unlawful procurement of an absentee ballot as knowingly requesting another person to make a false statement in an application for an absentee ballot, with the intent to procure absentee ballot from another.

May 08       Second Reading
May 16       Third Reading - Passed 059-000-000
Arrive House
Placed Calendar, First Reading

May 21       First reading  Rfrd to Comm on Assignment
May 22       Primary Sponsor Changed To DANIELS
Added As A Joint Sponsor OLSON
Added As A Joint Sponsor PULLEN

Committee Assignment of Bills

May 23       Assigned to Elections
Jun 06       Do Pass/Consent Calendar 017-000-000

Jun 13       Consent Calendar, 2nd Reading
Jun 18       Remvd from Consent Calendar
Cal 2nd Rdg Short Debate
Jun 20       Added As A Joint Sponsor COWLISHAW
Short Debate Cal 2nd Rdg
Amendment No.01 CULLERTON  Adopted
Cal 3rd Rdg Short Debate

* Correctional Budget and Impact Note Act may be applicable.
SB-1094  KUSTRA – MACDONALD.
(Ch. 46, new par. 29-9.1)

Amends The Election Code. Provides that an election judge who knowingly, negligently or recklessly fails to return ballots, punch cards or election materials to the election authority at the time they are scheduled to be received by the election authority after the close of the polls is guilty of a Class A misdemeanor.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Elections

SB-1095  BLOOM.
(Ch. 95 1/2, par. 7-305)

Amends the Vehicle Code. Provides that proof of financial responsibility for the renewal of a suspended driver’s license or vehicle registration must be maintained for 3 years thereafter. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, par. 7-309

Provides that judgments must be stayed by court order if they are not to prohibit the issuance of such driver’s license, license plates or registration stickers.

HOUSE AMENDMENT NO. 2.

Makes technical change.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1 and 2.

Recommends that the bill be further amended as follows:

Adds reference to: Ch. 95 1/2, pars. 1-118, 3-1001, 5-101, 6-206, 11-1414.

Amends The Illinois Vehicle Code. Provides that persons convicted of illegally passing stopped school buses shall have their driver’s licenses suspended for a period of 30 days for the first offense and 90 days for the second or subsequent offense if the repeated offense occurs within 3 years of a prior conviction. Requires issuance of a restricted driving permit during the period of suspension for such offense. Defines essential parts of vehicles. Permits the Secretary to issue a supplemental license for the sale or display of vehicles to members of credit unions.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Transportation
May 02  Recommended do pass 011-000-000

May 08  Second Reading
Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 17  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Transportation
Jun 05  Amendment No.01  TRANSPORTATN  Adopted
           Recommended do pass as amend 015-000-004

Jun 20  Second Reading
Held on 2nd Reading

Jun 21  Amendment No.02  HALLOCK  Adopted
         Amendment No.03  CURRAN  Withdrawn
       Placed Calndr,Third Reading

Jun 24  Third Reading - Passed 117-000-000
Jun 25  Secretary’s Desk Concurrence 01.02
Jun 28  S Noncncrs in H Amend. 01.02
Speaker’s Table, Non-concur 01.02
Amends The Election Code. Provides that, with certain exceptions, an election judge who seeks to determine how a voter intends to vote at an election commits a Class 4 felony and is disqualified to serve as an election judge for 5 years.

SENATE AMENDMENT NO. 1.
Lowers the classification of the offense established in the bill as introduced to a Class A misdemeanor.

(Ch. 46, new par. 29-9.1)

SB-1096 KUSTRA – MACDONALD.

5 Correctional Budget and Impact Note Act may be applicable.
SB-1097  MACDONALD.

(Ch. 46, par. 10-6)

Amends The Election Code. Requires nomination papers of candidates for non-partisan offices to be filed not more than 82 (now 78) or less than 75 (now 71) days before the nonpartisan election. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Elections

SB-1098  PHILIP.

(Ch. 46, pars. 2A-1.1, 7-8, 7-11, 8-4 and 8-17; Ch. 122, pars. 33-1 and 33-1b)

Amends The Election Code and The School Code. Changes the dates of the general primary election and the regular election for certain board of education members from the third Tuesday in March of even-numbered years to the fourth Tuesday in April of such years. Effective December 1, 1986.

SENATE AMENDMENT NO. 1

Changes such dates from the fourth Tuesday in April of even-numbered years, to the second Tuesday of May of each year.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Elections
May 07  Recommended do pass as amend  006-001-000
May 08  Second Reading
 Amendment No.01  ELECTIONS  Adopted
 Placed Calndr,Second Reading
May 16  Third Reading - Passed 030-021-004
 Verified
Third Reading - Passed 030-021-004
Arrive House
 Placed Calndr,First Reading
May 24  Hse Sponsor RONAN
 Added As A Joint Sponsor STERN
 First reading  Rfrd to Comm on Assignment
 Assigned to Elections
 Jun 14  Tbd pursuant Hse Rule 27D

SB-1099  MACDONALD – DUDYCZ.

(Ch. 46, pars. 4-22, 5-29 and 6-66)

Amends The Election Code. Requires that voters voting at the polls on election day place their thumbprints next to their signatures or marks on the ballot application certificates they are required to sign. Allows the State Board of Elections to prescribe by rule the manner in which such requirement shall be administered.

SENATE AMENDMENT NO. 1

Provides alternative methods of identifying voters unable to provide thumbprints.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Elections
Apr 25  Recommended do pass 009-000-000
 Placed Calndr,Second Reading
May 20  Second Reading
 Amendment No.01  MACDONALD & DUDYCZ
 Adopted
 Placed Calndr,Third Reading
May 24  Third Reading - Lost 026-031-000

1 Fiscal Note Act may be applicable.
SSB-1100 VADALABENE.
(Ch. 53, par. 37a)
Amends an Act in relation to the compensation of county officers in counties of less than 2,000,000 population to increase the statutory minimum salaries for those officers. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, SB-1100 constitutes a personnel mandate for which reimbursement of the increased costs to units of local government is required under the State Mandates Act. The annual cost of reimbursement could be as much as $8.3 million.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive
Apr 30 St Mandate Fis Note Filed Committee Executive

SB-1101 KUSTRA – MACDONALD – BARKHAUSEN.
(Ch. 46, new par. 29-20)
Amends The Election Code. Provides a prosecution for a violation of a prohibition against certain conduct specified in the Code shall be conducted before a judge from a county other than the county wherein the violation is alleged to have occurred.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Elections
Apr 25 Recommended do pass 005-002-000
May 08 Placed Calndr,Second Reading
May 24 Second Reading Placed Calndr,Third Reading
May 24 Added As A Joint Sponsor BARKHAUSEN Third Reading - Lost 027-025-001

SB-1102 DEANGELIS.
(Ch. 32, pars. 1.10, 1.15, 1.17, 1.30, 1.45, 1.70, 1.80, 2.05, 2.10, 2.30, 4.05, 4.15, 4.20, 4.25, 5.10, 5.20, 5.25, 5.30, 6.50, 7.10, 7.25, 8.35, 8.65, 9.05, 10.20, 10.30, 11.05, 11.10, 11.45, 12.20, 12.40, 12.50, 13.45, 13.50, 13.35, 13.70, 14.05, 15.10, 16.05 and 16.10)
Amends the Business Corporation Act of 1983. Eliminates the requirement that the Secretary of State and corporations file certain corporate documents with the county recorder. Imposes additional limitations upon statements of correction. Increases certain fees and penalties. Permits certain actions to be taken pursuant to written consent rather than shareholder vote.
SENATE AMENDMENT NO. 1.
Corrects a mispelling in the existing laws.
SENATE AMENDMENT NO. 2.
Deletes reference to: (Ch. 32, par. 11.45)
Adds reference to: (Ch. 32, pars. 10.05, 11.30 and 14.25; Ch. 32, rep. par. 11.45)
Defines a corporation’s anniversary date to include date of a consolidated. Limits voting by a corporation of its own shares.
HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 32, pars. 5.20, 13.50 and 13.55
Removes provisions which would have removed the requirement that the Secretary of State and corporations file certain corporate documents with county recorders.

1 Fiscal Note Act may be applicable.
SB-1102—Cont.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 32, par. 7.75

Permits as a defense to a shareholder suit alleging that the corporation refuses to allow the shareholder to inspect books and records, that the person seeking access to such books and records has improperly used information contained therein.

HOUSE AMENDMENT NO. 3.

Adds provisions that the Sec. of State shall pay any filing fees due to county recorders on a quarterly basis.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Judiciary I
Apr 30 Recommended do pass 009-000-000

May 08 Placed Calndr,Second Readng
Second Reading
Amendment No.01 DEANGELIS Adopted
Amendment No.02 DEANGELIS Adopted

May 16 Third Reading - Passed 057-002-000
Arrive House
Placed Calndr,First Readng

May 17 Hse Sponsor DANIELS
Added As A Joint Sponsor MADIGAN
Added As A Joint Sponsor VINSON
First reading Rfrd to Comm on Assignment

May 23 Assigned to Judiciary I
Jun 12 Motion disch comm, advc 2nd
VINSON
Committee Judiciary I
Jun 13 Recommended do pass 014-000-001

Jun 19 Placed Calndr,Second Readng
Second Reading
Held on 2nd Reading

Jun 24 Amendment No.01 CULLERTON Adopted
Amendment No.02 CULLERTON Adopted
Amendment No.03 MCCRACKEN Adopted
Placed Calndr,Third Reading
3/5 vote required
Mtn Prevail to Suspend Rule 37(C)/099-010-003
Third Reading - Passed 113-000-003

Jun 25 Secretary’s Desk Concurrence 01,02,03
Jun 29 S Concurs in H Amend. 01,02,03 057-000-000
Passed both Houses

Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0924 Effective date 01-01-86

SB-1103 BLOOM – PHILIP.

(Ch. 46, par. 7-8)

Amends The Election Code. Allows a political party currently electing State central committeemen pursuant to Alternative A of the Code to elect State central committeemen at county conventions rather than the general primary elections, in counties with populations not exceeding 2,000,000.

SENATE AMENDMENT NO. 1

Eliminates provisions allowing a precinct committeeman in a county of 2,000,000 or fewer to vote by county convention, and allowing a county central committee chairperson to cast the vote for any precinct not represented at the county convention in the vote for State central committeeman.
HOUSE AMENDMENT NO. 1.
Allows a political party currently electing State central committeemen pursuant to Alternative A of the Code to elect State central committeemen at county conventions throughout the State. Adds immediate effective date.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17 Assigned to Elections
May 07 Placed Calndr,Second Reading

May 08 Second Reading
Amendment No.01 PHILIP Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 053-006-000
Arrive House
Placed Calendr,First Reading
May 17 Hse Sponsor DAVIS
First reading  Rfrd to Comm on Assignment
May 23 Assigned to Elections
Jun 13 Amendment No.01 ELECTIONS Adopted
Recommended do pass as amend 010-001-000

Jun 19 Second Reading
Placed Calndr,Third Reading
Jun 20 Verified
Jun 21 Third Reading - Passed 060-047-009
Jun 28 Secretary's Desk Concurrence 01
Jun 29 S Noncners in H Amend. 01

Jun 30 Motion to Reconsider Vote
Jun 31 Motion prevailed
Secretary's Desk Concurrence 01
Jun 29 S Concurs in H Amend. 01/053-002-001
Passed both Houses
Jul 15 Sent to the Governor
Governor approved
PUBLIC ACT 84-0017 Effective date 07-15-85

SB-1104 SANGMEISTER.
(Ch. 46, pars. 7-12 and 7-14)
Amends The Election Code. Requires names of candidates for Supreme or Appellate Court judge to be rotated on the primary ballot by county in the Second, Third, Fourth, and Fifth Judicial Districts.
SB-1105 SANGMEISTER.

Amends The School Code to provide that no civil action shall be commenced in any court against a physician licensed to practice medicine in all of its branches because of any adverse reaction a child may sustain as the result of the immunization vaccine used.

SENATE AMENDMENT NO. 1.

Provides that the immunity from civil liability is only available if the physician exercised reasonable care in ascertaining the appropriateness of the immunization vaccine used and administered an appropriate immunization to the child.

- Apr 12 1985 First reading Rfrd to Comm on Assignment
- Apr 17 Assigned to Education-Elementary & Secondary
- May 07 Placed Calndr,Second Reading
- May 17 Second Reading Amendment No.01 SANGMEISTER Adopted
- May 24 Third Reading - Passed 049-001-001
- May 29 First reading Rfrd to Comm on Assignment
- Jun 14 Tbd pursuant Hse Rule 27D

SB-1106 PHILIP.

Amends the Secretary of State Merit Employment Code. Provides that the salaries of the Merit Commission chairman and members shall be the greater of the amount specified in the Code or set by the Compensation Review Board. Effective immediately.

- Apr 12 1985 First reading Rfrd to Comm on Assignment
- Apr 17 Assigned to Executive
- Apr 24 Recommended do pass 019-000-000
- May 08 Second Reading
- May 16 Third Reading - Passed 056-003-000
- May 17 Hse Sponsor DAVIS First reading Rfrd to Comm on Assignment
- Jun 13 Do Pass/Consent Calendar 016-000-000
- Jul 19 Consent Calendar, 2nd Reading
- Jun 21 Consent Caldr Order 3rd Read
- Jul 19 Consent Caldr Order 3rd Read Pass 116-000-000
- Sep 16 Sent to the Governor

PUBLIC ACT 84-0439 Effective date 01-01-86
PUBLIC ACT 84-0440 Effective date 09-16-85
SB-1107  BARKHAUSEN AND SCHAFFER.

(Ch. 127, new par. 603-107.1)

Amends the Illinois Governmental Ethics Act. Provides that a member of the General Assembly can not simultaneously serve as an employee of another unit of local government.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive
Apr 26  Added As A Co-sponsor SCHAFFER Committee Executive
May 02  Recmnded DNP Amnded(tabled)

SB-1108  SANGMEISTER.

(Ch. 122, par. 30-9)

Amends The School Code to abolish General Assembly scholarships as of January 1, 1986, except that the rights of persons nominated to receive or awarded such scholarships prior to that date are not affected. Effective January 1, 1986.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Higher
May 01  Recmnded do not pass(tabld)

1 SB-1109  VADALABENE.

(Ch. 53, par. 37a; new par. 37a.06)

Amends an Act in relation to the compensation of county officers in counties of less than 2,000,000 population to increase the statutory minimum salaries for County Treasurers. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE

In the opinion of the Department of Commerce and Community Affairs, SB-1109 constitutes a personnel mandate for which reimbursement of the increased cost to units of local government is required under the State Mandates Act. The annual cost of reimbursement could be as much as $2.07 million.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive
Apr 30  St Mandate Fis Note Filed Committee Executive

SB-1110  SANGMEISTER AND LEMKE.

(Ch. 38, par. 83-2)

Amends an Act in relation to the acquisition of firearms. Provides that color guards of bona fide veterans organizations or members of bona fide American Legion bands need not possess a Firearm Owner's Identification Card while using firearms for ceremonial purposes with blank ammunition.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive
May 02  Placed Calndr,Second Reading
Places Calndr,Third Reading
May 08  Second Reading
Placed Calndr,Third Reading
May 09  Added As A Co-sponsor LEMKE
Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading

1 Fiscal Note Act may be applicable.
Amends The Illinois Vehicle Code. Makes changes concerning vehicle registration including: authorizes the Secretary of State to issue two-year plates as multi-year plates, permits the Secretary to eliminate the limit on special plate issuance for manufacturers, allows second division vehicles under 8,000 pounds (pickup trucks) to be registered under various special registration plates, reduces from $20 to $10 the two-year registration fee for certain farm vehicles and machinery, and deletes the 10% per month maximum mileage reduction penalty for persons registering after July 1 under the mileage weight tax option. Provides free of charge title or registration search and certification thereof for a governmental agency and a $4 title certification fee for others. Requires new and used car dealers to carry "appropriate" liability insurance rather than Hazard One Garage Liability Insurance. Effective immediately.

SENATE AMENDMENT NO. 1
Deletes reference to: Ch.95 1/2, pars. 3-613, 3-617 and 3-805
Adds reference to: Ch. 95 1/2, pars. 3-402 and 3-403

Exempts from registration requirements a tow dolly which serves as substitute wheels for another legally licensed vehicle. Provides that Ill. Temporary Apportionment and Prorate Authorization Permits may be issued prior to receiving interstate credentials. Deletes provisions regarding driver education plates, special inaugural plates and electric vehicles. Makes other various regulatory changes.

HOUSE AMENDMENT NO. 1.
Prohibits commercial businesses from obtaining recreational vehicle registration when such vehicles are used commercially.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 95 1/2, par. 15-301

Includes soybeans, corn, wheat, milo and other small grains as those crops which may be transported with special excess size and weight permits for limited continuous operation during the harvest season.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1 and 2.
Adds reference to: Ch. 95 1/5, par. 4-105 and new par. 4-105.1
Recommends that the bill be further amended as follows:

Establishes various offenses relating to the falsification, alteration or deletion of information on motor vehicle title certificates including falsification of odometer readings and establishes penalties for such offenses.

April 12 1985 First reading Rfrd to Comm on Assignment
April 17 Assigned to Transportation
May 02 Recommended do pass as amend 011-000-000

Placed Calndr, Second Readng

1 Fiscal Note Act may be applicable.
SB-1112 SANGMEISTER – O’DANIEL.

Appropriates $2,897,405 for the ordinary and contingent expenses of the State’s Attorneys Appellate Service Commission for the fiscal year beginning July 1, 1985. Effective July 1, 1985.

General Revenue Fund .............................................................. $1,936,536
State’s Attorneys Appellate Service County Fund ........................................... 905,869
Continuing Legal Education Trust Fund .................................................. 35,000
Narcotics Profit Forefeiture Fund ...................................................... 20,000

SENATE AMENDMENT NO. 1.
Decreases ordinary and contingent line items by $70,004.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $7,200.

Apr 12 1985 First reading Rfdrd to Comm on Assignment
Apr 17 Assigned to Appropriations I
May 14 Recommnded do pass as amend 019-000-000

Placed Calndr,Second Readng
SB-1112—Cont.

May 20  Second Reading
   Amendment No. 01  APPROP I
   Adopted
   Placed Calndr, Third Reading
May 24  Third Reading - Passed 049-000-000
   Arrive House
   Hse Sponsor LEVERENZ
   First reading  Rfrd to Comm on Assignment
May 29  Assigned to Appropriations I
   Jun 13  Recommended do pass 014-000-000
   Placed Calndr, Second Reading
   Jun 20  Second Reading
   Held on 2nd Reading
   Jun 25  Placed Calndr, Third Reading
   Jun 26  Mtm Prevail Suspend Rul 37G
   Placed Calndr, Third Reading
   Jun 27  Third Reading - Passed 114-000-000
   Passed both Houses
   Jul 15  Sent to the Governor
   Jul 19  Governor reduction veto
   PUBLIC ACT 84-0042  Effective date 07-19-85
   Placed Cal. Reduction Veto
   Oct 17  Reduction veto stands. PA 84-0042

SB-1113  JOYCE, JEROME.
(Ch. 122, par. 11B-1)
Amends The School Code to make a technical change. Changes “2” to “two”.
   Apr 12 1985  First reading  Rfrd to Comm on Assignment
   Apr 17    Assigned to Education-Elementary & Secondary

SB-1114  KELLY - HUDSON.
(New Act)
Creates An Act requiring a state-funded agency to notify the parents of an une-
mancipated minor who seeks fertility control services at least 72 hours prior to pro-
viding such services. Disqualifies any agency which fails to comply with this Act
from receiving funds appropriated by the State for such services for one year from
date violation is determined. Permits any parent to bring suit against the State to
enjoin further payment of tax funds to an agency alleged to be in violation of this
Act and against such agency for tortious interference with the familial relationship.
   Apr 12 1985  First reading  Rfrd to Comm on Assignment
   Apr 17    Assigned to Public
   Health, Welfare, Corrections

SB-1115  BARKHAUSEN.
(Ch. 37, par. 646)
Amends the Reports of Court Decisions Law. Eliminates the requirement of the
Secretary of State to purchase copies of reports of court decisions.
   Apr 12 1985  First reading  Rfrd to Comm on Assignment
   Apr 17    Assigned to Judiciary I
   Apr 30    Recommended do pass 009-000-000
   Placed Calndr, Second Reading
   May 08  Second Reading
   Placed Calndr, Third Reading
   May 16  Third Reading - Passed 059-000-000
   Arrive House
   Placed Calendr, First Reading
   May 17  Hse Sponsor MCCCRACKEN
   First reading  Rfrd to Comm on Assignment
SB-1116 COFFEY.

(Ch. 63, par. 904 and rep. pars. 905 and 906)

Amends the Compensation Review Act. Eliminates the Compensation Review Board's ability to set salaries and requires that it recommend salaries to the General Assembly on different reporting dates. Provides for appointment of a select joint committee of the General Assembly to review each report and introduce appropriate legislation. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive

SB-1117 LEMKE.

(Ch. 111 2/3, par. 62 and new par. 62a)

Amends an Act concerning public utilities. Provides that railroad companies shall inspect and test all signs, signals and automatic crossing gates at certain railroad-highway grade crossings each month, and file reports of inspection with the Commerce Commission. After notice by the Commission repairs must be made within 12 hours. Also provides for annual assessments of railroad companies of $5,000 for each overpass and underpass and $500 for each grade crossing which assessments are to be deposited into the Road Fund for use by the Department of Transportation in maintaining in such overpasses, underpasses and grade crossings.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Transportation

SB-1118 LEMKE.

(Ch. 82, par. 5)

Amends the Act concerning mechanics' liens. Extends the application of a subcontractor's duty to provide an owner-occupied residence owner with notice of the subcontractor's work, from single-family residences to both single-family residences and multi-family residence buildings of 5 or fewer units. Provides that a notice shall be sent to the owner-occupant in either situation or posted on the premises.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Transportation

SB-1119 LEMKE.

(Ch. 111 2/3, par. 32.6 and new par. 32.5a)

Amends the Public Utilities Act. Provides that a utility may disconnect service when a delinquent customer fails to pay a past due bill, enter into a deferred payment plan or make a deposit, fails to make payments in accordance with the terms of a deferred payment agreement, fails to comply with a Commerce Commission ruling applicable to the customer, or fails to provide utility representatives with access to the meter. Requires notification of customer prior to disconnection. Prohibits disconnection where the customer is seriously ill. Provides for renegotiation of the terms of a deferred payment plan where the customer's financial circumstances change during the period of agreement.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111 2/3, new par. 32.5b

Authorizes a utility to request a deposit from an applicant for utility services in certain cases. Specifies the conditions upon which deposits must be returned to the customer and the manner of such returns. Requires utilities to keep records of deposits.

1 Fiscal Note Act may be applicable.
SB-1119—Cont.

Apr 12 1985   First reading  
              Rfrd to Comm on Assignment

Apr 17   Assigned to Agriculture, Conservation & Energy

May 02   Recommended do pass 005-000-003

May 08   Second Reading

Placed Calndr,Second Reading

May 16   Third Reading - Passed 033-019-002

Arrive House

Hse Sponsor TERZICH

Placed Calndr,First Readng

May 17   First reading  
              Rfrd to Comm on Assignment

May 23   Assigned to Public Utilities

Jun 12  Amendment No.01  PUB UTILITIES Adopted

Recommended do pass as amend 006-000-004

Placed Calndr,Second Readng

Jun 20   Second Reading

Held on 2nd Reading

Jun 26  Tabled House Rule 37(G)

SB-1120  LEMKE.

(Ch. 48, par. 138.19, 172.54; Ch. 73, new par. 980a)

Amends the Workers' Compensation, Workers' Occupational Diseases and Illinois Insurance Acts. Requires group insurance companies to make payments to injured employees when workers' compensation carriers dispute liability and recoup from the latter in the workers' compensation case if appropriate.

Apr 12 1985   First reading  
              Rfrd to Comm on Assignment

Apr 17   Assigned to Ins Pensions & Licensed Activities

SB-1121  MAHAR.

(Ch. 38, par. 16B-2)

Amends the Criminal Code. Lowers from $300 to $200 the amount of aggregate value of library materials which must be borrowed and not returned in order to commit library theft.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 16B-5, new par. 16B-2.1

Creates the offense of criminal mutilation or vandalism of library materials which makes it an offense to damage or destroy library materials. Provides that criminal mutilation or vandalism of library materials where the aggregate value of the materials does not exceed $300 is a Class A misdemeanor and a Class 3 felony if the aggregate value is greater.

Apr 12 1985   First reading  
              Rfrd to Comm on Assignment

Apr 17   Assigned to Judiciary II

Apr 30  Recommended do pass 010-000-000

Placed Calndr,Second Readng

May 08  Second Reading

Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000

Arrive House

Hse Sponsor CHURCHILL

Placed Calndr,First Readng

May 17  Hse Sponsor CHURCHILL

Added As A Joint Sponsor TATE

First reading  
              Rfrd to Comm on Assignment

May 23  Assigned to Judiciary II

Jun 11  Amendment No.01  JUDICIARY II Adopted

Recommended do pass as amend 012-001-000

Placed Calndr,Second Readng
SB-1122  CARROLL.

(New Act)

Creates the Mandatory Health Insurance Risk Sharing Plan Act. Requires health insurers to participate in the plan to make available to eligible persons a plan of health insurance. Creates a board of governors to administer the plan.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Ins Pensions & Licensed Activities

SB-1123  CARROLL, LEMKE AND HOLMBERG.

(Ch. 37, pars. 704-7 and 705-2)

Amends the Juvenile Court Act. Authorizes courts to require a minor to restore property defaced or damaged by paint and makes parents financially responsible for vandalism caused by their minor children.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Judiciary I
Apr 30       Recommended do pass 009-000-000
May 08       Second Reading
May 09       Placed Calndr,Third Reading
May 15       Added As A Co-sponsor HOLMBERG
May 16       Placed Calndr,Third Reading
May 17       Third Reading - Passed 059-000-000
Arrive House
May 18       Placed Calendr,First Reading
May 21       First reading  Rfrd to Comm on Assignment
May 23       Assigned to Judiciary II
Jun 13       Motion disch comm, advc 2nd
Jun 17       CULLERTON
Jun 18       Committee discharged 118-000-000
Jun 19       Placed Calndr,Second Reading
Jun 26       Tabled House Rule 37(G)

SB-1124  BARKHAUSEN.

(Ch. 105, par. 2-12a)

Amends The Park District Code. Authorizes park districts, subject to referendum, to change from 4-year terms to 6-year terms of office.

Fiscal Note Act may be applicable.
SB-1125  NEWHOUSE - JONES.

(Ch. 23, par. 1265)

Amends The Hospital District Law. Permits hospital districts to make loans to students in health-related educational programs who agree to accept employment within the district upon completion of the program.

SENATE AMENDMENT NO. 1

Provides that the loans shall be for post-secondary students pursuing degrees in accredited public health related educational programs at Illinois public institutions of higher learning.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 23, par. 1263

Removes the express prohibition against appointing certain interested persons to a hospital district board of directors. Provides that qualification for such office shall be determined according to “An Act to prevent fraudulent and corrupt practices in the making or accepting of official appointments and contracts by public officers”.

SB-1124—Cont.
SB-1126  NEWHOUSE – JONES.

(Ch. 24 1/2, new par. 38b10-1)

Amends the State Universities Civil Service System Act. Directs the University Civil Service Merit Board to study the extent to which comparability of the value of work performed by employees in the various classes established pursuant to the Act is reflected in the rates or ranges of compensation of employees in such classes. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17    Assigned to Labor and Commerce

SB-1127  NEWHOUSE – JONES.

(New Act)

Creates an Act authorizing public institutions of higher education to obtain criminal history record information from law enforcement agencies with respect to applicants for employment in a security sensitive position of the institution. Effective January 1, 1986.

SENATE AMENDMENT NO. 1
Replaces the limitations on the use of conviction data obtained by a public institution of higher education. Also provides that within 5 days (instead of immediately) after an employment decision is made, the data is to be forwarded to the custody of the institution’s personnel dept. (instead of its president), and eliminates a provision which prohibits the custodian from releasing the sealed data for any purpose except upon court order.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17    Assigned to Education-Higher
May 01    Recommded do pass as amend 010-000-000

Placed Calndr,Second Reading
May 08    Second Reading
          Amendment No.01  HIGHER ED  Adopted
          Placed Calndr,Third Reading
May 16    Third Reading - Passed 059-000-000
          Arrive House
          Placed Calndr,First Readng
May 17    Hse Sponsor TURNER
          Added As A Joint Sponsor BRAUN
          First reading  Rfrd to Comm on Assignment
May 23    Assigned to Higher Education
Jun 13    Recommended do pass 013-002-001

Placed Calndr,Second Readng
Jun 20    Second Reading
          Held on 2nd Reading
Jun 26    Placed Calndr,Third Reading
          Interim Study Calendar HIGHER ED

SB-1128  NEWHOUSE.

(122, pars. 3-15.12, 34-18, 102-12 and 104-6; new pars. 2-3.48, 10-22.38b and 103-39.2)
Amends The School Code and the Public Community College Act to require the State Board of Education to establish a Statewide program to teach dropout youth the basic skills required to obtain employment. Provides for matching grants to qualified school and community college districts to implement, administer and monitor the conduct and operation of approved dropout youth programs by community based organizations under written contracts. Requires the State Board of Education in consultation with the Illinois Community College Board to promulgate rules, regulations and standards for the approval and operation of such programs and for the award and disbursement of grant moneys.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Higher

‘SB-1129  NEWHOUSE - HALL.

(Ch. 127, new pars. 132.600, 132.602 and 132.610)

Amends the Minority and Female Business Enterprise Act. Makes it a Class 3 felony to fraudulently obtain or retain certification as a minority or female owned business, to willfully make a false statement to certain officials for the purpose of influencing the certification or denial of certification of a minority or female owned business, to willfully obstruct or impede the investigation of the qualifications of a minority or female owned business requesting certification, or to fraudulently obtain public money reserved for minority or female owned businesses.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 46.1; new par. 46.50

Amends the Civil Administrative Code of Illinois. Creates the Minority Controlled and Female Controlled Businesses Loan Board in the Department of Commerce and Community Affairs to make direct grants and low interest loans to certain businesses located in Alexander County, Pulaski County, East St. Louis, and the South and West parts of Chicago.

SENATE AMENDMENT NO. 2.

Provides that members of the Minority Controlled and Female Controlled Business Loan Board shall be appointed by the Governor.

HOUSE AMENDMENT NO. 2. (House recedes June 29, 1985)

Changes amendatory language to eliminate the Board and provide for a Minority Controlled and Female Controlled Business Loan Program which has substantially the same functions of the Board.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Labor and Commerce
May 02  Recommended do pass 010-000-000
May 08  Placed Calndr,Second Reading
Second Reading
Amendment No.01  HALL
NEWHOUSE, COLLINS
JONES, CHEW &
SMITH
Adopted
Placed Calndr,Third Reading
May 15  Added As A Joint Sponsor HALL
Placed Calndr,Third Reading
May 16  Recalled to Second Reading
Amendment No.02  HALL
Adopted
Placed Calndr,Third Reading
May 24  Third Reading - Passed 031-021-004
Verified
Motion to Reconsider Vote
Mtn Reconsider Vote Tabled
Third Reading - Passed 031-021-004
Arrive House
Placed Calendr,First Readng

5 Correctional Budget and Impact Note Act may be applicable.
SB-1129—Cont.

May 29 Added As A Joint Sponsor BULLOCK
First reading Rfrd to Comm on Assignment

Jun 03 Assigned to Labor & Commerce

Jun 05 Added As A Joint Sponsor YOUNG,E,W
Committee Labor & Commerce
Recommended do pass 014-008-000

Jun 13 Placed Calndr,Second Reading

Jun 18 Added As A Joint Sponsor FLOWERS
Placed Calndr,Second Reading

Jun 19 Second Reading
Amendment No.01 SALTSMAN
Withdrawn
Placed Calndr,Third Reading

Jun 20 Primary Sponsor Changed To YOUNG,A
Added As A Joint Sponsor BRAUN

Amendment No.02 Mtn Prev-Recall 2nd Reading
YOUNG,A Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 077-038-002

Jun 21 Secretary's Desk Concurrence 02

Jun 28 S Nonconcs in H Amend. 02
Speaker's Table, Non-concur 02

Jun 29 H Recedes from Amend. 02/075-039-000
Passed both Houses

Jul 26 Sent to the Governor

Sep 23 Governor vetoed
Placed Calendar Total Veto

Oct 16 Mtn filed overrde Gov veto NEWHOUSE
3/5 vote required
Calendar Consideration PP.

Oct 17 Mtn filed overrde Gov veto NEWHOUSE
3/5 vote required
Override Gov veto-Sen lost 034-024-000
Mtn filed overrde Gov veto NEWHOUSE
3/5 vote required
Override Gov veto-Sen pass 036-021-000
Placed Calendar Total Veto

Oct 29 Mtn filed overrde Gov veto YOUNG,A
Placed Calendar Total Veto

Oct 30 Override Gov veto-Hse lost 064-047-000
Mtn filed overrde Gov veto 02/YOUNG,A
Placed Calendar Total Veto

Oct 31 3/5 vote required
Verified
Override Gov veto-Hse pass 02/072-042-000
Bth House Overid Total Veto

Nov 01 PUBLIC ACT 84-1003 Effective date 01-01-86

SB-1130 NEWHOUSE.

(Ch. 48, pars. 1710 and 1712)

Amends the Illinois Educational Labor Relations Act to require the collective bargaining process to begin no later that January 15 and to be completed by March 31 before the scheduled start of the forthcoming school year, or provides for compulsory arbitration of unresolved issues.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Labor and Commerce

SB-1131 MAHAR.

(Ch. 43, par. 131)

Amends The Liquor Control Act of 1934. Provides that no licensee shall sell, give or deliver alcoholic liquor to any person known by him to be clinically assessed as an alcohol or drug dependent person.
Amends the Downstate Teachers Article of the Pension Code to reduce the penalty imposed on school districts for failure to forward pension contributions to the system and to adjust the schedule for payment of such contributions.

PENSION IMPACT NOTE
SB-1132 has little or no financial impact.

HOUSE AMENDMENT NO. 1.
Clarifies the amount of the late-forwarding penalty.

PENSION IMPACT NOTE, IN THE HOUSE
No change from previous note.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-am 1.  
Adds reference to: Ch. 108 1/2, pars. 1-113, 2-110, 2-110.1, 2-117.1, 2-121, 2-123, 3-125.1, 4-114, 4-115, 7-109.3, 7-114, 7-139, 7-169, 7-172, 7-204, 8-120, 8-158, 9-155, 11-153, 14-104, 14-106, 14-118, 14-123, 14-124, 14-125, 14-127, 14-130, 14-134, 15-107, 15-113.1, 15-140, 15-150, 16-118, 16-121, 16-127, 16-133, 16-133.1, 16-136, 16-140, 16-141, 16-142, 16-143, 16-143.2, 16-149, 16-149.1, 16-149.2, 16-150, 16-153.3, 16-153.4, 16-155, 16-163, 16-165, 16-189.1, 16-190.1, 17-116.1, 17-124, 17-125, 17-131, 17-134, 17-137, 17-138, 17-139, 17-146, 17-148, 17-150, 17-157; new pars. 1-104.2, 3-110.3, 14-105.5, 14-123.1, 14-125.1, 14-134.1, 14-135.10, 16-179.2, 21-101 thru 21-121, 22-1001, 22-1002, 22-1004; rep. pars. 21-102, 21-104, 21-107, 21-107, 21-108, 21-111, 21-118, 21-119, 21-120; Ch. 48, par. 138.8; Ch. 102, par. 42; Ch. 122, new par. 10-22.3b

Recommends that the bill be further amended as follows:

Amends the Illinois Pension Code. Allows General Assembly members to establish credit for service as an elected township official, and to transfer and establish those and other credits without paying the normal cost differential if application is made in January, 1986; extends the continuation privilege to former members with between 6 and 8 years of service; removes the spouse's annuity requirement that the marriage occur before retirement. Allows sheriffs and deputies to transfer credits from the State Employees and Downstate Police funds to the IMRF, and includes certain forest preserve district officers as deputy sheriffs. Amends the State Employees Article to grant a 7% increase in disability benefits after 4 years, and to

Fiscal Note Act and Pension System Impact Note Act may be applicable.
create a temporary disability benefit; adds 2 members to the Board of Trustees, and
grants it subpoena powers. Amends the State Universities, Downstate Teachers,
and Chicago Teachers Articles to make numerous changes relating to reversionary
annuities, sick leave credit, health insurance, trustees, investments, and various pro-
cedural and technical matters. Effective immediately.

GOVERNOR AMENDATORY VETO

Delete reference to: Ch. 108 1/2, new pars. 3-110.3, 14-105.5
Adds reference to: Ch. 85, new par. 2208.9

Recommends deletion of exemption from provisions relating to illegitimate chil-
dren in Chi. Firemen Article. Limits survivor's pensions of certain Downstate Fire-
fighter survivors to 50% of the deceased firefighter's pension. Deletes provisions
allowing transfer of credits by sheriff's law enforcement personnel. Amends The
State Mandates Act to require implementation without reimbursement.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C

May 07 Placed Calndr,Second Reading
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000
May 17 First reading Rfrd to Comm on Assignment
May 23 Added As A Joint Sponsor WOLF
Jun 11 Primary Sponsor Changed To MADIGAN
Jun 12 Amendment No.01 PERS PENSION Adopted
Jun 18 Second Reading
Jun 19 Secretary's Desk Concurrence 01
Jun 28 S Noncnsers in H Amend. 01
Jun 30 Sen Conference Comm Apptd IST/ROCK
 Jul 01 House report submitted
 Jul 02 Senate report submitted

3/5 vote required

Both House Adoptd Conf rpt 1ST
Passed both Houses
SB-1132—Cont.

Jul 29  Sent to the Governor

Sep 26  Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 16  Mtn filed accept amend veto ROCK
Accept Amnd Veto-Sen Pass 057-000-000

Oct 17  Placed Cal. Amendatory Veto

Oct 28  Mtn filed accept amend veto MADIGAN
Placed Cal. Amendatory Veto

Oct 29  Accept Amnd Veto-House Pass 107-002-000
Bth House Accept Amend Veto

Nov 18  Return to Gov-Certification
Governor certifies changes

PUBLIC ACT 84-1028  Effective date 11-18-85

SB-1133  RUPP.

(Ch. 56, par. 5.1; Ch. 61, par. 3.1)

Amends the Fish Code of 1971 and the Wildlife Code. Prohibits units of local governments from regulating, limiting or licensing the taking of aquatic life or wildlife. Applies to home rule units.

Apr 12 1985  First reading  Rfrd to Comm on Assignment

Apr 17     Assigned to Agriculture, Conservation & Energy

May 02     Recommended do pass 013-000-000

May 08     Second Reading

May 16     Third Reading - Passed 059-000-000

Arrive House

May 17     Placed Calndr,First Reading

Hse Sponsor TATE

Added As A Joint Sponsor HICKS

Placed Calndr,First Reading

May 20     First reading  Rfrd to Comm on Assignment

May 23     Assigned to Energy Environment & Nat. Resource

Jun 06     Recommended do pass 013-000-000

Jun 20     Second Reading

Second Reading

Hold on 2nd Reading

Jun 26     Tabled House Rule 37(G)

Nov 20     Added As A Joint Sponsor STANGE

Tabled House Rule 37(G)

SB-1134  RUPP.

(Ch. 24, new par. 1-1-10; Ch. 34, new par. 303.1)

Amends the Municipal Code and the Counties Act. Prohibits municipalities and counties, including home rule units, from regulating, licensing or imposing a special tax on firearms and firearm ammunition. Provides civil penalties for municipal and county officers and employees who violate the prohibition. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment

Apr 17     Assigned to Executive

SB-1135  RUPP.

(Ch. 38, pars. 16-1, 24-1.1, 24-2, 24-3, 24-3.2, 1003-11-1; Ch. 61, par. 3.2; Ch. 85, par. 515; Ch. 91 1/2, par. 812; Ch. 96 1/2, par. 4818; Ch. 111, par. 2678; Ch. 127, pars. 55a, 55a-4; Ch. 38, rep. pars. 83-1 thru 83-16.3)

Repeals the Firearm Owner’s Identification Card Act. Amends various other Acts to take such repeal into account.
SB-1136  WATSON – DEANGELIS.

(Ch. 127, par. 168-32)

Amends the Secretary of State Travel Control Board Act. Adds one member to the Board and requires it to meet at least once every 4 months (now each quarter).

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, par.
Adds reference to: Ch. 95 1/2, par. 1-118

Amends The Illinois Vehicle Code. Defines “essential parts” of vehicles the alteration or replacement of which must be reported.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, par. 168-32
Adds reference to: Ch. 95 1/2, pars. 5-401.2, 12-215

Deletes everything after the enacting clause. Amends Vehicle Code Section on records to be kept by dealers, wreckers and rebuilders. Provides that records be kept on certain essential parts regardless of age of the parts, and for certain other essential parts that are 8 years old or newer. Permits mail delivery vehicles to use amber oscillating lights. Effective immediately.
SB-1137  BARKHAUSEN – DUDYCZ AND LEMKE.

(New Act)

Enacts the “Labeling of Sexual Material Depicting Minors Act” to require the names and addresses of producers of sexual films and material depicting sexual activity of persons 18 years of age and younger and the names of the minors depicted and the date and place produced as well as other pertinent information displayed on the screen or printed material.

SENATE AMENDMENT NO. 1.

Changes the classification of the offenses. Makes inapplicable to material for a scientific or educational purpose.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive
May 02  Placed Calndr, Second Reading
May 08  Second Reading
May 09  Added As A Co-sponsor LEMKE
May 16  Third Reading - Passed 059-000-000
May 17  Hse Sponsor PARKE
May 23  Added As A Joint Sponsor STANGE
May 29  Assigned to Judiciary II
May 31  Added As A Joint Sponsor MCCRACKEN
Jun 14  Tbd pursuant Hse Rule 27D

†SB-1138  DEANGELES – DEMUZIO – KUSTRA AND HOLMBERG.

(New Act; Ch. 127, pars. 1904.4 and 1904.8; Ch. 111, rep. pars. 6301 through 6325)

Creates The Social Work Practice Act. Provides for the licensure of the social work profession by the Department of Registration and Education. Defines terms and sets forth qualifications required, grounds for license revocation or suspension and penalties for violation. Amends the Regulatory Agency Sunset Act to repeal this Act on December 31, 1995. Repeals Social Workers Registration Act.

Apr 12 1985  First reading  Rfrd to Comm on Assignment

†Fiscal Note Act may be applicable.
SB-1139  ROCK.

(Ch. 46, pars. 4-4, 4-6.1, 4-6.2, 4-10, 5-9, 5-16.1, 5-16.2, 6-37, 6-50.1, 6-50.2 and new pars. 4-6.4, 5-16.4 and 6-50.4)

Amends the Election Code to permit voter registration by mail. Allows a qualified person to apply for voter registration by telephone or written request not fewer than 35 days before an election. Requires an election authority to furnish an applicant with appropriate registration forms and to disregard the application if the forms are returned as undeliverable. Permits a qualified voter to distribute the mail registration forms. Provides for in-person verification of an applicant's eligibility.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Elections

SB-1140  SAVICKAS.

(Ch. 122, par. 26-1)

Amends The School Code. Exempts students in non-public schools from compulsory public school attendance only if the non-public school annually provides the State Board of Education with enrollment information.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Elementary & Secondary

SB-1141  WELCH.

(Ch. 19, par. 56)

Amends an Act concerning the regulation of Illinois rivers, lakes and streams. Authorizes the Illinois Department of Transportation to remove within 48 hours, or as is otherwise reasonable, ice obstructing navigation upon the Illinois River and other State rivers and streams. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Transportation

SB-1142  DEMUZIO.

(Ch. 17, new par. 1674.5)

Amends the Trusts and Trustees Act. Allows trustees to invest in U.S. government obligations, either directly or in the form of interests in open-end or closed-end management-type investment companies or trusts registered under the Investment Company Act of 1940, provided the trust instrument permits investments in U.S. government obligations. Effective immediately.

SENATE AMENDMENT NO. 2
Delete reference to:
Ch. 17, new par. 1674.5
Add reference to:
Ch. 17, par. 1661

 Provides that authority of trustee to invest in obligations of the United States indirectly through investment companies is limited to such companies whose entire portfolio is limited to obligations of the United States or 100% fully collateralized repurchase agreements with respect to such obligations.

Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Permits such investments only if the trust instrument directs, rather than authorizes, investment in U.S. government obligations.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Finance and Credit Regulations
May 03 Recommended do pass as amend 013-000-000
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000
Apr 12 Amendment No.01 FINANCE Tabled
May 03 Amendment No.02 DEMUZIO Adopted
May 08 Placed Calndr,Second Reading
May 16 Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
May 08 Arrive House
May 16 Hse Sponsor O'CONNELL
May 16 Added As A Joint Sponsor ZWICK
May 16 Placed Calendar,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 23 Assigned to Financial Institutions
Jun 12 Amendment No.01 FIN INSTIT Adopted
Jun 12 DP Amnded Consent Calendar 021-000-000
Jun 18 Consent Calendar, 2nd Reading
Jun 20 Consent Calendar, 3rd Readng
Jun 21 Secretary's Desk Concurrence 01
Jun 28 S Concurs in H Amend. 01/055-000-000
Jun 26 Passed both Houses
Jul 26 Sent to the Governor
Sep 17 Governor approved

PUBLIC ACT 84-0541 Effective date 09-17-85

SB-1143 DEMUZIO.

(Ch. 43, par. 902)
Amends "An Act relating to certain investments of public funds by public agencies", approved July 23, 1943, as amended. Permits public agencies to invest public funds in money market funds registered under the Investment Company Act of 1940, as amended, provided that the portfolio of such a fund is limited to bonds, notes, certificates of indebtedness, treasury bills or other securities which are guaranteed by the full faith and credit of the United States. Effective immediately.

HOUSE AMENDMENT NO. 1.
Requires that the portfolio must also be limited to agreements to repurchase such obligations.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Finance and Credit Regulations
May 03 Recommended do pass 013-000-000
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000
May 16 Arrive House
May 16 Hse Sponsor ZWICK
May 16 Added As A Joint Sponsor O'CONNELL
May 16 Placed Calendar,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 23 Assigned to Financial Institutions
Jun 12 Amendment No.01 FIN INSTIT Adopted
Jun 12 DP Amnded Consent Calendar 021-000-000

Consnt Caldr Order 2nd Read
Consnt Caldr Order 3rd Read
Consnt Caldr Order Pass 118-000-000
Secretary's Desk Concurrence 01
S Concurs in H Amend. 01/055-000-000
Passed both Houses
Sent to the Governor
Governor approved
SB-1144  MAROVITZ AND LEMKE.

(New Act)

Creates the “Checking Account Disclosure Act” to require financial institutions to disclose to account holders and in advertisements the minimum deposit required to open a checking account, the minimum balance required for free checking and all fees and service charges. Provides that a violation is a Class A misdemeanor.

SENATE AMENDMENT NO. 1. (Tabled May 17, 1985)

Adds reference to: Ch. 130, par. 34

Changes definition of account and financial institution. Provides that financial institutions which are not in compliance with the Checking Account Disclosure Act shall not be entitled to and shall not receive any deposits of State monies. Establishes formats of disclosure. Amends An Act in relation to State moneys.

SENATE AMENDMENT NO. 2.

Changes definition of account and financial institution. Requires compliance within 90, rather than 60 days after the effective date. Requires notice of changes to only affected depositors. Establishes format for disclosure. Removes criminal sanction.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Finance and Credit Regulations
May 03  Recomnnded do pass as amend 008-002-000
Placed Calndr, Second Reading
May 08  Second Reading
Amendment No.01  FINANCE  Adopted
Placed Calndr, Third Reading
May 09  Added As A Co-sponsor LEMKE
Placed Calndr, Third Reading
May 17  Recalled to Second Reading
Mtn Reconsider Vote Prevail 01-MAROVITZ
Mtn Prevail - Table Amend No 01 Tabled
Amendment No.02  MAROVITZ  Adopted
Placed Calndr, Third Reading
May 24  Third Reading - Passed 033-024-000
Arrive House
First reading  Rfrd to Comm on Assignment
May 28  Primary Sponsor Changed To GREIMAN
Added As A Joint Sponsor ZWICK
Committee Assignment of Bills
May 29  Assigned to Financial Institutions
Jun 14  Tbd pursuant Hse Rule 27D

SB-1145  MAROVITZ.

(New Act)

Creates the Basis Financial Services Protection Act. Provides that financial institutions which offer checking accounts shall offer a checking account that meets cer-
tain requirements. Provides that financial institutions shall not deny a checking account to any person on the basis of such person's income, or impose any fee, charge or penalty for cashing certain government checks, or assess a fee, charge or penalty for falling below a required minimum balance during the month in certain situations. Makes a violation of the Act a Class A misdemeanor. Effective January 1, 1986.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Finance and Credit Regulations

SB-1146 MAROVITZ.
(Ch. 111 2/3, par. 32)
Amends the Public Utilities Act to require utility companies furnishing gas or electricity to report to the Commission the number of customers disconnected or reconnected.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

1SB-1147 POSHARD.
(Ch. 111 2/3, par. 72)
Amends the public utilities Act to provide for direct appeal to the Illinois Appellate Court from Commerce Commission rules, regulations, orders and decisions. Appeals of rules, regulations, orders and decisions may be made in whole or in part.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

SB-1148 POSHARD.
(Ch. 111 2/3, par. 909)
Amends The Citizens Utility Board Act. Requires utilities, whose periodic customer billing is by post card, to provide an envelope to enclose both such billing and any enclosure submitted by the Citizens Utility Board 30 days prior to the next billing.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

SB-1149 POSHARD.
(Ch. 111 2/3, new par. 909.1)
Amends The Citizens Utility Board Act to require public utilities to provide a space in their periodic customer billing for utility consumers to indicate their desire to join the Citizens Utility Board and to enclose dues to the Citizens Utility Board with their public utility bills.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

SB-1150 MAROVITZ AND HOLMBERG.
(Ch. 40, new par. 611)
Amends the Illinois Marriage and Dissolution of Marriage Act. Allows custodial parents to receive compensatory damages and punitive damages from persons abducting their child.

1 Fiscal Note Act may be applicable.
**SB-1151  KARPIEL.**

(New Act)

Provides that a person who suffers from a physical disability or condition requiring the use of a life jacket shall not be prohibited from using a life jacket in a swimming pool. Excludes certain pools at private residences. Prescribes penalties for violations. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 17</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>May 01</td>
<td>Assigned to Public Health, Welfare, Corrections</td>
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<tr>
<td>May 08</td>
<td>Second Reading</td>
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<tr>
<td>May 16</td>
<td>Third Reading - Passed 059-000-000</td>
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<tr>
<td>May 17</td>
<td>Hse Sponsor WOJCIK</td>
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<td>May 30</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Jun 13</td>
<td>Assigned to Registration &amp; Regulation</td>
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<td>Jun 18</td>
<td>Do Pass/Consent Calendar 012-000-000</td>
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<td>Jun 19</td>
<td>Add As A Joint Sponsor PARKE</td>
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<td>Jun 21</td>
<td>Cnsent Calendar, 2nd Readin</td>
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<td>Jul 19</td>
<td>Sent to the Governor</td>
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<td>Sep 16</td>
<td>Governor approved</td>
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<td>PUBLIC ACT 84-0441  Effective date 09-16-85</td>
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**SB-1152  KUSTRA.**

(Ch. 23, par. 2054; Ch. 111, par. 4754)


SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 23, par. 2054; Ch. 111, par. 4754
Adds reference to: Ch. 111, par. 4766

Deletes everything after the enacting clause. Amends Physicians Assistant Practice Act. Provides that any physician's assistant who received a certificate of registration under this Act between July 1, 1976 and September 20, 1977 shall be considered to have met all the requirements of a certificate.
HOUSE AMENDMENT NO. 1.
Imposes restrictions on the practices of physician’s assistants who were licensed between July 1, 1976, and September 20, 1977, and who have not received a certificate from the Commission on Certification of Physician’s Assistants. Specifies that those physician’s assistants shall comply with requirements determined by the IL Academy of Physician’s Assistants.

<table>
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<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 17</td>
<td>Assigned to Public Health, Welfare, Corrections</td>
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<tr>
<td>May 01</td>
<td>Recommended do pass 007-000-000</td>
</tr>
<tr>
<td>May 17</td>
<td>Second Reading Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>May 22</td>
<td>Recalled to Second Reading Amendment No.01 KUSTRA Adopted</td>
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<tr>
<td>May 24</td>
<td>Third Reading - Passed 053-002-001</td>
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<tr>
<td>May 29</td>
<td>Primary Sponsor Changed To EWING Added As A Joint Sponsor REGAN</td>
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<tr>
<td>Jun 12</td>
<td>Amendment No.01 HUMAN SERVICE Adopted Do Pass Amend/Short Debate 013-000-000</td>
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<td>Jun 18</td>
<td>Short Debate Cal 2nd Rdng</td>
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<td>Jun 21</td>
<td>Short Debate-3rd Passed 074-027-007</td>
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<td>Jun 24</td>
<td>Secretary’s Desk Concurrence 01</td>
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<td>Jun 28</td>
<td>S Nonencrs in H Amend. 01 Speaker’s Table, Non-concur 01 H Refuses to Recede Amend 01 H Requests Conference Comm 1ST Hse Conference Comm Apptd 1ST/DELEO, WHITE, CULLERTON, EWING &amp; WOJCIK Sen Conference Comm Apptd 1ST/KUSTRA DONAHUE, DAWSON SMITH &amp; MAROVITZ</td>
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<tr>
<td>Jul 02</td>
<td>House report submitted House Refuses to Adopt 1ST H Requests Conference Comm 2ND Hse Conference Comm Apptd 2ND/DELEO, WHITE, CULLERTON, EWING AND WOJCIK</td>
</tr>
<tr>
<td>Jul 04</td>
<td>House report submitted</td>
</tr>
<tr>
<td>Jul 05</td>
<td>Motion filed POSTPONE ACTION UNTIL 10-16-85 AND PLACE ON CALENDAR CONF. COMM. REPT. - EWING Motion prevailed House report submitted</td>
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</tbody>
</table>
Amends the Municipal Code, the Public Water Districts Act, the Special Service
Area Act and the Intergovernmental Cooperation Act. Provides that municipalities
with populations under 500,000 may by referendum raise debt limitations in order
to pump water from Lake Michigan. Provides that counties and public water dis-
tricts, in combination with each other or with municipalities, may establish a Joint
Action Water Agency. Provides that such an Agency may by referendum issue gen-
eral obligation bonds and levy a tax upon all taxable property within a service area
to pay principal and interest on such bonds. Authorizes such an Agency to levy an
annual tax for its corporate purposes at a rate not exceeding .005% of the value of
the taxable property within the service area. Expands the authority of public water
districts relating to contracts for water supply. Provides that a county may, as a spe-
cial service area, contract for a water supply on behalf of a county service area. Ef-
fective immediately.

SENATE AMENDMENT NO. 1.
Deletes provisions authorizing the .005% tax levy.

SENATE AMENDMENT NO. 2.
Amends provisions in the Intergovernmental Agreement Act relating to Munici-
pal Joint Action Water Agencies to provide that, for purposes of the Act, the water
supply may be derived only from Lake Michigan, and that no such Agency may
supply water within 1 1/2 miles of a municipality that operates a public water sup-
ply without the consent of the municipality.
Amends the Illinois Income Tax Act, The School Code, the Public Community College Act and the State Finance Act to provide for the establishment of a vocational and technical training and equipment and financial assistance program to provide grants and financial assistance to public schools for the purpose of purchasing state-of-the-art technical and vocational equipment and to make such equipment obtainable to public schools. Authorizes certain income tax credits for donating such equipment. Also creates a program for funding corporate campus programs where the equipment of corporate facilities is used to train public school and community college students. Authorizes certain income tax credits for authorizing school districts and community colleges to use corporate facilities and equipment. Creates the Vocational and Technical Education Training Fund in the State Treasury. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Revenue

Amends the “Revenue Act of 1939” to provide that the county board of a county having a population of 3,000,000 or more inhabitants shall by resolution divide the county into 2 assessment districts. Provides that the Department of Revenue shall annually issue equalization factors for each assessment district.

FISCAL NOTE
(Prepared by Dept. of Revenue)

The proposed income tax deductions will erode the IL income tax base. The precise fiscal impact cannot be determined, by SB-1156 will result in a revenue loss to the State to the extent that this deduction is utilized by taxpayers.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 48, par. 1512
Adds reference to: Ch. 48, pars. 1501 thru 1519, 1522; rep. pars. 1505, 1506, 1519, 1522 and 1524; Ch. 127, new par. 141.158

Amends the Prairie State 2000 Fund Act to change the title and expand its purposes to include training grants for certain employees. Establishes the Prairie State 2000 Fund.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 24, new pars. 1-1-7.1, 21-50; Ch. 127, par. 46.19c

Provides that any municipality may establish community based committees to coordinate State and federal economic programs and that DCCA shall administer

1 Fiscal Note Act may be applicable.
an Office of Urban Assistance to coordinate the activities of various programs that it presently administers. Provides for immediate effective date except for Article I, which takes effect January 1, 1986.

HOUSE AMENDMENT NO. 3.

Adds reference to: Ch. 24, pars. 11-74.4-4, 11-74.4-6, 11-74.4-7, 11-74.4-8, 11-74.4-9, new par. 11-74.4-8a; Ch. 120, new pars. 439.120.1 and 445d

Provides that municipalities which adopt tax increment financing are eligible to receive amounts of State occupation and service occupation taxes attributable to the aggregate increase in those taxes because of municipal redevelopment pursuant to the Real Property Tax Increment Allocation Redevelopment Act.

GOVERNOR AMENDATORY VETO

Recommends delaying until January 1, 1987 the rebate provisions relating to the rebate of sale and utility taxes to municipalities which have adopted tax increment financing prior to January 1, 1987. Changes the IL income tax deduction relating to amounts paid or accrued on behalf of employees for educational or vocational training courses to 25% of such amounts paid or accrued which were deducted from gross income in the computation of adjusted gross income.
SB-1156—Cont.

Oct 23 Mtn fild accept amend veto BRAUN
   Placed Cal. Amendatory Veto
Oct 29 Accept Amnd Veto-House Pass 114-000-000
   Bth House Accept Amend Veto
Nov 18 Return to Gov-Certification
Dec 02 Governor certifies changes

ARTICLE 1-EFF.
01-01-86
PUBLIC ACT 84-1090 Effective date 12-02-85

SB-1157 WELCH.
(Ch. 19, new par. 70b)

Amends the Rivers and Streams Act to require the Illinois Department of Trans-
portation to clear the Illinois River of ice within 48 hours after it can reasonably be
removed. Effective immediately.
   Apr 12 1985 First reading Rfrd to Comm on Assignment
   Apr 17 Assigned to Transportation

SB-1158 WELCH.
(Ch. 95 1/2, rep. par. 5-106)

Amends The Illinois Vehicle Code to repeal those provisions prohibiting the sale
of motor vehicles on Sunday.
   Apr 12 1985 First reading Rfrd to Comm on Assignment
   Apr 17 Assigned to Executive
   Apr 18 Committee discharged
      Re-assigned to Transportation

1 SB-1159 WELCH.
(New Act)

Creates An Act to require public institutions of higher education located within
home rule municipalities to register under and collect and remit taxes imposed pur-
suant to a valid exercise of municipal home rule powers when such taxes are borne
by the purchaser or user of goods and services and apply to proprietary activities of
such institutions.

GOVERNOR AMENDATORY VETO

Recommends eliminating from the items or events on which public institutions of
higher education are required to collect and pay certain taxes imposed by the home
rule municipalities: school books, school supplies and equipment, and parking
spaces provided for a charge to its students and employees, room and board fur-
nished and provided for a charge to its employees, student performances and stu-
dent athletic contests.

1 Fiscal Note Act may be applicable.
Amends the Grade A Pasteurized Milk and Milk Products Act. Prohibits selling or distributing or offering to sell or distribute for human use or consumption any milk more than 10 days after the date on which the milk was placed in its final package at the milk plant in anticipation of human use or consumption.

SENATE AMENDMENT NO. 1. (Tabled May 23, 1985)
Delays the prohibition imposed in the amendatory provisions as introduced to the period beginning 15 days after milk is placed in its final package at the milk plant.

SENATE AMENDMENT NO. 2.
Incorporates the provisions of S-am 1, tabled on this date. Further provides that no person shall sell or distribute or offer to sell or distribute any milk or milk product for human use or consumption unless the package in which the milk or milk product is contained is clearly marked to indicate the date until which the milk or milk product will remain suitable for human consumption.

Amends An Act relating to the sale of bread to require that the label set forth the date, within 12 hours, on which the bread was baked and the date the bread shall be removed from the retailer's shelves.

Amends An Act relating to the sale of bread to require that the label set forth the date, within 12 hours, on which the bread was baked and the date the bread shall be removed from the retailer's shelves.
Amends “An Act in relation to Northern Illinois University” and numerous other Acts to withdraw Northern Illinois University from Board of Regency control and create a 10 member Board of Trustees with 7 members appointed by the Governor, the Superintendent of Education and 2 nonvoting student members elected by the student body of Northern Illinois University to govern Northern Illinois University. Gives the Northern Illinois University Board of Trustees powers to operate the University such as acquiring property, borrowing money, constructing buildings and conducting the affairs of the University.

Amends Structural Pest Control Act. Increases various license and registration fees. Requires that fees collected under this Act be deposited into the Pesticide Control Fund established under the Illinois Pesticide Act of 1979 for conducting a public educational program on the proper use of pesticides and for enforcement of this Act and the Illinois Pesticide Act of 1979.

SENATE AMENDMENT NO. 1.
Reduces the proposed increases in application and certificate fees.

1 Fiscal Note Act may be applicable.
Amends Illinois Pesticide Act of 1979 and Act in relation to State finance. Increases various fees for licenses and for registration of pesticides. Creates the Pesticide Control Fund in the State Treasury, into which shall be deposited registration and license fees from the Illinois Pesticide Act of 1979, to be used for a public educational program on the proper use of pesticides and for enforcement of the Act.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 5, pars. 808, 810 and 812
Adds reference to: Ch. 5, par. 819

Makes additional changes in pesticide registration fees. Provides that the interagency Committee on Pesticides shall annually conduct a public education and agriculture chemical safety campaign.

HOUSE AMENDMENT NO. 1.

Provides that permit fees shall be deposited into the Fund. Includes penalty assessments among the funds to be appropriated to the Dept.
Adds reference to: Ch. 111 1/2, new par. 2211

Provides that the Dept. of Public Health, rather than the Dept. of Agriculture, shall undertake the study.

HOUSE AMENDMENT NO. 1. (House recedes July 2, 1985)
Corrects technical errors.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:

Deletes the title and everything after the enacting clause.
Deletes the title and everything after the enacting clause. Creates the “Environmental Toxicology Act”. Provides for the Department of Public Health to investigate health threats related to environmental exposure to hazardous substances. Defines terms and imposes duties.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Agriculture, Conservation & Energy
May 02       Recommended do pass 013-000-000
May 17       Placed Calndr,Second Reading
May 24       Second Reading
             Amendment No.01  JOYCE,JEROME    Adopted
             Placed Calndr,Third Reading
May 29       Third Reading - Passed 055-001-000
             Arrive House
             Placed Calndr,First Reading
May 30       Hse Sponsor CURRIE
             First reading  Rfrd to Comm on Assignment
             Assigned to Energy Environment & Nat. Resource
Jun 12       Added As A Joint Sponsor KOEHLER
             Committee Energy Environment & Nat. Resource
Jun 13       Recommended do pass 010-000-000
Jun 18       Placed Calndr,Second Reading
Jun 20       Added As A Joint Sponsor SOLIZ
             Placed Calndr,Second Reading
Jun 21       Second Reading
             Held on 2nd Reading
             Amendment No.01  CURRIE    Adopted
             Placed Calndr,Third Reading
Jun 24       Third Reading - Passed 110-006-001
Jun 25       Secretary's Desk Concurrence 01
Jun 28       Speaker's Table, Non-concur 01
             H Refuses to Recede Amend 01
             H Requests Conference Comm 1ST
             Hse Conference Comm Apptd 1ST/CURRIE,
             KULAS, CULLERTON, KOEHLER AND
             PETERSON,W
Jun 30       Sen Conference Comm Apptd 1ST/JOYCE,JEROME
             O'DANIEL, SANGMEISTER,
             RIGNEY & COFFEY
             House report submitted
Jul 01       House Refuses to Adopt 1ST
             H Requests Conference Comm 2ND
             Hse Conference Comm Apptd 2ND/CURRIE,
             KULAS, CULLERTON, KOEHLER AND
             PETERSON,W
             Senate report submitted
3/5 vote required
Senate Conf. report lost 1ST/017-015-001
Sen Conference Comm Appptd 2ND/JOYCE,JEROME
O’DANIEL,
SANGMEISTER,
RIGNEY & COFFEY

Jul 02
House report submitted
House Conf. report Adopted 2ND/096-014-000
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 2ND/055-000-000
Both House Adopted Conf rpt 2ND
Passed both Houses

Jul 29
Sent to the Governor

Sep 25
Governor approved
PUBLIC ACT 84-0987 Effective date 07-01-86

1 SB-1166 POSHARD.

Amends the Emergency Services and Disaster Agency Act. Requires the Agency
to develop an Earthquake Awareness Program pursuant to which it shall distribute
earthquake preparedness literature to schools, local governmental entities, commu-
nity groups and civic organizations throughout the State. Requires the Agency, in
cooperation with the Illinois State Geological Survey, to compile a list of those
school districts which are at the greatest risk of harm from an earthquake. Directs
the Agency to distribute the earthquake preparedness literature to such school dis-
tricts within 6 months after the effective date of the amendatory provisions. Effect-
ive immediately.

HOUSE AMENDMENT NO. 1.

Adds newspapers and radio and television stations to the list of entities to which
earthquake preparedness literature are to be distributed. Requires the compilation
of a list of those school districts, hospitals, airports, power plants, lakes, dams and
other man-made structures which are at the greatest risk of damage from
earthquakes.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy
May 02
Placed Calndr,Second Reading
May 08 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 21 Hse Sponsor PHELPS
Added As A Joint Sponsor HICKS
First reading Rfrd to Comm on Assignment
May 23 Assigned to State Gov Adm & Regulatory Rev
Jun 06 Amendment No.01 ST GOV REVIEW Adopted
Recommended do pass as amend 015-000-000
Placed Calndr,Second Reading
Jun 19 Second Reading
Placed Calndr,Third Reading
Jun 20 Third Reading - Passed 078-036-000
Jun 21 Secretary’s Desk Concurrence 01
Jun 28 S Concurs in H Amend. 01/054-000-000
Passed both Houses

Fiscal Note Act may be applicable.
SB-1167  WELCH.

(Ch. 111 2/3, new par. 36a)

Amends the Public Utilities Act. Provides an electric utility shall not be permitted to include in its rate base investment in new generating facilities which will provide generating capacity in excess of 115% of the utility's peak day demand.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy

SB-1168  WELCH.

(Ch. 111 2/3, new par. 36.01)

Amends the Public Utilities Act. Provides that the Commerce Commission shall adopt economically sound rate designs that promote citizen access to safe, reliable and affordable utility service, promote energy conservation, and when economically practical, promote small power production and cogeneration.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy

SB-1169  WELCH.

(Ch. 111 2/3, new par. 47.1)

Amends the Public Utilities Act. Provides that if a telephone utility offers its customers a choice of 2 or more local phone service plans, such utility shall provide to each customer who has received at least 12 months of continuous phone service from the company an annual report detailing which phone service plan would generate the lowest phone bill.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy

SB-1170  WELCH.

(Ch. 111 2/3, new par. 36a)

Amends the Public Utilities Act. Provides an electric utility shall not be permitted to include in its rate base the costs of investment in construction which has enabled the utility to generate more than 115% of the peak amount of electricity used during any day by consumers of electricity produced by the utility. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy

SB-1171  DONAHUE – PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFER.

(Ch. 23, pars. 2053, 2061.1, 2214 and new pars. 2214.1 and 2217.2)

Amends the Abused and Neglected Child Reporting Act and the Child Care Act of 1969. Grants the director of a day care center or day care home access to certain records concerning reports of child abuse and neglect. Provides that the Department of Children and Family Services must require that each foster family or child care facility applicant and each employee of a day care center or day care home authorize an investigation into his criminal background. Makes other changes.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Deletes reference to child care facility in provision requiring an investigation into the criminal background of day care employees and foster family home applicants. Changes reference to “child care facility” to reference to “day care center or day care home”. Adds July 1, 1986, effective date.

SENATE AMENDMENT NO. 2.
Provides that requirements of an investigation into the criminal background of foster family home applicants and day care employees shall commence January 1, 1987.

SB-1172 KELLY.
(C. 32, new pars. 562j, 594.3 and 625; Ch. 73, par. 979)
Amends the Illinois Insurance Code, the Voluntary Health Services Plans Act, the Non-Profit Health Care Service Plan Act and the Medical Service Plan Act. Provides that abortion insurance coverage carried under any group accident and health insurance policy be offered on an optional basis.

SB-1173 KELLY.
(Ch. 111 1/2, par. 1025)
Amends the Environmental Protection Act to provide that noise and light may be emitted from a stadium in a city of more than a million people during a nighttime playoff or World Series baseball game.
SB-1174  

KELLY.

(Ch. 122, new par. 2-3.48)

Amends The School Code. Requires the State Board of Education to establish a one-year pilot project to provide elementary teachers and secondary students and teachers extracurricular experience in the application of mathematics to employment in technological fields. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, new par. 10-22.3b

Empowers school boards to pay group health insurance premiums for its retired teachers to the Teachers' Retirement System of the State of Illinois to the extent the System doesn't pay such costs.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Elementary & Secondary
Apr 30  Placed Calndr,Second Reading  Recommended do pass 011-000-000
May 08  Second Reading  Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House  Placed Calndr,First Reading
May 29  First reading  Rfrd to Comm on Assignment
Jun 12  Primary Sponsor Changed To BRUNSVOLD
       Added As A Joint Sponsor YOUNG,A
       Committee Elementary & Secondary Education
Jun 13  Cal 2nd Rdg Short Debate
Jun 18  Added As A Joint Sponsor SOLIZ
       Added As A Joint Sponsor RONAN
       Cal 2nd Rdg Short Debate
Jun 20  Short Debate Cal 2nd Rdg
       Amendment No.01 BRUNSVOLD  Adopted
       Cal 3rd Rdg Short Debate
Jun 26  Tabled House Rule 37(G)

SB-1175  

KELLY.

Appropriates $30,000 to the State Board of Education for a one-year pilot project in applied mathematics. Effective July 1, 1985.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Appropriations II

SB-1176  

NEWHOUSE.

(Ch. 67 1/2, new pars. 307.24c and 307.24d)

Amends the Illinois Housing Development Act to provide for notice to property owners within 250 feet of a proposed development and, in cities of 1,000,000 or more inhabitants, to the mayor and alderman of the ward where the proposed development is to be located.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Appropriations II

SB-1177  

WELCH.

(Ch. 32, par. 163a21)

\* Fiscal Note Act may be applicable.
Amends the Not for Profit Corporation Act. Requires that such corporations organized for the purpose of electrification on a cooperative basis shall provide the members thereof with 5 days notice of meetings of the board of directors. Provides that members of such cooperative may attend meetings of the board of directors.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

SB-1178 ROCK.

(Ch. 120, par. 2-204)

Amends the Illinois Income Tax Act to provide for an additional $1,000 exemption if the taxpayer is pregnant during the taxable year. The pregnancy must be certified by a licensed physician.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Revenue

SB-1179 ROCK.

(Ch. 121 1/2, par. 527)

Amends the Retail Installment Sales Act. Deletes provisions which provide that there shall be no limit on the finance charges which may be received for installment contracts. Specifies the maximum finance charges which may be imposed for such installment contracts. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Finance and Credit Regulations

SB-1180 LECHOWICZ.

(Ch. 46, paras. 7-11.1, 8-6 and 8-17)

Amends the Election Code. Bases the weighted vote of township and ward committeemen on the most recent primary election.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 46, par. 7-8

Specifies in the organization and proceedings of the Cook County Central Committees, each township and ward committeeman shall have one vote for each ballot voted in his township or part of a township or in his ward by the primary electors of his party at the primary election for the nomination of candidates for election to the General Assembly immediately preceding the meeting of the central committee.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Elections
May 07 Recommended do pass 008-000-000
May 08 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading
May 29 Hse Sponsor SUTKER
First reading Rfrd to Comm on Assignment
Assigned to Elections
Jun 13 Amendment No.01 ELECTIONS Adopted
Do Pass Amend/Short Debate 017-000-000
Jun 19 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

1 Fiscal Note Act may be applicable.
SB-1180—Cont.

Jun 20   Short Debate-3rd Passed 113-000-000
Jun 21   Secretary's Desk Concurence 01
Jun 28   S Concurs in H Amend. 01/054-000-000
         Passed both Houses
Jul 26   Sent to the Governor
Sep 23   Governor approved
         PUBLIC ACT 84-0928   Effective date 01-01-86

SB-1181     WELCH.

(Ch. 111 2/3, pars. 905 and 909)

Amends The Citizens Utility Board Act. Requires CUB to represent members of
electric cooperatives before the Rural Electrification Administration in Washing-
ton, D.C. Provides for insertion of CUB membership information in the periodic
customer billings of electric cooperatives.

Apr 12 1985   First reading   Rfrd to Comm on Assignment
Apr 17        Assigned to Agriculture, Conservation & Energy

SB-1182   POSHARD — DEMUZIO.

(New Act)

An Act to require non-family or non-authorized corporations, partnerships, or
trusts which acquire, transfer, or hold interests in agricultural land in Illinois to re-
port such transactions and holdings to the Secretary of State and to direct the Sec-
retary to analyze information contained in such reports and determine the effects
such transactions and holdings have, particularly on family farms and rural com-
nunities, and for other purposes. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.
Expands the types of agricultural land which is exempt from the Act.
SENATE AMENDMENT NO. 2.
Changes the administration of the Act from the Secretary of State to the Depart-
ment of Agriculture.

Apr 12 1985   First reading   Rfrd to Comm on Assignment
Apr 17        Assigned to Agriculture, Conservation & Energy

†Fiscal Note Act may be applicable.
SB-1183  SMITH – DAWSO.

(New Act)

Creates the Infant Mortality Reduction Act and establishes a grant program. Provides that the Department of Public Health shall devise a formula for the distribution of grants to eligible organizations and that such grants shall be used to combat infant mortality. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 55 and new par. 55.41

Removes provision that funding for fiscal year 1986 grants shall come from certain federal funds and funding for subsequent grants shall come from State appropriations. Amends the Civil Administrative Code. Requires the Department of Public Health to participate in the federal Women, Infant and Children Nutrition program to the maximum extent and to maintain the program's operation despite any federal funding decrease.

HOUSE AMENDMENT NO. 2.

Removes the formula for distributing appropriations as grants. Provides that the Director shall award grants to eligible organizations on the basis of the formula which the Act requires the Department to develop. Permits, rather than requires, funding preference for organizations which received fiscal year 1985 funding for other Department programs. In the Civil Administrative Code, removes the requirement that the Department maintain maximum program operation despite decreases in federal funding.

GOVERNOR AMENDATORY VETO

Provides that the Dept. of Public Health shall participate in the WIC nutrition program to the maximum extent permitted by federal appropriation and allocation to the State of Illinois. Provides for quarterly reports to the Governor and the General Assembly by the Dept. and for the use of private and public funds for the purpose of maximum participation in the program.

Fiscal Note Act may be applicable.
SB-1183—Cont.

Jun 21  Third Reading - Passed 113-000-000
Jun 24  Secretary's Desk Concurrence 01,02
Jun 28  S Concurs in H Amend. 01,02/056-000-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 16  Mtn fild accept amend veto SMITH
Accept Amnd Veto-Sen Pass 058-000-000
Oct 17  Placed Cal. Amendatory Veto
Oct 29  Mtn fild accept amend veto TURNER
Accept Amnd Veto-House Pass 112-000-000
Bth House Accept Amend Veto
Nov 18  Return to Gov-Certification
Dec 02  Governor certifies changes
PUBLIC ACT 84-1091 Effective date 12-02-85

SB-1184  SMITH – DAWSON.

(Ch. 91 1/2, par. 100-16.2)

Amends "An Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities" to delete an obsolete reference to the Commission on Mental Health and Developmental Disabilities. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the Director of the Department of Mental Health and Developmental Disabilities or his designee shall submit a report to the General Assembly no later than March 31, 1986 detailing the impact of the Department's deinstitutionalization initiatives.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17    Assigned to Public
          Health, Welfare, Corrections
May 01    Recommmnded do pass as amend
          009-000-000
Placed Calndr,Second Readng
May 08    Second Readng
          Amendment No.01 PUBLIC HEALTH Adopted
Placed Calndr,Third Readng
May 16    Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Readng
May 17    Hse Sponsor BOWMAN
Placed Calndr,First Readng
May 20    First reading  Rfrd to Comm on Assignment
May 23    Assigned to Human Services
Jun 12    Do Pass/Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read
Jun 18    Added As A Joint Sponsor FLOWERS
Consnt Calendar, 2nd Readng
Jun 20    Consnt Caldr Order 3rd Read
Consnt Caldr, 3rd Read Pass 118-000-000
Passed both Houses
Jul 18    Sent to the Governor
Sep 14    Governor approved
PUBLIC ACT 84-0366 Effective date 09-14-85

SB-1185  DAWSON – SMITH AND LEMKE.

(Ch. 111 1/2, new par. 152.1)

Amends the Hospital Licensing Act. Provides that no hospital may refuse to admit a pregnant woman in active labor because she is unable to pay for medical ser-

1 Fiscal Note Act may be applicable.
vides or because she does not carry medical insurance. Provides that the hospital is entitled to receive payment from the woman’s resident county.

SENATE AMENDMENT NO. 1.

Deletes amendatory provisions of bill and replaces with same provisions concerning hospital admission of a pregnant woman in active labor but provides that the hospital shall obtain payment for such woman, after services, from that woman or a third party source.

HOUSE AMENDMENT NO. 1.

Specifies that no hospital may refuse necessary treatment to a pregnant woman in active labor whose life or safety would be threatened in the absence of such treatment, because she is unable to pay.

HOUSE AMENDMENT NO. 2. (Tabled June 21, 1985)

Deletes reference to: Ch. 111 1/2, new par. 152.1
Adds reference to: Ch. 23, par. 1374

Deletes title and everything after the enacting clause. Amends “An Act in relation to the founding and operation of the University of Illinois Hospital and the conduct of University of Illinois health care programs”. Provides that the U of I shall not be obligated to pay the State for expenditures, including capital costs and interest, made in providing the U of I Hospital.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Public Health, Welfare, Corrections
May 01 Placed Calndr, Second Reading
May 08 Second Reading Amendment No. 01 DAWSON Adopted
Placed Calndr, Third Reading
May 09 Added As A Co-sponsor LEMKE
Placed Calndr, Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr, First Reading
May 20 Hse Sponsor SOLIZ
First reading Rfrd to Comm on Assignment
May 23 Assigned to Human Services
Jun 13 Motion disch comm, advc 2nd
SOLIZ Committee discharged 083-023-003
Placed Calndr, Second Reading
Jun 19 Second Reading
Placed Calndr, Third Reading
Jun 21 Amendment No. 01 SOLIZ Adopted
Amendment No. 02 SOLIZ Verified
Adopted
Placed Calndr, Third Reading
3/5 vote required
Mtn Prev-Recall 2nd Reading
Mtn Prev to Suspend Rule 37(C)/071-042-000
3d Reading Consideration PP
Calendar Consideration PP.
Mtn Prev-Recall 2nd Reading
Mtn Prevail - Table Amend No 02
Placed Calndr, Third Reading
Third Reading - Passed 113-000-000
Jun 24 Secretary’s Desk Concurrence 01
Jun 29 S Concurs in H Amend. 01/056-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0929 Effective date 01-01-86
SB-1186  
DAWSON - SMITH.  
(New Act)  
Establishes a low income heating assistance and termination of service protection program. Promotes conservation of home heating energy. Coordinates weatherization programs. Effective January 1, 1986.  
SENATE AMENDMENT NO. 1  
Deletes everything after the enacting clause. Creates the II. Low Income Heating Assistance and Shut-off Protection Act to be administered by the Dept. of Energy and Natural Resources to prevent utility service shutoffs, promotes awareness of and changes in energy use habits, promotes conservation techniques, provides incentives for energy conservation, help reduce energy use by improving the housing and provides relocation assistance.  
Apr 12 1985  First reading  Rfrd to Comm on Assignment  
Apr 17  Assigned to Public  
Health, Welfare, Corrections  
May 01  Recommended do pass as amend  
004-002-000  
Placed Calndr, Second Reading  
May 08  Second Reading  
Amendment No. 01  
PUBLIC HEALTH  Adopted  
Placed Calndr, Third Reading  
May 29  Re-committed to Public  
Health, Welfare, Corrections  

SB-1187  
DUNN, RALPH.  
(Ch. 108 1/2, new par. 14-104.6)  
Amends the State Employees Article of the Pension Code to allow members to buy up to 5 years of credit for service in the Illinois National Guard at the rate of $10 per month of credit.  
PENSION IMPACT NOTE  
It is not possible to determine the costs of SB-1187.  
Apr 12 1985  First reading  Rfrd to Comm on Assignment  
Apr 17  Assigned to Ins Pensions & Licensed Activities  
Apr 30  Pension Note Filed  
Committee Ins Pensions & Licensed Activities  

SB-1188  
GEO-KARIS - LEMKE.  
(Ch. 38, new par. 11-23)  
Amends the Criminal Code. Provides that no person, including a franchisee, shall by means of a cable television system knowingly distribute to its subscribers any indecent material or knowingly provide such material for distribution, and that a violation is a Class A misdemeanor and a subsequent violation is a Class 4 felony. Effective immediately.  
SENATE AMENDMENT NO. 1.  
Adds reference to: Ch. 38, par. 11-20.  
Changes "indecent" to "obscene" and changes the Criminal Code definition of obscene material to that which, taken as a whole and judged by an average person applying contemporary adult community standards, appeals to the prurient interest, depicts various acts in a patently offensive way and lacks serious value.  
Apr 12 1985  First reading  Rfrd to Comm on Assignment  
Apr 17  Assigned to Judiciary II  

1 Fiscal Note Act may be applicable.  
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.  
3 Correctional Budget and Impact Note Act may be applicable.
SB-1189  TOPINKA.

(Ch. 102, par. 42; Ch. 116, par. 207)

Amends the Open Meetings Act and the Freedom of Information Act. Allows the Experimental Organ Transplantation Procedures Board to hold closed meetings concerning patient applications and exempts patient applications, patient records, and related material from the public inspection and copying provisions of the Freedom Information Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Requires final actions on applications received under the Experimental Organ Transplantation Procedures Act to be taken in open meetings.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 111 1/2, pars. 6602 and 6604.

Amends The Experimental Organ Transplantation Procedures Act to specify the exemption of records and meetings from The Freedom of Information Act and the Open Meetings Act, respectively.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1 and 2.

Provides that the meetings of the Board for the purpose of making a final determination on applications shall be public meetings, except that the Board may not reveal the identity of any applicant during such meetings.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive
May 02  Recommended do pass 019-000-000

May 07  Recommded do pass as amend 011-000-000
Placed Calndr,Second Readng
May 08  Second Reading
Amendment No.01 JUDICIARY II  Adopted
Placed Calndr,Third Reading
May 16  Third Reading - Passed 058-000-001
Arrive House
Placed Calndr,First Readng
May 17  Hse Sponsor CHURCHILL
Added As A Joint Sponsor KOEHLER
Added As A Joint Sponsor GIGLIO
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary II
Jun 11  Recommended do pass 009-002-003

Jun 19  Second Reading
Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 089-016-011
Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor approved
PUBL ACT 84-0709  Effective date 01-01-86
SB-1189—Cont.

Jun 18  Remvd from Consent Calendar
Cal 2nd Rdg Short Debate

Jun 20  Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jun 21  Amendment No.01 KUBIK Adopted
Amendment No.02 KUBIK Adopted
Cal 3rd Rdg Short Debate

Jun 24  Third Reading - Passed 117-000-000

Jun 25  Secretary's Desk Concurrence 01,02

Jun 28  S Nonconcns in H Amend. 01,02
Speaker's Table, Non-concur 01,02
H Refuses to Recede Amend 01,02
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/CULLERTON,
CURRIE, GREIMAN,
KUBIK AND KLEMM

Jul 01  Sen Conference Comm Apptd 1ST/TOPINKA
SCHUNEMAN,
SANGMEISTER,
JONES & NETSCH

Jul 02  House report submitted
3/5 vote required

Jul 29  Sent to the Governor

Sep 25  Governor approved

PUBLIC ACT 84-0988  Effective date 09-25-85

SB-1190 KEATS.

(Ch. 82, par. 1)

Amends Mechanics’ Lien Act. Adds road, street or alley to the list of structures covered by the Act. Effective immediately. Specifies that the Act applies only to a private owner of a lot or tract of land. Effective immediately.

SENATE AMENDMENT NO. 1

Deletes reference to: Ch.82, par. 1
Adds reference to: Ch. 82, new par. 1.01

Provides that any person who performs services to real property for the purpose of improvement shall be entitled to a lien on the property for the money owing to him for the services.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary I
May 02  Recommended do pass 008-000-000
Placed Calndr,Second Reading

May 14  Second Reading
Amendment No.01 KEATS Adopted
Placed Calndr,Third Reading

May 16  Third Reading - Passed 057-000-000
Arrive House
Placed Calendr,First Reading

May 17  Hse Sponsor PARCELLS
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary I
Jun 13  Interim Study Calendar JUDICIARY I
SB-1191  JOYCE,JEREMIAH.
(New Act)

Creates the Mobile Check Cashers Act. Requires Mobile Check Cashers shall obtain a license from the Director of the Department of Financial Institutions. Establishes license fees based upon the number of locations served. Defines terms.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Finance and Credit Regulations
May 03  Placed Calndr,Second Reading
May 17  Second Reading
May 24  Placed Calndr,Third Reading

SB-1192  JOYCE,JEREMIAH.


Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Finance and Credit Regulations
May 03  Placed Calndr,Second Reading
May 17  Second Reading
May 24  Placed Calndr,Third Reading
May 29  Hse Sponsor BULLOCK
Added As A Joint Sponsor MCGANN
First reading  Rfrd to Comm on Assignment
May 30  Assigned to Financial Institutions
Jun 12  Do Pass/Short Debate Cal 021-000-000
Jun 18  Short Debate Cal 2nd Rdng Short Debate
Jun 26  Short Debate-3rd Passed 109-001-001
Jul 24  Sent to the Governor
Sep 21  Governor approved
PUBLIC ACT 84-0728  Effective date 09-21-85

SB-1193  RUPP.

Amends the firearms and ammunition Act to provide for Illinois residents to buy rifles, shotguns and ammunition therefor in contiguous states and for residents of contiguous states to buy rifles, shotguns and ammunition therefor in Illinois.

SENATE AMENDMENT NO. 1.
Changes a reference to federal law.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive
May 02  Recommended do pass as amend 012-002-001
May 08  Placed Calndr,Second Reading
May 08  Second Reading
Amendment No.01 EXECUTIVE Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
SB-1193—Cont.

May 16  Third Reading - Passed 059-000-000,
Arrive House
Hse Sponsor HICKS
Added As A Joint Sponsor TATE
Placed Calendr, First Reading

May 17  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary II
Jun 13  Do Pass/Consent Calendar 014-000-000
Jun 19  Added As A Joint Sponsor HARTKE
Consent Calendar, 2nd Reading
Consent Caldr Order 3rd Read
Jun 21  Consnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Jul 19  Sent to the Governor
Sep 16  Governor approved
PUBLIC ACT 84-0442 Effective date 01-01-86

SB-1194  MAHAR.

Appropriates $5,000 to the Board of Trustees of the University of Illinois for reducing the expenses incurred by municipal clerks and deputy clerks when attending the Municipal Clerk Training Institute. Effective July 1, 1985.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Appropriations II

SB-1195  KELLY.

(Ch. 46, pars. 4-10, 5-9 and 6-37)

Amends The Election Code. Provides that, where an individual applying for registration in person cannot be registered because of his failure to furnish 2 forms of identification, the registration officer shall present such individual with a form written in English and Spanish, outlining the legal requirements for registration in Illinois. Requires that lists be kept of individuals whose registration was refused because of their failure to present 2 forms of identification. Specifies, as acceptable forms of identification, any envelope or post card bearing a postal service cancellation and addressed to the applicant at his residence address and any identification issued in connection with a state or federal program.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Elections

SB-1196  BARKHAUSEN.

(Ch. 38, par. 6-2)

Amends the Criminal Code of 1961. Removes from the insanity defense the provision that a person is not criminally responsible if he lacks substantial capacity to conform his conduct to the requirements of the law.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II

SB-1197  TOPINKA AND LEMKE.

(Ch. 37, par. 702-7)

Amends the Juvenile Court Act. Provides that minors accused of armed violence committed with a category I weapon under the Criminal Code shall be prosecuted pursuant to that Code instead of the Juvenile Court Act.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II

1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
SB-1198  DEANGELIS.

(Ch. 120, new par. 2-207)

Amends the Illinois Income Tax Act to provide a tax credit of 25% of the purchase price but not more than $1,000 for any computer donated to any public school district by any taxpayer.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Revenue
May 03  Committee discharged

Tabled By Sponsor

SB-1199  PHILIP.

(Ch. 108 1/2, par. 14-105)

Amends the State Employees' Article of the Pension Code to allow credit for military service which was not preceded or immediately followed by State employment.

PENSION IMPACT NOTE

It is not possible to determine accurately the costs of SB-1199, but with the large size of this retirement system, they could be substantial.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed Activities
Apr 30  Pension Note Filed
Committee Ins Pensions & Licensed Activities


(Ch. 110, pars. 2-619, 8-2001, 8-2003, 8-2004, new pars. 2-1010, 2-1011, 2-1205, new pars. 2-1109, 2-114, 2-611.1, 2-622, 2-1012, 2-1013, 2-1014, 2-1015, 2-1016, 2-1017, 2-1018, 2-1019, 2-1020, 2-1114, 2-1115, 2-1701 thru 2-1719, 8-2501)

Amends the Code of Civil Procedure regarding Medical Malpractice Actions. Authorizes dismissal of action against a defendant filing an affidavit of uninvolve-ment in the alleged occurrence. Provides that medical records be furnished within 60 days after they are requested. Requires a plaintiff's attorney, in any healing art malpractice action, to certify that he has consulted with a knowledgeable licensed physician concerning the action and, as a result of such consultation and his review of the facts, has concluded there is reasonable and meritorious cause for filing such action, or that he has made 3 separate good faith efforts to procure such consultation with knowledgeable licensed physicians and all the physicians with whom he has attempted to consult have refused him, or that he is basing the action on the doctrine of “res ispa loquitur” or failure to inform of the consequences of a medical procedure, in which event attempted consultation with a knowledgeable licensed physician is not required. Provides the failure to make such certification is cause for involuntary dismissal, and any untrue allegations or denials in affidavits may be cause for the taxing of reasonable expenses and attorney's fees.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 110, pars. 2-619, 8-2004, new par. 2-1011
Adds reference to: Ch. 110, pars. 2-1109, 2-1205, new pars. 2-114, 2-611.1, 2-622, 2-1012, 2-1013, 2-1014, 2-1015, 2-1016, 2-1017, 2-1018, 2-1019, 2-1020, 2-1114, 2-1115, 2-1701 thru 2-1719, 8-2501

Deletes everything in the bill. Provides, in relation to medical malpractice cases, for changes relating to malicious prosecution, untrue statements, affidavits of a

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
pre-filing review of the facts by a physician, a review panel procedure before trial, the itemization of verdicts, contingent fees of attorneys, prohibition of punitive damages, reduction of amount of recovery, the computation of damages and the scheduling of periodic payments, the provision of security for judgments, the application of insurance policy limits, duties of the Director of Insurance in relation to the regulation of providers of security, access to medical records, and standards for expert witnesses.

SENATE AMENDMENT NO. 2.
In the requirement of pre-filing review by a physician, changes “physician licensed to practice medicine in all its branches” to “licensed physician”.

HOUSE AMENDMENT NO. 2.
Changes reference from “physician” to “health professional” in provisions relating to consultation before filing complaint. Includes psychologists as health professionals. Excludes from coverage of the bill care and treatment by spiritual means. Revises schedule for reports of review panels. Provides for compensation of non-judicial members of review panels, to be paid by the Administrative Office of Illinois Courts. Provides that party who rejects the review panel determination has to pay opposing parties costs only if he fails to prevail on the issue of liability. Revises the deduction for benefits from collateral sources. Revises provisions relating to structured verdicts. Includes provision for payment of up to $250,000 of equivalent lump sum value of future damages. Makes effective August 15, 1985, to apply to cases filed on or after that date.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Judiciary I
May 02 Recommended do pass 008-000-000
Placed Calndr,Second Reading
May 22 Added As A Joint Sponsor DEANGELIS
Added As A Joint Sponsor FRIEDLAND
Added As A Joint Sponsor GEO-KARIS
Placed Calndr,Second Reading
May 23 Second Reading
Amendment No.01 ROCK & DEANGELIS
Adopted
Placed Calndr,Third Reading
Recalled to Second Reading
Amendment No.02 DAVIDSON Adopted
Placed Calndr,Third Reading
May 24 Added As A Joint Sponsor TOPINKA
Added As A Joint Sponsor PHILIP
Added As A Co-sponsor COFFEY, O’DANIEL
Added As A Co-sponsor VADALABENE
Third Reading - Passed 055-000-000
Arrive House
First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
May 30 Motion disch comm, advc 2nd
DANIELS Committee Judiciary I
Jun 05 Amendment No.01 JUDICIARY I Withdrawn
Amendment No.02 JUDICIARY I Adopted
Recommended do pass as amend
013-001-002 Placed Calndr,Second Reading
Jun 11 Primary Sponsor Changed To DANIELS
Added As A Joint Sponsor MADIGAN
Added As A Joint Sponsor GREIMAN
Added As A Joint Sponsor RYDER
Added As A Joint Sponsor RONAN
Placed Calndr,Second Reading
Jun 13 Second Reading
Amendment No.03 PRESTON Lost
Amendment No.04 PRESTON Lost
Placed Calndr,Third Reading
SB-1201  WELCH.

(Ch. 32, par. 163a21; new pars. 163a3.2, 163a24.1 and 163a24.2; Ch. 111 2/3, new par. 33.2)

Amends the General Not for Profit Corporation Act and An Act concerning public utilities. Requires electric cooperatives to provide financial information and member lists to members and provides that meetings of the board of directors of such cooperatives be open to all members. Require public utilities which furnish electricity to act as carriers of wholesale power for electric cooperatives.

Jun 18  Third Reading - Passed 110-005-000
Jun 19  Secretary’s Desk Concurrence 02

SB-1202  DARROW.

(Ch. 38, new par. 10-3.1)

Amends the Criminal Code of 1961 to create the offense of aggravated unlawful restraint. A person commits the offense when he knowingly without legal authority detains another while using a deadly weapon. Penalty is a Class 2 felony.

HOUSE AMENDMENT NO. 1.
Changes penalty to Class 3 felony.

Jun 18  Third Reading - Passed 110-005-000
Jun 19  Secretary’s Desk Concurrence 02

SB-1203  DONAHUE.

(Ch. 73, new Article XLI, new pars. 1065.800, 1065.801, 1065.802, 1065.803, 1065.804, 1065.805 and 1065.806)

 Adds an Article to the Insurance Code that requires the use of plain language in consumer insurance contracts. Requires that written insurance contracts and poli-

*Correctional Budget and Impact Note Act may be applicable.
cies entered into after July 1, 1986 are to be written in plain language. Allows an in-
sured who is a party to a contract in violation of the Article to sue the insurer for actual damages, reasonable attorneys fees and a penalty of $100. However, the penal-
alty does not apply if the defendant made a good faith effort to comply with the Ar-
ticle. Provides that the use of language expressly authorized by court decision or statute does not violate the Article and a contract in violation of the Article remains enforceable.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities

SB-1204 COFFEY.

(Ch. 17, par. 1687.1)

Amends the Trusts and Trustees Act. Restores language inadvertently omitted when the Code of Civil Procedure was enacted. Provides that the restoration of such language by this amendatory Act is retroactive and applies to orders entered subse-
quent to the effective date of the Code of Civil Procedure. Validates court orders en-
tered during the ensuing hiatus. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Finance and Credit Regulations
May 03 Placed Calndr,Second Reading
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading
May 20 Hse Sponsor WEAVER,M
First reading Rfrd to Comm on Assignment
May 23 Assigned to Judiciary I
Jun 13 Do Pass/Consent Calendar 016-000-000
Jun 19 Consnt Caldr Order 2nd Read
Jun 21 Consnt Caldr Order 3rd Read
Consnt Calendar, 2nd Readng
Consnt Caldr, 3rd Read Pass 116-000-000
Passed both Houses
Sep 16 Governor approved
Sent to the Governor
PUBLIC ACT 84-0443 Effective date 09-16-85

SB-1205 KUSTRA.

(New Act)

Creates the “Catastrophic Health Insurance Act”. Establishes a method through which health insurance can be made available to persons who otherwise would be uninsurable. Creates the Illinois Health Insurance Pool. Defines terms.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities

SB-1206 KUSTRA.

(Ch. 108 1/2, par. 14-118)

Amends the State Employees Article of the Pension Code to provide a widow’s annuity for the surviving spouse of an annuitant who died after January 1, 1985 and met certain other requirements.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
PENSION IMPACT NOTE

Increase in accrued liability ......................................... $ 370,000
Annual amount required to pay off increase in accrued liability over 30 years ......................................... 31,000

SENATE AMENDMENT NO. 1.
Specifies the requirements that must be met to become eligible; deletes certain unnecessary language.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
Apr 30 Pension Note Filed Committee Ins Pensions & Licensed Activities
May 07 Recommnded do pass as amend 011-000-000

SB-1207 DAVIDSON.
(Ch. 95 1/2, new par. 12-603.2)
Amends The Illinois Vehicle Code. Requires the Department of Transportation to develop safety education programs designed to encourage the use of seat safety belts.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Transportation

SB-1208 NETSCH – BLOOM – GEO-KARIS.
(Ch. 121 1/2, pars. 261 and 270a)
Amends the Consumer Fraud and Deceptive Business Practices Act to permit any purchaser or interested person, as defined, to bring action to enjoin a violation of the Act. Authorizes punitive damages. Effective immediately.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 121 1/2, par. 261)
Deletes reference to “interested person”. Deletes provisions regarding punitive damages. Deletes provisions allowing an interested person to seek an injunction. Provides that a consumer, rather than an interested person, may request the Attorney General to seek an injunction. Allows 90, rather than 60, days for the Attorney General to make a determination.

May 08 Added As A Joint Sponsor BLOOM
Adopts the Multistate Tax Compact, provides for the Director of Revenue to represent this State on the Multistate Tax Commission and provides for a Multistate Tax Compact Advisory Commission. Amends the Income Tax Act, the Retailers' Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Messages Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act and the Water Company Invested Capital Tax Act to permit access to tax information for purposes of the Multistate Tax Compact.

Amends The School Code. Requires the State Board of Education to include dropout statistics in its annual report to the Governor. Defines “dropout”. Effective July 1, 1985.

SENTATE AMENDMENT NO. 1
Provides that dropout statistics for program categories shall be for all program categories. Redefines dropout as a person, rather than a child, without a high school diploma and not enrolled in a course leading to a diploma.

Fiscal Note Act may be applicable.
Amends The School Code to require the State Board of Education to report on an annual basis the Statewide high school dropout rates to the leadership of the General Assembly.

SENATE AMENDMENT NO. 1.
Adds a July 1, 1985, effective date. Provides that information in the Statewide high school dropout rate shall be collected by program categories, including special education and bilingual education.

SENATE AMENDMENT NO. 2.
Deletes reference to: Ch. 122, new par. 27-22.1

Provides that as a prerequisite to receiving a high school diploma, each pupil entering 9th grade in the 1986-87 school year or any subsequent school year must successfully complete one semester of course instruction in computer literacy. Not applicable to handicapped students whose course of study is determined by an individualized education program.
Amends The School Code. Requires school boards to appoint informed advisory councils consisting of parents, teachers, school principals and other community leaders, which shall have direct input into the schools' decision making process.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: Ch. 122, par. 10-21; new par. 10-21.9

Deletes provisions applying to school districts located outside Chicago.

**HOUSE AMENDMENT NO. 2.**

Adds reference to: Ch. 122, new par. 14C-13

Creates an Advisory Council on Bilingual Education consisting of 17 members appointed by the State Superintendent of Education. The Council shall advise the State Superintendent on policy and rules pertaining to bilingual education.

- **Apr 12 1985** First reading Rfrd to Comm on Assignment
- **Apr 17** Added As A Co-sponsor SMITH
  
  Committee Assignment of Bills
  Assigned to Education-Elementary & Secondary
  Recommended do pass 014-000-000

- **Apr 30** Placed Calndr,Second Reading
- **May 02** Added As A Joint Sponsor JONES
  Placed Calndr,Second Reading
- **May 08** Second Reading
  Placed Calndr,Third Reading

- **May 16** Added As A Joint Sponsor HOLMBERG
  Third Reading - Passed 059-000-000
  Arrive House
  Hse Sponsor BERRIOS
  Added As A Joint Sponsor KULAS
  Placed Calndr,First Reading

- **May 17** First reading Rfrd to Comm on Assignment
- **May 23** Assigned to Elementary & Secondary Education
  Recommended do pass 021-000-000

- **Jun 13** Placed Calndr,Second Reading
- **Jun 18** Added As A Joint Sponsor PANAYOTOVICH
  Added As A Joint Sponsor RONAN
  Added As A Joint Sponsor KRSKA
  Placed Calndr,Second Reading

- **Jun 19** Second Reading
  Amendment No.01 BERRIOS Adopted
  Placed Calndr,Third Reading

- **Jun 26** Amendment No.02 BERRIOS
  Mtn Prev-Recall 2nd Reading
  Placed Calndr,Third Reading
  Mtn Prevail to Suspend Rule 37(C)/117-000-000
  Third Reading - Passed 114-003-000

- **Jun 27** Secretary's Desk Concurrence 01,02
- **Jun 29** S Concurs in H Amend. 01,02/055-001-000
  Passed both Houses

- **Jul 26** Sent to the Governor
- **Sep 20** Governor approved
  PUBLIC ACT 84-0710 Effective date 01-01-86

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1 **SB-1213** NEDZA - ROCK - DEANGELIS - JONES, BERMAN, LECHOWICZ, DEGNAN, D'ARCO, MAROVITZ AND SMITH.

(Ch. 122, par. 10-22.33A, new pars. 10-22.33B and 10-22.33C)

Amends The School Code. Authorizes school boards to provide night school programs and after school activities. Requires the State Board of Education to fund summer and night school programs and after school activities. Effective July 1, 1985.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Makes night school courses available to all residents of the district under the same conditions as for students enrolled in regular school.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 122, pars. 10-22.33A, new pars. 10-22.33B, 10-22.33C
Adds reference to: Ch. 122, par. 34-18
Deletes title and everything after the enacting clause. Amends The School Code to require the State Board of Education to provide funds to the school district for the provision and conduct of courses during the period of the calendar year not within the regular school term. Requires the offering of courses during the period of the calendar year not within the regular school term, to all residents of the district. Authorizes a charge for such courses. Includes that the board shall have the power to offer after school activities to secondary students. Applicable to Chicago only.

SB-1214
D'ARCO - NEDZA - ROCK - JONES, MAROVITZ, LECHOWICZ, DEGNAN, BERMAN, DEANGELIS AND SMITH.
(Ch. 122, new pars. 2-3.49a and 2-3.50)
Amends The School Code. Requires the State Board of Education to establish a scholarship program to enable eligible Hispanics to begin and complete graduate training in educational administration. Also establishes internship programs to provide experience to Hispanics interested in preparing for positions as school superintendents. Effective July 1, 1985.

SENATE AMENDMENT NO. 1
Provides that moneys may be from State and federal grants and used in the operation of the internship programs. Changes the Superintendency internship to administrative internship.

1 Fiscal Note Act may be applicable.
SB-1215
DEGNAN – NEDZA – ROCK – JONES, BERMAN, LECHOWICZ, D’ARCO, MAROVITZ, DEANGELIS AND SMITH.

(Ch. 122, new par. 50-8.1)

Amends the School Records Act to provide that no public school may refuse to admit a student because of his failure to present his student records from a previously attended school; requires previously attended schools and school districts to send copies of records to the student’s new school within 15 days after receiving a request for them. Effective July 1, 1985.
Amends the Vehicle Code and the School Code. Provides that school districts are no longer required to offer practice driving as a part of their driver education courses. Provides that no drivers license shall be issued to a person under 18 years old unless he has passed a driver education course consisting of classroom instruction and (1) a practice driving part meeting certain statutory requirements or (2) at least 6 hours of practice driving with a parent or guardian who is an experienced licensed driver. Exempts public school students in grades 9 through 12 from State mandated physical education. Effective August 1, 1985.

Amends The School Code to provide that school boards shall make available to students vocational and career counseling and shall establish special career counseling days. Requires special consideration for counselling minority students.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
SENATE AMENDMENT NO. 1.
Provides that school districts shall be required to comply with the provisions of this amendatory Act only if the amount they will receive in general State aid and State grants-in-aid for the school year beginning July 1, 1985, and each year thereafter, exceeds the amount received from such sources for the preceding school year by the estimated cost of implementing the provisions of this amendatory Act.

SENATE AMENDMENT NO. 2.
Adds effective date of July 1, 1985.
SB-1217—Cont.

Apr 30  Recommended do pass 014-000-000
   Placed Calndr, Second Reading
May 02  Added As A Joint Sponsor JONES
   Placed Calndr, Second Reading
May 08  Second Reading
   Amendment No.01  SCHAFER
          026-024-000
          Adopted
          Verified
   Amendment No.02  BERMANN
          & NEDZA
          Adopted
   Placed Calndr, Third Reading
May 16  Third Reading - Passed 055-000-000
   Arrive House
   Hse Sponsor BERRIOS
   Added As A Joint Sponsor RONAN
   Placed Calendr, First Reading
May 29  First reading
   Rfrd to Comm on Assignment
   Assigned to Elementary & Secondary
   Education
Jun 06  Added As A Joint Sponsor KULAS
   Committee Elementary & Secondary
   Education
Jun 13  Recommended do pass 021-000-000
   Placed Calndr, Second Reading
Jun 18  Added As A Joint Sponsor PANAYOTOVICH
   Added As A Joint Sponsor KRSKA
   Placed Calndr, Second Reading
Jun 20  Second Reading
   Held on 2nd Reading
Jun 26  Tabled House Rule 37(G)

SB-1218  ROCK – D’ARCO – NEDZA, LECHOWICZ, DEGNAN, MAROVITZ, BERM-
MAN, DEANGELIS AND SMITH.

(New Act; Ch. 122, par. 50-9 and new pars. 2-3.48, 2-3.49,
10-20.9a and 34-18.3; Ch. 144, par. 189 and new par. 189.15)

Creates the Educational Partnership Act and amends The School Code, the Illi-
nois School Student Records Act and the Act relating to the Board of Higher Edu-
cation in connection therewith. Provides for expanded educational options and
tutoring for elementary and secondary education students. Authorizes grants to
public institutions of higher education to conduct studies relating to dropout pre-
vention at the secondary school level. Provides that willful and malicious falsifica-
tion of student records is a Class 3 felony. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.

In all provisions of the bill as introduced, other than in the Educational Partner-
ship Act itself, changes each reference to a “public institution of higher education”
to “an institution of higher education”.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, new par. 10-20.9a
Adds reference to: Ch. 122, new par. 10-22.20c

Authorizes, instead of requires, school boards to establish and implement peer as-
sistance, tutorial programs.

HOUSE AMENDMENT NO. 2.

Makes willful and malicious falsification of certain student records a Class A
misdemeanor instead of a Class 3 felony.

HOUSE AMENDMENT NO. 9.

Deletes reference to: Ch. 122, new par. 2-3.48

1 Fiscal Note Act may be applicable.
Deletes provision regarding expanded options for secondary school students.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Added As A Co-sponsor SMITH
Committee Assignment of Bills
Assigned to Education-Elementary & Secondary
Apr 30  Recommended do pass 014-000-000
Placed Calndr,Second Reading
May 08  Second Reading
Amendment No.01  ROCK  Adopted
Amendment No.02  SCHAFFER  Lost
027-027-002
Placed Calndr,Third Reading
May 16  Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor BERRIOS
Added As A Joint Sponsor KULAS
Placed Calndr,First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Elementary & Secondary Education
Jun 13  Motion disch comm, advc 2nd
BERRIOS
Committee discharged 106-001-000
Placed Calndr,Second Reading
Jun 18  Added As A Joint Sponsor PANAYOTOVICH
Added As A Joint Sponsor RONAN
Added As A Joint Sponsor KRSKA
Placed Calndr,Second Reading
Jun 19  Second Reading
Amendment No.01  BERRIOS  Adopted
Held on 2nd Reading
Jun 26  Amendment No.02  BERRIOS  Adopted
Amendment No.03  CULLERTON  Withdrawn
Amendment No.04  CULLERTON  Withdrawn
Amendment No.05  CULLERTON  Withdrawn
Amendment No.06  CULLERTON  Withdrawn
Amendment No.07  CULLERTON  Withdrawn
Amendment No.08  CULLERTON  Withdrawn
Amendment No.09  BERRIOS  Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 097-019-001
Jun 27  Secretary's Desk Concurrence 01,02,09
Jun 29  S Concurs in H Amend. 01,02,09
055-000-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 20  Governor approved
PUBLIC ACT 84-0712  Effective date 09-20-85

* Fiscal Note Act may be applicable.

Amends the Open Space Lands Acquisition and Development Act, the Real Estate Transfer Tax Act and the State Finance Act. Creates a fund in the State Treasury into which revenue from the Illinois Real Estate Transfer Tax is to be deposited. (Present law provides that such revenue be deposited into the General Revenue Fund.) Provides that moneys in the fund shall be appropriated only for purposes of the Open Space Lands Acquisition and Development Act.
SB-1219—Cont.

Apr 12 1985  First reading      Rfrd to Comm on Assignment
Apr 17      Assigned to Executive

1 SB-1220  JONES.

(Ch. 37, par. 658)

Amends the Court Reporters Act. Increases the pay of part-time court reporters from $36 to $50 per half-day. Effective immediately.

Apr 12 1985  First reading      Rfrd to Comm on Assignment
Apr 17      Assigned to Ins Pensions & Licensed Activities

Apr 30      Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

May 07      Placed Calndr,Second Reading
May 08      Second Reading
            Placed Calndr,Third Reading
May 24      Third Reading - Passed 051-001-000
            Arrive House
            Hse Sponsor SHAW
            Added As A Joint Sponsor RICE
            First reading      Rfrd to Comm on Assignment

May 29      Assigned to Judiciary I
Jun 13      Motion disch comm, advc 2nd
            SHAW
            Motn discharge comm lost 047-060-001
            Committee Judiciary I

Jun 14      Tbd pursuant Hse Rule 27D

SB-1221  JONES.

(Ch. 37, par. 658)

Amends the Court Reporters Act. Raises the maximum salary for full-time court reporters to $35,250 beginning July 1, 1986, and to $37,250 beginning July 1, 1987.

Apr 12 1985  First reading      Rfrd to Comm on Assignment
Apr 17      Assigned to Ins Pensions & Licensed Activities

Apr 30      Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

May 07      Placed Calndr,Second Reading
May 08      Second Reading
            Placed Calndr,Third Reading
May 24      Third Reading - Passed 038-013-001
            Arrive House
            Hse Sponsor SHAW
            Added As A Joint Sponsor RICE
            Added As A Joint Sponsor DELEO
            First reading      Rfrd to Comm on Assignment

May 29      Assigned to Judiciary I
Jun 13      Motion disch comm, advc 2nd
            SHAW
            Motn discharge comm lost 049-061-000
            Committee Judiciary I

Jun 14      Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
SB-1222  JONES.
(Ch. 108 1/2, par. 18-120.1)
Amends the Judges Retirement System Article of the Illinois Pension Code. Provides use of the feminine gender in the Article includes the masculine gender unless manifestly inconsistent with the context.
PENSION IMPACT NOTE
SB-1222 does not have a financial impact.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17   Assigned to Ins Pensions & Licensed Activities
Apr 30   Pension Note Filed
May 07   Committee Ins Pensions & Licensed Activities
May 29   Re-committed to Ins Pensions & Licensed Activities

SB-1223  JONES.
(Ch. 37, par. 655)
Amends the Court Reporters Act. Provides that where a court utilizes an audio or video recording system to record court proceedings a court reporter shall be in charge of such system.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17   Assigned to Ins Pensions & Licensed Activities
Apr 30   Waive Posting Notice 7C
May 07   Committee Ins Pensions & Licensed Activities
May 08   Second Reading
May 24   Placed Calndr,Third Reading
May 29   Re-committed to Ins Pensions & Licensed Activities

SB-1224  CARROLL - KEATS.
(Ch. 110, par. 2-1007)
Amends the Code of Civil Procedure to require a continuance if a Jewish attorney of a party to a case requests a continuance to observe Rosh Hashanah or Yom Kippur. Effective immediately.

HOUSE AMENDMENT NO. 1.
Permits an attorney to request a continuance if he is a bona fide member of a religious faith that requires isolation as part of the observance of the holiday and requests the continuance to observe the holiday when it conflicts with the court date.

HOUSE AMENDMENT NO. 2.
Revises what the religious faith of an attorney who requests a continuance must dictate in order for a continuance from "dictates isolation or sequestration" to "dictates that an individual refrain from normal business activity or attend religious services" as part of a religious holiday.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17   Assigned to Judiciary I
1 Fiscal Note Act may be applicable.
SB-1224—Cont.

Apr 24  Recommended do pass 007-000-000
Placed Calndr, Second Reading
May 08  Second Reading
Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor STERN
Added As A Joint Sponsor LEVIN
Placed Calendr, First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 21  Added As A Joint Sponsor ZWICK
Committee Assignment of Bills
May 23  Assigned to Judiciary I
Jun 13  Amendment No.01  JUDICIARY I  Adopted
Recommended do pass as amend 012-001-001
Placed Calndr, Second Reading
Jun 20  Second Reading
Held on 2nd Reading
Jun 24  Amendment No.02  ZWICK  Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 073-034-009
Jun 25  Secretary's Desk Concurrence 01,02
Jun 29  S Concurs in H Amend. 01,02/058-000-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved
PUBLIC ACT 84-0931 Effective date 09-23-85

SB-1225  DAWSON.
(New Act)
Requires railroads operating as common carriers to equip all trains over 1500 feet in length, other than passenger trains, with a caboose as the rear car unless unable to comply during an emergency or when a defective car must be attached behind the caboose. Establishes a $500 fine for each violation.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Labor and Commerce

SB-1226  CARROLL - BLOOM.
(Ch. 38, par. 1005-2-4)
Amends the Unified Code of Corrections. Provides that a defendant’s conditional release after an acquittal by reason of insanity shall not exceed 11 (now 8) years.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II
Apr 30  Recommended do pass 011-000-000
Placed Calndr, Second Reading
May 08  Second Reading
Placed Calndr, Third Reading
May 16  Third Reading - Passed 058-001-000
Arrive House
Placed Calendr, First Reading
May 29  Hse Sponsor CULLERTON
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 14  Tbd pursuant Hse Rule 27D

SB-1227  CARROLL.
(Ch. 110, new par. 2-209.2)
Amends the Code of Civil Procedure. Provides that whenever a cause of action against any person, corporation or partnership based upon or under federal law where exclusive jurisdiction of the federal claim has not been vested in a federal court, such cause of action shall be enforceable in the courts of this State and may be commenced in any county in which personal jurisdiction of the defendant can be obtained under the Code of Civil Procedure.

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SB-1229—Cont.

May 16 Third Reading - Passed 058-001-000
Arrive House
Placed Calendr, First Reading

May 17 Hse Sponsor SHAW
First reading Rfrd to Comm on Assignment

May 23 Assigned to Transportation

Jun 12 Amendment No. 01 TRANSPORTATN Adopted
Recommend do pass as amend 013-002-002
Placed Calndr, Second Reading

Jun 18 Added As A Joint Sponsor BRAUN
Added As A Joint Sponsor LEFLORE
Added As A Joint Sponsor RONAN
Placed Calndr, Second Reading

Jun 20 Second Reading
Held on 2nd Reading

Jun 25 Amendment No. 02 RONAN Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)
Placed Calndr, Third Reading

Jun 26 Added As A Joint Sponsor RICE
Third Reading - Lost 036-074-006

SB-1230 JONES.
(Ch. 24, new par. 11-41.1-1)

Amends the Illinois Municipal Code. Authorizes municipalities to require all
businesses operating within the municipality to register certain information with
the municipality. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government

SB-1231 JONES.
(Ch. 85, par. 611)

Amends the State revenue sharing Act to increase the monthly transfer from the
General Revenue Fund to the Local Government Distributive Fund from 1/12 to
1/10 of the net revenue derived from the income tax.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Revenue
May 07 Recommended do pass 007-003-000
Placed Calndr, Second Reading

May 08 Second Reading
Placed Calndr, Third Reading
May 24 3d Reading Consideration PP
Calendar Consideration PP.
May 29 Re-committed to Revenue

SB-1232 CHEW - JONES.
(Ch. 95 1/2, par. 6-306.1)

Amends The Illinois Vehicle Code. Requires the Secretary of State to suspend
the driving privileges of persons with 10 or more outstanding parking violations or 2
or more warrants in any one county when the Secretary receives an official notice
that the violator has committed such offense. Requires certain information to be in-
cluded on the Secretary's notice of suspension. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Transportation
May 02 Recommended do pass 011-000-000
Placed Calndr, Second Reading

1 Fiscal Note Act may be applicable.
Amends the Regional Transportation Authority Act to exclude costs related to special service for the handicapped from the calculation of the farebox recovery ratio.

Apr 12 1985  First reading
Apr 17  Rfrd to Comm on Assignment

Amends the Criminal Code of 1961 relating to criminal damage to property. Deletes reference in criminal damage to property statute which cross references to a subsection of the arson offense which no longer exists. Provides that a person commits criminal damage to property when he damages any property with intent to defraud an insurer.

Apr 12 1985  First reading
Apr 17  Rfrd to Comm on Assignment
Apr 30  Waive Posting Notice 7C
Commission Ins Pensions & Licensed Activities
May 07  Placed Calndr, Second Reading
May 08  Second Reading
May 16  Third Reading - Passed 059-000-000
May 17  Hse Sponsor SHAW
Added As A Joint Sponsor MCNAMARA
First reading  Rfrd to Comm on Assignment
Interim Study Calendar
Jun 14  Assigned to Judiciary II

Amends the State occupations and use tax Acts and other Acts to impose those taxes on the sale of personal services.

Apr 12 1985  First reading
Apr 17  Rfrd to Comm on Assignment

Amends the Criminal Code of 1961 relating to criminal damage to property. Deletes reference in criminal damage to property statute which cross references to a subsection of the arson offense which no longer exists. Provides that a person commits criminal damage to property when he damages any property with intent to defraud an insurer.

Apr 12 1985  First reading
Apr 17  Rfrd to Comm on Assignment
Apr 30  Waive Posting Notice 7C
Commission Ins Pensions & Licensed Activities
May 07  Placed Calndr, Second Reading
May 08  Second Reading
May 16  Third Reading - Passed 059-000-000
May 17  Hse Sponsor SHAW
Added As A Joint Sponsor MCNAMARA
First reading  Rfrd to Comm on Assignment
Interim Study Calendar
Jun 14  Assigned to Judiciary II

1 Fiscal Note Act may be applicable.
Amends the Housing Authorities Act to make a technical change with regard to compensation of commissioners.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: Ch. 67 1/2, par. 7
Adds reference to: Ch. 67 1/2, new par. 8.20

Deletes title and everything after the enacting clause. Add provision requiring that in determining the income of tenants for purposes of determining rent, the Housing Authority in any municipality with a population of more than 1,000,000, shall exclude any amount received by the tenant as a scholarship or educational loan and make an adjustment equal to the amount necessary for the tenant’s food needs.

**HOUSE AMENDMENT NO. 2.**

Makes applicable to all counties and any city, village or town with over 10,000 inhabitants.

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<thead>
<tr>
<th>Date</th>
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<td>May 01</td>
<td>Recommended do pass 007-004-000</td>
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<tr>
<td>May 08</td>
<td>Second Reading Placed Calndr,Second Reading</td>
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<tr>
<td>May 16</td>
<td>Third Reading - Passed 059-000-000</td>
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<tr>
<td>May 17</td>
<td>Arrive House Placed Calndr,First Reading</td>
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<td>May 23</td>
<td>Hse Sponsor SHAW Added As A Joint Sponsor RICE</td>
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<tr>
<td>Jun 12</td>
<td>Amendment No.01 CITY VILLAGE Adopted Do Pass Amend/Short Debate 013-000-000</td>
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<td>Jun 18</td>
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<td>Jun 20</td>
<td>Short Debate Cal 2nd Rdng Amendment No.02 BARGER Adapted Cal 3rd Rdng Short Debate</td>
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<td>Jun 21</td>
<td>Secretary's Desk Concurrence 01,02</td>
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<td>Jun 28</td>
<td>S Concurs in H Amend. 01,02/054-000-000</td>
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<td>Jul 26</td>
<td>Sent to the Governor</td>
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<tr>
<td>Sep 23</td>
<td>Governor approved PUBLIC ACT 84-0932 Effective date 01-01-86</td>
</tr>
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1 **SB-1237** DAVIDSON.

(Ch. 96 1/2, par. 9105)

Amends the Illinois Forestry Development Act. Requires the Department of Conservation to enter into agreements with timber growers under which the Department shall pay the amount which, alone or together with such other cost share amount as is paid by the federal government, is up to 80% of the total cost of acceptable forest management practices implemented thereunder.

**SENATE AMENDMENT NO. 1.**

Deletes the proposed change. Specifies the cost share amount the Department of Conservation shall agree to pay of the total cost of acceptable forestry management practices: up to 40% of the total cost of the plan for fiscal year 1986; up to 60% of the monies appropriated fiscal year 1987; and up to 80% of the monies appropriated for subsequent fiscal years. The Department, upon recommendations made to it by

1 Fiscal Note Act may be applicable.
the Commission, may provide for the categorization of forestry management plans and determine an appropriate category cost share percentage. Certain forestry management plans submitted by timber growers may be accorded a priority for approval within the assigned category. Such timber growers may receive an increased cost share amount not to exceed 50% of the fees paid by the timber grower on his sales in the fiscal year immediately preceding the fiscal year in which the forestry management plan is approved and funded.

HOUSE AMENDMENT NO. 1.

Deletes the proposed change. Specifies the cost share amount the Department of Conservation shall agree to pay of the total cost of acceptable forestry management practices: up to 40% of the total cost of the plan for fiscal year 1986; up to 60% of the monies appropriated fiscal year 1987; and up to 80% of the monies appropriated for subsequent fiscal years. The Department, upon recommendations made to it by the Commission, may provide for the categorization of forestry management plans and determine an appropriate category cost share percentage. Certain forestry management plans submitted by timber growers may be accorded a priority for approval within the assigned category. Such timber growers may receive an increased cost share amount not to exceed 50% of the fees paid by the timber grower on his sales in the fiscal year immediately preceding the fiscal year in which the forestry management plan is approved and funded.

Apr 12 1985    First reading    Rfrd to Comm on Assignment
Apr 17    Assigned to Agriculture, Conservation & Energy
May 02    Placed Calndr,Second Reading
          Recommended do pass 010-000-000
May 08    Second Reading
          Amendment No.01    DAVIDSON    Adopted
          Placed Calndr,Third Reading
May 16    Third Reading - Passed 056-000-001
          Arrive House
          Hse Sponsor OBLINGER
          Placed Calendr,First Reading
May 17    First reading    Rfrd to Comm on Assignment
May 23    Assigned to Energy Environment & Nat. Resource
Jun 11    Added As A Joint Sponsor RICHMOND
          Added As A Joint Sponsor CHURCHILL
          Committee Energy Environment & Nat. Resource
Jun 13    Amendment No.01    ENRGY ENVRMNT    Adopted
          Recommended do pass as amend
          013-000-000
          Placed Calndr,Second Reading
Jun 20    Second Reading
          Held on 2nd Reading
Jun 26    Tabled House Rule 37(G)

SB-1238    GEO-KARIS - DEMUZIO.
            (New Act)

Creates the Council for the Blind to assume responsibility for services, programs and institutions for the blind formerly under the jurisdiction of the Department of Rehabilitation Services. Effective July 1, 1985.

SENATE AMENDMENT NO. 1

Adds reference to: Ch. 127, new par. 6.24

Deletes everything after the enacting clause. Amends the Civil Administration Code. Creates a Rehabilitation Services for the Blind Advisory Council within the Dept. of Rehabilitation Services, consisting of 9 members appointed by the Governor, to advise the Dept. director in matters concerning blind persons and the provision of rehabilitation services.
Amends The School Code. Provides for the determination of a student's school district of residency and the party responsible for the costs of special education services therein. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 122, new par. 14-1.11a

 Specifies the purposes for which a child may be placed residentially by a court or State agency which makes the costs of education reimbursable. Conditions such reimbursement upon the agency's or court's notification to the appropriate school district. Makes certain changes as to reimbursement for students who are in the legal guardianship of certain agencies, who are emancipated or who have reached majority.

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Note: Fiscal Note Act may be applicable.
SB-1240   TOPINKA.

(New Act)


Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Education-Elementary & Secondary

1 SB-1241 DONAHUE.

(Ch. 122, par. 29-4)

Amends the School Code to require that school bus service be provided for students of nonpublic schools in the same manner as for students of public schools.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Education-Elementary & Secondary

1 SB-1242 MAITLAND.

(Ch. 120, pars. 2-201 and 9-901; Ch. 122, pars. 17-2, 17-3, 18-8 and 34-53)

Amends the Illinois Income Tax Act and The School Code. Increases the individual income tax rate from 2.5% to 4.5% and the corporate income tax rate from 4% to 7.2% beginning January 1, 1986. The increased revenues shall be deposited in the common school fund to be used solely for educational purposes. Changes the State aid formula beginning July 1, 1986 to guarantee $1850 per weighted pupil in average daily attendance in each school district. Eliminates computation based on equalized assessed value of property and operating tax rates. Beginning July 1, 1986, reduces a school district's educational tax rate to zero unless a rate is approved by referendum. The referendum may provide for any educational tax rate submitted by the school board. Effective January 1, 1986.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Revenue

1 SB-1243 SMITH – DAWSON.

(New Act; Ch. 120, pars. 5-509, 5-510; Ch. 127, new par. 141.158)

Creates the Mental Health Education Act and amends the Illinois Income Tax Act and the State Finance Act. Creates the Mental Health Education Fund in the State Treasury, monies in which may be be appropriated by the General Assembly to the Department of Mental Health and Developmental Disabilities for the purpose of making grants. Provides for a voluntary check-off income tax system for individuals to contribute part of their tax refund to the fund. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 120, par. 507 and 501A

Amends to provide that any income tax checkoff system special fund which does not accumulate $100,000 or more in any calendar year shall be removed from the income tax return forms for the following and subsequent years.

FISCAL NOTE

(Prepared by the IL Department of Revenue)

The Department cannot determine the amount of future tax refund dollars that will be allocated to the check-off proposed in SB-1243, a as taxpayer inclination and preference cannot be predicted.

1 Fiscal Note Act may be applicable.
Amends The Illinois Vehicle Code. Requires the court (now the Secretary of State), after a determination that probable cause existed to stop an individual suspected of driving under the influence, to suspend for a period of 90 days from the first court appearance such person’s driving privileges for refusing to submit to sobriety tests and to issue, in the court’s discretion, a restricted driving permit evidenced by a sticker attached to the violator’s present driver’s license. Requires the court to report such suspensions and issuances of restricted permits to the Secretary of State.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, pars. 6-201, 6-204, 11-501.1, new par. 11-501.11
Adds reference to: Ch. 37, pars. 702-7, 702-9; Ch. 48, pars. 9-3, 111-1, 1005-4-1, 1005-5-3, 1403; Ch. 43, par. 131; Ch. 95 1/2, pars. 6-118, 6-201, 6-204, 6-205, 6-206, 6-303, 11-401, 11-501, 11-501.1, 1-502, new par. 1-203.1, 2-118.1, 6-203.1, 6-206.1, 6-208.1, 6-304.1, 11-500, 11-501.3; Ch. 111 1/2, par. 6328


HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 95 1/2, pars. 6-201, 6-204, 11-501.1, 11-501.11
Adds reference to: Ch. 37, par. 702-7; Ch. 38, par. 1005-4-1;

1 Fiscal Note Act may be applicable.
Deletes title and everything after the enacting clause. Amends the Juvenile Court Act, Unified Code of Corrections, Liquor Control Act and The IL Vehicle Code. Revises certain procedural requirements pertaining to the offense of driving under the influence of alcohol and repeals Section 11-501.3 of The IL Vehicle Code.

HOUSE AMENDMENT NO. 3.

Makes technical change.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assign to Transportation
Apr 25  Committee discharged
         Re-referred to Judiciary II
May 07  Recommended do pass 006-001-002
May 17  Second Reading
         Amendment No.01 MAROVITZ Adopted
May 24  Second Reading
         Amendment No.01 MAROVITZ Adopted
         Placed Calndr,Third Reading
May 29  First reading  Rfrd to Comm on Assignment
May 30  Assigned to Judiciary II
         Recommended do pass 013-001-000
Jun 13  Placed Calndr,Second Reading
Jun 19  Second Reading
Jun 26  Placed Calndr,Third Reading
Oct 16  Tabled House Rule 37(G)
Oct 31  Exempt under Hse Rule 29(C)
         Mtn filed take from Table PLACE ON
         CALENDAR 3RD READING - MATIJEVICH
         Mtn Take From Table Prevail
         Placed Calndr,Third Reading
         Amendment No.01 EWING Withdrawn
         Amendment No.02 MCCRACKEN Adopted
         Amendment No.03 MCCRACKEN Adopted

SB-1245  MACDONALD.

(Ch. 19, new pars. 156.3, 182.14b, 254.14a, 288.1, 354.14a 405.1,
455.1, 507.2, 605.1, 705.14a, 754.1, 806.10b and 855.1)

Amends the various Acts creating Port Districts. Authorizes such Districts to establish, acquire, operate or transfer Export Trading Companies, which shall be organized principally for international Trading purposes. Provides that such a Company shall have all of the privileges and immunities of the District, and may borrow money and issue bonds in the same manner as the District. Permits such Companies to apply for federal certification.

HOUSE AMENDMENT NO. 1. (Tabled June 20, 1985)

Adds reference to: (Ch. 19, pars. 264, 265 and 268)

Amends the Joliet Regional Port District Act. Provides that the presiding officer of Will County and the Mayor of Joliet shall each appoint an additional member to the board. Provides that the terms of members appointed by the Governor shall expire after 60 days and new members shall be appointed by the presiding officer of Will County.
SB-1245—Cont.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
May 01 Recommended do pass 010-000-000

Placed Calndr,Second Reading
May 08 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 23 Primary Sponsor Changed To DAVIS
First reading Rfrd to Comm on Assignment
Assigned to Executive

Jun 13 Amendment No.01 EXECUTIVE Adopted
DP Amnded Consent Calendar
015-000-000

Consnt Caldr Order 2nd Read
Jun 18 Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
Jun 20 Short Debate Cal 2nd Rdng
Verified
Mtn Prevail -Table Amend No 01/057-055-000
Amendment No.02 DAVIS
Verified
Lost
Cal 3rd Rdng Short Debate
Jun 26 Tabled House Rule 37(G)
Jun 27 Mtn filed take from Table DAVIS
Tabled House Rule 37(G)

3 SB-1246 JONES.

(Ch. 108 1/2, new par. 1-116)

Amends the Illinois Pension Code to provide that the State will assume responsibility for all employer’s contributions required under Articles 2 through 19, beginning July 1, 1985. Effective immediately.

PENSION IMPACT NOTE

Under SB-1246, the reduction in costs to units of local gov’t. and the corresponding increase in costs to the State is estimated to be $500 million for the first year.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Pension Note Filed

Committee Ins Pensions & Licensed Activities

SB-1247 JONES.

(Ch. 73, rep. par. 1027)

Amends the Insurance Code to repeal the prohibition of the imposition of taxes on insurance companies by political subdivisions.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-1248  FAWELL.
(Ch. 96 1/2, par. 6337)

Amends An Act to provide for the creation and management of forest preserve districts in counties having a population of less than 3,000,000. Provides that bonds issued after the effective date of this amendatory Act shall bear interest at a rate not to exceed that permitted in "An Act to authorize public corporations to issue bonds, other evidences of indebtedness and tax anticipation warrants subject to interest rate limitations set forth therein".

HOUSE AMENDMENT NO. 1.
Makes technical change in language.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
May 01 Recommended do pass 009-000-000

May 08 Second Reading
Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 17 Hse Sponsor HOFFMAN First reading Rfrd to Comm on Assignment

May 23 Assigned to Counties and Townships
Jun 13 Do Pass/Short Debate Cal 013-000-000

Jun 20 Short Debate Cal 2nd Rdng Short Debate
Amendment No.01 HOFFMAN Adopted

Cal 3rd Rdng Short Debate
Interim Study Calendar CNTY TWNSHIP

SB-1249  PHILIP.
(Ch. 34, pars. 2171, 2173 and 2178)

Amends the Act pertaining to bonding for construction, reconstruction or remodeling of courthouses in counties having a population of more than 300,000 and an increase in population of 30% or more from one decennial census to the next to include courthouse operation and maintenance and to remove the .05% tax rate limitation for paying interest and principal on bonds issued under the Act.

HOUSE AMENDMENT NO 1. (Tabled June 20, 1985)
Requires that the publication of the county's annual tax levy include notice of the procedures and requirements for a referendum on the adoption of the tax levy resolution. Also requires that the county clerk present a petition form to any person requesting one.

HOUSE AMENDMENT NO. 2. (Tabled June 20, 1985)
Deletes reference to: Ch. 34, par. 2178

Removes the operation and maintenance purposes for the tax receipts.

HOUSE AMENDMENT NO. 3.
Restores the cap on the tax but changes from .05% to .10%.

FISCAL NOTE
(Prepared by DCCA)

SB 1249 will have no fiscal impact.

HOUSE AMENDMENT NO. 9.
Deletes reference to: Ch. 34, pars. 2171, 2177, 2178
Adds reference to: Ch. 85, pars. 1230.1, 1233.1; Ch. 120, pars. 439.9, 439.39, 439.109, 442; Ch. 127, pars. 144.25, 652, 653, new par. 141.195

Amends the Metropolitan Fair and Exposition Authority Act. Increases the bonding authority to $312,500,000. Revises the distribution of tax revenues to the

1 Fiscal Note Act may be applicable.

HOUSE AMENDMENT NO. 10.
Further amends the General Obligation Bond Act to lower the amount of increase in bond authorization. Allows grants by the Capital Development Board to local governments for libraries among purposes for which bonds may be issued. Adds immediate effective date.

HOUSE AMENDMENT NO. 12.
Adds reference to: Ch. 48, pars. 850.03, 850.07, new pars. 850.07z18, 850.07z19

Amends the IL Development Finance Authority Act. Provides that the IL Development Finance Authority in cooperation with the IL Arts Council shall develop a program for financing the productions of motion pictures in the State of IL and provides guidelines for the program.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
May 01 Recommended do pass 004-002-002

May 08 Second Reading Placed Calndr,Second Reading
May 16 Third Reading - Passed 048-000-001 Arrive House
May 17 Placed Calndr,First Reading
May 17 Hse Sponsor HOFFMAN First reading Rfrd to Comm on Assignment
May 23 Assigned to Executive
Jun 13 Amendment No.01 EXECUTIVE Adopted
Jun 13 Amendment No.02 EXECUTIVE Adopted
Jun 13 Do Pass Amend/Short Debate 016-000-000
Jun 19 Cal 2nd Rdng Short Debate
Jun 19 Short Debate Cal 2nd Rdng
Jun 20 Held 2nd Rdg-Short Debate

Jun 20 Amendment No.03 Mtn Prevail - Table Amend No 01
Jun 20 Mtn Prevail - Table Amend No 02
Jun 20 HOFFMAN Adopted
Fax: Fiscal Note Requested AS AMENDED BY 03 - CULLERTON

Jul 19 Held 2nd Rdg-Short Debate
Jun 21 Amendment No.04 GIGLIO Withdrawn
Jun 21 Amendment No.05 GIGLIO Withdrawn
Jun 21 Fiscal Note filed

Jul 19 Held 2nd Rdg-Short Debate
Jun 26 Tabled House Rule 37(G)

Oct 16 Tabled House Rule 37(G)
Oct 29 Mtn filed take from Table RETURN TO CALENDAR 2ND RDING-2ND DAY - HOFFMAN
Oct 29 3/5 vote required
Oct 29 Mtn Take From Table Prevail

Oct 30 Placed Calndr,Second Reading
Oct 30 Held on 2nd Reading
Nov 14 Amendment No.06 GIGLIO Withdrawn
Nov 14 Amendment No.07 GIGLIO Withdrawn
Nov 14 Amendment No.08 LEVERENZ Withdrawn
SB-1250 WATSON.

(Ch. 81, pars. 111, 112, 118.1, 119)

Amends the Illinois Library System Act. Provides that certain non-tax supported public libraries are eligible for membership in state supported library systems. Provides that certain non-tax supported library systems may qualify and be eligible for certain grants made annually by the State Librarian. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: (Ch. 81, pars. 111, 112, 118.1 and 119)

Adds reference to: (Ch. 81, par. 3-1)

Deletes everything after the enacting clause and amends the Local Library Act to provide that, in a city of 500,000 or fewer inhabitants, the corporate authorities may, rather than shall, levy a tax for library purposes, if the library is established within 6 months after the effective date of the amendatory Act.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
May 01 Recommended do pass 005-002-002

May 17 Second Reading
Placed Calndr,Second Reading

May 21 Recalled to Second Reading
Amendment No.01 WATSON Adopted
Placed Calndr,Third Reading

May 22 Tabled By Sponsor

SB-1251 HUDSON.

(Ch. 48, par. 138.15)

Amends the Workers' Compensation Act. Provides that the Industrial Commission shall report annually to the Governor and the General Assembly.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive

SB-1252 SCHUNEMAN.

(Ch. 48, par. 324)

Amends the Unemployment Insurance Act. Provides that the term “employment” does not include those employees engaged in the harvesting, production or packaging of a seed crop.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive

SB-1253 HUDSON.

(Ch. 48, par. 579)

Amends the Unemployment Insurance Act. Provides that an employer has 15 days from receipt of rate determination notice to file an application for review of such rate determination.
Amends the Municipal Code, the Public Water Districts Act, the Special Service Area Act and the Intergovernmental Cooperation Act. Provides that municipalities with populations under 500,000 may by referendum raise debt limitations in order to pump water from Lake Michigan. Provides that counties and public water districts, in combination with each other or with municipalities, may establish a Joint Action Water Agency. Provides that such an Agency may by referendum issue general obligation bonds and levy a tax upon all taxable property within a service area to pay principal and interest on such bonds. Authorizes such an Agency to levy an annual tax for its corporate purposes at a rate not exceeding .005% of the value of the taxable property within the service area. Expands the authority of public water districts relating to contracts for water supply. Provides that a county may, as a special service area, contract for a water supply on behalf of a county service area. Effective immediately.

Amends the Illinois Public Labor Relations Act to make the Act applicable to non-State peace officers. Defines non-State peace officers. Includes non-State peace officers of the rank of sergeant and above as supervisors. Provides that the scope of arbitration in police matters shall be limited to wages, hours and conditions of employment and shall not include certain specified matters of inherent police managerial policy. Prohibits security officers of public employers, non-State and State peace officers and State firefighters from refusing to cross picket lines or engaging in secondary boycotts while on duty, extends no strike provisions to non-State peace officers, and prohibits public employers from granting amnesty to such security employees, police officers and firefighters who engage in such prohibited conduct.

Amends the Illinois Income Tax Act to provide for a deduction of State and local retailer's occupation and use tax paid on new motor vehicles manufactured in the United States. SENATE AMENDMENT NO. 1. Removes the requirement that the new motor vehicle be manufactured in the U.S.A. to a requirement that it be assembled in Illinois.

1 Fiscal Note Act may be applicable.
SB-1257  DUNN, RALPH.

(Ch. 108 1/2, pars. 15-111 and 15-113.4)

Amends the State Universities Article of the Pension Code to grant service credit for paid sick leave days; removes the requirement that an employee be employed to within 60 days of the date of retirement to receive credit for unused sick leave; includes payments for unused sick leave made on or after January 1, 1984, within the definition of "earnings". Effective July 1, 1985.

PENSION IMPACT NOTE
It is not possible to determine the actual costs of SB-1257, but they can be expected to be relatively small.

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<td>Assigned to Ins Pensions &amp; Licensed</td>
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<td>Apr 30</td>
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SB-1258  SCHUNEMAN.

(Ch. 108 1/2, pars. 2-124, 14-131, 15-155, 16-158 and 18-131)

Amends the Illinois Pension Code Articles governing the 5 State-funded retirement systems to specify the annual funding requirements for each such system.

PENSION IMPACT NOTE
For FY87, it is estimated that the State's contribution requirement under SB-1258 would be $494 million. This is estimated to be $77 million more than State contributions based on 60% of payout.

SENATE AMENDMENT NO. 2.
Changes rate of interest on the notes to a rate not to exceed that permitted in the Act to permit public corporations to issue bonds.

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May 01  Tabled By Sponsor

SB-1259  BARKHAUSEN – KARPIEL.

(New Act; Ch. 111 1/2, par. 1039.2)

Creates the Solid Waste Disposal Act; provides for the creation and approval of solid waste management plans. Amends the Environmental Protection Act to add consistency with a solid waste management plan to the list of criteria for local siting review of regional pollution control facilities. Effective immediately.

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<td>&amp; Energy</td>
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1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-1260 DONAHUE.  
(Ch. 96 1/2, par. 5409 and new par. 4910)

Amends Act in relation to oil and gas interests in land to provide that any oil company which is required to pay royalties shall deposit the royalties in an interest-bearing escrow account if not paid within 30 days of the date payment is due. Amends Act in relation to oil, gas, coal and other surface and underground resources to increase the bond requirement for drilling wells to $10,000 for each well or $100,000 for all wells.

SENATE AMENDMENT NO. 3.
Provides that the proceeds derived from the sale of oil or gas production from a well shall be paid to persons legally entitled thereto, no later than 3 months after the date of first sale and thereafter no later than 30 days after the end of the calendar month within which subsequent production is sold. Sets forth the requirements for the payment of such proceeds.

SENATE AMENDMENT NO. 4.
Decreases bond requirement for applicants to $2,500 for each well.

HOUSE AMENDMENT NO. 1.
Provides that the proceeds from the sale of oil or gas production must be paid to the payee on or before 150 days after the end of the month of first purchase by a payor.

Apr 12 1985 First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Finance and Credit  Regulations
Apr 25  Committee discharged
         Re-assigned to Agriculture, Conservation & Energy
May 02  Recomnded do pass as amend  013-000-000

Placed Calndr,Second Reading
May 14  Second Reading
        Amendment No.01 AGRICULTURE Tabled
        Amendment No.02 AGRICULTURE Tabled
        Amendment No.03 DONAHUE Adopted
        Placed Calndr,Third Reading
May 17  Recalled to Second Reading
        Amendment No.04 DONAHUE Adopted
        Placed Calndr,Third Reading
May 24  Third Reading - Passed 058-000-000
        Arrive House
        Hse Sponsor MAYS
        First reading  Rfrd to Comm on Assignment
May 29  Assigned to Energy Environment & Nat. Resource
Jun 13  Recomnded do pass 010-000-000
Jun 19  Second Reading
        Placed Calndr,Third Reading
Jun 21  Mtn Prev-Recall 2nd Reading
        Amendment No.01 FRIEDRICH,DP Adopted
        Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 117-000-000
Jun 25  Secretary’s Desk Concurrence 01
Jun 28  S Concurs in H Amend. 01/056-000-000
        Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor vetoed  Placed Calendar Total Veto
Oct 17  Total veto stands.
SB-1261  FRIEDLAND.

(New Act)

Creates the Illinois Underground Utility Facilities Damage Prevention Act; requires that procedures be established within six months from the effective date of this Act to publicize telephone numbers by which contractors or excavators can give notice of excavation or demolition and request the marking of location of underground utility facilities. Provides for color coding for marking of a particular type of utility; provides for penalties for a willful violation of this Act. Provides for a civil action in circuit court to enjoin a violation of the Act.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy

1 SB-1262  ROCK – KEATS.

(New Act)

Creates the Sexual Abusers of Children Treatment Act. Requires the Department of Children and Family Services to establish a model demonstration project for the evaluation, treatment and counseling of persons charged with sexual offenses against children. Permits a court to assign a person charged with a sexual offense against a child to the project, with the authorization of such person. Authorizes the Department to accept grants and contributions on behalf of the project. Requires the Department to submit periodic reports to the General Assembly concerning the progress of the project and make recommendations in relation thereto. Repealed July 1, 1991. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Reinstates provisions of introduced bill. Provides for establishment of model demonstration projects funded by DCFS. Specifies Department authority relative to such projects. Provides for the Dir. of DCFS to appoint an interdisciplinary advisory committee. Authorizes evaluation, upon court motion, of certain offenders pursuant to the amendatory Act. Authorizes treatment and placement for treatment of certain offenders. Authorizes Dept. to accept gifts and grants. Requires adoption of rules and regulations and submission of annual reports by the Dept. Repealed January 1, 1990. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II
Apr 30  Recommended do pass 010-000-000

Placed Calndr,Second Reading

May 08  Second Reading
Placed Calndr,Third Reading

May 17  Recalled to Second Reading
Amendment No.01  ROCK & KEATS
Adopted
Placed Calndr,Third Reading

May 24  Third Reading - Passed 058-000-000
Arrive House

First reading  Rfrd to Comm on Assignment

May 29  Assigned to Judiciary II
Jun 05  Primary Sponsor Changed To CULLERTON
Committee Judiciary II

Jun 13  Motion disch comm, advc 2nd
CULLERTON
Committee discharged 118-000-000

Placed Calndr,Second Reading

Jun 19  Second Reading
Placed Calndr,Third Reading

753  SB-1261

1 Fiscal Note Act may be applicable.
SB-1263  ROCK - KEATS - MAROVITZ.

Appropriates $1,500,000 to the Department of Children and Family Services to establish a model demonstration project for the evaluation and treatment of persons who commit sexual offenses against children pursuant to the Sexual Abusers of Children Treatment Act, enacted by the 84th General Assembly. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Decreases appropriation by $1,000,000.

SB-1264  SCHAFFER, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Amends the Civil Administrative Code. Permits the Department of Commerce and Community Affairs to establish bank accounts for handling funds in connection with conducting shows promoting Illinois products and to sell premiums to State agencies at cost.

SENATE AMENDMENT NO. 1.
Provides that the funds are those in connection with the conduct of Dept. activities promoting IL rather than the conduct of international shows promoting IL products. Removes direct authorization to sell premiums and provides instead that funds from such sales shall be included in those funds received by and disbursed from the bank accounts.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 127, new par. 141.158

Removes authorization to establish trust funds and bank accounts. Provides that all monies received pursuant to such activities and sales shall be placed in a fund within the State treasury and that such fund may be appropriated only for expenditures pursuant to such activities and sales. Amends the State Finance Act to create the necessary fund.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 127, par. 46.6a

Provides for DCCA to establish a grant program for local tourism and convention bureaus. Sets forth eligibility standards.
SB-1265  DAVIDSON, PHILIP, WEAVER, S, DEANGELIS AND SCHAFFER.

(Ch. 121, par. 4-503)

Amends the Highway Code. Provides that only written notice to the owners and occupants, if any, must be given to enter upon lands for surveys. Deletes requirement of written consent by owner for subsurface soil surveys.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Transportation
May 02  Recommended do pass 011-000-000

May 08  Second Reading
Placed Calndr, Third Reading

May 16  Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor OBLINGER
Placed Calndr, First Reading

May 17  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Transportation
Jun 12  Recommended do pass 016-000-001

SB-1266  GEO-KARIS, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 111 1/2, par. 214)

Amends the Radiation Protection Act. Prohibits the operation of a radiation installation unless all persons who administer ionizing radiation in such installation are licensed or accredited. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 63b104c

Adds the Dept. of Nuclear Safety to the list of agencies exempted from the personnel jurisdictions of the Dept. of Central Management Services.
HOUSE AMENDMENT NO. 2.
Provides that persons may be exempted from licensing or accreditation.

<table>
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<tr>
<th>Date</th>
<th>Event</th>
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<tr>
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<td>Apr 17</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Apr 25</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
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<td>May 16</td>
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<td>May 17</td>
<td>Third Reading - Passed 056-000-002</td>
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<td>May 23</td>
<td>Arrive House</td>
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<td>Jun 24</td>
<td>Committee Energy Environment &amp; Nat. Resource</td>
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<td>Amendment No.01 ENRGY ENVRMNT Adopted</td>
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<td>Jun 28</td>
<td>Amendment No.02 ENRGY ENVRMNT Adopted</td>
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<td>Jul 26</td>
<td>Recommnded do pass as amend 013-000-000</td>
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<td>Secretary's Desk Concurrence 01,02</td>
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<td>Jun 28</td>
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<td>Jul 26</td>
<td>Sent to the Governor</td>
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<td>Governor approved</td>
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<td>Sep 23</td>
<td>CHAPTER 127, PAR. 63B,104C</td>
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<td>Sep 23</td>
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<td>Sep 23</td>
<td>Effective date 07-01-86</td>
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<tr>
<td>Sep 23</td>
<td>PUBLIC ACT 84-0933</td>
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</table>

1 SB-1267 KUSTRA.

Amends The School Code. Authorizes the State Board of Education to establish a regional network of centers to coordinate existing and new services to public and private schools. Authorizes funding through a proposal process and appointment of governing boards by regional superintendents. Effective July 1, 1985.

SENATE AMENDMENT NO. 1. (Senate recedes July 2, 1985) than all public and private schools. Changes certain services which the centers shall provide. Provides that centers shall be governed by 11-member boards only in class 1 counties.

FISCAL NOTE, IN THE HOUSE

(Prepared by the State Board of Education)

The Governor’s FY86 budget proposal projected $10,000,000 in FY86 for such regional centers.

HOUSE AMENDMENT NO. 1.

Limits eligibility to apply for the request for proposal funding process to regional school superintendents.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

1 Fiscal Note Act may be applicable.
Deletes reference to: Ch. 122, par. 2-3.48
Adds reference to: Ch. 122, par. 18-8

Revises the general State aid formula in The School Code. Increases the guaranteed equalized assessed valuation per weighted ADA pupil to $69,422 for unit districts, $100,844 for elementary districts and $174,185 for high school districts. Reduces from 2.92% to 2.76% the maximum operating tax rate for unit districts. For the 1985-86 school year only, provides a supplementary payment for K-8 districts only when their State aid entitlement would increase if it were computed using a maximum operating tax rate of either 1.90%, 1.10% or 2.92% and a guaranteed EAV per weighted ADA pupil of, respectively, $104,658, $180,733 or $68,099. Adds an immediate effective date.

Apr 12 1985 First reading Refd to Comm on Assignment
Apr 17 Assigned to Education-Elementary & Secondary
Apr 30 Recommended do pass 014-000-000
May 17 Second Reading Amendment No.01 KUSTRA Adopted
May 24 Third Reading - Passed 056-000-000
May 29 Hse Sponsor HOFFMAN
Add As A Joint Sponsor COWLISHAW
Add As A Joint Sponsor WEAVER,M
Add As A Joint Sponsor STEPHENS
Add As A Joint Sponsor WILLIAMSON
First reading Rfrd to Comm on Assignment
May 30 Assigned to Elementary & Secondary Education
Jun 13 Recommended do pass 017-000-000
Jun 19 Fiscal Note filed
Jun 24 Third Reading - Passed 113-003-001
Jun 25 Secretary's Desk Concurrence 01
Jun 28 S Noncncrs in H Amend. 01
Speaker's Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
H Conference Comm Apptd 1ST/CURRIE,
MULCAHEY,
CULLERTON,
HOFFMAN AND
COWLISHAW

Jun 30 Sen Conference Comm Apptd 1ST/KUSTRA
MAITLAND, BERMAN,
HOLMBERG & DEMUZIO

Jul 02 House report submitted 3/5 vote required
House Conf. report Adopted 1ST/113-000-000
Senate report submitted 3/5 vote required
Senate Conf. report Adopted 1ST/058-000-000
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 17 Sent to the Governor
Jul 18 Governor approved
PUBLIC ACT 84-0020 Effective date 07-18-85
SB-1268 KUSTRA.

(Ch. 122, pars. 21-1 and 34-83)

Amends The School Code to provide that no teaching certificate shall be issued on or after July 1, 1986 unless the person applying for the certificate has successfully completed a proficiency examination for teachers administered by the State Board of Education. Effective July 1, 1985. Not applicable to persons who have been issued certificates prior to July 1, 1986.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Education-Elementary & Secondary

SB-1269 KUSTRA.

(New Act)

Creates The Illinois Better Schools Act of 1985. Creates the Teacher Excellence Program to attract and retain fully qualified individuals to the teaching profession at the elementary and secondary level and to provide the school board of each qualifying school district expanded opportunities for utilizing and training their professional teaching staff. Provides for a special apportionment of State funds for school districts which maintain an acceptable career compensation plan for teachers. Effective July 1, 1985.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Education-Elementary & Secondary

1 SB-1270 KUSTRA.

(Ch. 122, par. 2-3.35)

Amends The School Code. Authorizes the Department of School District Organization within the State Board of Education to promulgate rules for providing funds to regional superintendents and school districts to conduct school consolidation feasibility studies. Effective July 1, 1985.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Education-Elementary & Secondary

1 SB-1271 KUSTRA.

(Ch. 122, new par. 10-17a)

Amends The School Code. Requires all school districts prior to October 31 in each school year beginning in 1986 to submit to parents, taxpayers of the district, the General Assembly and the Governor a report card indexing school performance by attendance center against statewide and local standards. Effective July 1, 1985.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Education-Elementary & Secondary

1 SB-1272 KUSTRA.

(Ch. 122, new pars. 2-3.48, 2-3.49, 2-3.50 and 2-3.51)

Amends The School Code. Authorizes the State Board of Education to enter into contracts with public and private agencies to establish model pilot programs which establish pre-school education learning centers for children ages 3 and 4; to provide planning grants for funding and for alternative schools for students with serious discipline problems; to place vocational education teachers in private sector jobs for continuing education; and to fund within each local school district a Reading Improvement Program. Effective July 1, 1985.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1
Provides that the reading improvement program shall provide for placement of reading and library materials in library media centers, classrooms, laboratories and teacher centers.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 122, new par. 2-3.49, 2-3.50, 2-3.51

Amends The School Code. Adds provisions regarding implementation by the State Board of Education of a grant program for pre-school educational programs. Provides that the grants shall be made to public school districts which may subcontract with private schools, not-for-profit corporations and other governmental agencies to conduct preschool educational programs. Authorizes school districts to provide full day kindergartens and to count attendance at such kindergartens as a full day for purposes of determining State aid. Effective July 1, 1985.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Education-Elementary & Secondary
Apr 30 Recommended do pass 008-002-003
May 14 Second Reading Amendment No.01 KUSTRA Adopted
May 24 Third Reading - Passed 051-005-001
Arrive House Hse Sponsor DIDRICKSON
Added As A Joint Sponsor CURRIE
First reading Rfrd to Comm on Assignment
May 29 Assigned to Elementary & Secondary Education
Jun 06 Mtn Prevail Suspend Rul 20K 118-000-000
Committee Elementary & Secondary Education
Jun 13 Amendment No.01 ELEM SCND ED Adopted
Recommnded do pass as amend 017-000-000
Jun 18 Added As A Joint Sponsor SOLIZ
Placed Calndr,Second Reading
Jun 20 Added As A Joint Sponsor FLOWERS
Placed Calndr,Second Reading
Second Reading Held on 2nd Reading
Jun 26 Amendment No.02 DIDRICKSON Withdrawn
Amendment No.03 DIDRICKSON Withdrawn
Held on 2nd Reading
Tabled House Rule 37(G)

1 SB-1273 PHILIP – ROCK.
(Ch. 120, pars. 453.2 and 453.32)

Amends the Cigarette Tax Act and the Cigarette Use Tax Act. Imposes an additional cigarette tax and cigarette use tax in an amount equal to the difference between the federal cigarette tax rate before October 1, 1985 and such rate on and after October 1, 1985. Effective October 1, 1985.

SENATE AMENDMENT NO. 1.
Deletes all substantive provisions in the bill.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Revenue
May 07 Recommended do pass as amend 001-000-005
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
<th>Notes</th>
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<td>May 16</td>
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<tr>
<td>May 17</td>
<td>Second Reading Placed Calndr,Third Reading Recalled to Second Reading Amendment No.01 SEN REVENUE Adopted Placed Calndr,Third Reading</td>
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<td>May 24</td>
<td>Third Reading - Passed 040-006-010 Arrive House Placed Calndr,First Readng</td>
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<td>May 30</td>
<td>Primary Sponsor Changed To HASTERT Assigned to Revenue Recommended do pass 016-000-000 Placed Calndr,Second Readng</td>
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<td>Jun 13</td>
<td>Placed Calndr,Second Readng</td>
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<td>Jun 19</td>
<td>Second Reading Placed Calndr,Third Reading</td>
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<td>Jun 26</td>
<td>Tabled House Rule 37(G)</td>
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5 SB-1273-Cont.  

SB-1274 KUSTRA.  
(Ch. 56 1/2, pars. 707 and 1407; new pars. 707.1 and 1407.1)  
Amends the Cannabis Control Act and the Illinois Controlled Substances Act. Provides that any person who is at least 17 years of age who delivers cannabis or a controlled, counterfeit or look-alike substance within 1000 feet of any elementary or secondary school or school facility, public park, hospital, playground, church, or any youth facility may be sentenced to a penalty twice the maximum term otherwise authorized for the offense. Also changes provisions relating to delivering such substances to minors. Changes age from 18 years to 17 years. Also deletes the provision relating to delivering to a person at least 2 or 3 years junior to the deliverer.

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<tr>
<td>Apr 12 1985</td>
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<tr>
<td>Apr 17</td>
<td>Assigned to Judiciary II</td>
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5 SB-1274-Cont.  

SB-1275 KUSTRA.  
(Ch. 111 1/2, par. 6305)  
Amends Alcoholism and Substance Abuse Act. Provides that funds allocated for prevention programs shall not be used for treatment services. Effective July 1, 1985.

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<tr>
<th>Date</th>
<th>Event Description</th>
<th>Notes</th>
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<tr>
<td>Apr 12 1985</td>
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<td>Apr 17</td>
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<td>May 02</td>
<td>Placed Calndr,Second Readng</td>
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<td>May 14</td>
<td>Second Reading Placed Calndr,Third Reading</td>
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<td>May 29</td>
<td>Re-committed to Executive</td>
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5 SB-1276 KUSTRA.  
(Ch. 122, par. 697)  

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<td>Apr 12 1985</td>
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<td>Apr 17</td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
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<td>Apr 30</td>
<td>Recommended do pass 016-000-000 Placed Calndr,Second Readng</td>
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1 Fiscal Note Act may be applicable.
5 Correctional Budget and Impact Note Act may be applicable.
Amends The School Code. Requires the school board of all school districts in the State to develop a formal policy on school discipline, and specifies subjects which must be addressed in the policy. Effective July 1, 1985.

Amends The School Code relative to the required content of petitions for community unit school district organization. Requires such petitions to set forth the highest existing maximum tax rates of the several districts within the territory of the proposed district. Effective July 1, 1985.

Amends the State Library Act. Requires the State Library to coordinate literacy programs for the Secretary of State. Creates the Literacy Advisory Board to review and recommend to the Secretary funding proposals for such programs. Effective July 1, 1985.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.

In the composition of the Literacy Advisory Board, provides that 2 members shall be from the IL State Library or their designees rather than of the IL State Advisory Library Committee, and that all members shall be appointed by the Secretary of State. Provides that the funding proposals the Board shall review shall be those submitted through the office of the Secretary of State.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 128, par. 105.

Amends The School Code relative to the jurisdiction of regional superintendents of schools. Provides that when a school district is divided by county lines, the regional superintendent in the region where the majority of children attend school when the district is organized "may" (now "shall") exercise jurisdiction over the district until other circumstances are determined to exist. Effective July 1, 1985.
SB-1281  KUSTRA.

(Ch. 122, new par. 3-15.15)


Apr 12 1985  First reading    Rfrd to Comm on Assignment
Apr 17       Assigned to Education-Elementary & Secondary
Apr 30       Recommended do pass 014-000-000

May 20  Second Reading
Placed Calndr,Third Reading

May 24  Third Reading - Passed 057-000-000
Arrive House  

May 29  First reading    Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

Jun 06  Primary Sponsor Changed To MCCCRACKEN
Added As A Joint Sponsor FLOWERS
Committee Elementary & Secondary Education

Jun 13  Motion disch comm, adve 2nd
MCCCRACKEN
Committee discharged 118-000-000
Placed Calndr,Second Reading

Jun 19  Second Reading
Placed Calndr,Third Reading

Jun 26  Tabled House Rule 37(G)

SB-1282  KUSTRA.

(Ch. 122, pars. 10-20.19a, 10-22.18 and 18-8)

Amends The School Code. In the establishment of kindergartens, permits school boards to offer programs of half-day attendance or of half and full-day attendance. Effective July 1, 1985.

Apr 12 1985  First reading    Rfrd to Comm on Assignment
Apr 17       Assigned to Education-Elementary & Secondary

SB-1283  ROCK – GEO-KARIS – MAROVITZ, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON, SCHAFFER, LECHOWICZ AND LEMKE.

(Ch. 38, par. 3-6)

Amends Criminal Code of 1961. Provides that a prosecution for child pornography may be commenced within one year after the prosecuting officer becomes aware of the offense, but in no case is the period of limitation extended more than 3 years beyond the expiration period otherwise applicable.

Apr 12 1985  First reading    Rfrd to Comm on Assignment
Apr 17       Assigned to Judiciary II
Apr 30       Recommended do pass 009-000-000

Placed Calndr,Second Reading

May 08  Second Reading
Placed Calndr,Third Reading

May 09  Added As A Co-sponsor LEMKE
Placed Calndr,Third Reading

May 16  Third Reading - Passed 059-000-000
Arrive House  
Placed Calendr,First Reading

Fiscal Note Act may be applicable.
SB-1283—Cont.

May 21  Hse Sponsor YOUNG,A  
First reading  Rfrd to Comm on Assignment  
May 23  Assigned to Judiciary II  
Jun 13  Recommended do pass 014-000-000  
Jun 19  Placed Calndr,Second Reading  
Second Reading  
Jun 24  Placed Calndr,Third Reading  
Third Reading - Passed 117-000-000  
Passed both Houses  
Jul 23  Sent to the Governor  
Aug 16  Governor approved  
PUBLIC ACT 84-0169  Effective date 01-01-86

7SB-1284  GEO-KARIS – ROCK – MAROVITZ, PHILIP, WEAVERS, DEANGELIS, 
DAVIDSON, SCHAFER, LECHOWICZ AND LEMKE.  
(Ch. 40, par. 1705)

Amends Act to prevent the payment of compensation for placing children for 
adoption. Increases penalty for the illegal placement of children from a Class A 
misdemeanor to a Class 4 felony.

Apr 12  1985  First reading  Rfrd to Comm on Assignment  
Apr 17  Assigned to Judiciary II  
Apr 30  Recommended do pass 011-000-000  
May 08  Placed Calndr,Second Reading  
Second Reading  
May 09  Added As A Co-sponsor LEMKE  
Placed Calndr,Third Reading  
May 16  Third Reading - Passed 059-000-000  
Arrive House  
Placed Calndr,First Reading  
May 17  First reading  Rfrd to Comm on Assignment  
May 23  Assigned to Judiciary I  
May 29  Added As A Joint Sponsor OLSON  
Committee Judiciary I  
May 31  Primary Sponsor Changed To KUBIK  
Added As A Joint Sponsor CHURCHILL  
Committee Judiciary I  
Jun 13  Recommended do pass 013-000-003  
Jun 19  Placed Calndr,Second Reading  
Second Reading  
Jun 24  Placed Calndr,Third Reading  
Third Reading - Passed 112-005-000  
Passed both Houses  
Jul 23  Sent to the Governor  
Aug 16  Governor approved  
PUBLIC ACT 84-0170  Effective date 01-01-86

SB-1285  TOPINKA – ROCK – MAROVITZ, PHILIP, WEAVERS, DEANGELIS, 
DAVIDSON, SCHAFER, LECHOWICZ AND LEMKE.  
(Ch. 23, pars. 2252, 2254, 2256 and new par. 2257.1)

Amends the Intergovernmental Missing Child Recovery Act. Defines “unit of lo-
cal government” to include school districts and “primary contact agency” to include 
law enforcement agencies with access to a LEADS (Law Enforcement Agencies 
Data System) terminal. Requires courts check with the LEADS system prior to is-

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 23, par. 2257; Ch. 127, new pars.

7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
Requires all law enforcement agencies and policing bodies in Illinois to enter missing person reports into LEADS as soon as the minimum specified data is available. Amends the State Finance Act to create the Missing and Exploited Children Trust Fund in the State treasury from monies received by the Department of Law Enforcement for conducting programs relating to missing or exploited children.

Amends child pornography provision of Criminal Code. Increases from 16 to 18 the age of the child covered. Imposes certain mandatory minimum fines for violation. Requires that a person convicted for second or subsequent time shall undergo a mental examination. Provides for forfeiture of materials and equipment used in child pornography. Makes possession of certain materials an offense. Requires that commercial photographic film processors report instances of child pornography to a peace officer. Makes other changes.

SENATE AMENDMENT NO. 1.

Specifies a person is in violation of the amendatory Act when that person knows or reasonably should know the child involved is under the age of 18.

HOUSE AMENDMENT NO. 1.

Requires that a person have knowledge that a child is under age 18 in certain provisions concerning the offense of child pornography.

HOUSE AMENDMENT NO. 2.

Reduces from 15 to 10 years the period during which the court shall order a pre-sentence psychiatric examination for a second or subsequent conviction.

*SB-1286 BARKHAUSEN – ROCK – MAROVITZ, PHILIP, WEAVER,S, DEANGE-LIS, DAVIDSON, SCHAFER, LECHOWICZ AND LEMKE.

(Ch. 38, par. 11-20.1)
SB-1287 DUDYCZ - ROCK - MAROVITZ, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON, SCHAFFER, LECHOWICZ AND LEMKE.

(Ch. 38, par. 11-6)

Amends Criminal Code of 1961. Provides that indecent solicitation of a child is a Class I felony rather than a Class A misdemeanor.

HOUSE AMENDMENT NO. 1.

Changes penalty to Class 4 felony.

SB-1286—Cont.

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<td>May 24</td>
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<td>Recommended do pass as amend 014-000-000</td>
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<td>Jun 26</td>
<td>Tabled House Rule 37(G)</td>
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7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
SB-1287—Cont.

Jun 18  Added As A Joint Sponsor COWLISHAW
       Added As A Joint Sponsor LAURINO
       Placed Calndr, Second Reading

Jun 19  Second Reading
       Placed Calndr, Third Reading

Jun 24  Third Reading - Passed 117-000-000

Jun 25  Secretary's Desk Concurrence 01

Jun 28  S Noncncrs in H Amend. 01
       Speaker's Table, Non-concur 01
       H Refuses to Recede Amend 01
       H Requests Conference Comm 1ST
       Hse Conference Comm Apptd 1ST/ HOMER,
       O'CONNELL, CULLERTON,
       REGAN & MCAULIFFE

Jun 30  Sen Conference Comm Apptd 1ST/ DUDYCZ
       BARKHAUSEN, MAROVITZ, CARROLL
       & ROCK

Jul 02  House report submitted
       Senate report submitted
       Senate Conf. report Adopted 1ST/ 055-000-000
       3/5 vote required

SB-1288 DONAHUE – ROCK – MAROVITZ, PHILIP, WEAVER,S, DEANGELIS,
       DAVIDSON, SCHAFFER AND LECHOWICZ.
       (ch. 23, par. 2061.1)

Amends Abused and Neglected Child Reporting Act. Includes administration of
the Intergovernmental Missing Child Recovery Act of 1984 and investigation by a
law enforcement agency of child sexual offenses among the purposes for which re-
cords under the Abused and Neglected Child Reporting Act shall disclosed.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
       Apr 17         Assigned to Judiciary II
       May 07  Recommended do pass 011-000-000
       Placed Calndr, Second Reading

May 08  Second Reading
       Placed Calndr, Third Reading

May 16  Third Reading - Passed 059-000-000
       Arrive House
       Placed Calendr, First Reading

May 22  Hse Sponsor WILLIAMSON
       Added As A Joint Sponsor NASH
       First reading  Rfrd to Comm on Assignment
       May 23         Assigned to Judiciary II

Jun 11  Added As A Joint Sponsor REGAN
       Committee Judiciary II

Jun 13  Do Pass/Short Debate Cal 014-000-000

       Cal 2nd Rdng Short Debate

Jun 18  Added As A Joint Sponsor COWLISHAW
       Added As A Joint Sponsor LAURINO
       Cal 2nd Rdng Short Debate

Jun 20  Short Debate Cal 2nd Rdng
       Cal 3rd Rdng Short Debate

Jun 26  Short Debate-3rd Passed 114-000-000
       Passed both Houses

Jul 23  Sent to the Governor

Aug 16  Governor approved
       PUBLIC ACT 84-0172  Effective date 01-01-86

SB-1289 BARKHAUSEN – ROCK – MAROVITZ, PHILIP, WEAVER,S, DEANGE-
       LIS, DAVIDSON, SCHAFFER, LECHOWICZ, LEMKE AND DUDYCZ.
Amends Criminal Code of 1961. Authorizes the seizure of vessels, vehicles or aircraft used in the commission of solicitation of a juvenile prostitute, indecent solicitation of a child, juvenile pimping, child pornography, criminal sexual assault, aggravated criminal sexual assault, criminal sexual abuse and aggravated criminal sexual abuse.

HOUSE AMENDMENT NO. 1.

Includes exploitation of a child among offenses for which such a seizure is authorized. Excludes certain types of criminal sexual abuse and aggravated criminal sexual abuse from among such offenses.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1.

Adds reference to: Ch. 38, par. 11-20.1; Ch. 70, pars. 403, 404, 405, 406 and 407, new pars. 411, 412, 413 and 414

Recommends that the bill be further amended as follows:

Amends Criminal Code Section defining offense of child pornography. Changes age of child from under 16 to under 18. Adds mandatory fines. Amends Criminal Victims' Escrow Account Act. Broadens application to persons found not guilty by reason of insanity or guilty but mentally ill. Requires repayment by victim who received money under the Act, who recants and the recantation is the basis for reversal or dismissal. Creates a Violent Crime Victim Assistance Fund Lien.

GOVERNOR AMENDATORY VETO.

Recommends deletion of amendatory provisions which entitle victims who recant testimony to be reimbursed from the escrow account for attorneys fees and expenses when the recantation is the basis for dismissal of a charge or reversal of a conviction. Also recommends deletion of amendatory provisions which prohibit payment for such attorney fees until victims' claims have been settled or the filing period for such claims has expired. Adds immediate effective date.
Jun 28—Cont.  H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/PRESTON,
MCNAMARA,
CULLERTON,
REGAN & MCCracken

Jun 30  Sen Conference Comm Apptd 1ST/BARKHAUSEN
DUDYcz, MAROVITz, LEMKz & SANGMEISTER

Jul 02  House report submitted
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/057-000-000
House Conf. report Adopted 1ST/101-007-003
Both House Adopted Conf rpt 1ST
Passed both Houses

Jul 29  Sent to the Governor
Aug 16  Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 16  Mtn fild accept amend veto BARKHAUSEN
Accept Amnd Veto-Sen Pass 057-000-000
Oct 17  Placed Cal. Amendatory Veto
Oct 29  Mtn fild accept amend veto PARKE
Placed Cal. Amendatory Veto
Oct 30  Accept Amnd Veto-House Pass 085-005-024
Bth House Accept Amend Veto
Nov 18  Return to Gov-Certification
Governor certifies changes
PUBLIC ACT 84-1029 Effective date 11-18-85

1 SB-1290  DONAHUE, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.
(Ch. 111, new pars. 205.1, 218.1 and 218.2)

Amends the Feeder Swine Dealer Licensing Act. Provides for issuance by the Department of Agriculture of permits for agents of licensed feeder swine dealers. Imposes certain duties upon dealers concerning identification of swine and recording of transactions.

FISCAL NOTE
(Dept. of Agriculture)

There will be no fiscal impact on the Department of Agriculture.

SENATE AMENDMENT NO. 1.
Changes references to “dealer” to “feeder swine dealer”.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed Activities
Apr 25  Recommded do pass as amend 011-000-000
Placed Calndr,Second Reading

May 01  Fiscal Note filed
Placed Calndr,Second Reading
May 08  Second Reading  Amendment No.01 INSURANCE Adopted
Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendar,First Reading
May 20  Hse Sponsor ROPP
First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
Amends the Illinois Insurance Code. Requires that retrospective compensation arrangements and contracts between an insurance company and persons who are producers of a major portion of the company’s insurance business must be approved by the Director. Defines terms. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the determination of a “major portion of a company’s insurance business” shall be based on premium volume.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
Apr 25 Recommended do pass as amend 011-000-000

May 08 Second Reading Amendment No.01 INSURANCE Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 058-001-000
Arrive House
Placed Calndr,First Reading
May 22 Hse Sponsor OLSON First reading Rfrd to Comm on Assignment
May 23 Assigned to Insurance
Jun 05 Do Pass/Short Debate Cal 016-000-000

Jun 18 Short Debate Cal 2nd Rdnng Cal 3rd Rdnng Short Debate
Jun 25 Short Debate-3rd Passed 116-000-000
Passed both Houses
Jul 23 Sent to the Governor
Sep 20 Governor approved

PUBLIC ACT 84-0714 Effective date 09-20-85

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.
Makes non-substantive correction in numbering of a subsection.

SENATE AMENDMENT NO. 3.
Provides for phased in increases in minimum surplus requirements. Effective immediately.

HOUSE AMENDMENT NO. 1.
Exempts certain insurance companies organized prior to September 10, 1971 from certain increased capital and surplus requirements.

HOUSE AMENDMENT NO. 2.
Revises the criteria for the exemption provided in H-am 1.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
Apr 25 Recommded do pass as amend 010-000-000
Placed Calndr,Second Reading
May 08 Second Reading
Amendment No.01 INSURANCE Adopted
Amendment No.02 SCHUNEMAN Adopted
Placed Calndr,Third Reading
May 21 Recalled to Second Reading
Amendment No.03 SCHUNEMAN Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 058-000-000
Arrive House
Added As A Joint Sponsor LAURINO
First reading Rfrd to Comm on Assignment
May 29 Added As A Joint Sponsor OLSON
Committee Assignment of Bills
May 30 Assigned to Insurance
Jun 06 Primary Sponsor Changed To OLSON
Added As A Joint Sponsor TATE
Added As A Joint Sponsor PANAYOTOVICH
Jun 12 Amendment No.01 INSURANCE Adopted
Committee Insurance
Do Pass Amend/Short Debate 016-000-000
Cal 2nd Rdng Short Debate
Jun 18 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 25 Mtn Prev-Recall 2nd Reading
Amendment No.02 OLSON Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Short Debate-3rd Passed 116-000-000
Jun 27 Secretary's Desk Concurrence 01,02
Jun 28 S Concurs in H Amend. 01,02/057-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0934 Effective date 01-01-86

1 SB-1293 RUPP - LECHOWICZ - DUDYCZ, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.
(Ch. 73, par. 743.2; adds pars. 894.1, 895.1, 896.1, 897.1,
898.1, 899.1, 900.1, 901.1, 902.1, 903.1, 904.1, 905.1, 906.1,
907.1, 908.1, 909.1, 910.1, 911.1, 912.1, 913.1, 914.1, 915.1,
916.2, 917.1, 918.1, 919.1, 920.1, 921.1, 922.1, 923.1, 924.1,
925.1, 926.1, 927.2, 927.3, 927.4, 927.5, 927.6 and 927.7; rep.

1 Fiscal Note Act may be applicable.
Amends the “Illinois Insurance Code” to establish new provisions relating to the regulation and authority of fraternal benefit societies. Increases standards for organization. Repeals existing law regulating such societies. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.
Makes non-substantive renumbering corrections.

SENATE AMENDMENT NO. 2.
Makes non-substantive spelling correction changing “by” to “be”.

Amends the Medical Service Plan Act, Voluntary Health Services Plans Act, Vision Service Plan Act, Dental Service Plan Act and Pharmaceutical Service Plan Act. Increases and adds various fees as follows: for filing an application for a certificate of authority, $100; for filing an annual statement, $50; and for filing a purchase agreement, $100.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 32, pars. 557, 562e, 572, 586, 590, 590, 604, 618, 621, 690.25, 690.39, 690.43, 691.24, 691.38 and 691.42; Ch. 73, pars. 204.19, 204.23, 719.14, 915, 1015A, 1019, 1020, 1020.2; new pars. 1020.3 and 1020.4; Ch. 111 1/2, new par. 1411.1; Ch. 127, new par. 141.158

Amends various Acts. Increases and makes other changes in the law relating to certain filing fees and other fees and charges. Creates the Insurance Financial Regulation Fund, into which fees and charges collected by the Department of Insurance are to be deposited, and prescribes the purposes for which moneys deposited into the fund are to be used. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-am 1.
Adds reference to: Ch. 32, par. 660; Ch. 73, new par. 1020.3; Ch. 148, pars. 202 and 205.

Waives the annual licensed insurance producer fee for producers who enter the military services. Subjects vision service plan corporations and persons interested in the fee provisions of the Insurance Code. Provides that certain companies whose annual premium volume exceeds the policy holder's reported surplus must notify the Director under certain circumstances. Provides that monies deposited in the Insurance Financial Regulation Fund shall be used for payment of expenses of the Dept. incurred in examining entities licensed by it. Allows non-profit organizations to establish and become beneficiaries of trust funds for the purpose of providing protection for their employees as full-time students against certain losses. Makes other changes.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed Activities
Apr 25  Placed Calndr, Second Reading  Recommended do pass 011-000-000
May 08  Second Reading  Assigned to Human Services
May 16  Third Reading - Passed 059-000-000  Re-assigned to Insurance
May 22  Arrive House  Do Pass/Consent Calendar 016-000-000
May 22  Hse Sponsor OLSON  Placed Calndr, First Reading
May 23  Rfrd to Comm on Assignment  Assigned to Human Services
May 29  First reading  Re-assigned to Insurance
Jun 12  Placed Calndr, Third Reading  Consnt Caldr Order 2nd Read
Jun 18  First Reading  Do Pass/Consent Calendar 016-000-000
Jun 18  Placed Calndr, Third Reading  Consnt Caldr Order 2nd Read
Jun 20  Second Reading  Short Debate Cal 2nd Rdng
Jun 20  Short Debate Cal 2nd Rdng  Amendment No.01  OLSON
Jun 20  Adoption
Jun 25  Short Debate-3rd Passed 093-020-002  Adopted
Jun 27  Secretary's Desk Concurrence 01
Jun 28  S Nonconcns in H Amend. 01  OLSON AND PULLEN
Jun 28  Speaker's Table, Non-concur 01  PANAYOTOVICH,
Jun 30  H Refuses to Recede Amend 01  CULLERTON,
Jun 30  H Requests Conference Comm 1ST  OLSON
Jun 30  H Conference Comm Apptd 1ST/LAURINO,
Jun 30  JSen Conference Comm Apptd 1ST/SCHUNEMAN
Jun 30  PANAYOTOVICH,
Jun 30  RUPP, DAWSON,
Jun 30  BERMAN &
Jun 30  LECHOWICZ
Jul 01  House report submitted  3/5 vote required
Jul 02  House Conf. report Adopted 1ST/110-000-002  3/5 vote required
Jul 02  Senate report submitted
Jul 02  Senate Conf. report Adopted 1ST/057-000-000
Jul 02  Both House Adoptd Conf rpt 1ST
Jul 29  Passed both Houses  Jul 29  Sent to the Governor
Sep 25  Governor approved  PUBLIC ACT 84-0989  EFFECTIVE DATE 09-25-85
SB-1295  TOPINKA, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 73 pars. 1065.80-2, 1065.80-3, 1065.80-5, 1065.80-8 and
1065.80-9; new par. 1065.80-1a)

Amends Illinois Life and Health Insurance Guaranty Association Law. Provides that liabilities of the Association which arose on certain dates shall be determined under the law in effect on the date the liabilities arose. Provides protection for certain non-resident policy owners. Makes changes in assessment classes. Makes other changes.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 73, pars. 805, 817

Provides that the Dir. of the Dept. of Insurance may assign rights or interests of a liquidated company to receive reinsurance proceeds for losses to the IL Life and Health Guaranty Association or any similar organization in any other State. Makes other changes.

GOVERNOR AMENDATORY VETO

Adds a January 1, 1986, effective date. Specifies mortgage guarantees or other financial guarantees written as suretyship obligations under clause (g) or (h) of Class 2, rather than Class 3, are excepted from the scope of the Illinois Insurance Guaranty Fund Article. Removes definition of “insurance business.”

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Ins Pensions & Licensed Activities
Apr 25       Recommended do pass 011-000-000
May 08       Second Reading
May 16       Third Reading - Passed 059-000-000
May 17       Added As A Joint Sponsor NASI
May 17       First reading  Rfrd to Comm on Assignment
May 22       Committee Assignment of Bills
May 23       Assigned to Insurance
Jun 05       Amendment No.01 INSURANCE  Adopted
             Do Pass Amend/Short Debate 016-000-000
             Cal 2nd Rdng Short Debate
Jun 06       Primary Sponsor Changed To PARCELLS
             Added As A Joint Sponsor KUBIK
Jun 18       Short Debate Cal 2nd Rdng
             Cal 3rd Rdng Short Debate
Jun 25       Short Debate-3rd Passed 114-000-000
Jun 27       Secretary's Desk Concurrence 01
Jun 28       S Concurs in H Amend. 01/055-000-000
             Passed both Houses
Jul 26       Sent to the Governor
Sep 23       Governor amendatory veto
             Placed Cal. Amendatory Veto
Oct 16       Mtn fld accept amend veto TOPINKA
             Accept Amnd Veto-Sen Pass 057-000-000
Oct 17       Placed Cal. Amendatory Veto
Oct 29       Mtn fld accept amend veto PARCELLS
             Accept Amnd Veto-House Pass 116-000-000
             Bth House Accept Amend Veto
Nov 18       Return to Gov-Certification
Nov 22       Governor certifies changes

PUBLIC ACT 84-1035  Effective date 01-01-86
SB-1296  RUPP, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHaffer.

(Ch. 73, new pars. 798.1 and 798.2)

Adds Article XII 1/2 to the Illinois Insurance Code. Provides that the Director of the Department of Insurance may investigate the condition of any domestic insurance company and issue corrective orders. Provides that hearings and judicial proceedings shall be private. Provides that such information shall not be disclosed under the Illinois Freedom of Information Act nor be subject to subpoena by third parties unless consented to by the Director and the company involved. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that Department of Insurance records relating to corrective orders shall be confidential.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed Activities
Apr 25  Recommended do pass as amend 011-000-000
May 08  Second Reading
May 16  Third Reading - Passed 057-000-000
May 17  Arrive House
May 20  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Insurance
Jun 04  Primary Sponsor Changed To TATE
Jun 12  Do Pass/Consent Calendar 016-000-000
Jun 18  Remvd from Consent Calendar
Jun 20  Added As A Joint Sponsor FREDERICK, VF
Jun 25  Short Debate-3rd Passed 115-000-000
Jul 23  Sent to the Governor
Sep 20  Governor approved

SB-1297  HUDSON, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHaffer.

(Ch. 141, pars. 101, 102, 102a, 103, 104, 105, 106, 107, 108, 109, 110, 111, 113, 117, 122 and 123; new par. 101a)

Amends the Uniform Disposition of Unclaimed Property Act. Changes the definition of banking organizations, business associations, life insurance corporations and owner. Adds the definition of intangible property, last known address and active express trust. Changes and adds time periods after which property is presumed abandoned. Provides that the Director of Financial Institutions may enter into agreements with other states concerning the exchange of unclaimed property information. Makes other changes.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Finance and Credit Regulations

1 Fiscal Note Act may be applicable.
SB-1298    DAWSOY - JONES - BLOOM AND TOPINKA.

(Ch. 73, pars. 936.10, 976, 979, 982b)

Creates the “Health Care Reimbursement Reform Act of 1985” to allow establishment of preferred provider arrangements. Amends various sections of the Illinois Insurance Code to allow insurers to establish preferred provider arrangements. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Ins Pensions & Licensed Activities
May 07       Recommended do pass 011-000-000
May 08       Added As A Joint Sponsor JONES & BLOOM
May 16       Second Reading
May 17       Third Reading
May 17       Arrive House
May 20       Hse Sponsor PANAYOTOVICH
May 23       PlaceCalndr,First Reading
Jun 05       Recommended do pass 015-000-000
Jun 20       Second Reading
Jun 26       Held on 2nd Reading
Jun 26       Tabled House Rule 37(G)

SB-1299   JONES.

(Ch. 108 1/2, par. 1-109)

Amends the Illinois Pension Code. Provides that fiduciaries charged with the duty of making investments from pension funds may do so, in addition to other requirements, by placing for investment no more than 1% of the total value of each pension fund as venture capital for qualifying Illinois businesses. Effective immediately.

PENSION IMPACT NOTE
SB-1299 does not have a direct financial impact.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Ins Pensions & Licensed Activities
Apr 30       Waive Posting Notice 7C

Pension Note Filed  Committee Ins Pensions & Licensed Activities

SB-1300  CARROLL.

(Ch. 95 1/2, new par. 11-505)

Amends the Illinois Vehicle Code. Provides for penalties for passengers in a vehicle when the operator of the vehicle is found guilty of driving under the influence.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17       Assigned to Judiciary II
May 07       Recommended do pass 006-001-003
May 08       Second Reading
May 16       Third Reading - Lost 019-022-006
Amends Section 123A-2 and repeals Article XXX 1/2 of the “Illinois Insurance Code” and adds Article XXXIX. Service organizations licensed under Section 914 are defined as advisory organizations. Allows the Director of Insurance to determine whether rates for insurance described in Classes 2 and 3 of Section 4 are excessive, inadequate or unfairly discriminatory and provides standards for such determination. Requires filing of rates and establishes criteria for rating methods. Allows for use of service organization rates. Provides for disapproval of rates after a hearing. Subjects companies and service organizations to examination. Prohibits agreements among companies to adhere to certain rates. Provides for public inspection of all information files. Repeals Article XXX 1/2 dealing with property and casualty insurance rates (originally effective until August 1, 1971 unless restriction removed or extended by the General Assembly).

SB-1302  WELCH.
(Ch. 122, par. 21-2.1)

SB-1303  KARPIEL.
(Ch. 38, par. 9-4)
Amends the Criminal Code. Deletes the word “bastard” from section on Concealing Death of Bastard, and replaces it with the word “minor”.

HOUSE AMENDMENT NO. 1.

Repeals Sec. 9-4 (Concealing Death of Bastard) of Criminal Code.

Fiscal Note Act may be applicable.
SB-1303—Cont.

May 31  Hse Sponsor SLATER
   Placed Calndr, First Reading
Jun 04  First reading  Rfrd to Comm on Assignment
   Assigned to Judiciary II
Jun 13  Recommended do pass 011-001-000
   Placed Calndr, Second Reading
Jun 20  Second Reading
   Held on 2nd Reading
Jun 24  Amendment No.01 JOHNSON  Adopted
   Placed Calndr, Third Reading
   Mtn Prevail to Suspend Rule 37(C)
   Third Reading - Passed 117-000-000
Jun 25  Secretary's Desk Concurrence 01
Jun 28  S Noncnsrs in H Amend. 01
   Speaker's Table, Non-concur 01
   H Refuses to Recede Amend 01
   H Requests Conference Comm 1ST
   Hse Conference Comm Apptd 1ST/DUNN,JOHN,
   LEVIN, CULLERTON, SLATER & HALLOCK
Jun 30  Sen Conference Comm Apptd 1ST/DONAHUE
   BARKHAUSEN, MAROVITZ, LEMKE
   & SANGMEISTER

1SB-1304  PHILIP - SCHUNEMAN.
   (Ch. 73, new par. 1021.1; Ch. 127, new par. 141.158)

Amends the Illinois Insurance Code and State Finance Act. Imposes a tax on the
net taxable premium income of certain domestic insurance companies. Provides
that revenue from such tax shall be deposited in the Emergency Medical Services
Fund, a new special fund to be used to finance a statewide emergency medical ser-
vice program and for the distribution of certain grants. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed
   Activities

SB-1305  DEMUZIO.
   (New Act)

Creates the Illinois Interstate Banking Committee, which shall consist of 5 mem-
ers of the Senate and 5 members of the House of Representatives, to investigate
and evaluate the effects of interstate banking in the State of Illinois and to report its
findings to the General Assembly by April 1, 1987. Committee is repealed on De-

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive

SB-1306  PHILIP.
   (New Act)

Makes the selection of Associate Judges by Circuit Judges subject to the Open
Meetings Act.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive
May 02  Recommended do pass 009-001-001
   Placed Calndr, Second Reading
May 08  Second Reading
   Placed Calndr, Third Reading
May 16  3d Reading Consideration PP
   Calendar Consideration PP.

1 Fiscal Note Act may be applicable.
May 29  Re-committed to Executive

SB-1307  PHILIP, WEAVER,S, DEANGELIS, DAVIDSON, BARKHAUSEN, BLOOM, COFFEY, DONAHUE, DUDYCZ, DUNN, RALPH, ETHEREDGE, FAWELL, FRIEDLAND, GEO-KARIS, HUDSON, KARPIEL, KEATS, KUSTRA, MACDONALD, MAHAR, MAITLAND, RIGNEY, RUPP, SCHAFFER, SCHUNEMAN, SOMMER, TOPINKA AND WATSON.

(Ch. 38, pars. 11-20 and 11-21)

Amends the Criminal Code of 1961. Makes the U.S. Supreme Court’s obscenity standard in Miller v. California applicable to obscenity and harmful material offenses. The Miller Standard requires that things or materials in order to be obscene must, when taken as a whole, lack serious literary, artistic, political, or scientific value.

SENATE AMENDMENT NO. 1
Changes the definition of materials and performances which are “obscene” and which are “harmful”. Requires that, taken as a whole they not only lack literacy, artistic, political or scientific value not that they also meet certain additional circumstances added to the definitions.

HOUSE AMENDMENT NO. 2.
Deletes reference to: Ch. 38, par. 11-20, 11-21
Adds reference to: Ch. 38, par. 83-5

Deletes title and everything after the enacting clause. Amends Firearm Owners Identification Act. Provides that $1 of the $5 fee be used exclusively for sending notices of expiration of FOIC. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary I
Apr 24 Recommended do pass 007-000-000

Placed Calndr,Second Reading
May 08  Second Reading
   Amendment No.01  PHILIP  Adopted
   Placed Calndr,Third Reading
May 16  Third Reading - Passed 058-000-001
   Arrive House
   Placed Calndr,First Reading
May 21  First reading  Rfrd to Comm on Assignment
May 23  Added As A Joint Sponsor STANGE
        Assigned to Judiciary II
May 30  Primary Sponsor Changed To MCCCRACKEN
        Added As A Joint Sponsor FREDERICK, VF
        Committee Judiciary II
Jun 13  Recommended do pass 011-002-001

Placed Calndr,Second Reading
Jun 19  Second Reading
Placed Calndr,Third Reading
Jun 26  Tabled House Rule 37(G)
Oct 11  Mtn filed take from Table MCCCRACKEN

Tabled House Rule 37(G)
Oct 29  Exempt under Hse Rule 29(C)
      Mtn filed take from Table RETURN TO CALENDAR ORDER 3RD READING - MCCCRACKEN
      Motion prevailed

Placed Calndr,Third Reading
Oct 31  Mtn Prev-Recall 2nd Reading
   Amendment No.01  MCCCRACKEN  Withdrawn
   Amendment No.02  MCCCRACKEN  Adopted
   Placed Calndr,Third Reading
   Mtn Prevail to Suspend Rule 37(C)/118-000-000
   Third Reading - Passed 097-019-000
   Secretary’s Desk Concurrence 02
   S Concurs in H Amend. 02/055-000-000
   Passed both Houses
SB-1308 PHILIP - LECHOWICZ.
(Ch. 24, par. 11-42-11.1; Ch. 34, par. 429.24.1)

Amends the Illinois Municipal Code and the Counties Act to exempt real property in the possession and control of public utilities, railroads or pipeline operators from certain provisions relating to cable television franchisees. Effective immediately.

SENATE AMENDMENT NO. 1.
Expands the exemption to include rights of way, to include real property or rights of way in possession or (rather than “and”) control of such entities or persons, and to include real property or rights of way in the possession or control of pipeline owners.

SENATE AMENDMENT NO. 2.
Deletes amendatory provisions. Establishes certain notice and compensation requirements for cable television companies entering upon the property of public utilities, railroads and pipeline operators.

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SENATE AMENDMENT NO. 2.
Deletes amendatory provisions. Establishes certain notice and compensation requirements for cable television companies entering upon the property of public utilities, railroads and pipeline operators.

SB-1307 — Cont.
Nov 04 Sent to the Governor
Dec 17 Governor approved

PUBLIC ACT 84-1107 Effective date 12-17-85

SB-1308 PHILIP - LECHOWICZ.

(Ch. 24, par. 11-42-11.1; Ch. 34, par. 429.24.1)

Amends the Illinois Municipal Code and the Counties Act to exempt real property in the possession and control of public utilities, railroads or pipeline operators from certain provisions relating to cable television franchisees. Effective immediately.

SENATE AMENDMENT NO. 1.
Expands the exemption to include rights of way, to include real property or rights of way in possession or (rather than “and”) control of such entities or persons, and to include real property or rights of way in the possession or control of pipeline owners.

SENATE AMENDMENT NO. 2.
Deletes amendatory provisions. Establishes certain notice and compensation requirements for cable television companies entering upon the property of public utilities, railroads and pipeline operators.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
May 01 Recommeded do pass as amend
007-001-002

Placed Calndr,Second Reading
May 22 Second Reading
Amendment No.01 LOCAL GOVERN Adopted
Amendment No.02 PHILIP & LECHOWICZ Adopted

Placed Calndr,Third Reading
May 24 Third Reading - Passed 055-000-001
Arrive House
Hse Sponsor STECZO
Added As A Joint Sponsor DAVIS
First reading Rfrd to Comm on Assignment
May 29 Assigned to Cities and Villages
May 30 Mtn Prevail Suspend Rul 20K

Committee Cities and Villages
Jun 12. Do Pass/Consent Calendar 013-000-000
Consnt Caldr Order 2nd Read
Jun 18 Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
Jun 20 Consnt Caldr, 3rd Read Pass 118-000-000
Passed both Houses
Jul 18 Sent to the Governor
Sep 14 Governor approved

PUBLIC ACT 84-0367 Effective date 09-14-85

SB-1309 DAVIDSON – POSHARD.
(Ch. 73, par. 1065.404)

Amends the Insurance Code in relation to mine subsidence coverage. Increases the total insured value for mine subsidence that may be reinsured by the Industry Placement Facility from $50,000 to $75,000.

SENATE AMENDMENT NO. 1.
Further increases to $100,000.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C

Committee Ins Pensions & Licensed Activities
May 02  Added As A Joint Sponsor POSHARD
         Committee Ins Pensions & Licensed
         Activities
May 07  Recommended do pass 011-000-000
May 16  First reading  Rfrd to Comm on Assignment
     1985  Assigned to Ins Pensions & Licensed
May 20  Second Reading  Rfrd to Comm on Assignment
     1985  Assigned to Ins Pensions & Licensed

SB-1310  BARKHAUSEN.
         (Ch. 40, par. 401)

Amends the Marriage and Dissolution of Marriage Act. Eliminates the provision
that a finding of residence of a party in any judgment entered under the Act from
January 1, 1982 through June 30, 1982 shall satisfy the former domicile require-
ments of the Act.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary

SB-1311  BLOOM – DAWSON – CARROLL – JONES, DONAHUE, SMITH AND
         TOPINKA.
         (Ch. 73, new pars. 982f thru 982g)

Amends the Insurance Code to add provisions regarding preferred provider
arrangements.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 73, new pars. 370f and 370g
Adds reference to: Ch. 73, pars. 969.10, 976, 979, 982b, new
pars. 982f thru 982q

Deletes title and everything after the enacting clause. Amends the Insurance
Code and adds a new Article relating to health care reimbursement programs per-
mitting incentives to utilize specific health care service providers. Defines terms.
Permits preferred provider programs; requires registration of program administra-
tors. Sets forth program requirements. Effective immediately.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed
         Activities
May 01  Added As A Joint Sponsor JONES
         Committee Ins Pensions & Licensed
         Activities
May 07  Recommended do pass 011-000-000
May 20  Second Reading  Rfrd to Comm on Assignment
May 24  Assigned to Insurance
May 29  First reading  Rfrd to Comm on Assignment
May 30  Assigned to Insurance
Jun 12  Do Pass/Short Debate Cal 016-000-000
Cal 2nd Rdng Short Debate
SB-1312 PHILIP.

(Ch. 43, par. 173)

Amends the Liquor Control Act of 1934. In relation to the sale at retail of alcoholic liquor, adds wards to the territories of which the status shall remain the same until the voters thereof change such status.

SENATE AMENDMENT NO. 1.
Eliminates changes made in the bill as introduced. Makes a technical correction in a cross-reference.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 43, par. 174

Provides a proposition concerning whether a partial or total prohibition of the sale of alcoholic liquor in a territory within a municipality shall continue shall be submitted to the voters of the entire municipality upon the filing of a petition requesting the submission of such proposition, signed by at least 25% of the legal voters of the municipality.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
May 01 Recommended do pass as amend 009-000-000

Placed Calndr, Second Reading

May 09 Second Reading
Amendment No.01 LOCAL GOVERN Adopted
Amendment No.02 PHILIP Adopted

Placed Calndr, Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading

May 20 Hse Sponsor NASH
Added As A Joint Sponsor DELEO
First reading Rfrd to Comm on Assignment

May 23 Assigned to Registration & Regulation
Jun 06 Recommended do pass 009-001-000

Placed Calndr, Second Reading

Jun 19 Second Reading
Placed Calndr, Third Reading

Jun 26 Third Reading - Passed 112-000-001
Passed both Houses

Jul 23 Sent to the Governor

Sept 20 Governor approved
PUBLIC ACT 84-0716 Effective date 01-01-86
SB-1313 MAROVITZ.
(Ch. 111 2/3, par. 49a)
Amends the Public Utilities Act. Authorizes the Commerce Commission to order the reconnection of service pending proceedings relating to the discontinuance of service.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

SB-1314 MAROVITZ.
(Ch. 111 2/3, par. 32.5)
Amends the Public Utilities Act. Advances from November 15 to November 1, the date for gas and electric utilities conduct survey of heating customers whose service has been terminated.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

SB-1315 MAROVITZ.
(Ch. 111 2/3, par. 36)
Amends the Public Utilities Act to require that a public utility notify customers of proposed rate increase within 60 days of filing a rate increase request with the Commission. Such notice may be included with the customer's bill.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

SB-1316 MAROVITZ.
(Ch. 111 2/3, par. 32)
Amends the Public Utilities Act to require utilities to pay interest on amounts held pursuant to payment agreements with customers that exceed the amount billed to the customer. Defines terms.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy

SB-1317 MAROVITZ.
(122, pars. 34-18, 102-12 and 104-6; new pars. 2-3.48, 10-22.38b and 103-39.2)
Amends The School Code and the Public Community College Act to require the State Board of Education to establish a Statewide program to reach and teach hard-core dropout youth who will not return to their regular public school program. Provides for matching grants to qualified school and community college districts to implement, operate, administer and monitor the conduct and operation of approved dropout youth programs whereby the disbursement of funds is based solely on individual student performance outcomes of attendance and academic achievement. Requires the State Board of Education in consultation with the Illinois Community College Board to promulgate rules, regulations and standards for the approval and operation of such programs and for the award and disbursement of grant moneys.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
SENATE AMENDMENT NO. 1. (Tabled May 21, 1985)
Eliminates the requirement that grant recipients contribute matching funds to the dropout youth program.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.

Deletes reference to: Ch. 122, pars. 34-18, 102-12 and 104-6;
new pars. 2-3.48, 10-22.38b and 103-39.2

Adds reference to: Ch. 122, new par. 204-1

Changes the title and deletes everything after the enacting clause. Amends The
Adult Education Act by adding an Article thereto relative to establishment, adminis-
tration and operation of a hard core dropout youth program, authorizing the State
Board of Education to award grants in connection therewith.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17        Assigned to Education-Elementary &
      Secondary

May 07        Recommended do pass 012-002-001

May 08        Placed Calndr,Second Reading
               Amendment No.01 MAROVITZ Adopted

May 21        Recalled to Second Reading
               Amendment No.02 MAROVITZ Adopted
               Placed Calndr,Third Reading

May 24        Third Reading - Passed 057-000-001
               Arrive House
               Hse Sponsor TURNER
               Added As A Joint Sponsor LEFLORE
               Added As A Joint Sponsor SOLIZ
               Added As A Joint Sponsor YOUNG,A
               Added As A Joint Sponsor RONAN
               First reading  Rfrd to Comm on Assignment

May 29        Assigned to Elementary & Secondary
               Education

Jun 13        Interim Study Calendar ELEM SCND
               ED

' SB-1318 NETSCH.

(New Act)

Creates the Illinois Private Activity Bond Allocation Act to establish standards
for the allocation of private activity bonds to non-home rule counties or municipali-
ties. Effective immediately.

SENATE AMENDMENT NO. 1

Amends to require notice to the Governor of private activity bond issuance by any
State agency and provides for allocation by the Governor. Provides for reallocation.
Makes other changes.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17        Assigned to Revenue
May 07        Recommended do pass as amend
               010-000-000

May 08        Placed Calndr,Second Reading
               Amendment No.01 SEN REVENUE Adopted
               Placed Calndr,Third Reading

May 16        Third Reading - Passed 059-000-000
               Arrive House
               Placed Calendar,First Readng

May 20        Hse Sponsor KEANE
               Added As A Joint Sponsor WOODYARD
               First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
Amends the "Revenue Act of 1939" to provide that the county board of a county having a population of 3,000,000 or more inhabitants may by resolution divide the county into any number of assessment districts. Provides that the Department of Revenue shall annually issue equalization factors for each assessment district.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Revenue

1 SB-1320 BARKHAUSEN.

(New Act; Ch. 32, rep. pars. 163a through 163a100)

Creates the General Not For Profit Corporation Act of 1985. Establishes provisions governing the powers of not for profit corporations. Sets forth the powers and duties of the Secretary of State with regard to the regulation of such corporations. Repeals the "General Not for Profit Corporation Act", approved July 17, 1943, as amended. Effective January 1, 1986.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Judiciary I

1 SB-1321 MAROVITZ.

(New Act; Ch. 122, new par. 2-3.48)

Creates the Urban School Improvement Act applicable to schools in cities of more than 500,000 inhabitants. Authorizes voluntarily participating schools and districts to develop and implement improvement plans. Authorizes funding by the State Board of Education. Amends The School Code to permit waivers by the State Board of Education in connection with improvement plans. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 122, new par. 2-3.48
Adds reference to: Ch. 122, new pars. 34-85.1 thru 34-85.13

Deletes everything after the enacting clause. Inserts provisions similar to the original bill, amending The School Code to create an Urban School Improvement Act applicable only to districts serving cities of more than 500,000 population. Provides for a voluntary program in which subdistrict education advisory councils and a district-wide Urban School Improvement Committee develop, implement and coordinate school improvement plans. Does not include funding provisions. Effective July 1, 1985.

HOUSE AMENDMENT NO. 6.
Adds reference to: Ch. 122, pars. 34-84 and 34-86

Permits certificated Chicago teachers who have attained age 70 to continue to be employed as substitute teachers on a daily basis or on a temporary certificate.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Education-Elementary & Secondary
May 07 Recommended do pass 010-003-001
May 20 Second Reading Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
Amends the Board of Higher Education Act to direct the Board to establish a program of matching grants to colleges for inventors in residence; limits the grant to 50% of the stipend paid, not to exceed $30,000 per year per college.
Amends the Chicago Teacher Article of the Pension Code to change the formula for computing the contributions required for early retirement without discount.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

PENSION IMPACT NOTE

Under SB-1323 the loss in revenue to the fund resulting from the lower early retirement contributions is estimated to be $50,000 per year.

SENATE AMENDMENT NO. 1.

Adds a Section declaring that the G.A. finds that the State is relieved from reimbursement liability under the State Mandates Act.

Amends The School Code. Provides for a panel of 3 impartial hearing officers to review decisions of hearing officers relating to special education placement decisions. Presently the State Superintendent of Education or his designee conducts the review.
Amends the Code of Civil Procedure. Provides that the beneficiary’s interest in any trust shall be subject to the satisfaction of an enforceable claim against the beneficiary by the beneficiary’s child or by the child’s custodial parent, guardian or foster parent on behalf of the child for child support. Effective immediately.

SB-1325 BERMAN. (Ch. 110, par. 2-1403)

Amends the Code of Civil Procedure. Provides that the beneficiary’s interest in any trust shall be subject to the satisfaction of an enforceable claim against the beneficiary by the beneficiary’s child or by the child’s custodial parent, guardian or foster parent on behalf of the child for child support. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Finance and Credit Regulations

May 03 Placed Calndr,Second Reading
May 08 Second Reading
May 16 Third Reading - Passed 059-000-000

Arrive House
Placed Calendr,First Reading

May 17 Hse Sponsor SLATER
First reading Rfrd to Comm on Assignment
May 23 Assigned to Judiciary I
Jun 13 Recommended do pass 009-000-003
Placed Calndr,Second Reading

Jun 19 Second Reading
Placed Calndr,Third Reading

Jun 26 Tabled House Rule 37(G)

1 SB-1326 DEMUZIO. (Ch. 15 1/2, par. 507; Ch. 17, pars. 2303, 3204, 3205, 4719, 4818; Ch. 23, pars. 11-6, 2219; Ch. 38, pars. 1003-3-2, 1003-3-9, 1106; Ch. 46, pars. 1A-9, 1A-12, 9-19; Ch. 68, pars. 7-102, 8-102, 8-103, 8-104, 8-105, 8-108, 8-109; Ch. 73, par 1020; Ch. 91 1/2, par. 632; Ch. 95 1/2, pars. 2-124, 3-913; Ch. 111, pars. 704, 1118, 2036, 2037, 2222-1, 4452; Ch. 111 1/2, pars. 116.313, 116.314, 116.316, 148, 157-8, 185.12, 549.4, 549.14, 549.15, 549.17, 608-103, 608-105, 608-106, 608-108, 608-109, 732, 774, 776, 777, 781, 1005, 1028, 1032, 1158, 1160, 1216, 1217, 1219, 2215, 2216, 2308, 2308.1, 2308.2, 4153-704, 4153-705, 4153-706, 4153-707, 4153-708, 4153-709, 4192; Ch. 111 2/3, pars. 3, 64, 65, 66, 67, 69; Ch. 120, pars. 592.3, 592.5; Ch. 121, par. 307.14; Ch. 121 1/2, par. 348.6; Ch. 127, pars. 1003, 1003.02, 1003.03, 1013, 1014, 1015, 1017, new pars. 1003.11, 1003.12, 1003.13, 1003.14, 1003.15, 1003.16, 1003.17, 1003.18, 1003.19, 1003.20, 1003.21, 1003.22, 1003.23, 1022, 1022.01, 1022.02, 1023, 1024, 1025, 1026, 1027, 1028, 1029; Ch. 144, pars. 153, 154, 157)

Amends various Acts to create an independent State Office of Administrative Hearings under the direction of the chief administrative law judge who shall be appointed by the Governor with the consent of the Senate. Provides that all administrative hearings conducted by State agencies, other than those conducted by agency heads, shall be conducted by administrative law judges assigned by the chief administrative law judge. Provides that proceedings conducted by the Commerce Commission, including rate-making proceedings, shall be considered contested cases which must be heard by an administrative law judge. Permits the chief administrative law judge to enter into contracts with political subdivisions of the State to provide administrative law judges for administrative hearings. Effective immediately and applies to administrative hearings held on or after January 1, 1986.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive

SB-1327 DEMUZIO. (Ch. 111 2/3, new par. 69.01)

Amends the Public Utilities Act. Provides that each member of the Commerce Commission receiving communications from commission staff regarding a pending Fiscal Note Act may be applicable.
proceeding shall place on the record of the proceeding all such written communications, or memoranda stating the substance of all such oral communications.

Apr 12 1985   First reading       Rfrd to Comm on Assignment
Apr 17          Assigned to Agriculture, Conservation & Energy

SB-1328  DEMUZIO.
(Ch. 111 2/3, par. 1)

Amends the Public Utilities Act. Transfers from the Chairman of Commerce Commission to the Commission as a whole the power to organize the Commission into departments, bureaus and divisions and the power to appoint supervisors and directors of such departments, bureaus and divisions.

Apr 12 1985   First reading       Rfrd to Comm on Assignment
Apr 17          Assigned to Executive
Apr 24          Committee discharged
                 Re-referred to Agriculture, Conservation & Energy
Apr 25          Waive Posting Notice 7C   Committee Agriculture, Conservation & Energy

SB-1329  DEMUZIO.
(Ch. 102, par. 42)

Amends the Open Meetings Act. Deletes from the list of meetings that are exempt from the open meetings requirement that portion of the deliberations of the Commerce Commission involving dissemination of information the premature disclosure of which would be likely to lead to significant financial speculation in securities of a regulated entity or to significantly endanger the stability of a regulated entity.

Apr 12 1985   First reading       Rfrd to Comm on Assignment
Apr 17          Assigned to Executive
Apr 24          Committee discharged
                 Re-referred to Agriculture, Conservation & Energy
Apr 25          Waive Posting Notice 7C   Committee Agriculture, Conservation & Energy

SB-1330  DEMUZIO.
(Ch. 111 2/3, par. 42)

Amends the Open Meetings Act. Provides that any one to one communication between members of the Commerce Commission regarding a proceeding pending before the Commission shall be deemed a violation of the Act.

Apr 12 1985   First reading       Rfrd to Comm on Assignment
Apr 17          Assigned to Executive
Apr 24          Committee discharged
                 Re-referred to Agriculture, Conservation & Energy
Apr 25          Waive Posting Notice 7C   Committee Agriculture, Conservation & Energy

SB-1331  DEMUZIO.
(Ch. 111 2/3, par. 69)

Amends the Public Utilities Act. Provides that all Commerce Commission decisions shall include a statement of findings of fact and conclusions of law, and the reasons for or basis of its decision in regard to each material issue of fact, law or policy which has been properly presented before it.
### SB-1332  DEMUZIO.

(Ch. 111 2/3, par. 69)

Amends the Public Utilities Act. Requires the Commerce Commission to make available to any party to a Commission proceeding a copy of any decision recommended to the Commission by a hearing examiner during the course of such proceeding.

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### SB-1333  DEMUZIO.

(Ch. 111 2/3, pars. 3, 4, 64, 69 and 71; new pars. 1a, 10.21 and 10.22; Ch. 127, pars. 1003.02 and 1017)

Amends the Public Utilities Act and the Administrative Procedure Act. Creates a Department of Public Utilities to examine accounts, records, books and physical property and prepare and present such testimony and evidence as is necessary to enable the Commerce Commission to make a determination in each case before it; authorizes the Director of the Department to employ such personnel and independent consultants as are necessary for the performance of its duties. Provides that hearing examiners shall perform their duties under the direction of the Department rather than the Commission. Provides that a ratemaking proceeding before the Commission shall be deemed a contested case for the purposes of the Administrative Procedure Act.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 17</td>
<td></td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>Apr 24</td>
<td></td>
<td>Committee discharged</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Waive Posting Notice 7C</td>
<td>Re-referred to Agriculture, Conservation &amp; Energy</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Committee Agriculture, Conservation &amp; Energy</td>
</tr>
</tbody>
</table>

### SB-1334  DEMUZIO.

(Ch. 46, pars. 2A-1.2, 7-10 and new par. 2A-53a; Ch. 111 2/3, par. 1)

Amends the Election Code and the Public Utilities Act. Provides for an elected Commerce Commission consisting of 7 members. Specifies that 2 members shall be elected from the City of Chicago, one from the territory in Cook County not within the City of Chicago, and one from each of the 4 Judicial Districts other than the First Judicial District. Provides that the members of the Commission shall elect one of the members to serve as its Chairman. Effective July 1, 1985.

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<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
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<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 17</td>
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<td>Assigned to Elections</td>
</tr>
</tbody>
</table>

### SB-1335  DEANGELIS.

(Ch. 122, par. 10-22.11)

Amends The School Code. Empowers school boards to lease unnecessary, unsuitable or inconvenient school land as well as buildings for 25 rather than 10 years. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 17</td>
<td></td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
SB-1335

Apr 30  Recommended do pass 016-000-000
       Placed Calndr, Second Reading
May  8  Second Reading
       Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
       Arrive House
       Placed Calendr, First Reading
May 22  Hse Sponsor STERN
       Added As A Joint Sponsor PARCELS
       First reading
       Rfrd to Comm on Assignment
May 23  Assigned to Elementary & Secondary
       Education
Jun 13  Do Pass/Short Debate Cal 013-000-000
       Cal 2nd Rdng Short Debate
Jun 19  Added As A Joint Sponsor STECZO
       Cal 2nd Rdng Short Debate
Jun 20  Short Debate Cal 2nd Rdng
       Held 2nd Rdg-Short Debate
Jun 26  Interim Study Calendar ELEM SCND ED

1 SB-1336  WELCH.
   (Ch. 116, pars. 203, 205, 206 and 211)

Amends The Freedom of Information Act to revise the required procedures for
handling requests for inspection and copying of information by the public and fees

Apr 12 1985  First reading
           Rfrd to Comm on Assignment
Apr 17     Assigned to Executive

SB-1337  VADALABENE.
   (Ch. 120, par. 481b.36)

Amends the Hotel Operators' Occupation Tax Act. Provides that if a hotel is a
corporation, the controller of the corporation may sign returns filed pursuant to the
Act.

Apr 12 1985  First reading
           Rfrd to Comm on Assignment
Apr 17     Assigned to Judiciary I
Apr 30     Recommended do pass 009-000-000
           Placed Calndr, Second Reading
May  8  Second Reading
           Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
           Arrive House
           Placed Calendr, First Reading
May 17  First reading
           Rfrd to Comm on Assignment
May 23  Assigned to Revenue
Jun  5     Committee Revenue
Jun 13    Recommended do pass 013-003-000
           Placed Calndr, Second Reading
Jun 19  Primary Sponsor Changed To BULLOCK
           Added As A Joint Sponsor KEANE
           Second Reading
           Placed Calndr, Third Reading
Jun 26  Tabled House Rule 37(G)

1 SB-1338  JOYCE, JEROME.
   (Ch. 127, par. 172)

Amends the State Officers and Employees Money Disposition Act. Provides that
moneys paid under protest under certain tax Acts shall bear interest at the rate of
6% per year. Effective immediately.

Fiscal Note Act may be applicable.
Amends the School Code. Requires school boards to limit enrollment in kindergarten through grade 3 classes to 15 pupils by the 1989-90 school year. 

Amends the Illinois Municipal Code. Raises the maximum municipal messages tax rate from 5% to 8% of gross receipts and provides a credit against the increased rate for payments made pursuant to certain existing agreements. Provides that the tax shall be measured by gross receipts from retransmitting and providing access for transmitting messages, as well as from transmitting messages; and makes various changes in related definitions. Provides that the municipal utility taxes may be imposed with respect to transactions in interstate commerce if such taxes are not in violation of federal law. Effective immediately.

1 Fiscal Note Act may be applicable.
**SB-1341** MAROVITZ.

(Ch. 38, pars. 24-1 and 24-2)

Amends the Criminal Code of 1961 to prohibit discharging a firearm within the corporate limits of a municipality. Penalty is a Class 4 felony. Provides exceptions to peace officers, armed services personnel and other categories of persons.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II

**SB-1342** SAVICKAS.

(Ch. 122, par. 34-21.3)

Amends The School Code by increasing from $5,000 to $25,000 the amount by which a contract may be let without competitive bidding, in school districts having a population exceeding 500,000.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Elementary & Secondary
May 07  Placed Calndr,Second Reading  Recommended do pass 007-004-000
May 14  Second Reading  Placed Calndr,Third Reading
May 16  3d Reading Consideration PP  Calendar Consideration PP.
May 29  Re-committed to Education-Elementary & Secondary

**SB-1343** BLOOM.

(Ch. 17, par. 6407)

Amends the General Interest Act. Increases the maximum annual revolving credit fee from $20 to $30. Provides that the lender under a revolving credit agreement may charge the debtor a fee not to exceed $10 where the debtor is 60 days delinquent in paying an agreed minimum amount of the balance in any billing cycle. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Finance and Credit Regulations

**SB-1344** LUFT.

(Ch. 122, new par. 2-3.25a)

Amends The School Code. Requires the State Board of Education to establish a statewide program to recognize schools which maintain certain indicators of effective instruction. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Elementary & Secondary

**SB-1345** LUFT.

(Ch. 122, new. par. 10-20.14)

Amends The School Code to require each school board to form a parent-teacher advisory committee to help it develop written policies on pupil discipline. Effective immediately.

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1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
**HOUSE AMENDMENT NO. 1.** (House recedes January 8, 1986)

Adds July 1, 1986 effective date.

**CONFERENCE COMMITTEE REPORT NO. 2.**

Recommends that the House recede from H-am 1.

- Deletes reference to: Ch. 122, new par. 10-20.14
- Adds reference to: Ch. 122, par. 102-16

Recommends that the bill be further amended as follows: Changes the title and deletes everything after the enacting clause. Amends the Public Community College Act with respect to the credit hour grant formula. Provides for payment of such grants based upon students certified as being in attendance at midterm during FY84 (instead of midterm during FY83). Also makes technical changes necessitated by the multiple amendments made (to the repair and renovation grant distribution provisions) by PA 84-105 and PA 84-109 enacted by the 84th General Assembly. Adds an immediate effective date.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Apr 12 1985</td>
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</tr>
<tr>
<td>Apr 17</td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
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<tr>
<td>May 07</td>
<td>Placed Calndr, Second Reading</td>
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<tr>
<td>May 08</td>
<td>Recommended do pass 017-000-000</td>
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<tr>
<td>May 16</td>
<td>Second Reading Place Calndr, Third Reading</td>
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<tr>
<td>May 21</td>
<td>Third Reading - Passed 059-000-000</td>
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<tr>
<td>May 23</td>
<td>Place Calndr, First Reading</td>
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<tr>
<td>Jun 06</td>
<td>Hse Sponsor CURRAN First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Jun 13</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
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<tr>
<td>Jun 18</td>
<td>Mtn Prevail Suspend Rul 20K 118-000-000 Committee Elementary &amp; Secondary Education</td>
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<tr>
<td>Jun 20</td>
<td>Do Pass/Consent Calendar 022-000-000</td>
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<td>Jun 26</td>
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<td>Jun 27</td>
<td>Remvd from Consent Calendar</td>
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<td>Jun 28</td>
<td>Cal 2nd Rdng Short Debate</td>
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<tr>
<td>Jun 30</td>
<td>Amendment No.01 CURRAN Adopted</td>
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<td>Jul 01</td>
<td>Mtn Prevail Suspend Rul 20K 118-000-000 Committee Elementary &amp; Secondary Education</td>
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<tr>
<td>Jul 02</td>
<td>H Refuses to Recede Amend 01</td>
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<td>H Requests Conference Comm 1ST</td>
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<td>Hse Conference Comm Apptd 1ST/CURRAN, MULCAHEY, CULLERTON, COWLISHAW AND HOFFMAN</td>
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<td>Sen Conference Comm Apptd 1ST/LUFT BERMAN, DEMUZIO, MAITLAND &amp; SCHAFFER</td>
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<tr>
<td>Jul 02</td>
<td>House report submitted 3/5 vote required</td>
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<td>Senate report submitted 3/5 vote required</td>
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<td></td>
<td>Senate Conf. report Adopted 1ST/041-013-000 3/5 vote required</td>
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<tr>
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<td>House Conf. report lost 1ST/061-047-008</td>
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<tr>
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<td>House Refuses to Adopt 1ST</td>
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<tr>
<td>Jul 02</td>
<td>H Requests Conference Comm 2ND</td>
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</tbody>
</table>
SB-1345—Cont.

Jul 02—Cont.  Hse Conference Comm Apptd 2ND/CURRAN, 
MULCAHEY, 
CULLERTON, 
HOFFMAN AND 
COWLISHAW

Jul 04  Motion filed POSTPONE ACTION 
UNTIL 10-16-85 AND 
PLACE ON CALENDAR 
2ND CONF. COMM. 
- CURRAN

Hse Conference Comm Apptd 2ND (07-02-85)

Oct 02  Sen Conference Comm Apptd 2ND/LUFT 
BERMAN, DEMUZIO, 
MAITLAND 
& SCHAEFFER

Jan 08 1986  Exempt under Hse Rule 29(C)

House report submitted 
House Conf. report Adopted 2ND/113-000-000 
Senate report submitted 
Senate Conf. report Adopted 2ND/054-000-000 
Both House Adoptd Conf rpt 
Passed both Houses

Jan 15  Sent to the Governor

1 SB-1346  WELCH – BARKHAUSEN – RIGNEY – MAITLAND.  
(Ch. 48, par. 1405)

Amends the Toxic Substances Disclosure to Employees Act to make such information available to the public. Requires the Director to send the alphabetized lists of toxic substances to the county sheriff’s office, to be made available to the public upon written request. Requires the Director to make Material Safety Data Sheets available to the public. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: New Act; Ch. 48, par. 1405


Apr 12 1985  First reading  Rfrd to Comm on Assignment 
Apr 17  Assigned to Agriculture, Conservation 
& Energy 
May 02  Recommended do pass 011-000-000

May 08  Place Calndr,Second Reading

May 22  Added As A Joint Sponsor RIGNEY & MAITLAND 
Recalled to Second Reading 
Amendment No.01 WELCH 
Adopted

May 29  Place Calndr,Third Reading 
Re-committed to Agriculture, 
Conservation & Energy

SB-1347  BLOOM.  
(Ch. 111 2/3, par. 49)

Amends An Act concerning public utilities. Empowers the Commission to authorize the transport of electric power to any location in the State. Authorizes the Commission to petition the Federal Energy Regulatory Commission to delegate to the Commission the authority to regulate the wholesale electric market within the State.

* Fiscal Note Act may be applicable.
SB-1348  LECHOWICZ.

(Ch. 70, pars. 406, 407)

Amends the Criminal Victims’ Escrow Account Act. Provides that State’s Attorneys may be reimbursed for prosecution expenses out of victims’ escrow accounts.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy
May 01  Placed Calndr,Second Reading
May 08  Second Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
May 31  Hse Sponsor CAPPARELLI
Placed Calndr,First Reading
Jun 04  First reading  Rfrd to Comm on Assignment
Jun 13  Do Pass/Short Debate Cal 014-000-000
Jun 20  Cal 2nd Rdng Short Debate
Jun 26  Cal 3rd Rdng Short Debate
Jul 24  Third Reading - Passed 107-010-000
Passed both Houses
Sep 21  Governor vetoed
Oct 17  Total veto stands.

SB-1349  MAROVITZ.

(Ch. 38, new par. 24-7)

Creates the offense of unlawful discharge of weapons and provides that violation is Class 4 or Class 2 felony.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II

SB-1350  CARROLL – ROCK – KEATS.

(Ch. 17, pars. 312, 501, 1317, 3611, 3631 and 6410; rep. pars. 3001 through 3294; Ch. 110, pars. 15-102 and 15-102.1)


SENATE AMENDMENT NO. 1.
In definition of insurance corporation, deletes provision including in the definition “such other insurer as may be approved by the Illinois Department of Insurance”.

HOUSE AMENDMENT NO. 1.
Specifies that loans of funds to association members for secured or unsecured loans for agricultural, business, corporate, commercial, personal, family or household purposes are authorized to the same extent that such loans are authorized by federal law for any savings and loan assoc. organized under federal law and authorized to do business in this State.

* Correctional Budget and Impact Note Act may be applicable.
CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:

Allows savings and loans associations, the board of directors of which have 6 or more members, to elect members for staggered multi-year terms. Makes revisions concerning purposes for which associations may loan funds.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Finance and Credit Regulations

May 02 Added As A Joint Sponsor KEATS Committee
May 03 Recommended do pass 010-000-000
May 08 Second Reading Placed Calndr,Third Reading
May 16 Recalled to Second Reading Amendment No.01 CARROLL & ROCK Adopted
Placed Calndr, Third Reading

May 24 Third Reading - Passed 057-000-000 Arrive House Placed Calendar, First Reading
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Financial Institutions

Jun 11 Primary Sponsor Changed To FLINN
Added As A Joint Sponsor ZWICK
Added As A Joint Sponsor BULLOCK Committee Financial Institutions

Jun 12 Amendment No.01 FIN INSTIT Adopted
Do Pass Amend/Short Debate 021-000-000

Cal 2nd Rdng Short Debate
Jun 18 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
Jun 24 Third Reading - Passed 116-000-001
Jun 25 Secretary's Desk Concurrence 01
Jun 29 S Noncers in H Amend. 01 Speaker's Table, Non-concur 01

Jun 30 H Refuses to Recede Amend 01 H Requests Conference Comm 1ST Hsc Conference Comm Apptd 1ST/FLINN, GREIMAN, CULLERTON ZWICK & PIEL

Jul 01 House report submitted 3/5 vote required

House Conf. report Adopted 1ST/114-000-001 Sen Conference Comm Apptd 1ST/CARROLL ROCK, JOYCE, JEREMIAH, KEATS & KUSTRA

Senate report submitted 3/5 vote required

Senate Conf. report Adopted 1ST/058-000-000 Both House Adopted Conf rpt 1ST Passed both Houses

Jul 29 Sent to the Governor
Sep 17 Governor approved

PUBLIC ACT 84-0543 Effective date 09-17-85
SB-1351  SCHUNEMAN.
(Ch. 111 1/2, new par. 1021.2)
Amends the Environmental Protection Act. Prohibits the sale at retail of any metal beverage container which is designed and constructed in such a manner that a part of the container is detachable in opening the container without the aid of a can opener. Violation is a business offense subject to a $500 fine; second or subsequent violation is a business offense subject to a $2,000 fine.

SENATE AMENDMENT NO. 1.
Prohibits such sales after December 31, 1987.

HOUSE AMENDMENT NO. 1.
Provides that the prohibition applies only to cans acquired by a person for sale at retail after December 31, 1987.

SB-1352  DAWSON.
(Ch. 5 1/2, pars. 1-182, 12-806, new par. 6-106.5)
Amends the Vehicle Code. Adds licensed child care facilities to the list of entities whose vehicles used for transporting children are regulated as school buses. Provides for use of school bus safety equipment whenever transporting such persons. Establishes requirements for child care facility bus drivers. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.
Amends to replace the term "child care facility" with "day care center" and to make the new requirements for a day care center driver applicable for the operation of a second rather than first division vehicle.

HOUSE AMENDMENT NO. 1.
deletes reference to: Ch. 95 1/2, pars. 1-182, 12-806 and new par. 6-106.5
Adds reference to: Ch. 23, par. 2218 and new par. 2215.1
Requirements the Dept. of Children and Family Services to revoke or refuse to renew the license of any child care facility applicant or licensee which permits individuals to transport children to child care facility who do not comply with the requirements newly established for such drivers.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy
May 02  Placed Calndr,Second Reading
May 14  Second Reading
  Amendment No.01  SCHUNEMAN  Adopted
  Placed Calndr,Third Reading
May 16  Third Reading - Passed 057-000-000
May 17  Arrive House
  Placed Calndr,First Reading
May 21  Hse Sponsor OLSON
  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Energy Environment & Nat. Resource
Jun 13  Amendment No.01  ENRGY ENVRMNT  Adopted
  Recommended do pass as amend 010-000-000
  Placed Calndr,Second Reading
Jun 19  Second Reading
  Placed Calndr,Third Reading
Jun 26  Added As A Joint Sponsor LEVIN
  Placed Calndr,Third Reading
  Tabled House Rule 37(G)
SB-1352—Cont.

Apr 17
May 02
May 08
May 22
May 24
May 29
May 30
Jun 12
Jun 20
Jun 26
Jun 27
Jun 29
Jul 26
Sep 23

Assigned to Transportation
Recommended do pass 011-000-000
Placed Calndr, Second Reading
Second Reading
Recalled to Second Reading
Amendment No. 01 COFFEY
Adopted
Placed Calndr, Third Reading
Third Reading - Passed 037-014-004
Arrive House
Placed Calendar, First Reading
Hse Sponsor YOUNG, A
First reading
Rfrd to Comm on Assignment
Recommended do pass 011-004-002
Placed Calndr, Second Reading
Added As A Joint Sponsor WOJCIK
Placed Calndr, Second Reading
Second Reading
Held on 2nd Reading
Amendment No. 01 YOUNG, A
Adopted
Amendment No. 02 YOUNG, A
Withdrawn
Amendment No. 03 KOEHLER
Ruled not germane
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 116-000-000
Secretary's Desk Concurrence 01
S Concurs in H Amend. 01/054-003-000
Passed both Houses
Sent to the Governor
Governor approved
PUBLIC ACT 84-0936 Effective date 01-01-86

1 SB-1353 SANGMEISTER — SCHUNEMAN.

(New Act; Ch. 111, rep. pars. 5101 through 5137; Ch. 127, par.
1904.5 and new par. 1904.9)

Creates the Illinois Professional Engineering Act of 1985. Provides for the certifi-
cation of structural engineers by the Department of Registration. Sets forth qualifi-
cations for certification, penalties for violation and grounds for refusal to issue or
renew and for revocation or suspension of a certificate. Repeals Act on December
31, 1996. Repeals The Illinois Professional Engineering Act. Effective January 1,
1986.

Apr 12 1985
Apr 17
Apr 23
Apr 30

First reading
Assigned to Comm on Assignment
Assigned to Ins Pensions & Licensed
Activities

Added As A Joint Sponsor SCHUNEMAN
Committee Ins Pensions & Licensed
Activities

Waive Posting Notice 7C
Committee Ins Pensions & Licensed
Activities

1 SB-1354 SANGMEISTER — SCHUNEMAN.

(New Act; Ch. 111, rep. pars. 6501 through 6530; Ch. 127, par.
1904.5 and new par. 1904.9)

Creates the Illinois Structural Engineering Act of 1985. Provides for the certifi-
cation of structural engineers by the Department of Registration. Sets forth qualifi-

1 Fiscal Note Act may be applicable.
cations for certification, penalties for violation and grounds for refusal to issue or renew and for revocation or suspension of a certificate. Repeals Act on December 31, 1996. Repeals The Illinois Structural Engineering Act.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
Apr 23 Added As A Joint Sponsor SCHUNEMAN Committee Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

1 SB-1355 SANGMEISTER – SCHUNEMAN.
(New Act; Ch. 127, new par. 1904.9; Ch. 111, rep. pars. 1201 through 1236)


Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

SB-1356 D'ARCO.
(Ch. 68, par. 8-111)

Amends the Illinois Human Rights Act. Provides that judicial review of an order of the Commission shall be commenced in the Appellate Court of the district where the violation was committed and not in the circuit court. Proceedings for judicial enforcement of Commission orders shall be commenced in the circuit court of the county in which the violation was committed.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Judiciary I
Apr 30 Recommended do pass 009-000-000
Placed Calndr,Second Reading
May 08 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 20 Hse Sponsor LEVIN First reading Rfrd to Comm on Assignment
May 23 Assigned to Judiciary I
May 24 Re-assigned to Human Services
Jun 05 Do Pass/Short Debate Cal 012-000-000
Cal 2nd Rdng Short Debate
Jun 18 Added As A Joint Sponsor SOLIZ
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 24 Third Reading - Passed 101-016-000
Passed both Houses

1 Fiscal Note Act may be applicable.
SB-1357  D'ARCO.

(Ch. 38, par. 16-3)

Amends the Criminal Code of 1961 to provide that a person commits theft when after renting or leasing a motor vehicle or any personal property, he fails to return such vehicle or property at the agreed time, or “within 3 days” (now 7 days) from the mailing of a written demand.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed Activities
Apr 25  Recommended do pass 011-000-000
May 08  Second Reading
May 16  Third Reading - Passed 052-000-000
May 17  Arrive House
May 30  Hse Sponsor RONAN
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 13  Do Pass/Short Debate Cal 013-000-000
Jun 20  Short Debate Cal 2nd Rdng Amendment No.01 HAWKINSON Withdrawn
Cal 3rd Rdng Short Debate
Jun 26  Third Reading - Passed 097-020-000
Passed both Houses
Jul 24  Sent to the Governor
Sep 21  Governor approved
PUBLIC ACT 84-0800 Effective date 01-01-86

'SB-1358  D'ARCO – VADALABENE.

(Ch. 122, par. 30-15.2)

Amends the Higher Education Student Assistance Law to include in the definition of “institution of higher learning”, nationally accredited proprietary institutions for resident students. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 30-15.2
Adds reference to: Ch. 122, new par. 30-15.7d

Deletes the changes proposed by the bill as introduced. Amends the Higher Education Student Assistance Law in The School Code to provide for a proprietary student assistance grant program. Establishes limitations and conditions with respect to the award of such grants which are to be payable from a separate appropriation provided for that specific purpose.

HOUSE AMENDMENT NO. 1.

Requires proprietary institutions to meet standards approved by the Illinois State Scholarship Commission and to have been accredited for at least 3 years, provides that no award shall exceed tuition and mandatory fees, and limits the total amount of proprietary student assistance awards to 10% of the total monetary award grants awarded under Section 30-15.7a.

HOUSE AMENDMENT NO. 2.

Provides that after Jan. 1, 1986, no student may receive a monetary grant for attending a proprietary institution, other than a proprietary institution eligible for ap-

' Fiscal Note Act may be applicable.
proval on the effective date of this Act, unless the proprietary institution is approved by the Bd. of Higher Education and the student is enrolled in a program of 2 academic years duration that leads to a degree, diploma or certificate.

**HOUSE AMENDMENT NO. 6.**
Reduces maximum proprietary student assistance award from $1,800 to $1,000.

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<tr>
<th>Date</th>
<th>Action Description</th>
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<td>Apr 17</td>
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<td>May 01</td>
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<tr>
<td>May 23</td>
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<td>May 24</td>
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<td>May 30</td>
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<td>Jun 13</td>
<td>Amendment No.01 HIGHER ED</td>
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<td>Amendment No.06 SATTERTHWAITE</td>
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<td>Placed Calndr,Third Reading</td>
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<td>Jun 21</td>
<td>Added As A Joint Sponsor VINSON</td>
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<td>3rd Reading Consideration PP</td>
<td>Calendar Consideration PP.</td>
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**SB-1359**

(Ch. 73, rep. par. 762)

Repeals provisions of the Insurance Code which prohibit political contributions by insurance companies. Effective immediately.

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<th>Date</th>
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<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
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<tr>
<td>Apr 17</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
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<td>May 16</td>
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<td>May 17</td>
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803 SB-1360

D'ARCO.

(Ch. 24, par. 1-2-1)


HOUSE AMENDMENT NO. 3.

Deletes reference to: Ch. 24, par. 1-2-1
Adds reference to: Ch. 24, pars. 11-13-15 and 11-31-1

Deletes the title and everything after the enacting clause. Amends the Illinois Municipal Code. Deletes provision that a tenant or owner of real property located within 1200 feet of property on which a building was constructed in violation of a zoning or building ordinance who institutes an action to abate the violation must show that his property or person will be substantially affected by the alleged violation. Permits such an owner or tenant to request that the corporate authorities seek a court order to demolish or repair an unsafe or abandoned building. If the corporate authorities fail to institute such court action within 90 days, the owner or tenant may seek such an order and be awarded attorney fees and court costs. Effective immediately.

HOUSE AMENDMENT NO. 6.

Deletes reference to: Ch. 24, par. 11-13-15
Deletes everything. Amends the IL Municipal Code. Establishes procedure by which an owner or tenant of real property within 1200 feet of a dangerous or unsafe building within the territory of a municipality of 500,000 or more may formally request the municipality to bring an action in circuit court requesting an order permitting the demolition or repair of the building. Allows such owner or tenant to bring his own action against the owner of the building where the municipality fails to file such an action within 90 days of the filing of the request that it do so, and provides such owner or tenant may request an order joining the municipality where the owner of the building fails to comply with an order to repair or demolish within 90 days after the order is entered. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
May 01 Recommended do pass 005-004-000

May 23 Second Reading
Placed Calndr, Third Reading
May 24 Third Reading - Passed 033-015-002
Arrive House
Hse Sponsor RONAN
Placed Calndr, First Reading

May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Cities and Villages
Jun 12 Recommended do pass 013-000-000

Jun 19 Second Reading
Placed Calndr, Third Reading
Jun 26 Tabled House Rule 37(G)

Oct 16 Exempt under Hse Rule 29(C)
Mtn filed take from Table PLACE ON CALENDAR
3RD READING - MATJEVICH
Mtn Take From Table Prevail
Placed Calndr, Third Reading

Oct 31 Mtn Prev-Recall 2nd Reading
Amendment No.01 KEANE Withdrawn
Amendment No.02 MADIGAN Withdrawn
Amendment No.03 MADIGAN Adopted
Placed Calndr, Third Reading
3/5 vote required
Mtn Lost to Suspend Rule 37(C)/066-049-000
Placed Calndr, Third Reading
SB-1360—Cont.

Nov 14
Amendment No.04 GREIMAN Withdrawn
Amendment No.05 GREIMAN Withdrawn
Amendment No.06 MADIGAN Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)
3/5 vote required
Third Reading - Passed 076-036-000
Secretary's Desk Concurrence 03,06
3/5 vote required
S Concurs in H Amend. 03,06/050-003-003
Passed both Houses
Dec 03 Sent to the Governor
Dec 09 Governor approved
PUBLIC ACT 84-1102 Effective date 12-09-85

SB-1361 SAVICKAS.
(Ch. 43, par. 122)
Amends The Liquor Control Act of 1934. Prohibits the sale of beer on credit (other than merchandising credit in the course of business not to exceed 30 days).
Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive

SB-1362 NEDZA — ROCK.
(New Act: Ch. 127, par. 1904.8)
Creates The Travel Agents and Travel Agencies Licensing Act of 1985 to regulate and license those engaged in the business of arranging transportation and transportation-related services. Amends the Regulatory Agency Sunset Act to provide for repeal of this Act December 31, 1995.
Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
Apr 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

SB-1363 BLOOM AND SCHAFFER.
(Ch. 67 1/2, pars. 603 and 609; Ch. 120, pars. 2-201, 439.3, 439.33, 439.103 and 441; rep. par. 444k)
Amends the Enterprise Zone Act, the Income Tax Act and State occupation and use tax Acts. Adds provisions regarding unilateral decertification by DCCA. Provides for carryover of the enterprise zone investment credit; and a job tax credit. Also exempts from State occupation and use taxes building materials used in an enterprise zone if sold by a retailer situated in a city or county which has an enterprise zone (now retailers are required to make application credits or refund of taxes on such building materials).
SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 120, pars. 439.103, 441 and 444k
SENATE AMENDMENT NO. 2.
Deletes reference to: Ch. 67 1/2, par. 603, Ch. 120, pars. 2-201, 439.3, 439.33, 439.103, 441, 444k
Amends to delete everything in the bill except the amendment to Section 3 of the Enterprise Zone Act changing a citation to the Internal Revenue Code.
1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 67 1/2, par. 608

Amends Enterprise Zone Act to authorize 12 enterprise zones for 1985.

Senate Amendment No. 3.

Amends Enterprise Zone Act to authorize 12 enterprise zones for 1985.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Revenue
May 07 Recommnded do pass as amend 005-000-000
Placed Calndr,Second Reading
May 14 Second Reading
Amendment No.01 SEN REVENUE Adopted
Amendment No.02 BLOOM Adopted
Amendment No.03 BLOOM Adopted
Placed Calndr,Third Reading
May 16 Added As A Co-sponsor SCHAFFER
Third Reading - Passed 054-000-000
May 17 Arrive House
Hse Sponsor SALTMAN
Placed Calendr,First Reading
May 20 First reading Rfrd to Comm on Assignment
May 23 Added As A Joint Sponsor STECZO
Added As A Joint Sponsor VINSON
Added As A Joint Sponsor BRUNSVOLD
Assigned to Revenue
May 24 Re-assigned to Select Comm on Economic Dev
May 30 Recommended do pass 014-000-000
Placed Calndr,Second Reading
Jun 06 Second Reading
Placed Calndr,Third Reading
Jun 11 Added As A Joint Sponsor MCNAMARA
Third Reading - Passed 114-001-000
Passed both Houses
Jun 25 Sent to the Governor
Jun 27 Governor approved
PUBLIC ACT 84-0009 Effective date 06-27-85

SB-1364 WEAVER,S.

(Ch. 127, par. 2505)

Amends the Illinois Export Development Act of 1983. Provides that the Export Development Authority Board may not delegate the power to vote on any resolution authorizing the issuance of bonds or guaranteed funding.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive
May 02 Recommnded do pass 019-000-000
Placed Calndr,Second Reading
May 08 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Reading
May 17 Hse Sponsor MAYS
First reading Rfrd to Comm on Assignment
May 23 Assigned to Select Comm on Economic Dev
May 30 Added As A Joint Sponsor MAUTINO
Committee Select Comm on Economic Dev
Jun 11 Do Pass/Short Debate Cal 013-000-000
Cal 2nd Rdng Short Debate
Jun 18 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
SB-1365 BLOOM - SANGMEISTER - BARKHAUSEN.
(Ch. 38, par. 14-2; new pars. 108B-1 through 108B-14; Ch. 127, par. 55a)

Amends the Criminal Code of 1961 and the Code of Criminal Procedure of 1963 relating to electronic surveillance devices. Authorizes the court to order interception of oral communications without the consent of any party to the communication where the interception may provide evidence of, or may assist in the apprehension of a person who has committed, is committing or is about to commit certain specified offenses. Effective January 1, 1986.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Judiciary II

SB-1366 SOMMER, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.
(Ch. 127, par. 63b13.2)

Amends the Civil Administrative Code of Illinois. Authorizes the Department of Central Management Services to purchase office and storage space, buildings, land and other facilities through installment contracts not exceeding 30 year terms. Effective immediately.

SENATE AMENDMENT NO. 1.
Corrects scrivener's error.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 127, par. 149, new par. 160.8

Defines "purchase contract for real estate". Provides that such purchase contract shall specify that title to the office and storage space, buildings, land and other facilities being acquired under such a contract shall revert to the Seller in the event of a default caused by the failure of the G.A. to appropriate suitable funds. Such purchase contracts shall contain a formula for calculating the return by the Seller to the State of the State's accumulated equity interest in the subject facility in the event of a default by the State.

SENATE AMENDMENT NO. 3.
Requires that appropriations for purchase contracts for real estate identify each contract for which an appropriation is being made and recite the specific amount appropriated for each contract.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive
May 02 Recommended do pass 019-000-000
Placed Calndr,Second Reading

May 20 Second Reading
Amendment No.01 SOMMER Adopted
Amendment No.02 SOMMER Adopted
Placed Calndr,Third Reading

May 22 Recalled to Second Reading
Amendment No.03 SOMMER Adopted
Placed Calndr,Third Reading

May 24 Third Reading - Passed 057-000-000
Arrive House
Placed Calendar,First Reading

May 29 Hse Sponsor PARCELS
Added As A Joint Sponsor DAVIS
First reading Rfrd to Comm on Assignment
May 30 Assigned to State Gov Adm & Regulatory Rev
Jun 13 Do Pass/Consent Calendar 019-000-000
Jun 19 Consent Calendar, 2nd Reading
Consent Caldr Order 3rd Read
SB-1367  
SOMMER, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.  

(Ch. 127, par. 145)  

Amends the State Finance Act. Authorizes the purchase of office or other space, buildings or land through installment contracts not exceeding 30 year terms. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 149, new par. 160.8

Defines “purchase contract for real estate”. Provides that such purchase contract shall specify that title to the office and storage space, buildings, land and other facilities being acquired under such a contract shall revert to the Seller in the event of a default caused by the failure of the G.A. to appropriate suitable funds. Such purchase contracts shall contain a formula for calculating the return by the Seller to the State of the State's accumulated equity interest in the subject facility in the event of a default by the State.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 127, par. 149, new par. 160.8

Defines “purchase contract for real estate”. Provides that such purchase contract shall specify that title to the office and storage space, buildings, land and other facilities being acquired under such a contract shall revert to the Seller in the event of a default caused by the failure of the G.A. to appropriate suitable funds. Such purchase contracts shall contain a formula for calculating the return by the Seller to the State of the State's accumulated equity interest in the subject facility in the event of a default by the State.

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807  SB-1366—Cont.

Jun 21  Consnt Caldr, 3rd Read Pass 116-000-000

Passed both Houses

Jul 19  Sent to the Governor

Sep 03  Governor approved

PUBLIC ACT 84-0263  Effective date 09-03-85

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Reappropriations to the Capital Development Board as follows:

Total ........................................................................... $355,045,643
Capital Development Fund .............................................. $310,153,730
General Revenue Fund ............................................................ $37,192,659
CDB Contributory Trust Fund ................................................ .... 7,699,254

SENATE AMENDMENT NO. 1.
Reduces certain reappropriations for numerous projects by $38,836,688.

SENATE AMENDMENT NO. 2.
Provides that $80,376, rather than $300,000, is for matching federal grants for the Military and Naval Department. Provides for a reappropriation of $51,984, rather than $500,000, to re-roof the Quincy Veterans Home Reig Building.

SENATE AMENDMENT NO. 3.
Reappropriates $27,449,963 for grants for school construction.

HOUSE AMENDMENT NO. 1.
Makes technical changes. Reappropriates $886,374 to Waukegan Port Dist. for construction and development.

HOUSE AMENDMENT NO. 2.
Reappropriates $175,000 to CDB for Regional Academic Center in Rockford.

HOUSE AMENDMENT NO. 3.
Appropriates $324,500 to Chicago Circle Campus for renovation.

HOUSE AMENDMENT NO. 4.
Makes a technical change.

HOUSE AMENDMENT NO. 5.
Reappropriates a total of $3,861,245 to Legislative Space Needs Comm. and to CDB for expenses of Parking and Visitor Center and for demolition costs in Capitol Complex Area.

GOVERNOR LINE ITEM VETOES
Vetoes a total of $27,734,880 for specified projects at the following locations.

IL Beach State Park
Menard Correctional Center
Stateville Correctional Center
CDB - school construction
U of I - Health Science Center
U of I - Urbana-Champaign Campus

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Appropriations I
May 14 Recommnded do pass as amend 019-000-000

May 20 Second Reading
Amendment No.01 APPRO I Adopted
Amendment No.02 APPRO I Adopted

May 22 Recalled to Second Reading
Amendment No.03 CARROLL Adopted

May 24 Third Reading - Passed 055-000-001
Hse Sponsor BARNES
Added As A Joint Sponsor DANIELS
First reading Rfrd to Comm on Assignment

May 30 Assigned to Appropriations I
Jun 13 Amendment No.01 APPRO I Adopted
Amendment No.02 APPRO I Adopted
Amendment No.03 APPRO I Adopted
Amendment No.04 APPRO I Adopted

Placed Calndr,Second Reading
SB-1369

COFFEY.

(Ch. 95 1/2, par. 15-305)

Amends The Illinois Vehicle Code. Allows the Illinois Department of Transportation to issue a single permit for the movement of up to 100 legal weight but overdimension vehicles, combinations and loads other than house trailer combinations. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Transportation
May 02  Recommended do pass 011-000-000
Placed Calndr,Second Reading
May 14  Second Reading
Placed Calndr,Third Reading
May 29  Re-committed to Transportation

POSHPARD.

(New Act)

Creates the Illinois Regional Correctional Facilities Act to authorize the Director of Corrections to make grants to assist counties in the construction of regional correctional facilities.

SENATE AMENDMENT NO. 1.

Makes grammatical correction.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Public
Health,Welfare,Corrections
May 01  Recommended do pass 009-000-000
Placed Calndr,Second Reading
May 08  Second Reading
Amendment No.01  POSHPARD  Adopted
Placed Calndr,Third Reading
May 16  Third Reading - Passed 056-003-000
Arrive House
Placed Calendar,First Reading
May 21  Hse Sponsor PHELPS
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary II

1 Fiscal Note Act may be applicable.
SB-1370—Cont.

Jun 13  
Recommended do pass 014-000-000
Placed Calndr, Second Reading

Jun 19  
Second Reading
Placed Calndr, Third Reading

Jun 20  
Third Reading - Passed 086-026-003
Passed both Houses

Jul 18  
Sent to the Governor

Sep 03  
Governor vetoed
Placed Calendar Total Veto

Oct 16  
Mtn filed overrde Gov veto POSHARD
3/5 vote required
 Override Gov veto-Sen lost 033-024-000
Total veto stands.

1 SB-1371  NETSCH.

(Ch. 133, par. 1452, 1453.04, 1453.08, 1454.02)

Amends the “Family Practice Residency Act” to provide that the Department of Public Health shall provide grants to residency programs which include health care and health care counseling for students in high school centers.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  
Assigned to Public Health, Welfare, Corrections
May 01  
Recommended do pass 009-000-000
Placed Calndr, Second Reading

May 20  
Second Reading
Placed Calndr, Third Reading

May 29  
Re-committed to Public Health, Welfare, Corrections

SB-1372  SOMMER.

(Ch. 24, par. 11-136-2)

Amends the Illinois Municipal Code. Provides that the water commissioners and water and sewer commissioners now appointed by circuit court judges shall be appointed by chairmen of county boards. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  
Assigned to Local Government
May 01  
Recommended do pass 009-000-000
Placed Calndr, Second Reading

May 08  
Second Reading
Placed Calndr, Third Reading

May 16  
Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor MCMASTER
Placed Calendr, First Reading

May 17  
First reading  Rfrd to Comm on Assignment
May 23  
Assigned to Cities and Villages
Jun 04  
Added As A Joint Sponsor STECZO
Committee Cities and Villages
Jun 05  
Do Pass/Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read
Jun 11  
Cnsnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
Jun 18  
Consnt Caldr, 3rd Read Pass 117-000-000
Passed both Houses

Jul 16  
Sent to the Governor

Sep 13  
Governor approved
PUBLIC ACT 84-0304  Effective date 09-13-85

1 Fiscal Note Act may be applicable.
SSB-1373 DEMUZIO.

(New Act; Ch. 111 2/3, pars. 1, 2a, 5 and 7a.1; Ch. 127, pars. 3, 4, 9, new pars. 9.30 and 63b19)

Enacts the Illinois Public Utility Intervention Act and amends the public utilities Act and The Civil Administrative Code. Creates the Department of Public Utilities to advocate the interests of the consuming public in proceedings before the Illinois Commerce Commission. Takes the advocacy responsibility away from the Commerce Commission. Also provides that the chairman of the Commerce Commission be elected by commission members. Requires commensurate reduction in the tax on public utilities which funds the Public Utility Fund which supports the Commission.

Apr 12 1985    First reading    Rfrd to Comm on Assignment
Apr 17           Assigned to Agriculture, Conservation & Energy

SB-1374 JOYCE, JEREMIAH.

(New Act; Ch. 40, pars. 502 and new par. 503a; Ch. 40, rep. par. 503)

Amends Marriage and Dissolution of Marriage Act and creates Illinois Marital Property Act. Classifies property of spouses and provides that the disposition of property shall be in accordance with such classification.

Apr 12 1985    First reading    Rfrd to Comm on Assignment
Apr 17           Assigned to Judiciary I

SB-1375 WEAVER, ROCK AND VADALABENE.

(New Act)


SENATE AMENDMENT NO. 1.


Deletes everything after the enacting clause. Amends the Illinois Horse Racing Act of 1975 to authorize offtrack pari-mutuel wagering on horse races. Establishes the Illinois Off-Track Wagering Association which shall consist of all consenting organization licensees. Sets forth the terms and conditions under which off-track betting may be conducted. Provides for the distribution of revenue. Defines terms. Effective immediately.

SENATE AMENDMENT NO. 2.

Provides that the Illinois Off-Track Wagering Association is empowered to enter into agreements with another state or racing corporation or association in another state for conducting off-track wagering on races in another state on races of national importance or on days or nights when it is not possible to conduct regularly scheduled racing anywhere in the State due to weather, destruction of the race track facility, lack of horses regularly scheduled, or any other event which prevents regularly scheduled horse racing from being conducted in this State. Deletes provision that the Auditor General may audit the operation of the Association.

HOUSE AMENDMENT NO. 1.


1 Fiscal Note Act may be applicable.

Adds reference to: Ch. 7, par. 37-28

Deletes title and everything after the enacting clause. Makes technical change regarding the use of privilege tax funds.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed Activities
Apr 30  Waive Posting Notice 7C  Committee Ins Pensions & Licensed Activities
May 07  Recommded do pass as amend 006-002-000

May 08  Second Reading
May 15  Recalled to Second Reading
May 16  Third Reading - Passed 031-026-001
May 17  Arrive House
Hse Sponsor GIORGI
Added As A Joint Sponsor SHAW
First reading  Rfrd to Comm on Assignment
May 22  Added As A Joint Sponsor PANAYOTOVICH
Assigned to Executive
Jun 13  Amendment No.01 EXECUTIVE Adopted
Recommded do pass as amend 009-005-002

Jun 19  Second Reading
Jun 25  Added As A Joint Sponsor CULLERTON
Third Reading - Lost 002-094-021

SB-1376 PHILIP.

(Ch. 120, par. 705)

Amends the Revenue Act of 1939 to provide that in counties without the accelerated billing method, real property taxes become delinquent for the first installment, when unpaid more than 30 days after the bill is mailed to the taxpayer and for the second installment when unpaid more than 90 days after the bill is mailed to the taxpayer.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Revenue

SB-1377 DEMUZIO – MAROVITZ.

(New Act)

Creates the Access to Basic Banking Services Act. Requires that financial institutions provide checking services to persons under 15 years of age, over 62 years of age or persons cashing any regularly received public pension or public assistance benefit check without fee. Defines terms.

Apr 12 1985  First reading  Rfrd to Comm on Assignment

Fiscal Note Act may be applicable.
SB-1378  JONES.

(Ch. 122, pars. 34-44, 34-44.1, 34-53 and 34-54.1)

Amends The School Code to allow the Chicago School District to annually levy a pupil transportation tax of up to 0.12% without referendum. Provides for an increase of the pupil transportation tax with referendum approval. Provides that the 1985 education purposes tax rate shall include the transportation tax rate. Effective immediately.

Apr 12 1985  First reading       Rfrd to Comm on Assignment
Apr 17       Assigned to Education-Elementary & Secondary
May 07       Recommended do pass 008-003-001
May 08       Placed Calndr,Second Reading
May 24       Second Reading - Lost 012-035-008

SB-1379  BLOOM.

(Ch. 111 1/2, par. 6502-2)

Amends the Health Finance Reform Act. Allows for the appointing of committees and/or task forces to fulfill the responsibilities of the Illinois Health Care Cost Containment Council. Stipulates non-Council members may become committee members, but shall not be reimbursed by the Council for services.

HOUSE AMENDMENT NO. 1.

Specifies that committees, temporary committees and task forces which the Council may appoint are to be advisory.

Apr 12 1985  First reading       Rfrd to Comm on Assignment
Apr 17       Assigned to Executive
May 02       Recommended do pass 019-000-000
May 16       Placed Calndr,Second Reading
May 29       Second Reading - Passed 059-000-000
Jun 12       Hse Sponsor DAVIS
             Amendment No.01  HUMAN SERVICE Adopted
             DP Amnded Consent Calendar 010-000-000
Jun 18       Consnt Caldr Order 2nd Read
Jun 19       Consnt Calendar, 2nd Reading
Jun 20       Consnt Caldr Order 3rd Read
Jun 21       Added As A Joint Sponsor BRAUN
             Consnt Caldr Order 3rd Read
Jun 29       Secretary’s Desk Concurrence 01
Jun 30       S Noncncrs in H Amend. 01
             Speaker’s Table, Non-concur 01
             H Refuses to Recede Amend 01
             H Requests Conference Comm IST
             Hse Conference Comm Apptd IST/WHITE,
             BRAUN, CULLERTON,
             DAVIS AND WOJCIK

1 Fiscal Note Act may be applicable.
Amends the Juvenile Court Act, the Illinois Marriage and Dissolution of Marriage Act and the Probate Act to prohibit custody and visitation rights to persons who caused or contributed to a minor becoming abused or neglected.

SENATE AMENDMENT NO. 1.

Deletes amendatory changes to the Illinois Marriage and Dissolution of Marriage Act. Permits the custody of a minor to be restored to a parent, guardian or legal custodian found by the court to have caused the neglect or to have inflicted the abuse in the minor after a court hearing and the court enters an order that such parent, guardian or legal custodian is fit to care for the minor.

SENATE AMENDMENT NO. 2.

Makes amendatory changes to the Probate Act of 1975 to permit a person whom the court has determined by clear and convincing evidence had caused or substantially contributed to a minor becoming a neglected or abused minor to be appointed guardian of the minor or to obtain visitation rights, if 2 years have elapsed since the last proven incident of abuse or neglect and the court determines that granting visitation rights to such person is in the best interests of the minor.

HOUSE AMENDMENT NO. 1.

Eliminates the “by clear and convincing evidence” requirement from a court’s determination that a person not be appointed as guardian at litem for a minor because court found that such person had caused or substantially contributed to minor’s becoming a neglected or abused minor. Deletes provisions which would have prohibited a court’s granting visitation rights to a person determined by the court by clear and convincing evidence to have caused or substantially contributed to a minor’s becoming a neglected or abused minor.
PUBLIC ACT 84-0937 Effective date 01-01-86

SB-1381 SMITH AND LEMKE.

(Ch. 73, new par. 968m)

Amends the Insurance Code. Requires that policies which provide benefits for accident and health expenses to also offer coverage for home health care. Defines terms. Effective July 1, 1985.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Ins Pensions & Licensed Activities
May 09 Added As A Co-sponsor LEMKE Committee Ins Pensions & Licensed Activities

SB-1382 SMITH.

(Ch. 122, par. 34-18 and new par. 10-22.6b)

Amends The School Code. Empowers school boards to permit the withholding of information on the whereabouts of a child removed from school premises because taken into custody as a victim of suspected child abuse.

SENATE AMENDMENT NO. 1.
Authorizes withholding of information from any person suspected of the child abuse.

SENATE AMENDMENT NO. 2.
Empowers boards to authorize withholding of information except as otherwise provided by the Abused and Neglected Child Reporting Act and other applicable State and federal law. Requires school officials to direct parents to the agency responsible for the care of the child.

SENATE AMENDMENT NO. 3.
Specifies that the custody into which the child has been taken is “protective” custody.

May 07 Placed Calndr,Second Reading
May 14 Second Reading
  Amendment No.01 SMITH Adopted
  Placed Calndr,Third Reading
May 22 Recalled to Second Reading
  Amendment No.02 SMITH Adopted
  Amendment No.03 SMITH Adopted
  Placed Calndr,Third Reading
May 24 Third Reading - Passed 054-000-000
Arrive House
Hse Sponsor WASHINGTON

May 29 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
Jun 14 Tbld pursuant Hse Rule 27D
1 SB-1383  SMITH – DAWSON.

(New Act; Ch. 23, new par. 5032.1)

Creates the Adolescent Pregnancy Prevention Services Act, and amends Act creating the Department of Children and Family Services. Creates the Advisory Council on Children and Families. Provides that the Department of Children and Family Services, in consultation with the Council, shall provide grants for community service project plans submitted by not-for-profit agencies or by county or municipal governments aimed at decreasing the incidence of adolescent pregnancy. Provides for the manner of distribution of the funds. Requires evaluation and report to the General Assembly and the Governor by January 1, 1989.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Public  Health, Welfare, Corrections

1 SB-1384  NEWHOUSE – JONES AND WELCH.

(New Act)

Authorizes Northern Illinois University to establish and administer a program to promote the acquisition of mathematics, engineering and physical science skills by students from groups under-represented in those fields.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Higher

1 SB-1385  NEWHOUSE.

(Ch. 144, new par. 186.4)

Amends the Board of Higher Education Act. Requires the Board to select 2 community colleges and a 4-year public university in which to operate pilot programs for researching and demonstrating teaching techniques to be used in instructing postsecondary level students with learning disabilities. Requires each pilot program to establish an advocacy program to provide support to the learning-disabled students participating in the pilot program. Requires the program officer of each pilot program to submit a progress report to the General Assembly by April 1, 1986. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.

Deletes the provision providing that students participating in a pilot program shall pay for program expenses that are not paid for by other funds. Changes the effective date from January 1, 1985, to January 1, 1986.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Higher
May 01  Recommended do pass as amend 010-000-000

Placed Calndr, Second Reading
May 08  Second Reading  Amendment No.01  HIGHER ED  Adopted
Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr, First Reading
May 17  Hse Sponsor TURNER
Added As A Joint Sponsor BRAUN
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Higher Education
Jun 06  Do Pass/Short Debate Cal 014-000-000
Jun 18  Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

1 Fiscal Note Act may be applicable.
SB-1386  NEWHOUSE.

(New Act)

Creates the Illinois Health Expense Protection Act. Provides for the Department of Public Aid to establish a program to pay up to 90% of certain costs of health care not otherwise payable by a third party. Defines terms and establishes eligibility standards.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Public
            Health,Welfare,Corrections

SB-1387  SAVICKAS – VADALABENE.

(Ch. 144, par. 121)

Amends “An Act providing for the regulation of privately-operated colleges, junior colleges and universities”. Includes in the definition of “post-secondary educational institution” an institution which enrolls a majority of its students who possess a high school diploma or its equivalent in one or more programs, the content of which is on the post-secondary level and leads to a certificate, diploma or degree.

SENATE AMENDMENT NO. 1.

Limits such institutions to those approved by the State Board of Education or Illinois Board of Higher Education and accredited by a national agency designated by the U.S. Secretary of Education.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Higher
May 01  Recommended do pass 010-000-000
May 08  Added As A Joint Sponsor VADALABENE
Second Reading
Placed Calndr,Second Reading
May 22  Recalled to Second Reading
Amendment No.01  SAVICKAS  Adopted
Placed Calndr,Third Reading
May 24  Third Reading - Lost 027-021-005

SB-1388  COFFEY AND RUPP.

(Ch. 23, pars. 4-1.10, 6-16, 9-6, 11-20)

Amends the Public Aid Code. Mandates workfare programs for eligible AFDC and General Assistance recipients. Redefines the time period for sanctions against uncooperative workfare recipients.

SENATE AMENDMENT NO. 1.

Provides that the Department of Public Aid shall, rather than may, pay transportation, day care and Worker’s Compensation costs incurred by participants in workfare programs. Specifies that the Act shall not require more hours of work than that permitted by federal regulations.

HOUSE AMENDMENT NO. 1.

Provides that in areas in which the Department declines to initiate training and work programs, the Department shall not require participation in such programs as a condition for aid.

HOUSE AMENDMENT NO. 2.

Provides that no person receiving food stamps shall be required to work more than 30 hours per week in a work or training program. Sets forth requirements for determining the maximum number of hours of mandatory work.
HOUSE AMENDMENT NO. 3. (House recedes July 2, 1985)
Amends Medical Assistance Article of the Public Aid Code. Provides that in determining the amount of an individual's income, certain cost of living increases paid under the federal Old Age Survivors Disability Insurance shall be deducted to the extent that such increases caused the individual to become ineligible for Supplemental Security Income.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1 and 2.
Recommends that the House recede from H-am 3.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Public
May 01 Health, Welfare, Corrections
Placed Calndr, Second Reading
May 14 Second Reading Amendment No.01 COFFEY Adopted
Placed Calndr, Third Reading
May 20 Added As A Co-sponsor RUPP
Third Reading - Passed 053-000-000
Arrive House
Placed Calndr, First Reading
May 23 Hse Sponsor WOODYARD
Added As A Joint Sponsor WEATHER, M
First reading Rfrd to Comm on Assignment
Assigned to Human Services
Jun 11 Added As A Joint Sponsor STEPHENS
Committee Human Services
Consent Calndr Order 2nd Read
Jun 12 Amendment No.01 HUMAN SERVICE Adopted
Amendment No.02 HUMAN SERVICE Adopted
DP Amnded Consent Calendar 014-000-000
Jun 13 Remvd from Consent Calendar
Cal 2nd Rdg Short Debate
Jun 20 Short Debate Cal 2nd Rdg Amendment No.03 LEFLORE Adopted
Calc 3rd Rdg Short Debate
Jun 21 Short Debate-3rd Passed 113-001-000
Jun 24 Secretary's Desk Concurrence 01,02,03
Jun 28 S Noncncrs in H Amend. 01,02,03
Speaker's Table, Non-concur 01,02,03
Jun 29 Floor motion RECEDE FROM HOUSE
AMEND 01,02,03- WOODYARD
Motion failed
H Refuses to Recede Amend 01,02,03
H Requests Conference Comm IST
Hse Conference Comm Appptd IST/LEFLORE,WHITE, CULLERTON, WOODYARD & WEATHER
Jun 30 Sen Conference Comm Appptd 1ST/COFFEY
DONAHUE, DAWSON, SMITH & NEWHOUSE
Jul 02 House report submitted Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/055-000-002
3/5 vote required
House Conf. report Adopted 1ST/113-000-000
Both House Adoptd Conf rpt 1ST
Passed both Houses
SB-1389  SANGMEISTER AND JOYCE, JEREMIAH.

(New Act)

Creates a limited, multi-county Statewide grand jury with authority to investigate, indict and prosecute persons in connection with hazardous waste violations of environmental protection laws. Effective on becoming law, for 30 months.

SENATE AMENDMENT NO. 1.

Provides that before the Attorney General may file an application with the Chief Justice of the Supreme Court, he must first request the State’s Attorney in each county where a Statewide grand jury may be convened to investigate and to present evidence to a grand jury, and the State’s Attorney must refuse to do so. A failure by the State’s Attorney to act within 45 days upon the request shall be deemed to be a refusal.

SENATE AMENDMENT NO. 2.

Provides that the county in which the Statewide grand jury may sit must be the county in which the alleged offense was committed, or in an adjacent county.

SENATE AMENDMENT NO. 3.

Provides that a grand jury may be called and seated in any county having a population of more than 1,000,000 inhabitants; however, the procedures to be followed must be the same procedures as for grand juries in counties having not more than 1,000,000 inhabitants, except as otherwise provided in this Act.

SENATE AMENDMENT NO. 4.

Provides that the presiding judge of a Statewide Grand Jury shall select the county in which the Statewide Grand Jury is to sit and may designate the place a trial of an indictment returned by the Statewide Grand Jury in any county in which venue would be proper.

Amends the Insurance Code and the Health Maintenance Organization Act. Requires policies or contracts of insurers or health maintenance organizations to contain a separate provision, signed by the insured, providing that the insurer can recover from third parties only in the event the insured brings an action against the third party.
SB-1391  D'ARCO.

(Ch. 68, pars. 7-102, 8-106 and 8-108)

Amends the Illinois Human Rights Act. Authorizes an aggrieved party to file a complaint with the commission if the Department of Human Rights does not do so within the 300 day time limitation imposed upon it under the Act. Provides that no distinction shall be made between complaints filed by the Department of Human Rights and those filed by aggrieved parties, with respect to the relief granted or penalties imposed. Effective immediately and applicable to all pending cases and all future cases.

SENATE AMENDMENT NO. 1.

Eliminates requirement that the Department notify a complainant, within 300 days after the complainant’s charge has been filed, that it has not taken action on the charge. Allows a complainant to file his own complaint within 30 days after the expiration of the period within which the Department may take action on a charge, and requires the Department to notify each complainant, within 10 days of the date the charge is filed, of the complainant’s right to so file a complaint if the Department does not take action within such period. Removes provision applying the amendatory provisions to charges pending on the effective date of the amendatory provisions.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed Activities
Apr 30  Recommended do pass 009-000-000
May 20  Placed Calndr,Second Reading
May 24  Second Reading  Amendment No.01  D'ARCO  Adopted
Placed Calndr,Third Reading
May 24  Third Reading - Passed 039-018-000
Arrive House
Hse Sponsor BRAUN
Added As A Joint Sponsor LEVIN
First reading  Rfrd to Comm on Assignment
May 30  Assigned to Human Services
Jun 12  Recommended do pass 008-004-000
Jun 18  Placed Calndr,Second Reading
Jun 19  Added As A Joint Sponsor SOLIZ
Placed Calndr,Second Reading
Jun 21  Second Reading  Placed Calndr,Third Reading
Jun 21  Third Reading - Passed 066-048-000
Passed both Houses
Jul 19  Sent to the Governor
Sep 16  Governor approved
PUBLIC ACT 84-0445  Effective date 09-16-85

SB-1392  D'ARCO – BLOOM.

(Ch. 111 2/3, par. 8)

Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall make a report to the Governor within 120 days (now 90 days) from the date the Governor requests a report.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive
May 02  Recommended do pass 018-001-000
May 22  Placed Calndr,Second Reading
Tabled By Sponsor
SB-1393  D'ARCO.
(Ch. 17, par. 113)
Amends the Financial Institutions Code to provide that officers and employees may, rather than shall, be subject to the same penalties as provided by law for persons whose duties devolved upon them by operation of law.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Finance and Credit Regulations

SB-1394  D'ARCO.
(Ch. 148, par. 205)
Amends the Religious and Charitable Risk Pooling Trust Act. Authorizes the trust fund to indemnify the beneficiaries against the risk of loss due to accident, sickness or disableness.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Ins Pensions & Licensed Activities
Apr 25  Placed Calndr,Second Reading  Recommended do pass 011-000-000
May 08  Second Reading  Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading
May 30  Hse Sponsor RONAN  First reading  Rfrd to Comm on Assignment
Jun 12  Assigned to Insurance  Do Pass/Consent Calendar 016-000-000
Jun 18  Consnt Caldr Order 2nd Read
Jun 20  Remvd from Consent Calendar  Cal 2nd Rdg Short Debate
Cal 3rd Rdg Short Debate
Jun 26  Short Debate Cal 2nd Rdg
Jun 26  Interim Study Calendar INSURANCE

SB-1395  LEMKE – DEANGELOS.
(New Act; Ch. 24, new pars, 8-11-11, 8-11-12; Ch. 34, new pars. 409.20, 409.21; Ch. 111 2/3, new pars. 355.03, 704.03.2; Ch. 120, pars. 439.3 and 441)
Enacts the Commercial Renting Occupation and Use Tax Act. Also amends State occupation and use tax Acts and numerous other Acts. Provides for a State tax of 5% and authorizes municipal, county, RTA and Metro East Transportation District taxes at various rates on rental property from the rental receipts, at the owner’s election, in lieu of State and local occupation and use tax on such property at the time of its purchase. Effective January 1, 1986.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Revenue

SB-1396  SAVICKAS.
(Ch. 111, par. 4402)
HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 110, par. 8-2101
Includes Health Maintenance Organizations and medical organizations under contract with HMOs whose records are confidential under certain circumstances.

1 Fiscal Note Act may be applicable.
SB-1396—Cont.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Public Health, Welfare, Corrections
May 01 Recommended do pass 010-000-000

Placed Calndr, Second Reading
May 08 Second Reading
Placed Calndr, Third Reading
May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calendar, First Reading
May 17 Hse Sponsor MCGANN
First reading Rfrd to Comm on Assignment
May 23 Assigned to Human Services
May 30 Added As A Joint Sponsor RONAN
Committee Human Services
Jun 12 Amendment No. 01 HUMAN SERVICE Adopted
DP Amnded Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read
Jun 13 Remvd from Consent Calendar
CURRIE AND MATIJEVICH
Cal 2nd Rdng Short Debate
Jun 20 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 24 Secretary’s Desk Concurrence 01
Jun 28 S Concurs in H Amend. 01/057-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 17 Governor approved
PUBLIC ACT 84-0544 Effective date 01-01-86

SB-1397 DARROW.

(Ch. 95 1/2, par. 6-411)

Amends the Vehicle Code to provide that an applicant must hold a valid Illinois drivers license or furnish a certified abstract of his driving record from the State in which he resides as a qualification for a license as an instructor for a driving school. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Transportation
May 02 Recommended do pass 011-000-000

Placed Calndr, Second Reading
May 14 Second Reading
Placed Calndr, Third Reading
May 20 Third Reading - Passed 048-000-000
Arrive House
Placed Calendar, First Reading
May 29 Hse Sponsor YOUNG, A
First reading Rfrd to Comm on Assignment
Assigned to Transportation

Jun 12 Interim Study Calendar
TRANSPORTATN

SB-1398 LEMKE, BARKHAUSEN, HALL, HUDSON, WELCH AND TOPINKA.

(Ch. 23, pars. 5-5 and 5-5.5; Ch. 24, par. 11-5.2-3; Ch. 40, par. 2521, rep. pars. 1359 and 1362; Ch. 46, pars. 4-6.2, 5-16.2, 5-29 and 6-50.2; Ch. 67 1/2, par. 404; Ch. 81, par. 81; Ch. 95 1/2, par. 13-101; Ch. 96 1/2, par. 9106; Ch. 108 1/2, par. 15-159; Ch. 111 1/2, pars. 1022.11, 1039.2 and 1040.1; Ch. 111 2/3, pars. 32.4, 32.5, 32.6, 32.7, 36 and 355.01; Ch. 120,

SB-1399  D’ARCO.
(Ch. 24, par. 8-10-9)

Amends the Illinois Municipal Code. Provides that all sealed bids may (now shall) be publicly opened by the purchasing agent or an officer or employee in his office.

SB-1400  COLLINS.
(Ch. 48, pars. 850.07m and 850.08)

Amends the Illinois Development Finance Authority Act. Raises the maximum aggregate principal amount of indebtedness of the Development Finance Authority from $1,000,000,000 to $1,500,000,000. Provides that $500,000,000 of the proceeds of such indebtedness shall be deposited into the Illinois Venture Investment Fund.

STATE DEBT IMPACT NOTE
SB-1400 will have no effect upon the debt payment obligations of the State.

*State Debt Impact Note Act may be applicable.*
SB-1401  COLLINS.  
(New Act)

Creates the Illinois Privatization Act of 1985. Permits municipalities and counties to enter into agreements with private firms for the private financing of certain infrastructure projects. Provides that municipalities and counties, pursuant to such agreements, may permit firms to exercise powers of eminent domain, to charge and collect user fees until the firm has earned a reasonable return, and to thereafter turn ownership of the ability over to the municipality or county. Permits private firms to incur debt for such projects, the cost of which shall be paid over time by the municipality or county.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Labor and Commerce

1 SB-1402  COLLINS – CHEW – HALL – NEWHOUSE – SMITH – JONES.  
(New Act)

Creates the Vocational and Professional Enterprise Training Act. Provides for Centers which provide business training and contract for jobs for high school students who attend schools in school districts located within 5 miles of an Enterprise Zone. Provides for 1/2 of salary reimbursement up to $2 per hour to businesses or corporations which employ such students for up to 20 hours per week provided that employment meets standards in Act. Requires State Superintendent of Education to establish pilot programs.

SENATE AMENDMENT NO. 1. (Tabled May 21, 1985)  
Adds an intent paragraph. Expands the vocational and professional training to be provided. Provides that 1/2 of the student's salary under the Act shall be paid from funds appropriated from the Illinois Job Training Partnership Fund and other expenses shall be paid from funds appropriated from the GRF.

SENATE AMENDMENT NO. 2.  
Deletes everything and inserts similar provision in different order. Provides that the Il Community College Board shall create pilot Vocational and Professional Enterprise Training Centers, rather than the State Superintendent of Education.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Labor and Commerce
May 02  Recommended do pass as amend
006-003-000  
Placed Calndr,Second Reading
May 20  Second Reading
Amendment No.01  LABOR COMMRC  Adopted
Placed Calndr,Third Reading
May 21  Recalled to Second Reading
Mtn Reconsider Vote Prevail
01-COLLINS
Mtn Prevail -Table Amend No 01
Tabled
Held on 2nd Reading
Added As A Joint Sponsor CHEW-HALL-
Added As A Joint Sponsor NEWHOUSE-SMITH
Added As A Joint Sponsor & JONES
Held on 2nd Reading
May 22  Amendment No.02  COLLINS  Adopted
Placed Calndr,Third Reading
May 24  Third Reading - Passed 056-000-000
Arrive House
Hse Sponsor BRAUN
Added As A Joint Sponsor TURNER
Added As A Joint Sponsor YOUNG A
Added As A Joint Sponsor RICE
Added As A Joint Sponsor SOLIZ
First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
Amends the Illinois Development Finance Authority Act and the Community College Act. Provides that the Illinois Development Finance Authority shall make grants from appropriation by the General Assembly to community colleges to sponsor small business incubators to aid business located in certain enterprise zones.

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SB-1405 COLLINS - CHEW - HALL - NEWHOUSE - SMITH - JONES.
(Ch. 120, par. 643e)

Amends the Revenue Act of 1939 to remove the limitations to the amount attributable to the new construction on tax abatements for real property located in enterprise zones.

SENATE AMENDMENT NO. 1.
Adds provision that the tax abatement shall not apply to existing business which moves into an enterprise zone not any residence located therein, however, such abatement will apply to certain buildings and real property therein. This abatement shall not extend to homes or residences and shall terminate two years from date of inception.

SENATE AMENDMENT NO. 2.
Restores provision that tax abatement not exceed the amount of taxes allocable to the taxing district.

HOUSE AMENDMENT NO 1.
Deletes application to “real property” in need of rehabilitation and removes exclusion of homes and residences.

1 Fiscal Note Act may be applicable.
Amends the Income Tax Act and the Public Community College Act. Authorizes special income tax deductions for corporations which pay wages to a faculty member of a community college pursuant to a training program approved by the Illinois Community College Board, and for corporations which pay an employee for time during which the employee teaches at a community college pursuant to an agreement approved by the Board. Authorizes an income tax credit for a corporation which permits the instructional use of its equipment by a community college at the corporation's place of business pursuant to a program approved by the Board. Requires the Board to establish standards of eligibility. Effective immediately and applies to taxable years ending after December 31, 1985.
Amends the Non-Profit Health Care Service Plan Act, the Medical Service Plan Act, the Voluntary Health Services Plan Act, the Illinois Insurance Code and the Civil Administrative Code. Requires that insurance policies and contracts provide coverage for a minimum of 30 days home health care. Provides that the Department of Public Health shall implement programs for nurses training for home health care. Defines terms.

SB-1408 COLLINS - CHEW - HALL - NEWHOUSE - SMITH - JONES.

(New Act)

Creates the Minority Business Bonding Act to provide stage bonding to fund minority businesses. Effective July 1, 1985.

SENATE AMENDMENT NO. 1. (Tabled May 22, 1985)

Deletes title and everything after the enacting clause. Creates the Small Business Bonding Assistance Act. Creates the Small Business Bonding Board which shall guarantee any surety against loss as a result of a breach by certain small businesses of bid bonds, payment bond, or performance bonds up to $1,000,000.

SENATE AMENDMENT NO. 2. (Tabled May 22, 1985)

Adds reference to: Ch. 127, new par. 141.158

Provides that 50% of the fund deposited into the Small Business Fund shall be used for making certain loan guarantees under the IL Development Finance Corporation.

SENATE AMENDMENT NO. 3.

Combines the substance of S-am 1 and 2.

Fiscal Note Act may be applicable.
Amends the State occupation and use tax Acts to provide for an additional $5.00 per drink occupation and use tax on alcoholic liquor drinks. Proceeds from the tax go first to added administration and enforcement costs of the Department of Revenue with the remainder to be deposited in the Illinois Venture Investment Fund.


SENATE AMENDMENT NO. 1.
Strikes existing language and appropriates $3,000,000 to DCCA for operation of IL Job Development Corps.

Fiscal Note Act may be applicable.
Appropriates $5,000,000 to the Department of Central Management Services to assist in the funding of minority businesses. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Deletes title and everything after the enacting clause. Replaces with appropriation of $100,000 to the Small Business Assistance Bonding Board.

Amends the Illinois Enterprise Zone Act. Authorizes the Department of Commerce and Community Affairs to exempt areas from the requirements of contiguity and size in the case of a joint application filed by 2 or more municipalities, each of which contains fewer than 70,000 inhabitants.
HOUSE AMENDMENT NO 2.

Allows two units of local governments to make a joint effort to create an enterprise zone if they are divided by a municipality of 1,000,000 or more inhabitants.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Local Government
May 01 Recommended do pass 009-000-000

May 08 Second Reading
Placed Calndr,Second Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor TERZICH
Placed Calndr,First Reading

May 17 First reading Rfrd to Comm on Assignment
May 23 Assigned to Select Comm on Economic Dev

Jun 13 Amendment No.01 ECONOMIC DEV Tabled
Amendment No.02 ECONOMIC DEV Adopted
Cal 2nd Rdng Short Debate
Do Pass Amend/Short Debate 014-000-000

Jun 20 Added As A Joint Sponsor BARNES
Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 24 Third Reading - Passed 117-000-000
Jun 25 Secretary's Desk Concurrence 02
Jun 30 Motion LEMKE
HOLD ON CALENDAR
FOR FALL SESSION
Secretary's Desk Concurrence 02

SB-1413 GEO-KARIS, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

(Ch. 141, par. 117)

Amends the Uniform Disposition of Unclaimed Property Act. Provides for the Director of Financial Institutions to loan unclaimed property to a recognized exhibition if the property has historical value. Makes other changes.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Finance and Credit Regulations
May 03 Recommended do pass 013-000-000

May 08 Second Reading
Placed Calndr,Third Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 17 First reading Rfrd to Comm on Assignment
May 23 Assigned to State Gov Adm & Regulatory Rev

May 31 Primary Sponsor Changed To STEPHENS
Added As A Joint Sponsor CHURCHILL
Committee State Gov Adm & Regulatory Rev

Jun 13 Do Pass/Consent Calendar 019-000-000
Jun 19 Consent Calendar, 2nd Reading
Jun 21 Consent Caldr Order 3rd Read
Jun 21 Consent Caldr, 3rd Read Pass 116-000-000
Passed both Houses
SB-1414  KUSTRA, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON, SCHAFFER AND TOPINKA.

Creates the Historic Preservation Agency in the Executive Branch of State government. The Agency shall be under the direction of 5 trustees appointed by the Governor with the advice and consent of the Senate. The trustees shall appoint a Director of Historic Preservation to be chief executive officer of the Agency. The Agency shall have jurisdiction over the Illinois State Historical Library which shall become a Division within the Agency. The Agency shall assume jurisdiction over State Historic Sites formerly under the jurisdiction of the Department of Conservation. Designates certain State parks and memorials as State Historic Sites and transfers jurisdiction of such places to the Agency. Transfers powers and duties of the Department of Conservation under the Illinois Historic Preservation Act to the Agency. Effective July 1, 1985.

SENATE AMENDMENT NO. 2.
Provides that the Dir. of Historic Preservation, with the concurrence of the Board of trustees of the Agency, shall appoint Division Chiefs and the Deputy Director of the Agency. Provides that the Agency shall have jurisdiction over the Postville Courthouse Historic Site, in Logan County, and shall have jurisdiction over the Governor Horner State Memorial in Cook County. Restores to the Dept. of Conservation, jurisdiction over the Lincoln Trail State Memorial in Macon County. Provides that the Agency shall have power with appropriate cultural organizations to further and advance the goals of the Agency.

HOUSE AMENDMENT NO. 1.
Transfers jurisdiction over Jubilee College State Memorial, in Peoria County, from the Department of Conservation to the Historic Preservation Agency.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Reorganization of State Government
May 02  Recommded do pass as amend
Placed Calndr,Second Reading
007-000-000
May 20  Added As A Co-sponsor TOPINKA
Placed Calndr,Second Reading
May 22  Second Reading
Amendment No.01  ST GOVERNMENT Tabled
Placed Calndr,Third Reading
May 23  Recalled to Second Reading
Amendment No.02  DARROW Adopted
Placed Calndr,Third Reading
May 24  Third Reading - Passed 053-002-000
Arrive House
Placed Calendr,First Reading
May 28  Hsc Sponsor TUERK
Placed Calendr,First Reading
May 29  First reading  Rfrd to Comm on Assignment
May 30  Assigned to State Gov Adm & Regulatory Rev
Jun 13  Amendment No.01  ST GOV REVIEW Adopted
Recommded do pass as amend
017-002-000
Placed Calndr,Second Reading
833 SB-1414—Cont.

Jun 18 Added As A Joint Sponsor COWLISHAW
  Placed Calndr,Second Reading
Jun 20 Second Reading
  Held on 2nd Reading
Jun 26 Tabled House Rule 37(G)
Jul 04 Mtn filed take from Table DANIELS
  Tabled Pursuant to Rule37(G) - (06-26-85)

1SB-1415 PHILIP – ROCK.

(New Act; Ch. 111 2/3, par. 36; Ch. 120, par. 467.1, rep. pars. 467.2 and 467.3)


SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, par. 36; Ch. 120, rep. pars. 467.2, 467.3

Deletes title and everything after the enacting clause. Amends the Messages Tax Act to provide that “gross receipts” includes the credit extended only “when and as”, rather than “as and when”, payments are received.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Revenue
May 07 Recommmend do pass as amend 002-000-005
  Placed Calndr,Second Reading
May 16 Added As A Joint Sponsor ROCK
  Placed Calndr,Second Reading
May 20 Second Reading
  Amendment No.01 SEN REVENUE Adopted
  Placed Calndr,Third Reading
May 24 Third Reading - Passed 033-010-011
  Arrive House
  Placed Calndr,First Reading
May 29 First reading Rfrd to Comm on Assignment
May 30 Primary Sponsor Changed To HASTERT
  Assigned to Revenue
Jun 13 Recommended do pass 015-001-000
  Placed Calndr,Second Reading
Jun 19 Second Reading
  Placed Calndr,Third Reading
Jun 26 Tabled House Rule 37(G)

SB-1416 MACDONALD.

(Ch. 38, par. 24-1)

Amends the Criminal Code. Makes it an unlawful use of weapons to carry or possess a shuriken, throwing star or chinese star while under 18 year of age, or to sell such to a person under 18 years of age. Make a violation a Class A misdemeanor.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Judiciary II
May 07 Recommended do pass 007-000-000
  Placed Calndr,Second Reading
May 08 Second Reading
  Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
SB-1416—Cont.

May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading

May 23  Hse Sponsor PARKE
Placed Calendr, First Reading

May 24  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II

Jun 11  Placed Calndr, Second Reading
Recommended do pass 013-001-000

Jun 19  Second Reading
Placed Calndr, Third Reading

Jun 24  Third Reading - Passed 116-001-000
Passed both Houses

Jul 23  Sent to the Governor

Sep 20  Governor vetoed
Placed Calendar Total Veto

Oct 17  Total veto stands.

SB-1417  BARKHAUSEN AND VADALABENE.

(New Act)

Creates an Act regulating the offering for sale, sale and transfer of time-share estates and licenses in real property.

SENATE AMENDMENT NO. 1.
Deletes title and everything after the enacting clause. Adds new Act to create the Illinois Real Estate Time-Share Act. Requires a public offering statement to be provided to each purchaser of a time-share arrangement at the time of purchase. Requires registration of time-share programs, agents and developers. Creates the Real Estate Time-Share Registration Fund, a special fund in the State Treasury. Provides for administration by the Department of Registration and Education. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.
Defines business day. Authorizes the Dept. to waive instrument requirements if the instruments are in existence prior to the Act’s effective date and substantially comply with its requirements. Changes from 5 to 3 business days the period when a contract is voidable or cancellable by the purchaser or developer. Requires the developer to notify the Dept. and empowers the Dept. to require the developer to notify a prospective purchaser of a time-share unit if the same may become subject to certain liens. Requires compliance by sales agents with the Real Estate License Act of 1984. Limits complaint venue to the circuit court where the enjoinable acts occur. Makes the developer’s audited financial statement accompanying a registration application cover the most recent year. Adds provisions relative to when registrations of time-share projects shall be deemed approved if not denied by the Dept. with a list of the reasons for denial. Adds an immediate effective date.
SB-1418  SAVICKAS.

(Ch. 122, par. 30-15.7)

Amends The School Code. Provides that until July 1, 1990, monetary scholarships may not exceed the amount provided for the 1985-1986 academic year.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Education-Higher

SB-1419  DARROW.

(Ch. 15 1/2, pars. 68.14c, 68.14d, 68.15 and 68.15a; Ch. 17, par. 6605)

Amends the Municipal Airport Authorities Act and the Public Corporations Interest Act. Permits authorities to issue bonds with variable interest rates, removes the interest rate limit for revenue bonds, and makes other changes in provisions authorizing the issuance of bonds. Effective immediately.

SENATE AMENDMENT NO. 1.
Removes duplicative text.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Finance and Credit Regulations
May 03  Recommended do pass 013-000-000
May 14  Second Reading
May 20  Third Reading - Passed 052-000-000
Arrive House
Placed Calndr,First Reading
May 23  Hse Sponsor BRUNSVOLD
Placed Calndr,First Reading
May 24  First reading  Rfrd to Comm on Assignment
Jun 05  Assigned to Cities and Villages
Do Pass/Short Debate Cal 014-000-000
Jun 18  Short Debate Cal 2nd Rdng
Jun 24  Third Reading - Passed 114-002-001
Passed both Houses
Jul 23  Sent to the Governor
Jul 30  Governor approved
PUBLIC ACT 84-0125  Effective date 07-30-85
Amends The Election Code. Provides that absentee ballots be mailed 55 (now 45) days before election; that military personnel may apply for both primary and general election ballots with one postcard application at any time during the calendar year of such elections prior to the primary election. Provides for central counting of absentee ballots.

SB-1421  NEWHOUSE - COLLINS - CHEW - JONES - HALL - SMITH.

Requires the use of apprentices or trainees on all State construction projects. Directs Departments of Transportation and of Administrative Services to establish on the job training programs designed to develop skilled construction workers and to promote equal employment opportunity through employment of minorities and disadvantaged persons. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the State of Illinois shall employ apprentices to work on State construction projects.

SB-1422  MAROVITZ.

Creates an Act which governs the apportionment of utility bills among residential tenants and landlords. Requires utility companies to provide applicants for residential service or service to master-metered apartment buildings with a written description of his obligation for utility service, including a one-year billing and consumption history, unless the applicant is applying for residential utility service solely to one dwelling unit. Provides that a tenant may void a prior rental agreement with a landlord if he is notified by the utility that he would be obligated to pay for service other than to his residential unit, unless the tenant has entered into a separate written agreement with the landlord regarding his obligations to pay for utility service.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause and replaces with many of the same provisions. Adds a requirement that the utility companies give utility consumption information. Provides that rental agreements which violate the Act are voidable. Also provides that when utility consumption is unreasonably high the public utility must investigate.
SB-1423  DAWSON.
(Ch. 111 2/3, par. 32.2)

Amends the Public Utilities Act to provide that utility companies shall not terminate service during the months of October through April rather than October through March.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy

SB-1424  POSHARD.
(Ch. 38, pars. 16-1, 24-1.1, 24-2, 24-3, 24-3.2 and 1003-11-1; Ch. 61, par. 3.2; Ch. 85, par. 515; Ch. 91 1/2, par. 812; Ch. 96 1/2, par. 4818; Ch. 111, par. 2678; Ch. 127, pars. 55a and 55a-4; Ch. 38, rep. pars. 83-1 through 83-16.3)

Repeals the Firearm Owner's Identification Card Act. Amends various other Acts to take such repeal into account.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive

SB-1425  LUFT – ZITO AND LEMKE.
(Ch. 85, pars. 1035 and 1044; new par. 1034b)

Amends the Public Building Commission Act. Authorizes 2 or more municipalities with 3,000 or more inhabitants, county seats or counties, or any combination thereof, to organize a single Public Building Commission pursuant to an intergovernmental agreement.

SENATE AMENDMENT NO. 1.
Makes correction in reference to amendatory Act.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Local Government
May 01  Recommended do pass 010-000-000

May 09  Added As A Co-sponsor LEMKE
May 14  Second Reading  Amendment No.01  LUFT  Adopted
May 24  Third Reading - Passed 036-010-004  Arrive House
Hse Sponsor SALTSMAN  First reading  Rfrd to Comm on Assignment
SB-1426  ZITO – LUFT AND LEMKE.

(New Act)

Creates the Infrastructure Authority Act. Authorizes counties, county seats and municipalities with a population over 3,000 to create municipal corporations known as Infrastructure Authorities, for the purpose of administering and financing infrastructure projects. Defines the powers and duties of such Authorities.

<table>
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<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 17</td>
<td>Assigned to Local Government</td>
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<tr>
<td>May 01</td>
<td>Recommended do pass 008-001-001</td>
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<tr>
<td>May 09</td>
<td>Added As A Co-sponsor LEMKE Placed Calndr,Second Reading</td>
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<tr>
<td>May 23</td>
<td>Second Reading Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Re-committed to Local Government</td>
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SB-1427  CARROLL.

(New Act)

Creates the Eavesdropping Control Act of 1985 and creates the Illinois Commission on Eavesdropping to study the operation of the Eavesdropping Control Act.

<table>
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<tr>
<th>Date</th>
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<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 17</td>
<td>Assigned to Judiciary II</td>
</tr>
</tbody>
</table>

SB-1428  SANGMEISTER.

(Ch. 38, par. 10-3)

Amends the Criminal Code of 1961. Increases the penalty for the commission of the offense of unlawful restraint from a Class 4 to a Class 3 felony.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 9-1

Amends provisions dealing with a defendant’s eligibility for the death penalty. Permits a defendant otherwise eligible for the death penalty because he has been convicted of murdering 2 or more individuals to be sentenced to death even though he was not 18 when he committed one of the murders, so long as he was 18 when he committed the murder for which he may be sentenced to death.

<table>
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<tr>
<th>Date</th>
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<tr>
<td>Apr 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 17</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>May 07</td>
<td>Recommended do pass 011-000-000</td>
</tr>
<tr>
<td>May 22</td>
<td>Second Reading Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Third Reading - Passed 055-000-000 Arrive House Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Hse Sponsor DAVIS First reading Rfrd to Comm on Assignment</td>
</tr>
</tbody>
</table>

4 Correctional Budget and Impact Note Act may be applicable.
Amends the Juvenile Court Act. Provides that the filing of a petition for violation of probation or of conditional discharge shall toll the period of probation or of conditional discharge until the hearing and disposition of the petition.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II
May 03  Added As A Co-sponsor DUDYCZ
         Added As A Co-sponsor LEMKE
May 07  Recommended do pass 011-000-000
May 20  Second Reading
         Placed Calndr,Third Reading
May 24  Third Reading - Passed 053-000-000
         Arrive House
         Placed Calendr,First Reading
May 31  Hse Sponsor O'CONNELL
         Placed Calendr,First Reading
Jun 04  First reading  Rfrd to Comm on Assignment
         Assigned to Judiciary II
Jun 13  Do Pass/Consent Calendar 014-000-000
Jun 19  Cnsnt Calendar, 2nd Readng
Jun 21  Cnsnt Caldr, 3rd Read Pass 116-000-000
         Passed both Houses
Jul 19  Sent to the Governor
Sep 03  Governor approved
         PUBLIC ACT 84-0265  Effective date 01-01-86

Amends the Medical Practice Act. Changes the penalty for violation of its provisions from a Class A misdemeanor to a Class 4 felony. The penalty for subsequent violations is changed from a Class 4 felony to a Class 2 felony.

HOUSE AMENDMENT NO. 1.
Changes penalty to Class 3 felony.
GOVERNOR AMENDATORY VETO
Recommend changing the penalties for most violations of the Act from Class 3 back to Class 4 felony. Makes first time violation of the advertising restrictions (see Sec. 16.01a) a Class A misdemeanor. Deletes penalty provisions relating to dispensing certain drugs in bad faith (Sec. 2d).

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II
May 07  Recommended do pass 011-000-000
May 08  Second Reading
         Placed Calndr,Third Reading

* Correctional Budget and Impact Note Act may be applicable.
SB-1430—Cont.

May 20  
Third Reading - Passed 054-000-000
Arrive House  
Placed Calendr, First Reading

May 22  
Hse Sponsor PRESTON  
First reading  
Rfrd to Comm on Assignment

May 23  
Mtn Prevail Suspend Rul 20K  
Committee Human Services

Jun 05  
Cal 2nd Rdg Short Debate

Jun 20  
Do Pass/Short Debate Cal 012-000-000

Jun 24  
Third Reading - Passed 113-003-001

Jun 25  
Secretary’s Desk Concurrence 01

Jun 28  
S Concurs in H Amend. 01/056-000-000  
Passed both Houses

Jul 26  
Sent to the Governor

Sep 23  
Governor amendatory veto  
Placed Cal. Amendatory Veto

Oct 16  
Mtn fild accept amend veto DARROW  
Accept Amnd Veto-Sen Pass 056-000-000

Oct 17  
Placed Cal. Amendatory Veto

Oct 29  
Mtn fild accept amend veto PRESTON  
Accept Amnd Veto-House Pass 114-000-000  
Bth House Accept Amend Veto

Nov 18  
Return to Gov-Certification

Dec 02  
Governor certifies changes  
PUBLIC ACT 84-1092  Effective date 07-01-86

SB-1431 MAROVITZ.

(Ch. 121 1/2, pars. 157.21a and 157.21b)

Amends an Act concerning fraudulent advertising. Provides for injunctive relief  
and restitution, upon application by the State’s Attorney or Attorney General, on  
behalf of consumers injured as a result of violations of that Act.

Apr 12 1985  
First reading  
Rfrd to Comm on Assignment

Apr 17  
Assigned to Judiciary I

Apr 30  
Recommended do pass 009-000-000

May 08  
Second Reading  
Placed Calndr, Second Reading

May 16  
Third Reading - Passed 059-000-000  
Arrive House  
Placed Calendr, First Reading

May 20  
Hse Sponsor HOMER  
First reading  
Rfrd to Comm on Assignment

May 29  
Assigned to Consumer Protection

Jun 12  
Motion disch comm, advc 2nd  
HOMER

Jun 13  
Interim Study Calendar CONSUMER PROT

SB-1432 CARROLL.

(Ch. 38, par. 3-5)

Amends the Criminal Code of 1961. Adds perjury, subornation of perjury, and  
communicating with jurors or witnesses to the specific offenses for which a prosecu-  
tion may be commenced at any time.

Apr 12 1985  
First reading  
Rfrd to Comm on Assignment
SB-1432—Cont.

Apr 17
May 07
Placed Calndr,Second Reading
Recommended do pass 011-000-000

May 14
Second Reading
Placed Calndr,Third Reading

May 20
Third Reading - Passed 053-001-000
Arrive House
Hse Sponsor TATE
Added As A Joint Sponsor CULLERTON
Placed Calndr,First Reading

May 21
First reading
Rfrd to Comm on Assignment

May 23
Assigned to Judiciary II

Jun 14
Interim Study Calendar JUDICIARY II

SB-1433
DARROW.

(Ch. 38, pars. 12-3 and 12-4)

Amends the Criminal Code of 1961. Makes physical contact with an individual in the context of a doctor/patient relationship by any person practicing medicine without a license a battery. Makes such contact where bodily injury results an aggravated battery. Makes the administration of a drug by a person practicing medicine without a license an aggravated battery. Makes the battery of a State's Attorney, Assistant State's Attorney or State's Attorney's Investigator an aggravated battery.

Apr 12 1985
First reading
Rfrd to Comm on Assignment

Apr 17
Assigned to Judiciary II

May 07
Recommended do pass 011-000-000

May 08
Second Reading
Placed Calndr,Third Reading

May 20
Third Reading - Passed 036-010-003
Arrive House
Placed Calndr,First Reading

May 21
Hse Sponsor MAUTINO
First reading
Rfrd to Comm on Assignment

May 23
Assigned to Judiciary II

Jun 13
Interim Study Calendar JUDICIARY II

SB-1434
SAVICKAS.

(Ch. 17, par. 314)


Apr 12 1985
First reading
Rfrd to Comm on Assignment

Apr 17
Assigned to Finance and Credit Regulations

May 03
Recommended do pass 005-003-000

May 08
Second Reading
Placed Calndr,Third Reading

May 24
Third Reading - Passed 031-023-003
Arrive House
Placed Calndr,First Reading

May 29
Hse Sponsor RONAN
First reading
Rfrd to Comm on Assignment

May 30
Assigned to Financial Institutions

Jun 14
Tbld pursuant Hse Rule 27D

*Correctional Budget and Impact Note Act may be applicable.
SB-1435  SAVICKAS.
(Ch. 34, par. 101)
Amends the Counties Act. Makes a stylistic change.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Local Government
May 01  Placed Calndr,Second Reading
May 08  Second Reading
May 24  Third Reading - Lost 029-024-002

SB-1436  JOYCE, JEREMIAH, DUDYCZ AND LEMKE.
(Ch. 37, par. 704-7)
Amends the Juvenile Court Act. Provides that the filing of a petition for violation of a condition of continuance under supervision shall toll the period of continuance under supervision until the final determination of the charge, and provides that the term of the continuance under supervision shall not run until the hearing and final disposition of the petition for violation.
HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 37, par. 702-8
Permits victims and witnesses, in the presence of law enforcement officials, to examine photographs contained in the confidential arrest records of offenders under the age of 17 for the purpose of furthering the investigation of a crime.
HOUSE AMENDMENT NO. 2.
Provides that when the petition alleges conduct that does not constitute a criminal offense, the hearing must be held within 15 days of the filing of the petition.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II
May 03  Added As A Co-sponsor DUDYCZ
May 07  Placed Calndr,Second Reading
May 20  Second Reading
May 24  Third Reading - Passed 057-000-000
Arrive House
May 31  Hse Sponsor O'CONNELL
Jun 04  First reading  Rfrd to Comm on Assignment
Jun 13  Assigned to Judiciary II
Jun 20  Second Reading
Jun 21  Amendment No.01 O'CONNELL  Adopted
Jun 24  Amendment No.02 O'CONNELL  Adopted
Jun 25  Secretary's Desk Concurrence 01,02
Jun 30  S Concurs in H Amend. 01,02/058-000-000
Jul 29  Sent to the Governor
Sep 25  Governor approved
PUBLIC ACT 84-0991  Effective date 01-01-86
Amends the Consumer Fraud and Deceptive Business Practices Act. Prohibits any person from conducting a home repair or home improvement business under any name other than the person’s real name, assumed corporate name or assumed business name. Provides that the first violation is a Class A misdemeanor and that a second or subsequent conviction is a Class 4 felony. Effective immediately.

HOUSE AMENDMENT NO. 1. (House recedes July 1, 1985)

Specifies that any person who, for profit, is doing repairs on any building and fails to obtain a building permit pursuant to this amendatory Act, is guilty of a Class A misdemeanor.

HOUSE AMENDMENT NO. 2. (House recedes July 1, 1985)

Deletes provision relating to failure to obtain a building permit.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1 and 2.

Recommends that the bill be further amended as follows:

Amends the Criminal Code of 1961 to specify certain conduct the proof of which constitutes prima facia evidence of intent that a person “knowingly obtained by deception control over property of the owner.” Amends the Consumer Fraud and Deceptive Practice Act to limit the names under which home-improvement businesses may operate. Effective immediately.

Apr 12 1985 First reading
Apr 17 Rfrd to Comm on Assignment
Apr 24 Assigned to Judiciary I
Apr 24 Recommended do pass 007-000-000
May 08 Placed Calndr,Second Reading
May 16 Third Reading - Passed 059-000-000
May 16 Arrive House
May 17 Hse Sponsor TERZICH
May 17 Placed Calndr,First Reading
May 17 Placed Calndr,Third Reading
May 23 Mtn Prevail Suspend Rul 20K
Jun 11 Amendment No.01 CONSUMER PROT Adopted
Jun 11 Recommended do pass as amend 013-000-000
Jun 12 Placed Calndr,Second Reading
Jun 19 Amendment No.02 TERZICH Adopted
Jun 24 Third Reading - Passed 114-000-000
Jun 25 Secretary’s Desk Concurrence 01,02
Jun 25 Speaker’s Table, Non-concur 01,02
Jun 28 H Refuses to Recede Amend 01,02
Jun 28 H Requests Conference Comm 1ST
Jun 28 H Conference Comm Apptd 1ST/TERZICH,
Jun 28 PRESTON, CULLERTON
Jun 28 PEDERSEN,B & PARKE
Jun 30 Sen Conference Comm Apptd 1ST/LEMKE
Jun 30 MAROVITZ, DARROW,
Jun 30 GEO-KARIS &
Jun 30 BARKHAUSEN

House report submitted

1 Correctional Budget and Impact Note Act may be applicable.
SB-1438  DARROW.

(Ch. 38, par. 109-3)

Amends the Code of Criminal Procedure of 1963. Authorizes the court to commit to the custody of the Sheriff without bond or recognizance, any material witness for the State or defendant, when from all of the circumstances the court is of the opinion that such material witness may not appear at the trial.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary I

⁵ SB-1439  MAROVITZ.

(Ch. 38, pars. 24-1 and 24-2)

Amends the Criminal Code of 1961. Makes the firing or discharging of a firearm within the corporate limits of a city, village or incorporated town a Class 4 felony. Exempts law enforcement officials and certain others when performing their official duties.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II

⁵ SB-1440  MAROVITZ AND LEMKE.

(Ch. 38, par. 12-5.1)

Amends the Criminal Code of 1961. Provides that a person commits criminal housing management when, having personal management or control of residential real estate, he recklessly permits the physical condition or facilities of the real estate to become or remain in any condition which endangers the health or safety of any person. Makes each day of violation a separate offense and provides that a second or subsequent conviction is a Class 4 felony.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary I
Apr 30  Recommended do pass 009-000-000

May 08  Second Reading  Placed Calndr,Second Reading
May 09  Added As A Co-sponsor LEMKE  Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000  Arrive House  Placed Calndr,First Reading

May 20  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary II
May 24  Committee Judiciary II
May 28  Added As A Joint Sponsor CULLERTON  Committee Judiciary II
Jun 05  Primary Sponsor Changed To FLOWERS  Committee Judiciary II
Jun 14  Tbld pursuant Hse Rule 27D

⁵ Correctional Budget and Impact Note Act may be applicable.
SB-1441 MAROVITZ.

(Ch. 37, par. 702-8)

Amends the Juvenile Court Act. Provides for the inspection or disclosure to victims and witnesses of photographs contained in the records of law enforcement agencies for the purpose of identification or apprehension of any person subject to the Juvenile Court Act or for the investigation or prosecution of any crime.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Judiciary I
Apr 30 Recommended do pass 009-000-000

May 08 Second Reading
Placed Calndr,Second Reading

May 16 Third Reading - Passed 059-000-000
Arrive House
Placed Calndr,First Reading

May 20 First reading Rfrd to Comm on Assignment
May 23 Assigned to Judiciary II

Jun 05 Primary Sponsor Changed To DUNN,JOHN
Committee Judiciary II

Jun 14 Tbd pursuant Hse Rule 27D

SB-1442 SANGMEISTER.

(Ch. 38, par. 106-1)

Amends the Code of Criminal Procedure of 1963. Provides that a witness may be compelled to produce testimony or evidence by court order, upon written request by the State's Attorney or any other person involved in an official proceeding, provided that such witness would probably or has refused to produce such evidence based on the privilege against self-incrimination, and that compelled evidence shall not be used against the witness in a subsequent criminal case, except in certain instances. Establishes guidelines for granting immunity.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 38, pars. 106-1, 106-2, new pars. 106-4, 106-5; Ch. 100 1/2, par. 4; REPEALS: Ch. 5, par. 158; Ch. 38, par. 60-7.7; Ch. 43, par. 163d; Ch. 48, par. 501; Ch. 67 1/2, pars. 173, 278; Ch. 73, pars. 765, 1040; Ch. 120, pars. 9-915, 453.10a, 453.49, 467.a, 467.24, 476

Deletes everything after the enacting clause and amends Code of Criminal Procedure of 1963. Provides that testimony or evidence produced by a witness who is granted immunity may not be used against the witness in a subsequent criminal case. Present law provides that a witness who is granted immunity may not be prosecuted for any offense which is revealed by his testimony. Establishes certain guidelines for granting immunity. Amends various Acts to repeal, as of January 1, 1988, certain provisions relating to immunity. Effective January 1, 1986.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Judiciary I
Apr 24 Recommended do pass 007-000-000

May 14 Second Reading
 Amendment No.01 SANGMEISTER Adopted
Placed Calndr,Third Reading

May 24 Third Reading - Passed 036-007-003
Arrive House
Placed Calndr,First Reading

May 31 Hse Sponsor HOMER
Placed Calndr,First Reading

Jun 04 First reading Rfrd to Comm on Assignment
Assigned to Judiciary II

Jun 13 Interim Study Calendar JUDICIARY
SB-1443  JOYCE, JEREMIAH.

(Ch. 121 1/2, pars. 262E, 263, 264, 265, 266.1, 267, 270 and 270a)


Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II
May 07  Recommended do pass 006-000-004
Placed Calndr, Second Reading
May 20  Second Reading
Placed Calndr, Third Reading
May 29  Re-committed to Judiciary II

'SB-1444  JOYCE, JEROME.

(Ch. 111 2/3, par. 10.3; new pars. 63.2, 63.3, 63.4, 63.5, 63.6, 63.7 and 63.8)

Amends the Public Utilities Act. Creates a new Article within the Act concerning the regulation of telecommunications carriers.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy
May 02  Recommended do pass 008-002-000
Placed Calndr, Second Reading
May 22  Second Reading
Placed Calndr, Third Reading
May 29  Re-committed to Agriculture, Conservation & Energy

SB-1445  MAROVITZ AND LEMKE.

(Ch. 23, par. 2057)

Amends the Abused and Neglected Child Reporting Act. Requires Department of Children and Family Services to notify local law enforcement personnel and the State's Attorney of the appropriate county of the receipt of any report alleging suspected specified cases of child abuse or neglect.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II
May 07  Recommended do pass 011-000-000
Placed Calndr, Second Reading
May 08  Second Reading
Placed Calndr, Third Reading
May 09  Added As A Co-sponsor LEMKE
Placed Calndr, Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendr, First Reading
May 20  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Human Services
May 28  Committee Human Services
May 29  Mtn Prevail Suspend Rul 20K
Consnt Caldr Order 2nd Read
Committee Human Services
Jun 05  Do Pass/Consent Calendar 012-000-000
Consnt Caldr Order 2nd Read
Jun 10  Primary Sponsor Changed To PRESTON
Added As A Joint Sponsor HOMER
Consnt Caldr Order 2nd Read

1 Fiscal Note Act may be applicable.
SB-1445—Cont.

Jun 11  Added As A Joint Sponsor HARTKE
  Cnsent Calendar, 2nd Readng
  Consnt Caldr Order 3rd Read

Jun 18  Added As A Joint Sponsor FARLEY
  Added As A Joint Sponsor WASHINGTON
  Consnt Caldr, 3rd Read Pass 117-000-000
  Passed both Houses

Jul 16  Sent to the Governor

Sep 13  Governor approved
  PUBLIC ACT 84-0305  Effective date 01-01-86

SB-1446  WELCH.

(Sec. 3 of Public Act 83-1517)
Amends "An Act in relation to juveniles", certified January 14, 1985, to defer the effective date of the provisions amending the adjudicatory hearing provisions of the Juvenile Court Act from July 1, 1985 to July 1, 1987. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II
May 07  Recommended do pass 011-000-000
Placed Calndr,Second Readng
May 08  Second Reading
Placed Calndr,Third Reading
May 16  Third Reading - Passed 057-002-000
Arrive House
Placed Calendr,First Readng
May 23  Hse Sponsor STECZO
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 14  Tbd pursuant Hse Rule 27D

SB-1447  MAROVITZ.

(Ch. 95 1/2, new par. 11-401.1)
Amends the Illinois Motor Vehicle Code. Creates the offense of vehicular homicide. Provides that homicide by vehicle is a Class A misdemeanor. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Judiciary II
May 07  Recommended do pass 007-000-000
Placed Calndr,Second Readng
May 08  Second Reading
Placed Calndr,Third Reading
May 16  Third Reading - Passed 059-000-000
Arrive House
Placed Calendr,First Readng
May 20  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary II
Jun 05  Primary Sponsor Changed To CULLERTON
Committee Judiciary II
Jun 13  Interim Study Calendar JUDICIARY II

SB-1448  WELCH.

(Ch. 56, pars. 1.20 and 5.7)
Amends the Fish Code of 1971. Changes general penalty for violations of that Code from a petty offense to a Class C misdemeanor, except for commercial fishing violations or a violation for resisting or obstructing an officer or employee of the Department of Conservation, which shall be a Class A misdemeanor.
SB-1448—Cont.

HOUSE AMENDMENT NO. 1.
Reverts general penalty for violations of the Fish Code of 1971 from a Class C misdemeanor to a petty offense.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 12</td>
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<tr>
<td>Apr 17</td>
<td>Assigned to Agriculture, Conservation &amp; Energy</td>
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<td>May 02</td>
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<td>Third Reading - Passed 005-000-000</td>
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<td>First reading</td>
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SB-1449 WELCH.

(Ch. 121 1/2, pars. 157.33 and 157.34)

Amends An Act concerning ticket scalping. Provides for injunctive relief and restitution to any injured consumer from a violation of that Act upon application by the State’s Attorney or Attorney General. Increases the amount recoverable pursuant to a civil action under that Act from $20 to $100.

HOUSE AMENDMENT NO. 1.
Adds immediate effective date.

<table>
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<tr>
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<tr>
<td>Apr 12</td>
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<td>Apr 17</td>
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<td>Hse Sponsor VANDUYNE First reading</td>
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<td>May 23</td>
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<td>Thld pursuant Hse Rule 27D</td>
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<td>Oct 15</td>
<td>Added As A Joint Sponsor DELEO</td>
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<td>Oct 16</td>
<td>Exempt under Hse Rule 29(C) Mtn filed take from Table PLACE ON CALENDAR 2ND RDING-2ND DAY - MATJEEVICH Mtn Take From Table Prevail</td>
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<td>Oct 17</td>
<td>Amendment No.01 CULLERTON Adopted</td>
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<td>3d Reading Consideration PP Calendar Consideration PP.</td>
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SB-1450  WELCH.

(Ch. 61, par. 3.5)

Amends the Wildlife Code. Changes general penalty for violations of that Code from a petty offense to a Class C misdemeanor.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 61, par. 3.5
Adds reference to: Ch. 61, par. 2.4

Amends the "Wildlife Code" in relation to birds of prey. Provides that the term "birds of prey" includes all resident and migratory species, that an applicant for a license to take or possess a bird or prey must be 14, rather than 18, years of age, that the fee for a capture permit for a nonresident shall be $25, and for the use of birds of prey for the hunting of certain game during falconry season which shall be between July 1 and April 15. Makes other changes.

SB-1451  WELCH.

(Ch. 111 1/2, par. 1044)

Amends the Illinois Environmental Protection Act. Provides for the apportionment of fines collected pursuant to the Environmental Protection Act among the Hazardous Waste Fund, the Environmental Protection Agency, the prosecuting office, and the investigatory agency.

SENATE AMENDMENT NO. 1.

Changes the apportionments of fines with respect to the Attorney General, the Agency, the Hazardous Waste Fund and the Environmental Protection Trust Fund.

HOUSE AMENDMENT NO. 1. (Tabled June 21, 1985)

Adds reference to: Ch. 111 1/2, par. 1039

Amends the Environmental Protection Act. Within 10 days after the receipt of an application for a permit to construct a new pollution control facility, requires
EPA to publish a notice of such receipt in a newspaper of general circulation in the county in which the facility is proposed to be located, as well as serving such notice to specified public officials. Upon the written request of specified persons, requires EPA to conduct a public hearing concerning the application.

FISCAL NOTE, AS AMENDED
(Prepared by IL EPA)

At $2500 per application for notice and hearing costs, the cost to the State will be about $37,500 per year.

SB-1452 JOYCE, JEREMIAH - WELCH.
(Ch. 111 2/3, new par. 8b)

Amends the Public Utilities Act. Requires the Illinois Commerce Commission to design and implement a program whereby telephone corporations shall provide telecommunications devices for the deaf and severely hearing-impaired, as well as dual party relay systems to connect deaf or severely hearing-impaired persons and offices of organizations representing the deaf or severely hearing-impaired with persons of normal hearing.

HOUSE AMENDMENT NO. 1. (House recedes November 15, 1985)
Adds immediate effective date.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the House recede from H-am 1.

Deletes reference to: Ch. 111 2/3, new par. 8b
Adds reference to: Ch. 111 2/3, pars. 9-220, 9-221, 9-222, 906, 912, new pars. 9-222.1, 9-222.2; Ch. 120, pars. 467.16, 467.17, 467.18, 468, 469, 470

Recommends that the bill be further amended as follows: Amends The Gas Revenue Tax Act, The Public Utilities Revenue Act, the Public Utilities Act, and the Citizens Utility Board Act. Changes the definition of “gross receipts” in The Gas Revenue Tax Act, The Public Utilities Revenue Act and the Public Utilities Act to
facilitate implementation of alternative computation of such taxes based upon the number of units of gas or electricity used. Amends the Citizen Utility Board Act to specify that elections of directors shall be held on March 31 of the requisite year. Requires petitions for election to such board to be circulated by the candidate or a member of the corporation. Specifies time for the return of ballots. Effective immediately except that changes to the Public Utilities Act take effect January 1, 1986.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Agriculture, Conservation & Energy
May 02  Placed Calndr,Second Reading  Recommended do pass 013-000-000
May 20  Second Reading  Placed Calndr,Third Reading
May 24  Third Reading - Passed 054-000-000  Arrive House
May 29  First reading  Rfrd to Comm on Assignment
Jun 12  Do Pass/Short Debate Cal 010-000-000
Jun 18  Added As A Joint Sponsor KEANE  Cal 2nd Rdng Short Debate
Jun 21  Mtn Prev-Recall 2nd Reading  Amendment No.01 HASTERT Adopted  Cal 3rd Rdng Short Debate
Jun 24  Third Reading - Passed 117-000-000  H Refuses to Recede Amend 01
Jun 25  Secretary's Desk Concurrence 01
Jun 30  Added As A Joint Sponsor WELCH  S Noncnsrs in H Amend. 01  Speaker's Table, Non-concur 01
Jun 24  Primary Sponsor Changed To BOWMAN  H Requests Conference Comm 1ST
Jun 25  Added As A Joint Sponsor STECZO
Jun 30  Speaker's Table, Non-concur 01  H Requests Conference Comm 2ND
Jul 01  Hse Conference Comm Apptd 1ST/LEVIN, BOWMAN, CULLERTON, PIEL AND HOFFMAN
Jul 02  Sen Conference Comm Apptd 1ST/JOYCE,JEREMIAH, DEMUZIO, DEGNAN, RIGNEY & KEATS
Jul 02  House report submitted  S Requests Conference Comm 2ND
Jul 02  House Refuses to Adopt 1ST
Jul 02  Senate report submitted  3/5 vote required  Senate Conf. report lost 1ST/031-026-000  S Requests Conference Comm 2ND
Oct 16  Mtn filed take from Table  BOWMAN-LEVIN
Oct 16  Sen Conference Comm Apptd 2ND (07-02-85)
Oct 29  Exempt under Hse Rule 29(C)  3/5 vote required  Mtn take from table - lost  Mtn filed take from Table BOWMAN
Oct 30  Motion filed SUSPEND HOUSE RULE  79(D) & (E)-BOWMAN
Oct 30  Hse Conference Comm Apptd 2ND/LEVIN, BOWMAN, LEVERENZ, HOFFMAN & HASTERT
SB-1452—Cont.

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<th>Event</th>
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<td>Nov 12</td>
<td>Senate report submitted</td>
<td>WELCH</td>
<td>3/5 vote required</td>
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<td>Senate Conf. report Adopted 057-000-000</td>
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<td>Nov 14</td>
<td>House report submitted</td>
<td>BOWMAN</td>
<td>3/5 vote required</td>
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<td>House Conf. report Adopted 113-000-000</td>
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<td>2ND CORRECTED</td>
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<td>Both House Adopted Conf rpt 2ND CORRECTED</td>
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<td>Passed both Houses</td>
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Nov 27 | Sent to the Governor                      |               |         |
Dec 03  | Governor approved                          |               |         |

PUBLIC ACT 84-1093 Effective date 12-03-85

SB-1453 LEMKE.

(New Act; Ch. 24, new par. 11-13-21; Ch. 34, new par. 421.3)

Creates the Illinois Home Repair Registration Act. Requires persons who perform home repair services to obtain a certificate of registration from the Department of Registration and Education. Prohibits any person performing home repair services from accepting a sum larger than $300 for home repair services until the services are completed. Provides that a violation of this Act is a Class A misdemeanor and a second or subsequent violation a Class 4 felony. Provides that any contract entered into with a person who performs home repair services who is not registered under this Act shall not be enforceable by the performer of home repair services. Amends the Counties Act and the Illinois Municipal Code to require the submission of a valid certificate of registration for the person who is to perform home repair services as a condition for the issuance of a building permit.

Apr 12 1985 | First reading | Rfrd to Comm on Assignment |
Apr 17      | Assigned to Ins Pensions & Licensed Activities |

SB-1454 KUSTRA, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCAF-FER.

(Ch. 8, pars. 37-28, 37-33, 37-34 and 37-45; Ch. 23, pars. 12-14, 2214, 2252 and 2709; Ch. 24, pars. 10-2-1.6, and 11-32-1; Ch. 34, pars. 422 and 423; Ch. 37, pars. 702-8; Ch. 38, pars. 22-52, 22-54, 24-1-1, 24-3, 24-6, 28-5, 33-2, 36-2, 83-1-3, 83-2, 83-3, 83-4, 83-5, 83-6, 83-8, 83-8.1, 83-9, 83-10, 83-13.2, 83-15a, 206-1, 206-2.1, 206-5, 210-4 and 1005-9-1-2; Ch. 40, pars. 2302-10 and 2303-2; Ch. 43, par. 183; Ch. 48, par. 1603; Ch. 55 1/2, par. 7; Ch. 56 1/2, pars. 703, 710.2, 711, 717, 1102, 1302, 1304, 1310, 1311, 1313, 1413, 1501, 1507, 1655, 1655.2, 1702.01, 1703, 1704, 1705 and 1705.1; Ch. 68, par. 2-103; Ch. 73, par. 767.24; Ch. 85, pars. 503 and 509; Ch. 91 1/2, par. 812; Ch. 95 1/2, pars. 4-107, 4-302, 5-105, 5-401.2, 5-402.1, 6-411, 11-416, 11-501.2, 11-1419, 15-112, 15-201, 15-203, 16-105 and 313A-6; Ch. 96, par. 8; Ch. 96 1/2, par. 4813; Ch. 100 1/2, par. 14; Ch. 108 1/2, par. 14-110; Ch. 111, par. 2665; Ch. 111 1/2, pars. 87-6.4, 902, 903, 904, 905, 911, 6310 and 6328; Ch. 111 2/3, par. 808; Ch. 121, pars. 307.1, 307.3, 307.6, 307.9, 307.10, 307.13, 307.14, 307.15, 307.16, 307.18d, 307.21, 307.22 and 307.26; Ch. 121 1/2, pars. 323, 326 and 327; Ch. 122, pars. 3-14-22 and 10-21-7; Ch. 124, par. 110b.1; Ch. 127, pars. 3, 4, 5, 11, 9.11, 49.22, 55a, 55a-1, 55a-7, 55a-8, 55b, 55c, 63b17, 55d, 144.3, 289, 1254 and 1803.1; Ch. 127 1/2, pars. 1, 2, 23, 28.4-1, 30 and 501; Ch. 134, par. 39)

Amends numerous Acts to change references to the Department of Law Enforcement to the Department of State Police. In the State Police Act, specifies that the 1,600-person limit on State policemen to be appointed by the superintendent of police is on uniformed policemen. Effective July 1, 1985.

* Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 127 1/2, par. 1.
Adds reference to: Ch. 121, pars. 307.2 and 307.17; Ch. 127, pars. 55a-2, 55a-4, 55a-5 and 133e4

Changes the Department's Division of State Police to Division of State Troopers and Division of Support Services to Division of Forensic Services and Identification. Makes each division head within the Department a superintendent, rather than a deputy director. Changes the special agent ranking of State Troopers from I through VI to special agent through special agent major. Reassigns certain departmental duties to the State Fire Marshal.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 8, pars. 37-28, 37-33, 37-34, 37-45; Ch. 23, pars. 12-14, 2214, 2252, 2709; Ch. 24, pars. 10-2.1-6.1, 11-32.1; Ch. 34, pars. 422, 423; Ch. 37, par. 702-8; Ch. 38, pars. 22-52, 22-54, 24-1.1, 24-3, 24-6, 28-5, 33-2, 36-2, 83-1.1, 83-2, 83-3, 83-4, 83-5, 83-6, 83-8, 83-8.1, 83-9, 83-10, 83-13.2, 83-15a, 206-1, 206-2.1, 206-5.1, 210-4, 1005-9.1.2; Ch. 40, pars. 2302-10, 2303-2; Ch. 43, par. 183; Ch. 48, par. 1603; Ch. 55 1/2, par. 7; Ch. 56 1/2, pars. 703, 710.2, 711, 717, 1102, 1302, 1304, 1310, 1311, 1313, 1413, 1501, 1507, 1655, 1655.2, 1702.01, 1703, 1704, 1705, 1705.1; Ch. 68, par. 2-103; Ch. 73, par. 767.24; Ch. 85, pars. 503, 509; Ch. 91 1/2, par. 812; Ch. 95 1/2, pars. 4-107, 4-302, 5-105, 5-401.2, 5-402.1, 5-411, 5-416, 11-501.2, 11-1419, 15-112, 15-201, 15-203, 16-105, 313A-6; Ch. 96, par. 8; Ch. 96 1/2, par. 4813; Ch. 100 1/2, par. 14; Ch. 108 1/2, par. 14-110; Ch. 111, par. 2665; Ch. 111 1/2, pars. 87-6.4, 902, 903, 904, 905, 911, 6310, 6328; Ch. 111 2/3, par. 808; Ch. 121, pars. 307.1, 307.2, 307.3, 307.8, 307.9, 307.10, 307.13, 307.14, 307.15, 307.16, 307.17, 307.18d, 307.21, 307.22, 307.26; Ch. 121 1/2, pars. 323, 326, 327; Ch. 122, pars. 3-14.22, 10-21.7; Ch. 124, par. 110b.1; Ch. 127, pars. 3, 4, 5.11, 9.11, 49.22, 5a, 5a-1, 5a-2, 5a-4, 5a-5, 5a-7, 55a-8, 55b, 55c, 55d, 63b17, 1333.4, 144.3, 289, 1254, 1803.1; Ch. 127 1/2, pars. 2, 23, 38-4.1, 130, 501; Ch. 134, par. 39; Ch. 134, par. 808; Ch. 135, paras. 1235, 1236, 1237, 1238, 1240, 1242, 1242.1, 1243, 1244, new par. 1225.1; Ch. 135, paras. 1223, 1234, 1235, 1236, 1237, 1238, 1240, 1242, 1242.1, 1243, 1244, new par. 1225.1; Ch. 136, new par. 14-107, new par. 14-107; Ch. 127, par. 63b104e, new par. 141.158

Deletes everything. Amends various Acts to change the Metropolitan Fair and Exposition Authority from a municipal corporation to a State Agency.

HOUSE AMENDMENT NO. 3.

Deletes reference to: Ch. 85, new par. 1225.1
Adds reference to: Ch. 85, pars. 1222, 1223, 1225, 1230, 1230.1, 1233.1, 1241, new pars. 1222A, 1226.1, 1238.1, 1247.1

Deletes everything after the enacting clause and amends the Metropolitan Fair and Exposition Authority Act to provide that the Authority is a body politic and corporate of the State, that the Board shall consist of 6 members appointed by the Governor and 3 by the Mayor of Chicago, that the Authority shall be subject to various Acts applicable to State Agencies, that the State will assume liability for certain outstanding obligations, and that the Authority shall be subject to certain fiscal oversight requirements. Effective immediately.

<table>
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<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 17</td>
<td>Assigned to Reorganization of State Government</td>
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<tr>
<td>May 02</td>
<td>Placed Calndr, Second Reading</td>
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<tr>
<td>May 20</td>
<td>Second Reading Amendment No.01 KUSTRA Adopted</td>
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<td>May 24</td>
<td>Placed Calndr, Third Reading</td>
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<td>May 24</td>
<td>Third Reading  - Passed 051-001-000</td>
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<td>Arrive House</td>
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<td>Hse Sponsor</td>
<td>PULLEN</td>
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<td>First reading Rfrd to Comm on Assignment</td>
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May 29  Assigned to State Gov Adm & Regulatory Rev
Jun 13  Do Pass/Consent Calendar 019-000-000
Jun 19  Consnt Caldr Order 2nd Read
Jun 20  Consnt Calendar, 2nd Reading
Jun 26  Remvd from Consent Calendar
Jun 26  Added As A Joint Sponsor DANIELS
Jun 26  Added As A Joint Sponsor RYDER
Jun 26  Short Debate Cal 2nd Rdng
Jun 26  Amendment No.01 DANIELS Adopted 080-036-001
Jun 27  Cal 3rd Rdng Short Debate 3/5 vote required
Jun 27  Mtn Lost to Suspend Rule 37(C)/057-037-015
Jun 27  Mtn Prevail Suspend Rul 37G
Jun 27  Cal 3rd Rdng Short Debate
Jun 28  Mtn Prevail Suspend Rul 37G
Jun 28  Cal 3rd Rdng Short Debate
Jun 28  Tabled House Rule 37(G)
Jun 29  Mtn filed take from Table SUSPEND RULE 74(D) - DANIELS
Jun 29  Motion prevailed
Jun 29  Floor motion SUSPEND 37(G) UNTIL MIDNIGHT 06-29-85/DANIELS
Jun 29  Motion prevailed
Jun 29  Cal 3rd Rdng Short Debate
Jun 29  Mtn Prev-Recall 2nd Reading
Jun 29  Floor motion SUSPEND PRINTING REQUIREMENT FOR AMENDMENTS 2 & 3 - MADIGAN
Jun 29  Motion prevailed
Jun 29  Amendment No.02 DANIELS Withdrawn
Jun 29  Amendment No.03 DANIELS Adopted
Jun 29  Cal 3rd Rdng Short Debate
Jun 29  Mtn Prevail to Suspend Rule 37(C)/118-000-000 3/5 vote required
Jun 29  Short Debate-3rd Passed 078-034-006
Jun 30  Secretary's Desk Concurrence 01,03
Jul 03  Tabled By Sponsor
Oct 15  Bill Considerd Spec Sess 2
Oct 15  Mtn filed take from Table KUSTRA
Oct 15  Secretary's Desk Concurrence 01,03
Oct 15  S Noncncrs in H Amend. 01,03
Oct 15  Speaker's Table, Non-concur 01,03
Nov 14  Session Sine Die

SB-1455  KUSTRA, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAF-FER.

(Ch. 121, par. 307.1)

Amends the State Police Act. Specifies that the 1,600 - person limit on State policemen to be appointed by the superintendent of police is on uniformed policemen. Effective July 1, 1985.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Reorganization of State Government
SB-1456  NEDZA.

(Ch. 46, pars. 4-6.1, 5-16.1 and 6-50.1; new pars. 4-7.1, 5-18.1, 6-51.1, 13-17 and 14-10)

Amends the Election Code. Provides in each precinct for an election judge to be selected as an administrative judge, and for another election judge to be selected as a deputy administrative judge. Further provides the administrative and deputy administrative judge shall constitute a board of registry in their precinct, and shall be compensated for each voter they register. Makes permissive, rather than mandatory, the adoption of a method of registration that is in addition to registration in the office of a county clerk or municipal board of election commissioners. Makes various other changes.

SENATE AMENDMENT NO. 1

Deletes reference to: Ch. 46, new pars. 4-7.1, 5-18.1 and 6-51.1

Deletes everything after the enacting clause. Allows each election authority to appoint a precinct board of administration for each precinct within its jurisdiction for the registration and canvassing of voters and to assist in the preparation and conduct of elections.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17   Assigned to Elections
Apr 25  Recommended do pass 007-002-000
May 08  Second Reading
May 20  Third Reading - Passed 045-004-000
Arrive House
May 21  Hse Sponsor GREIMAN
May 23   Assigned to Elections
Jun 13   Interim Study Calendar ELECTIONS

SB-1457  HALL - POSHARD.

(Ch. 127, par. 46.1; new par. 46.50)

Amends the Civil Administrative Code of Illinois. Creates the Minority Controlled and Female Controlled Businesses Loan Board in the Department of Commerce and Community Affairs to make direct grants and low interest loans to certain businesses located in Alexander County, Pulaski County, East St. Louis, and the South and West parts of Chicago.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17   Assigned to Executive
Apr 18  Added As A Joint Sponsor POSHARD

SB-1458  COLLINS - CHEW - HALL - NEWHOUSE - SMITH - JONES.

(C. 48, pars. 850.04, 850.05, 850.07b, 850.07c, 850.07d, 850.07f, 850.07k, 850.07l, 850.07m, 850.07n, 850.07o, 850.07t, 850.07u, 850.07v, 850.07y, 850.07z and 850.07z12)

Amends The Illinois Development Finance Authority Act. Provides that the Illinois Development Finance Authority shall be composed of 5 members, rather than 13, and one member shall be appointed by the Mayor of Chicago, one member shall be appointed by the Chairman of the Cook County Board and the Governor shall appoint 3 members. Provides that a member of the Authority shall be the Director of each Division of the Authority. Provides that the Authority shall develop a 5-year plan for the development of enterprise zone projects. Make other changes.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 5.
Amends the findings and declarations of policy provision of the Act. Changes the definition of “areas of critical labor surplus”. Provides that the Authority shall create a 5 year resource development and financial plan. Authorizes the Authority to make loan guarantees to enterprises engaged in certain activities, and to contract with units of local government and qualified community development corporations to operate programs for job creation and economic development. Creates an 11 member Advisory Council to advise and assist the Authority.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive
Apr 25 Committee discharged
Re-referred to Labor and Commerce
May 02 Recommended do pass as amend
006-001-000
Placed Calndr, Second Reading

May 20 Second Reading
Amendment No. 01 LABOR COMMRCE Tabled
Amendment No. 02 LABOR COMMRCE Tabled
Amendment No. 03 COLLINS Adopted
Mtn Reconsider Vote Prevail
03-COLLINS
Mtn Prevail - Table Amend No 03 Tabled
Amendment No. 04 COLLINS Lost
025-027-000
Verified Lost
Placed Calndr, Third Reading

May 21 Recalled to Second Reading
Amendment No. 05 COLLINS Adopted
Placed Calndr, Third Reading
Added As A Joint Sponsor CHEW-HALL-
Added As A Joint Sponsor NEWHOUSE-SMITH
Added As A Joint Sponsor & JONES
Placed Calndr, Third Reading

May 24 3d Reading Consideration PP
Calendar Consideration PP.
May 29 Re-committed to Labor and Commerce

SB-1459 COLLINS.
(New Act)
Creates the Illinois Housing Trust Fund Act to assist in rehabilitation of housing and the construction of low and moderate income housing.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Executive
Apr 25 Committee discharged
Re-referred to Labor and Commerce

SB-1460 COLLINS - CHEW - HALL - NEWHOUSE - SMITH - JONES.
Appropriates $5,000,000 from the General Revenue Fund to the State Board of Education for certain reimbursements and the ordinary and contingent expenses of Vocational and Professional Enterprise Training Centers.

SENATE AMENDMENT NO. 1.
Reduces appropriation to $5.00; adds effective date of July 1, 1985.

SENATE AMENDMENT NO. 2.
Appropriates $2,000,000 to IL Community College Board for optional expenses under Vocational and Professional Enterprise Training Act and OCE of Vocational and Professional Enterprise Training Centers.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Appropriations II
SB-1460—Cont.

May 14
Placed Calndr, Second Reading
Recommnded do pass as amend
010-008-000

May 20
Second Reading
Amendment No. 01
APPROP II
Adopted
Placed Calndr, Third Reading

May 21
Added As A Joint Sponsor CHEW-HALL-
Added As A Joint Sponsor NEWHOUSE-SMITH
Added As A Joint Sponsor & JONES

May 23
Recalled to Second Reading
Amendment No. 02
COLLINS
Adopted
Placed Calndr, Third Reading

May 24
3d Reading Consideration PP
Calendar Consideration PP.

May 29
Re-committed to Appropriations II

SB-1461
COLLINS.

(New Act; Ch. 111 2/3, par. 8; Ch. 127, new par. 141.158)

Creates the Utility Trust Fund Act, and amends the Public Utilities and State Finance Acts. Requires gas, electric and telephone utilities to pay into the Utility Trust Fund, created by the new Act, all interest accruing each month on security deposits of consumers of such utilities' services. Provides money deposited into such Fund shall be distributed in grant form to consumers of such utilities' services who are in need of financial assistance in paying their utility bills. Creates the Utility Trust Fund Board, and charges the Board with the administration of the Utility Trust Fund Act. Effective January 1, 1986.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Agriculture, Conservation & Energy
Apr 25 Committee discharged
Re-referred to Labor and Commerce

SB-1462
WATSON.

(Ch. 30, par. 371, new par. 387.1; Ch. 32, new pars. 415-12.1, 636.1; Ch. 56 1/2, new par. 1301; Ch. 111, pars. 1213, 1229, 1664, 1832, 2206, 2249.1, 2409, 2670, 2807, 2820, 2836, 3209, 3225, 3429, 3619, 3707, 3716, 3810, 3826, 4009, 4052.1, 4218.1, 4414, 4429, 4772, 4912, 4937, 5311, 5325, 5518, 6210, 6217, 6311, 6312, 6508, 6523, 7014, new pars. 1229.2, 1664.1, 1832.1, 2249.1a, 2427.1, 2670.1, 2836.1, 3225.2, 3429.1, 3619.1, 3619.2, 3826.1, 4052.2, 4218.2, 4937.1, 5325.1, 5815.1, 6311.1, 7014.1)

Amends various Acts concerning the professions and occupations subject to regulation by the Department of Registration and Education. Requires the Department to deny a person's application for licensure, registration or certification, as the case may be, if he fails to pass the required examination within 3 years after filing the application. Imposes a fee of $50 upon any person who on 2 occasions writes a check to the Department which is not honored by the bank upon which it is drawn. Imposes a fee of $100 if a check which is not honored was intended to be a payment for the renewal of a license, and the licensee continues to practice his profession without paying the renewal fee and the $50 fee. Authorizes the Director of Dept. of Registration and Education to waive the fee where it would impose an unreasonable burden on the licensee.

SENATE AMENDMENT NO. 1.
Corrects technical errors.

Fiscal Note Act may be applicable.
SB-1462—Cont.  858

Apr 25  Recommended do pass 011-000-000
May 08  Second Reading
May 16  Third Reading - Passed 059-000-000
May 17  Hse Sponsor NASH
May 23  Assigned to Registration & Regulation
May 29  Added As A Joint Sponsor CHURCHILL
Jun 06  Consent Calendar, 2nd Read
Jun 13  Consent Calendar, 2nd Read
Jun 19  Consent Calendar, 3rd Read Pass 114-000-000
Jul 17  Sent to the Governor
Sep 03  Governor approved

SB-1463  VADALABENE.

Appropriates funds to the Department of Commerce and Community Affairs for a grant to the Granite City High School Marching Band.
Oct 02 1985  First reading  Referred to Rules

SB-1464  VADALABENE.

Appropriates $1,673,500 from the Build Illinois Bond Fund to the Capital Development Board for the development of University Park at the Edwardsville campus of Southern Illinois University. Effective immediately.
Oct 02 1985  First reading  Referred to Rules

SB-1465  LEMKE.

(New Act)

Creates the Casimir Pulaski Memorial Statue Committee, specifies its composition, and describes its powers and duties. Reporting date: July 1, 1987. Repealed: August 1, 1987. Effective July 1, 1986, or upon becoming law, whichever is later.
Oct 02 1985  First reading  Referred to Rules

SB-1466  VADALABENE.

(Ch. 108 1/2, par. 15-145)

Amends the State Universities Article of the Pension Code to provide that remarriage prior to age 55 does not disqualify a survivor from receiving survivor's benefits, if the deceased member had at least 20 years of service credit at the time of death.
Oct 02 1985  First reading  Referred to Rules

SB-1467  ROCK.

(Ch. 120, par. 481b.33; Ch. 127, pars. 144.25, 2103.03; new pars. 2101A.01 and 2101A.02; repeals pars. 2101.01 through 2105.08)

Oct 02 1985  First reading  Referred to Rules
Amends "An Act in relation to State finance" and "The School Code" to revise the schedule for state aid payments. Effective immediately.

SENATE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Makes further changes relative to the schedule for State aid payments under The School Code. For FY 1987 accelerates to August 20 the State aid payment which under current law would not be made until September 10, for FY 1988; also accelerates to August 20 the State aid payment which under current law would not be made until September 20; and for FY 1989 and subsequent fiscal years provides that 1/12 of the total annual distribution shall be accelerated to July 21 or as soon thereafter as may be practicable with each semimonthly distribution for August through June to be evened out at 1/24 of the total annual distribution. Eliminates certain delayed State aid payment provisions which became obsolete after July, 1983. Makes corresponding changes in the State Finance Act with respect to the required dates for transferring funds from the General Revenue Fund to the Common School Fund. Provides for an immediate effective date.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 122, pars. 2-3.12, 2-3.59, 18-8, 29-5.2, 1502-3 and 1502-7; Ch. 144, par. 1951
Changes the title and amends an Act relating to school district reorganization. Changes the territory included within subregions of educational service regions with a population in excess of 1,000,000. Clarifies a provision relative to persons eligible to vote when a reorganization plan calls for detachment of certain territory from an existing district. Provides that if a reorganization plan recommends establishment of any new district with any tax rate exceeding that otherwise authorized by The School Code, the question of the increased tax shall be voted upon at the same election at which the reorganization plan is submitted to the voters. Also amends additional provisions of The School Code. Allows the Regional Superintendent to approve postponement, until July 1, 1988, of the effectuation of recommendations in required school building surveys. Adds provisions which include as a qualifying pupil (for whom a custodian incurs reimbursable qualified transportation expenses) pupils residing within 1 1/2 miles of school if they do not have access to transportation provided entirely at public expense and if conditions are such that walking would constitute a serious safety hazard due to vehicular traffic. Authorizes school districts to contract with not-for-profit organizations to conduct summer staff development program institutes. Further amends The School Code (i) to provide for a supplemental general State aid payment to school districts whose per total weighted ADA decreases by 15% or more under specified circumstances, and (ii) to revise the manner of computing the annual amount to be paid under the school aid formula to a public university which operates a laboratory school. Also amends the Act relating to the appointment by the board of trustees of a private college or university of a campus police department. Adds an immediate effective date.
Amends the Illinois Horse Racing Act of 1975 to reduce the privilege taxes on win, place and show handles on the first $400,000 of daily handle and multiple horse wagers and any amount of handle over $1.5 million. Effective December 31, 1986.

Oct 15 1985 First reading Referred to Rules Committee discharged

Oct 16 Added As A Joint Sponsor TOPINKA
Second Reading
Placed Calndr,Third Reading

Oct 17 Third Reading - Passed 047-006-004
Arrive House
Hse Sponsor GIORGI
Added As A Joint Sponsor PEDERSEN,B
First reading Assigned to Rules

Enacts the Energy Assistance Act and amends the Gas Revenue Tax and Public Utilities Revenue Acts to provide that from December 1 through April 30 eligible low-income citizens pay for utilities the lesser of their utility bill or 12% of their monthly income and from May 1 through November 30 pay the greater of 12% of their household income or their utility bill. Provides that shortfall to the utility companies be funded by State or federal grants or as a state utility tax credit. Repealed January 1, 1989. Effective immediately.

Oct 15 1985 First reading Referred to Rules

1 Fiscal Note Act may be applicable.
SB-1471  JONES.

(Ch. 144, rep. pars. 181 thru 193)

Repeals "An Act creating the Board of Higher Education, defining its powers and duties, making an appropriation therefor, and repealing an Act herein named". Effective immediately.

Oct 16 1985  First reading  Referred to Rules

SB-1472  LEMKE.

Appropriates $960,000 to the Capital Development Board for a grant to the City of Palos Hills to expand or improve the Palos Hills City Hall and police and jail facilities. Effective immediately.

Oct 16 1985  First reading  Referred to Rules

SB-1473  O’DANIEL.

Appropriates $2,000,000 to the IL Development Finance Authority for loans pursuant to the Employee Ownership Assistance Act. Effective immediately.

Oct 16 1985  First reading  Referred to Rules

SB-1474  HOLMBERG.

(Ch. 85, pars. 1225, 1244 and 1245; new par. 1244.1; Ch. 127, par. 779.02; new par. 132.5-4)

Amends the Metropolitan Fair and Exposition Authority Act, The Illinois Purchasing Act and the Capital Development Board Act. Provides that every contract entered into by a State agency, the Capital Development Board or the Metropolitan Fair and Exposition Authority shall contain a provision which establishes a time and date certain for the performance of work or provision of work, materials, goods or services. Also requires certain contracts entered into by the Metropolitan Fair and Exposition Authority Board for professional services to be in writing and filed with the Board. Provides that no such services shall commence until the contract is submitted and approved by the Board. Also requires bids to be advertised in the official newspaper of the State of Illinois and requires the Board to approve change orders in excess of a certain amount. Effective immediately.

Oct 17 1985  First reading  Referred to Rules

SB-1475  JONES.

(Ch. 127, par. 132.602)

Amends the Minority and Female Business Enterprise Act. Provides that the Act applies to the State Board of Education, the Illinois Community College Board, the public universities, colleges and community colleges heretofore or hereafter established by the General Assembly, and the governing boards of such institutions. Effective immediately.

Oct 17 1985  First reading  Referred to Rules

SB-1476  BARKHAUSEN.

(Ch. 38, new par. 32-11)

Amends the Criminal Code to provide that a person who, while upon any courthouse property, solicits for business relating to the employment of legal counsel commits a Class A misdemeanor.

Oct 17 1985  First reading  Referred to Rules

1 Fiscal Note Act may be applicable.
SB-1477 MAROVITZ.
(Ch. 38, par. 32-2, new par. 32-11)
Amends the Criminal Code of 1961. Expands the definition of “perjury” to include making false statements under oath or affirmation where required by rule of court. Establishes the offense of unlawful solicitation in courthouses and fixes the penalty for violation thereof.
Oct 29 1985 First reading Referred to Rules

SB-1478 MAROVITZ.
(Ch. 37, new par. 73.4-3)
Amends the Circuit Court Act to authorize presiding judges in the Circuit of Cook County to employ management assistants to help achieve a better balance between morning and afternoon court calls; provides for the salaries and expenses of such assistants to be paid out of the State Treasury.
Oct 29 1985 First reading Referred to Rules

SB-1479 MAROVITZ.
(Ch. 25, par. 9; Ch. 125, par. 7)
Amends the Court Clerks and Sheriffs Acts to require rotation schedules for deputy clerks and sheriffs in counties of 1,000,000 or more population, limiting their misdemeanor and preliminary hearing courtroom duty to 120 consecutive workdays.
Oct 29 1985 First reading Referred to Rules

SB-1480 MAROVITZ.
(Ch. 38, pars. 83-4 and 83-8; Ch. 127, par. 55a)
Amends the Firearm Owners Identification Act to require completion of a firearms safety education program prior to issuance of an identification card and to condition issuance and retention of such card on compliance with handgun safety standards. Amends the Civil Administrative Code to empower the Department of State Police to establish standards for such programs and for such handgun safety.
Oct 29 1985 First reading Referred to Rules

SB-1481 MAROVITZ.
(Ch. 38, par. 110-7; new par. 114-14)
Amends the Code of Criminal Procedure of 1963. Provides a court shall enter an order transferring all or part of a bail deposit repayable to a defendant to the defendant’s attorney only where the court is satisfied the circumstances underlying the formation of the attorney-client relationship of the defendant and his attorney were lawful and ethical. Requires the circuit clerk to maintain a printed alphabetical list of each attorney to whom any remaining amounts of a defendant’s bail deposit have been paid on or after July 1, 1986, and to indicate opposite each name the cumulative amount paid the attorney. Provides all pleadings filed by a defendant’s attorney shall indicate the attorney’s attorney registration number.
Oct 29 1985 First reading Referred to Rules

SB-1482 VADALABENE.
(Ch. 24, par. 2-3-5a)
Amends the Illinois Municipal Code. Provides, in counties with a population of at least 150,000, that an area containing at least 1,800 (rather than 2,500) inhabitants may be incorporated as a village if a petition to incorporate is filed with the circuit clerk within 30 days after the effective date of the Act. Effective immediately.

1 Fiscal Note Act may be applicable.
SB-1483 LECHOWICZ – DEGNAN, BERMAN, JONES, TOPINKA AND NETSCH.
(Ch. 73, new par. 755.20b)
Amends the Insurance Code to prohibit the midterm cancellation of certain insurance policies except for specified reasons.

Oct 29 1985  First reading  Referred to Rules
Oct 31  Added As A Co-sponsor BERMAN, JONES
         Added As A Co-sponsor TOPINKA & NETSCH
         Committee Rules

SB-1484 MAROVITZ.
(Ch. 108 1/2, pars. 8-150.1, 8-154 and 8-159)
Amends the Chicago Municipal Article of the Pension Code to remove the $500 limit on a widow's or child's annuity. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Oct 29 1985  First reading  Referred to Rules

SB-1485 MAROVITZ.
(Ch. 40, par. 503)
Amends the Illinois Marriage and Dissolution of Marriage Act. In the disposition of commingled marital and non-marital property, provides that the personal effort toward non-marital property which requires reimbursement must be contributed by the non-owning spouse.
Oct 29 1985  First reading  Referred to Rules

SB-1486 DAWSON – JONES.
(New Act)
Creates the Organ Transplant Aid Act to require hospital administrators to request that the next of kin of deceased patients consent to anatomical gifts. Effective immediately.
Oct 29 1985  First reading  Referred to Rules

SB-1487 VADALABENE.
(Ch. 24, par. 2-3-5a)
Amends the Illinois Municipal Code. Provides, in counties with a population of at least 150,000, that an area containing at least 1,000 (rather than 2,500) inhabitants may be incorporated as a village if a petition to incorporate is filed with the circuit clerk within 30 days after the effective date of the Act. Provides that if the proposed village contains fewer than 7,500 residents, permission must be obtained from any municipality located within 1 mile, rather than 1 1/2 miles, of the proposed village. Effective immediately.
Oct 30 1985  First reading  Referred to Rules

SB-1488 BARKHAUSEN.
(New Act; Ch. 43, rep. par. 135; Ch. 110, par. 2-209)
Amends the Code of Civil Procedure. Provides that every person who is injured in this State in person or property by any intoxicated person has a right of action against any person licensed under the laws of this State or any other State to sell alcoholic liquor who, by selling or giving alcoholic liquor within or without the territorial limits of this State, contributes to such intoxication. Makes the "long arm statute" applicable. Repeals Section of The Liquor Control Act of 1934 commonly known as the "Dram Shop Act".

Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-1488—Cont.

Oct 31 1985 First reading Referred to Rules

'SB-1489 LUFT.

(Ch. 48, pars. 850.07 and 850.11; Ch. 67 1/2, new par. 320.1; Ch. 111 1/2, pars. 1105 and 1114; Ch. 121, pars. 100-18 and 100-19; Ch. 144, pars. 1306, 1312, 1607 and 1613)

Amends Acts creating the Illinois Development Finance Authority, the Illinois Housing Development Authority, the Illinois Health Facilities Authority, the Illinois State Toll Highway Authority, the Illinois Education Facilities Authority and the Illinois Independent Higher Education Loan Authority. Provides that administrative expenses of the Authorities shall be paid solely from funds appropriated by the General Assembly, and that the Authorities are required to pay certain monies, derived from fees and other sources, into the State treasury. Effective July 1, 1986.

Nov 04 1985 First reading Referred to Rules

SB-1490 DEANGELIS, DONAHUE, TOPINKA, DUNN, RALPH, MACDONALD, RIGNEY, BLOOM, MAHAR AND HUDSON.

(Ch. 122, par. 1502-4)

Amends the school district reorganization provisions of the Act relating to educational reform. Eliminates the requirements that reorganization committees meet minimum criteria relative to enrollment and consider unit districts as the preferred organizational pattern. Provides that no hearings shall be held if a reorganization committee can't agree on a plan or if it decides that reorganization shouldn't occur. Limits hearings to the affected part of an educational service region or subregion if the committee feels that reorganization in the remainder of such region or subregion shouldn't occur. Effective immediately.

Jan 08 1986 First reading Referred to Rules Committee Education-Elementary & Secondary

Jan 09 Added As A Co-sponsor HUDSON Re-referred to Assignment of Bills Assigned to Education-Elementary & Secondary

SB-1491 ROCK.

(Ch. 23, par. 2053)

Amends Abused and Neglected Child Reporting Act. Adds “public or private school employee” to definition of “person responsible for the child’s welfare”. Effective immediately.

Jan 08 1986 First reading Referred to Rules

Jan 09 Re-referred to Assignment of Bills Assigned to Public Health, Welfare, Corrections

SB-1492 ETHEREDGE.

(Ch. 43, par. 130)

Amends the Liquor Control Act to authorize sale and dispensing of beer and wine at professional sporting events and concerts held on premises owned by the Forest Preserve District of Kane County. Effective immediately.

Jan 08 1986 First reading Referred to Rules

SB-1493 KELLY.

(New Act)

Prohibits the use of automated telephone dialing systems which use recorded messages for solicitation purposes. Provides penalties and authorizes the Attorney General and telephone companies to obtain injunctive relief.

1 Fiscal Note Act may be applicable.
SB-1493—Cont.

Jan 08 1986 First reading Referred to Rules

SB-1494 KELLY.
(Ch. 122, renumbered par. 2-3.73)
Amends The School Code. As a part of the missing child program, requires the State Superintendent of Education to establish procedures for the identification, during registration, of new students who may be missing children.

Jan 08 1986 First reading Referred to Rules

SB-1495 TOPINKA – DUDYCZ.
(New Act; Ch. 38, par. 28-1; Ch. 85, rep. pars. 2301 through 2308)
Creates the Casino Night and Raffle Act. Provides for the conducting of raffles and casino nights by certain non-profit organizations and the licensing thereof by counties and municipalities. Provides that licenses for the operation of casino nights shall not be issued or effective after July 1, 1988. Defines terms. Repeals the present Raffle Act. Effective immediately.

Jan 08 1986 First reading Referred to Rules
Jan 09 Re-referred to Assignment of Bills Assigned to Judiciary II

SB-1496 COLLINS.
(Ch. 17, par. 6407)
Amends An Act in relation to the rate of interest and other charges in connection with sales on credit and the lending of money to provide that the maximum rate of interest on credit card accounts and revolving credit accounts shall not exceed an amount in excess of the Federal Reserve Bank discount rate plus 10 percentage points per year.

Jan 08 1986 First reading Referred to Rules

SB-1497 COLLINS.
(Ch. 111, par. 4433; new par. 4434d)
Amends the Medical Practice Act. Prohibits a physician who prescribes any drug for a patient from requiring or recommending to the patient that such patient fill his prescription at a pharmacy or drug store in which such physician has an ownership or other pecuniary interest. Makes violation a ground for discipline by the Department of Registration and Education.

Jan 08 1986 First reading Referred to Rules

SB-1498 LECHOWICZ, MAROVITZ, BERMAN, DEGNAN, CHEW AND SMITH.
(Ch. 108 1/2, par. 18-125.1)
Amends the Judges Article of the Pension Code to make judges who have become eligible to receive the maximum rate of annuity eligible to receive automatic increases for any period of resumption of service as a judge.

Jan 08 1986 First reading Referred to Rules

SB-1499 MAROVITZ.
(Ch. 29, par. 58)
Amends The Physical Fitness Services Act. Provides that a contract for physical fitness services shall not require payment of a total amount in excess of $5000 (now $2500) and shall not require financing over a period in excess of 3 years (now 2 years).

Jan 08 1986 First reading Referred to Rules

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
SB-1500  KEATS.
(Ch. 120, new pars. 453.2a and 453.32a; Ch. 127, new par. 141.194)
Amends the Cigarette Tax, Cigarette Use Tax and the State Finance Acts. Imposes an additional tax on cigarettes of 5 cents per cigarette with the proceeds therefrom to be earmarked for cancer research and public aid medical assistance.
Jan 08 1986  First reading  Referred to Rules

SB-1501  MAROVITZ – LECHOWICZ.
(New Act)
Appropriates $100,000 to the Illinois Arts Council for the purpose of making a grant to the American Conservatory of Music in Chicago. Effective immediately.
Jan 08 1986  First reading  Referred to Rules

SB-1502  GEO-KARIS.
(New Act)
Authorizes units of local government, school districts and community college districts to establish a plan of tax sheltered benefits for their officials and employees. Effective immediately.
Jan 08 1986  First reading  Referred to Rules

SB-1503  DAWSON – JONES – POSHARD.
(New Act; Ch. 73, par. 1021; Ch. 120, par. 2-205)
Jan 08 1986  First reading  Referred to Rules

SB-1504  VADALABENE.
(Ch. 8, par. 37-31)
Amends the Illinois Horse Racing Act of 1975. Provides that 12 1/2%, rather than 8 1/2%, of the privilege taxes on harness racing received by the State shall be deposited into the Illinois Standardbred Breeders Fund. Provides for additional transfers into that fund from the General Revenue Fund of $1,000,000 in each of the years 1986, 1987 and 1988. Effective immediately.
Jan 08 1986  First reading  Referred to Rules

SB-1505  DAWSON – JONES – SAVICKAS – WELCH.
(Ch. 17, par. 6407; Ch. 121 1/2, par. 528)
An Act in relation to the regulation of certain lending practices, amending certain Acts herein named. Effective immediately.
Jan 08 1986  First reading  Referred to Rules

SB-1506  SANGMEISTER – ROCK.
(Ch. 122, pars. 2-3.25, 1502-4, 1502-7, 1502-8; new par. 1502-1.1)
Amends the School Code and Article II (school district reorganization) of An Act in relation to educational reform and the financing thereof (Public Act 84-126). Provides that reorganization plans must be submitted to the State Board of Education by September 30, 1986 instead of June 30, 1986, and revises the election timetable for such plans. Requires reorganization committees to hold public hearings in each affected school district both prior to and after formulation of the reorganiza-

1 Fiscal Note Act may be applicable.
tion plan, use educational opportunity as the primary criterion for reorganization, and ensure every school district with grades 9-12 offer courses enabling students to meet public college and university admission requirements. Provides that districts that fail to offer such courses may not be granted a certificate of recognition by the State Board of Education and, if not corrected after 12 months probation, may not receive Common School Fund moneys. Effective immediately.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

Jan 08 1986 First reading Referred to Rules
Jan 09 Re-referred to Assignment of Bills Assigned to Education-Elementary & Secondary

**SB-1507 TOPINKA, DEANGELIS, MAITLAND, KUSTRA, MAHAR AND DUDY-CZ.**

(Ch. 122, par. 3-1)

Amends the School Code to remove the requirement that for at least 2 of the 4 years prior to election or appointment regional superintendents teach or supervise fulltime in the common public schools or serve as a regional superintendent of schools in this State.

Jan 08 1986 First reading Referred to Rules

**SB-1508 BARKHAUSEN.**

(Ch. 30, new par. 4a.2)

Amends An Act concerning conveyances. Provides that an instrument which re-leases or assigns a mortgage, trust deed, deed of trust or mechanics' lien claim on real property shall, before being accepted for recordation or filing, contain a legal description sufficient to identify the property.

Jan 08 1986 First reading Referred to Rules

**SB-1509 DAWSON - JONES.**

(New Act)

Requires hospitals to request that the next of kin of deceased patients consent to organ donations. Requires the Director of the Department of Public Health to establish necessary rules and to report to the Governor and General Assembly by July 1, 1987. Family Consent/Organ Donations

Jan 08 1986 First reading Referred to Rules

1 **SB-1510 NEWHOUSE, COLLINS, DAWSON, SMITH, JONES, HALL AND CHEW.**

(New Act)

Creates the Apprenticeship and Training Act, and establishes an Apprenticeship and Training Council in the Department of Commerce and Community Affairs, to establish programs relating to apprentices and on-the-job training. Provides for an Assistant Director to administer the programs under the supervision of the Director of Commerce and Community Affairs.

Jan 08 1986 First reading Referred to Rules

**SB-1511 NEWHOUSE, CHEW, COLLINS, SMITH, DAWSON, JONES AND HALL.**

(New Act)

Creates a State Apprenticeship and Training Council of 7 members to be appointed by the Governor, pursuant to the National Apprenticeship Act of 1937, to administer and enforce the equal opportunity and affirmative action regulations of that Act. Provides for standards to be incorporated in apprenticeship programs and employer-employee voluntary apprenticeship agreements. Empowers the Council to issue certificates of competence as journeymen to individuals in the various skilled trades. Effective immediately.

1 Fiscal Note Act may be applicable.
SB-1512  NEWHOUSE, CHEW, SMITH, JONES, COLLINS AND DAWSON.
(New Act)

Requires use of apprentices or trainees on all State construction projects. Directs Departments of Transportation and Central Management Services to establish on the job training programs designed to develop skilled construction workers and to promote equal employment opportunity through employment of minorities and disadvantaged persons. Effective immediately.

Jan 08 1986  First reading  Referred to Rules

SB-1513  LECHOWICZ, NEDZA, ROCK, LEMKE, DEGNAN AND JOYCE, JEREMIAH.
(Ch. 24, par. 10-1-7; Ch. 81, new par. 4-7.3)

Amends the Illinois Municipal Code and The Illinois Local Library Act to make applications for policemen and firemen available at various branches of the public library of a municipality with more than 500,000 population. Effective immediately.

Jan 09 1986  First reading  Referred to Rules

SB-1514  ROCK.
(Ch. 108 1/2, pars. 7-210 and 7-214, rep. par. 7-195.1)

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to change the custodian of the Fund’s moneys from the State Treasurer to a treasurer appointed by the Board.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Jan 09 1986  First reading  Referred to Rules

SB-1515  DAWSON – JONES – WELCH – POSHARD.
(Ch. 17, par. 6407)

Amends An Act in relation to the rate of interest and other charges in connection with sales on credit and the lending of money to provide that the maximum rate of interest on credit card accounts and revolving credit accounts shall not exceed 3 percentage points above the prime rate. Defines terms.

Jan 09 1986  First reading  Referred to Rules

SB-1516  WELCH.
(Ch. 122, pars. 103-21 and 104-6, new par. 103-29.2; Ch. 144, new pars. 28c, 308d, 658c and 1008d)

Amends the Public Community College, University of Illinois, Southern Illinois University, Regency Universities, and Board of Governors of State Colleges and Universities Acts to require the governing boards of such institutions to establish programs which will ensure that all their classroom instructors will possess oral proficiency in the English language before being allowed to furnish classroom instruction to students.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Jan 09 1986  First reading  Referred to Rules

Pension System Impact Note Act may be applicable.
HOUSE BILLS

HOUSE COMMITTEE CODES

HAGR  Agriculture
HAPA  Appropriations I
HAPB  Appropriations II
HCV  Cities and Villages
HCOA  Committee on Assignment
HCAP  Committee on Appropriations
HCIV  Cities and Villages
HCOT  Counties and Townships
HCON  Committee on Economic Development
HELC  Elections
HELM  Elementary and Secondary Education
HENE  Energy, Environment and Natural Resources
HEXC  Executive
HFIN  Financial Institutions
HHEM  Higher Education
HHSV  Human Services
HINS  Insurance
HJUA  Judiciary I
HJUB  Judiciary II
HLBC  Labor and Commerce
HPPN  Personnel and Pensions
HPUB  Public Utilities
HREG  Registration and Regulation
HREV  Revenue
HRUL  Rules
HSTG  State Government Administration and Regulatory Review
HTRN  Transportation and Motor Vehicles
HURB  Urban Redevelopment
HCWL  Committee on the Whole
HAGI  Select Comm on Aging
HECO  Select Comm on Economic Development
HINV  Select Comm on Investigation
HLSD  Select Comm on Local School District Reorganization
HSML  Select Comm on Small Business
HVET  Select Comm on Veterans Affairs
HWOR  Select Comm on Worlds Fair 1992
Amends The Illinois Vehicle Code and The School Code. Prohibits the sale or operation of certain school buses unless such buses are equipped with passenger seat safety belts and anchorages. States that a passenger’s failure to use seat safety belts does not constitute negligence and is not admissible as evidence. Under procedures established by the State Board of Education and subject to separate appropriation solely for such purposes, provides for State reimbursement to school districts which incur additional costs resulting from the required installation and maintenance of seat belts and anchorages in school buses which the districts own, lease or contract for pupil transportation purposes. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
(Prepared by State Board of Education)

The cost to reimburse fully the estimated first year expense of the bill would be $3,161,500 and the second and succeeding year’s expenses would be $2,758,000. The total cost is estimated at $14,193,500 over a five year period.

FISCAL NOTE
(Prepared by State Board of Education)

Text is identical to that of State Mandates Act Fiscal Note filed on this date.

FISCAL NOTE, AS AMENDED
(Prepared by State Board of Education)

The State Board of Education estimates that for FY87 and each succeeding fiscal year the cost will be approximately $2,472,000.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED
(Prepared by State Board of Education)

Text is identical to that of Fiscal Note filed on this date.

HOUSE AMENDMENT NO. 1.
Deletes from seat belt requirement for school buses those buses with a Gross Vehicle Weight rating of ten thousand pounds or less.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Transportation
Apr 10 Placed Calndr,Second Reading Recommended do pass 011-008-001
Apr 11 Placed Calndr,Second Reading Fiscal Note Requested CHURCHILL
Apr 23 Placed Calndr,Second Reading St Mandate Fis Nte ReqCHURCHILL St Mandate Fis Note Filed Fiscal Note filed
Apr 25 Placed Calndr,Second Reading Fiscal Note filed St Mandate Fis Note Filed
Apr 30 Placed Calndr,Second Reading Second Reading Amendment No.01 CULLERTON Adopted
May 07 3d Reading Consideration PP Calendar Consideration PP.
May 24 Interim Study Calendar TRANSPORTATN

Fiscal Note Act may be applicable.
Amends the Act on the Aging to direct the Department on Aging to establish a pilot program of home health services; creates an In-Home Services Advisory Committee.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Select Comm on Aging
May 03 Motion disch comm, advc 2nd
STUDY - CURRAN
Interim Study Calendar AGING

HB-0003 TERZICH – CAPPARELLI, BERRIOS, KULAS, O’CONNELL, MCAULIFFE, DIDRICKSON, GIORGI, HICKS, LAURINO, KRSKA AND LEVERENZ.

(New Act)

Creates An Act in relation to the retail sale of batteries to prohibit such sale unless the battery is labeled so as to inform the consumer of the useful life of the battery.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Consumer Protection
Apr 10 Recmd to not pass(tabld)
013-001-000
Tabled - Speaker’s Table
Apr 17 Stricken - Hse Rule 35B

HB-0004 LEVIN – CHRISTENSEN – SHAW, WASHINGTON AND KRSKA.

(Ch. 111 2/3, par. 4a)

Amends the Public Utilities Act. Provides that employees of the Illinois Commerce Commission, as well as commission members, shall be subject to certain employment restrictions following their termination of employment with the Commission. Effective immediately.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

HB-0005 LEVIN, MCGANN, FARLEY, WASHINGTON AND HICKS.

(Ch. 102, par. 42)

Amends the Open Meetings Act to apply the open meeting requirement to deliberations of the Illinois Commerce Commission, except when federally protected information or a trade secret is discussed. Effective immediately.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

1 HB-0006 LEVIN.

(Ch. 111 2/3, par. 69.1)

Amends the Public Utilities Act. Deletes authorization of the Illinois Commerce Commission to initiate rulemaking provisions regarding ex parte communications between Commission members and other persons that concern hearing proceedings. Establishes specific prohibitions regarding such ex parte communications and requires that unauthorized communications be placed on the public record. Effective immediately.

1 Fiscal Note Act may be applicable.
HB-0007 MATIEVICH, MADIGAN, FARLEY, MCAULIFFE, MCGANN, KEANE, PANAYOTOVICH, GIORGI, LAURING, RONAN, WHITE, BULLOCK, CURRAN, SALTSMAN, DEJAEGHER, BRUNSVOLD, KRASKA, CHRISTENSEN AND RICE.

(New Act)


STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

STATE MANDATES ACT FISCAL NOTE

HB 7 qualifies under the State Mandates Act as: 1) a local government organization and structure mandate for which no reimbursement may be provided; 2) a service mandate for which 50-100% of the increased costs must be provided; 3) a personnel mandate for which all of the increased costs must be reimbursed. The total cost to local governments required as a result of HB 7 could be substantial, but no data is available on which to base a reliable estimate.

HB-0008 BOWMAN - LEVIN - WHITE AND SATTERTHWAITE.

(Ch. 68, par. 1-103)

Amends the Illinois Human Rights Act to prohibit discrimination on the basis of sexual orientation in relation to employment, real estate transactions, financial credit, and public accommodations.

HB-0009 LEVIN - BOWMAN - WHITE AND SATTERTHWAITE.

(Ch. 38, paras. 12-7.1 and 21-1.2)

Amends Criminal Code to add sexual orientation to the definitions of ethnic intimidation and institutional vandalism. Effective immediately.
HB-0010  CULLERTON.
(Ch. 95 1/2, new par. 12-603.1)
Amends The Illinois Vehicle Code to require the driver and front seat passengers of a motor vehicle, which is required to be equipped with seat safety belts, to wear such belt while the vehicle is in operation unless qualifying under certain exemptions. Establishes a fine of $25 for noncompliance. Effective immediately.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Transportation
May 03  Tbd pursuant Hse Rule 27D

HB-0011  MATIJEVICH – PANGLE AND HICKS.
(Ch. 38, par. 155-2)
Amends An Act to revise the law in relation to criminal jurisprudence. Permits a subpoena in a criminal case to be served by a private person over 18 years of age and not a party to the action.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-0012  SHAW – SOLIZ – RICE AND FLOWERS.
(Ch. 48, par. 1511; Ch. 68, pars. 1-102, 2-105, 7-101, 7-105, 7-105a and 8-103; new pars. 8A-101 through 8A-105; Ch. 111 2/3, par. 702.02; Ch. 15, rep. pars. 453 through 455; Ch. 124, rep. pars. 118 through 118b)
Amends the Illinois Human Rights Act, the Prairie State 2000 Fund Act, the Regional Transportation Authority Act and the Comptroller and Secretary of State Merit Employment Codes. Creates the Illinois Civil Rights Commission composed of 8 members appointed by the Governor with the advice and consent of the Senate. Grants the Civil Rights Commission the power to review all affirmative action and equal employment opportunity decisions of the State, units of local government and school districts. Eliminates affirmative action officers in separate State agencies. Provides for de novo trial of such affirmative action and equal employment decisions before the Civil Rights Commission.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Executive
May 03  Tbd pursuant Hse Rule 27D

HB-0013  LEVERENZ AND PANGLE.
(Ch. 95 1/2, rep. par. 11-1007)

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 95 1/2, rep. par. 11-1007
Adds reference to: Ch. 95 1/2, par. 11-1007

Deletes repeal of Act regulating pedestrians walking on highways. Amends such Act to allow pedestrians to walk on the left side of certain highways during daylight hours if they wear reflective clothing. Permits pedestrians on State highways with written permission from DOT.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Transportation
Feb 28  Amendment No.01  TRANSPORTATN  Adopted
Recommnded do pass as amend 019-001-000
Placed Calndr,Second Readng

1 Fiscal Note Act may be applicable.
HB-0014 LEVERENZ.

(Ch. 108 1/2, pars. 14-108, 14-110, 16-118 and 16-150)

Amends the State Employees' Article of the Pension Code relative to eligibility for a prior service annuity and relative to the manner of computing the alternative retirement annuity for persons rendering certain service in the position of special agents. Also amends the Downstate Teachers' Retirement Article to provide for cancellation and repayment of a retirement annuity when an annuitant accepts employment as a teacher within 60 days following termination of active service as a teacher. Effective immediately.

Jan 09 1985  First reading Rfrd to Comm on Assignment
Feb 05  Assigned to Personnel and Pensions
May 03  Tbd pursuant Hse Rule 27D

HB-0015 CULLERTON.

(Ch. 108 1/2, par. 18-112)

Amends the Judges' Article of the Pension Code to allow judges to purchase credit for certain service as a Public Defender, assistant Public Defender or assistant State's Attorney. Effective immediately.

PENSION IMPACT NOTE

It is not possible to determine the costs of HB-15, but because of the large number of employees who serve in the categories for which service would be provided, they could be considerable.

Jan 09 1985  First reading Rfrd to Comm on Assignment
Feb 05  Assigned to Personnel and Pensions
May 02  Pension Note Filed Interim Study Calendar PERS

HB-0016 RONAN – BRAUN – PRESTON – BERRIOS – MAYS, CULLERTON, LAURINO, BULLOCK, BOWMAN, FLINN, GREIMAN, HOMER, HUFF, KEANE, KULAS, LEFLORE, MCGANN, PANAYOTOVICH, WHITE, YOUNG, CURRIE, FLOWERS, KRSKA AND RICE.

(Ch. 5, par. 1704; Ch. 111 1/2, new par. 1009.4)

Amends the Motor Fuel Standards Act to prohibit the retail sale of leaded motor fuels, beginning 90 days after federal approval is obtained. Amends the Environmental Protection Act to direct the Illinois EPA to submit the prohibition for federal approval as a revision of the State implementation plan. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, new par. 1009.4

Deletes existing provisions; amends the Motor Fuel Standards Act to prohibit the retail sale of leaded motor fuels containing more than 0.5 grams of lead per gallon beginning July 1, 1985, or containing more than 0.1 grams of lead per gallon beginning January 1, 1986. Effective immediately.

Jan 09 1985  First reading Rfrd to Comm on Assignment
Feb 05  Assigned to Transportation
Mar 20  Amendment No.01 TRANSPORTATN Adopted
Placed Calndr,Second Reading

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1 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0017 TERZICH – CAPPARELLI.

(Ch. 108 1/2, par. 9-135)

Amends the Cook County Article of the Pension Code to provide that if the reversionary annuitant dies after the employee's retirement but before the employee annuitant, the reduced annuity being paid shall be increased to the original annuity; changes the amount on which the automatic increase is based to the original annuity, and changes the factors used to find the amount of reversionary annuity. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

STATE MANDATES ACT FISCAL NOTE

In the opinion of the Dept. of Commerce and Community Affairs, HB-17 fails to meet the definition of mandate.

PENSION IMPACT NOTE

HB-17 would involve no costs, as the cost for the reversionary annuity is paid through a reduction in the employee's pension.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, par. 9-151; Ch. 85, new par. 2208.9

Amends the Cook County Article of the Pension Code to provide that benefits shall not differ on the basis of sex. Amends the State Mandates Act to require implementation without reimbursement.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 85, new par. 2208.9

Adds reference to: Ch. 108 1/2, pars. 9-128.1, 9-134, 9-146.1, 9-150, 9-156 and 9-157, new par. 9-179.3

Amends the Cook County Article of the Pension Code to increase the retirement formula and reduce the age and service requirements for deputy sheriffs retiring after December 31, 1985; provides an optional new retirement formula, based on a flat rate of 2% of final average salary for each year of service; removes the $500 monthly maximum on widow's annuity, eliminates the excess widow's annuity contribution refund, and changes the annuity provisions for widows of employees having at least 10 years of service; amends the disability provisions to reflect the extension of eligibility from age 65 to age 70 for disability incurred after January 1, 1979; provides an optional new plan of additional benefits and contributions from July 1, 1985 until July 1, 1990. Effective immediately.

Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Gas Revenue Tax Act and the Public Utilities Revenue Act. Changes the rate of the tax imposed by the Gas Revenue Tax Act from 5% of gross receipts to 2.1 cents per therm of gas sold. Changes the rate of the tax imposed by the Public Utilities Revenue Act from 5% of gross receipts to .31 cents per kilowatt-hour of electricity sold. Applies to meter reading dates on or after January 1, 1986. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Amends the Gas Revenue Tax Act, Public Utility Revenue Act, and an Act concerning Public Utilities. Deletes from definition of gross receipts amounts received for services rendered including minimum service charges. Changes the rate of the taxes imposed to the lesser of 2.40 per therm for gas, or .320 per kilowatt-hour in the case of electricity, or 5% of gross receipts, commencing with meter reading dates on or after January 1, 1986. Effective immediately.

FISCAL NOTE, AS AMENDED

(Prepared by Dept. of Revenue)

HB-18, as amended, will reduce State utility tax revenues by $20 - $25 million in the second half of FY86.

STATE MANATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, HB-18 as amended by H-am 1 fails to meet the definition of a mandate.
HB-0018—Cont.

Feb 05 Assigned to Revenue
May 02 Amendment No.01 REVENUE Adopted
Recommnded do pass as amend
010-005-000

May 03 Placed Calndr,Second Reading
St Mandate Fis Nte Req BRAUN
Fiscal Note Requested BRAUN

May 09 Placed Calndr,Second Reading
Fiscal Note filed

May 10 Placed Calndr,Second Reading
St Mandate Fis Note Filed

May 14 Second Reading
Amendment No.02 RYDER Withdrawn

May 21 Placed Calndr,Third Reading
Third Reading - Passed 106-008-001

May 22 Arrive Senate
Sen Sponsor WELCH

May 23 First reading Rfrd to Comm on Assignment

May 24 Assigned to Revenue

May 29 Added As A Joint Sponsor NETSCH-ZITO
Added As A Joint Sponsor MAROVITZ,
Added As A Joint Sponsor & JOYCE, JEROME
Committee Revenue

Jun 05 Added As A Co-sponsor LEMKE
Committee Revenue

Jun 11 Recommended do pass 008-003-000

Jun 19 Placed Calndr,Second Reading
Second Reading
Placed Calndr,Third Reading

Jun 24 Third Reading - Passed 040-016-000
Passed both Houses

Jul 17 Sent to the Governor

Sep 14 Governor approved
PUBLIC ACT 84-0307 Effective date 09-14-85

\* HB-0019 CULLERTON – SUTKER, MCGANN, FLOWERS, STECZO, O'CONNELL AND KRASKA.

(Ch. 38, par. 9-3)

Amends the Criminal Code of 1961. Provides that in cases involving reckless homicide, being under the influence of alcohol or any other drugs at the time of the alleged violation shall be prima facie evidence of a reckless act. Defines circumstances in which a person shall be considered to be under the influence of alcohol or other drugs. Changes the penalty for reckless homicide from a Class 4 felony to a Class 3 felony.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Judiciary II
May 03 Tbld pursuant Hse Rule 27D

HB-0020 MAUTINO – PRESTON – DUNN, JOHN – BRAUN, JOHNSON, GREIMAN, KIRKLAND, BROOKINS, KOEHLER, CURRIE, TUERK, STEPHENS, WOLF, DEJAEGHER, BRUNSVOLD, SUTKER AND RICE.

(Ch. 95 1/2, rep. par. 5-106)

Amends The Illinois Vehicle Code to repeal those provisions prohibiting the sale of motor vehicles on Sunday.

Jan 09 1985 First reading Rfrd to Comm on Assignment

\* Correctional Budget and Impact Note Act may be applicable.
HB-0020—Cont.
Feb 05 Assigned to Registration & Regulation
Apr 25 Recommended do pass 009-002-000
May 09 Placed Calndr, Second Reading
May 21 3rd Reading Consideration PP
May 24 Interim Study Calendar REGIS REGULAT

5 HB-0021 O'CONNELL – MCGANN – MCNAMARA – HARTKE – BERRIOS, FARLEY, FLOWERS, STECZO, PANGLE, RICE, MCPIKE AND PHELPS.
(Ch. 38, par. 11-6)
Amends the Criminal Code of 1961. Changes the penalty for indecent solicitation of a child from a Class A misdemeanor to a Class 4 felony.
Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

1 HB-0022 CAPPArellI – MCAULiffe – TerzIcH.
(Ch. 108 1/2, par. 9-128.1)  
Amends the Cook County Article of the Pension Code to increase the retirement formula and reduce the age and service requirements for deputy sheriffs retiring after December 31, 1985.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE
Increase in accrued liability ........................................................... $3,258,000
Increase in total annual cost ..................................................... 567,000
STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, HB-22 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated cost of reimbursement is $567,000 for the first year.
Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
Apr 23 Pension Note Filed
Committee Personnel and Pensions
Apr 24 St Mandate Fis Note Filed
Committee Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

1 HB-0023 GIORGI – HALLOCK – CAPPArellI – BROOKINS – MULCAHEY, COUNTRYMAN, OLSON AND WAIT:
(Ch. 144, new par. 802c)
HOUSE AMENDMENT NO. 2.
Directs the Board of Governors to establish an engineering college at Chicago State University.
Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Higher Education
Mar 07 Amendment No.01 HIGHER ED Withdrawn
 Amendment No.02 HIGHER ED Adopted
 010-002-003
 014-001-000
Placed Calndr, Second Reading

1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
HB-0024

HALLOCK - GIORGI, MULCAHEY, COUNTRYMAN, OLSON AND WAIT.

Appropriates $1,057,600 to the Board of Regents of Regency Universities for ordinary and contingent expenses in connection with the establishment of an engineering college at Northern Illinois University. Effective July 1, 1985.

HOUSE AMENDMENT NO. 2.

Appropriates $1,000,000 to Board of Governors for establishment of an engineering college at Chicago State University.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Appropriations II
May 09  Motion disch comm, advc 2nd
        HALLOCK
        Committee Appropriations II
        Committee discharged 074-021-001

May 10  Placed Calndr,Second Reading
May 23  Second Reading
        Held on 2nd Reading
May 24  Mtn Prevail to Suspend Rule 37(G)
        Held on 2nd Reading
May 29  Amendment No.01  BROOKINS  Withdrawn
        Held on 2nd Reading
May 30  Amendment No.02  BROOKINS  Adopted 059-047-001
        Placed Calndr,Third Reading
        Mtn Prevail to Suspend Rule 37(C)/113-000-000
        Third Reading - Passed 075-035-002
Jun 03  Arrive Senate
        Placed Calendar Total Veto
Jun 04  First reading  Rfrd to Comm on Assignment
Jun 05  Assigned to Appropriations II
Jun 21  Recommended do pass 011-008-000
        Placed Calndr,Second Reading
Jun 24  Primary Sponsor Changed To WELCH
        Added As A Joint Sponsor JONES
        Placed Calndr,Second Reading
        Second Reading  Held on 2nd Reading
HB-0024—Cont.

Jun 26  Placed Calndr, Third Reading
Third Reading - Passed 031-025-000
Verified
Third Reading - Passed 031-025-000
Passed both Houses
Jul 18  Sent to the Governor
Jul 19  Governor vetoed
Placed Calendar Total Veto
Oct 17  Total veto stands.

HB-0025  GIORGI - HALLOCK.

(Ch. 35, pars. 6 and 7)

Amends the County Clerk Act. Requires the county clerk to appoint a chief deputy clerk. Provides that whenever a vacancy occurs in the office of the county clerk, the chief deputy clerk shall perform all the duties appertaining to the office of county clerk until the successor of such clerk is elected or appointed and qualified as provided in Section 8 of the Act.

HOUSE AMENDMENT NO. 1.

Specifies that provisions of amendatory Act apply to any county, including those with populations under 60,000.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Counties and Townships
Mar 14  Amendment No.01  CNTY TWNSHIP  Adopted
          Recommended do pass as amend 013-000-000
Apr 23  Second Reading
May 07  Third Reading - Passed 108-006-000
May 08  Arrive Senate
May 09  Placed Calndr, First Reading
May 09  Sen Sponsor HOLMBERG
May 14  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Local Government
Jun 05  Recommended do pass 009-000-000
Jun 10  Second Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 17  Sent to the Governor
Sep 14  Governor approved
          PUBLIC ACT 84-0308  Effective date 01-01-86

1 HB-0026  BOWMAN - SHAW - RICE - CURRIE - MATIJEVICH, FLOWERS, LEFLORE, MCGANN, TURNER, BRAUN AND WASHINGTON.

(Ch. 91 1/2, new par. 100-56)

Amends Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities to require the establishment of a statewide self-help clearinghouse to collect information regarding self-help groups through a computerized resource system, perform research on the effectiveness of such groups, provide response to inquiries through toll-free telephone service, publish statewide manuals and other materials, and assist in the development of local self-help information centers. Effective immediately.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 91 1/2 new par. 100-56

Deletes title and everything after the enacting clause. Provides for administration of the Act by the Governor’s Committee on Voluntary Action, created under Executive Order Number 5 (1970), rather than the Department of Mental Health and Developmental Disabilities.

GOVERNOR AMENDATORY VETO

Recommends making technical change in reference to Governor’s “Office of” (now “Committee on”) Voluntary Action.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Human Services
Mar 13 Amendment No.01 HUMAN SERVICE Adopted Do Pass Amend/Short Debate 011-000-000
Mar 19 Short Debate Cal 2nd Rdnng Short Debate Cal 2nd Rdnng Short Debate
Mar 20 Short Debate-3rd Passed 111-000-000
Mar 26 Arrive Senate
Sen Sponsor BERMAN Placed Calendr,First Reading
Mar 27 First reading Rfrd to Comm on Assignment
Apr 10 Mtn Prevail to Suspend Rule 05 Committee Assignment of Bills
Apr 24 Assigned to Public Health, Welfare, Corrections
Jun 13 Recommended do pass 010-000-000
Jun 18 Second Reading Placed Calndr,Second Reading
Jun 24 Third Reading - Passed 059-000-000 Passed both Houses
Jul 17 Sent to the Governor
Sep 14 Governor amendatory veto Placed Cal. Amendatory Veto
Oct 03 Mtn fld ovrdte amend veto 01/BOWMAN Placed Cal. Amendatory Veto
Oct 16 Mtn fld accept amend veto 02/BOWMAN Placed Cal. Amendatory Veto
Accept Amnd Veto-House Pass 02/114-000-000
Oct 17 Placed Cal. Amendatory Veto
Oct 30 Mtn fld accept amend veto BERMAN Accept Amnd Veto-Sen Pass 057-000-000
Bth House Accept Amend Veto
Nov 20 Return to Gov-Certification
Nov 26 Governor certifies changes
PUBLIC ACT 84-1037 Effective date 11-26-85

1 HB-0027 BOWMAN – RICE – SHAW, MCGANN, FLOWERS, YOUNG, A, TURNER, BRAUN, WASHINGTON, PRESTON AND CURRIE.

(Ch. 91 1/2, new par. 100-55)

Amends Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities to require the Department to establish a family support demonstration program to provide in-home care to enhance a family’s ability to care for its chronically mentally ill or developmentally disabled relatives and to examine the impact of the provision of educational and support services on the incidence of hospitalization. Effective immediately.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.

Adds in-home care to the purposes of the program. Includes direct care in the types of services offered. Provides that no family shall be required to accept services under this program. Requires that an evaluation of the program be presented to the General Assembly by January 2, 1988.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05           Assigned to Human Services
Mar 13  Amendment No.01  HUMAN SERVICE  Tabled
Mar 19           Amendment No.02  HUMAN SERVICE  Adopted
May 07           Recommended do pass as amend
May 08           008-005-000
Mar 19  Second Reading  Placed Calndr,Third Reading
May 07  Third Reading - Passed 060-047-004
May 08  Arrive Senate  Sen Sponsor WELCH
Jun 13  First reading  Rfrd to Comm on Assignment
May 09           Assigned to Public
May 14           Health,Welfare,Corrections
Jun 19           Recommended do pass 006-002-000
Jun 19  Second Reading  Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 033-024-000
Jul 17  Sent to the Governor
Sep 14  Governor approved

PUBLIC ACT 84-0309  Effective date 09-14-85

HB-0028  MAUTINO - HICKS - MULCAHEY - BROOKINS - MAYS, PARCELLS AND HARTKE.

(Ch. 48, pars. 551 and 552)

Amends The Unemployment Insurance Act. Provides that the interest and penalties imposed for an employer’s failure to pay required contributions or for failure to file a report of employee wages shall no longer be mandatory. The Director shall make the determination whether the interest and penalties shall be imposed. Retains provision which requires the payment of penalties for wilfull failure to pay contributions with the intent to defraud the Director. Effective immediately.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05           Assigned to Labor & Commerce
May 03           Tbld pursuant Hse Rule 27D

HB-0029  TERZICH - CAPARELLI, BRAUN, LAURINO, KRSKA, BERRIOS, ROPP, MCAULIFFE, MATIJEVICH, HOFFMAN AND WAIT.

(New Act)

Requires gasoline service station operators or similar facilities with 8 or more fuel pumps to provide for the public use of an air compressor for tire inflation. Provides that a violation of the Act is a petty offense punishable by a fine of up to $50 for each day of the violation.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05           Assigned to Consumer Protection
May 02           Tbl-pursuant Hse Rul 26D 000-000-000
HB-0030  MCNAMARA.
(Ch. 48, par. 1713)
Amends the Illinois Educational Labor Relations Act. Provides that in case of a
strike by public school teachers which has continued for 10 school days, the parties
shall submit unresolved issues which precipitated the strike to binding arbitration.
Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Elementary & Secondary
Education
May 03  Tbld pursuant Hse Rule 27D

HB-0031  MCNAMARA - BRAUN.
(Ch. 95 1/2, par. 3-408)
Amends The Illinois Vehicle Code to provide that the Secretary of State shall re-
fuse registration or certificate of title for any applicant with 1 or more outstanding
warrants issued more than 60 days prior to the date of application for any violation
of The Illinois Rules of the Road or a similar provision of a local ordinance, or any
unsatisfied judgment rendered in this State for such violation.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 95 1/2, par. 3-408
Adds reference to: Ch. 95 1/2, par. 6-306.1

Deletes amendatory provisions of bill and provides that the Secretary of State
shall suspend the driving privileges of persons with 10 or more outstanding parking
violations or 2 or more warrants in any one county when the Secretary receives an
official notice that the violator has committed such offense. Requires certain infor-
mation to be included on the Secretary's notice of suspension.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Transportation
Mar 13  Amendment No.01  TRANSPORTATN  Adopted
Conslt Caldr Order 2nd Read
DP Amnded Consent Calendar 017-000-000
Mar 19  Remv from Consent Calendar
Cal 2nd Rdng Short Debate
Apr 09  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 10  3d Reading Consideration PP
Calendared Consideration PP.
May 24  Interim Study Calendar TRANSPORTATN

HB-0032  TERZICH - CAPPARELLI - DELEO, PULLEN, MADIGAN, SUTKER,
LEVERENZ AND LAURINO.
(Ch. 120, new par. 2-207)
Amends the Illinois Income Tax Act to allow an individual a credit against the
State income tax equal to 50% of the cost spent by a taxpayer on insulating his
dwelling against airport noise. The maximum amount of the credit during the tax-
able year shall be $10,000. Applies to dwellings located within 5 miles of an airport.
Provides that if the amount of the credit exceeds the taxpayer's State income tax li-
ability, the excess may be carried over to a succeeding tax year. Effective upon
adoption by the voters.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Revenue
May 02  Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.
The Illinois Clean Indoor Air Act. Prohibits smoking in areas which are used by and open to the public except in portions of such areas in which smoking is expressly permitted. Applies to State government agencies, units of local government and places of employment and places open to public access. Imposes duties on the State and local government officials and on proprietors of places open to public access and imposes penalties for violations of the Act. Preempts home rule.

HOUSE AMENDMENT NO. 1.

Deletes home rule preemption and provides that home rule units may have more restrictions on smoking than those established by the Act.

FISCAL NOTE

Prepared by Illinois Department of Public Health.

Total cost of $34,895 would enable the enforcement of the requirements of the bill through an educational program. Contractual and printing charges are for mailing printed materials to local health departments and other agencies notifying them of the law and how to enforce it.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED.

In the opinion of the Department of Commerce and Community Affairs, HB-33, with H-am 1, constitutes a local government organization and structure mandate for which no reimbursement is required.

HOUSE AMENDMENT NO. 3.

Provides that public place does not mean a retail establishment whose primary business is the sale at retail of alcoholic liquor for human consumption on the premises.
HB-0034  TERZICH, CAPPARELLI, BERRIOS AND KRSKA.
(Ch. 111, par. 5013)

Amends the Professional Boxing and Wrestling Act to reduce the tax on gross receipts from the sale of admission tickets from 10% to 5%.

HOUSE AMENDMENT NO. 1.
Eliminates changes made in the bill as introduced. Provides a promoter who conducts an athletic event under the Act shall pay to the State Treasurer a tax of 10% of the first $500,000 of gross receipts, rather than of the total gross receipts, from the sale of admission tickets.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05     Assigned to Revenue
May 02    Amendment No.01 REVENUE Adopted
                           Recommended do pass as amend
                           015-000-001
                           Placed Calndr,Second Reading
                           May 09  Second Reading
                           Placed Calndr,Third Reading
                           May 21  Third Reading - Passed 109-005-000
                           May 22  Arrive Senate
                                   Placed Calendr,First Reading
                           May 29  Sen Sponsor SAVICKAS
                                   Placed Calendr,First Reading
                           May 30  First reading  Rfrd to Comm on Assignment
                                   Assigned to Revenue
                                   Jun 11     Recommended do pass 010-000-000
                                   Placed Calndr,Second Reading
                                   Jun 12     Second Reading
                                   Placed Calndr,Third Reading
                                   Jun 24  Third Reading - Passed 052-002-000
                                   Passed both Houses
                                   Jul 17     Sent to the Governor
                                   Sep 14  Governor approved
                                   PUBLIC ACT 84-0310  Effective date 01-01-86

HB-0035  DUNN, JOHN.
(Ch. 110, par. 12-115)

Amends the Code of Civil Procedure. Removes the requirement that notice of judicial sale of real estate be posted in at least 3 public places.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05     Assigned to Judiciary I
Mar 13     Do Pass/Consent Calendar 014-000-000
Mar 19     Consnt Caldr Order 2nd Read
Mar 21     Consnt Calendar, 2nd Readng
Mar 26     Consnt Caldr Order 3rd Read
Mar 19     Consnt Caldr Order 3rd Read Pass 109-000-003
Mar 26     Arrive Senate
                                   Placed Calendr,First Reading
                           May 02  Sen Sponsor DARROW
                                   Placed Calendr,First Reading
                           May 07  First reading  Rfrd to Comm on Assignment
                           May 14     Assigned to Judiciary I
                                   Jun 11     Waive Posting Notice 7C
                                   Committee Judiciary I

HB-0036  CAPPARELLI, TERZICH, KRSKA AND BERRIOS.
(Ch. 75, pars. 31 and 32)

Fiscal Note Act may be applicable.
Amends the County Jail Good Behavior Allowance Act to strike references to imprisonment as a misdemeanor to reflect changes made by Public Act 83-1073. Effective immediately.

Jan 09 1985  First reading       Rfrd to Comm on Assignment
Feb 05       Assigned to Judiciary II
Apr 18       Do Pass/Consent Calendar 008-000-000
Apr 25       Consnt Caldr Order 2nd Read
Apr 25       Consent Calendar, 2nd Reading
Apr 25       Consnt Caldr Order 3rd Read
May 02       Consnt Caldr, 3rd Read Pass 114-000-000
May 03       Arrive Senate
May 03       Placed Calendr, First Reading
May 08       Sen Sponsor LEMKE
May 08       Placed Calendr, First Reading
May 09       First reading       Rfrd to Comm on Assignment
May 14       Assigned to Judiciary II
May 30       Recommended do pass 007-000-000

Jun 03       Second Reading
Jun 03       Placed Calndr, Third Reading
Jun 05       Third Reading - Passed 052-000-000
              Passed both Houses
Jun 30       Sent to the Governor
Aug 23       Governor approved

PUBLIC ACT 84-0177 Effective date 08-23-85

HB-0037 OLSON.

(Ch. 102, new par. 8a)

Amends the Act relating to publication of annual statements by certain custodians of public moneys. Provides that the Act does not apply to school boards or school board officers that are subject to the reporting and publication requirements of Section 10-17 of The School Code.

Jan 09 1985  First reading       Rfrd to Comm on Assignment
Feb 05       Assigned to Elementary & Secondary Education
Mar 20       Do Pass/Short Debate Cal 020-000-000
Apr 09       Short Debate Cal 2nd Rdnng
Apr 09       Short Debate Cal 2nd Read
Apr 16       Cal 3rd Rdnng Short Debate
Apr 16       Cal 3rd Readng Short Debate
Apr 17       Short Debate-3rd Passed 116-001-000
Apr 17       Arrive Senate
May 15       Placed Calendr, First Reading
May 16       Sen Sponsor RIGNEY
May 16       Placed Calendr, First Reading
May 16       First reading       Rfrd to Comm on Assignment
May 21       Assigned to Local Government
Jun 05       Recommended do pass 009-000-000

Jun 11       Second Reading
Jun 11       Placed Calndr, Third Reading
Jun 24       Third Reading - Passed 058-000-001
Jun 24       Passed both Houses
Jul 17       Sent to the Governor
Sep 03       Governor approved

PUBLIC ACT 84-0225 Effective date 01-01-86
Amends the Law Enforcement Officers, Civil Defense Workers, Civil Air Patrol Members, Paramedics and Firemen Compensation Act. Redefines "paramedic" to include emergency medical personnel certified by the Illinois Department of Public Health; includes persons belonging to paramedic organizations under the jurisdiction of a fire protection district.

SENATE AMENDMENT NO. 1.
Inserts reference to the Emergency Medical Services (EMS) Systems Act in place of a repealed Act within the definition of "paramedic".

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Human Services
Mar 06 Do Pass/Consent Calendar 012-000-000
Mar 12 Consent Calendar, 2nd Reading
Consent Calendar Order 3rd Read
Mar 14 Consent Caldr, 3rd Read Pass 106-000-001
Mar 19 Arrive Senate
Placed Calndr, First Reading
Mar 20 Sen Sponsor VADALABENE
Placed Calndr, First Reading
Mar 27 First reading Rfrd to Comm on Assignment
Apr 10 Mtn Prevail to Suspend Rule 05
Committee Assignment of Bills
Apr 24 Assigned to Executive
Jun 13 Recommended do pass 018-000-000
Placed Calndr, Second Reading
Jun 18 Second Reading Amendment No. 01 VADALABENE Adopted
Placed Calndr, Third Reading
Jun 24 Third Reading - Passed 058-001-000
Jun 25 Speaker's Table, Concurrence 01
Jun 27 H Concurs in S Amend. 01/115-000-000
Passed both Houses
Jul 25 Sent to the Governor
Sep 22 Governor approved
PUBLIC ACT 84-0806 Effective date 01-01-86

Amends the Metro-East Sanitary District Act of 1974. Provides that the board (now the Executive Director) may reject bids and readvertise for work to be done and supplies and materials to be furnished. Effective immediately.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Counties and Townships
Feb 28 Do Pass/Consent Calendar 011-000-000
Mar 07 Consent Calendar, 2nd Reading
Consent Calendar Order 3rd Read
Mar 14 Consent Caldr, 3rd Read Pass 106-000-001
Mar 19 Arrive Senate
Placed Calndr, First Reading
Mar 20 Sen Sponsor VADALABENE
Placed Calndr, First Reading
Mar 27 First reading Rfrd to Comm on Assignment
Apr 10 Mtn Prevail to Suspend Rule 05
Committee Assignment of Bills

1 Fiscal Note Act may be applicable.
HB-0039—Cont.  
888

Apr 24 Assigned to Local Government
Jun 05 Recommended do pass 009-000-000

Placed Calndr,Second Reading
Jun 10 Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 14 Governor approved
PUBLIC ACT 84-0311 Effective date 09-14-85

HB-0040  KLEMM, FRIEDRICH, DP AND O'CONNELL.

(Ch. 53, par. 8)

Amends The Fees and Salaries Act. Provides that a municipality with a population of less than 1,000,000 shall be entitled to a $10 prosecution fee for each conviction for a violation of the Illinois Vehicle Code or municipal vehicle ordinance violation prosecuted by the municipal attorney. Effective immediately.

HOUSE AMENDMENT NO. 1.

Specifies that fees awarded pursuant to this amendatory Act for prosecutions by municipal attorneys are only applicable when such prosecutions are tried before a circuit or associate judge.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Judiciary II
Mar 07 Recommended do pass 009-003-000

Placed Calndr,Second Reading
Mar 19 Second Reading
Amendment No.01 KLEMM Adopted
Placed Calndr,Third Reading
Mar 20 Third Reading - Passed 103-006-002
Mar 26 Arrive Senate
Placed Calendr,First Reading
Apr 10 Sen Sponsor WATSON
Placed Calendr,First Reading
Apr 16 First reading Rfrd to Comm on Assignment
Apr 24 Assigned to Local Government
Jun 05 Recommended do pass 009-000-000

Placed Calndr,Second Reading
Jun 10 Second Reading
Placed Calndr,Third Reading
Jun 24 Added As A Co-sponsor SCHAFFER
Placed Calndr,Third Reading
Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 14 Governor approved
PUBLIC ACT 84-0312 Effective date 09-14-85

Fiscal Note Act may be applicable.

3 HB-0041  TERZICH - CAPPARELLI - MCAULIFFE - KRSKA AND MCGANN.

(Ch. 108 1/2, par. 6-164; Ch. 85, new par. 2208.9)

Amends the Chicago Firemen's Article of the Pension Code to increase the rate of automatic annual increase in pension from 1.5% to 3% for firemen born between January 1, 1930 and January 1, 1940. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
PENSION IMPACT NOTE
Increase in accrued liability ............................................... $5,000,000
Increase in total annual costs .............................................. 460,000
Increase in total annual costs as a percent of payroll .................. 0.3%

STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, HB-41 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government would normally be required. However, HB-41 amends the State Mandates Act to relieve the State of such liability. The estimated annual cost increase is $460,000.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
Apr 23 Pension Note Filed Committee Personnel and Pensions
Apr 24 St Mandate Fis Note Filed Committee Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

3 HB-0042 CAPPARELLI - MCAULIFFE - TERZICH - KRASKA AND MCGANN.
(Ch. 108 1/2, par. 6-151.1; Ch. 85, new par. 2208.9)
Amends the Chicago Firemen's Article of the Pension Code to raise the occupational disease disability benefit from 50% to 65% of salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE
The increase in annual costs of HB-42 is estimated to be $943,000, or .6% of payroll.

STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, HB-42 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government would normally be required. However, HB-42 amends the State Mandates Act to relieve the State of such liability. The estimated annual cost increase is $943,000.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
Apr 23 Pension Note Filed Committee Personnel and Pensions
Apr 24 St Mandate Fis Note Filed Committee Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

3 HB-0043 OBLINGER.
(Ch. 111 1/2, par. 5509 and new par. 147.07)
Amends the Hospital Licensing Act and the Emergency Medical Services (EMS) Systems Act. Requires that the Department of Public Health by regulation require hypothermic thermometers in hospitals and ambulances. Effective immediately.

HOUSE AMENDMENT NO. 1.
Allows electronic thermometers capable of aiding in the diagnosis of hypothermia to fill requirements of bill.

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
For thermometers described in this amendatory Act, removes exception from allocation of laws of units of local government.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Amendment No.01 HUMAN SERVICE Adopted Assigned to Human Services
Mar 13 Amendment No.02 HUMAN SERVICE Adopted Do Pass Amend/Short Debate
Mar 19 Cal 2nd Rdng Short Debate
Mar 20 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
Mar 26 Arrive Senate Placed Calendr,First Reading
Apr 10 Sen Sponsor DAVIDSON Placed Calendr,First Reading
Apr 16 First reading Rfrd to Comm on Assignment
Apr 24 Amendment No.01 HUMAN SERVICE Adopted Assigned to Public Health,Welfare,Corrections
Jun 13 Recommended do pass 004-002-001
Jun 18 Second Reading Placed Calndr,Second Reading
Jun 24 Third Reading - Passed 054-001-000 Passed both Houses
Jul 17 Sent to the Governor
Sep 14 Governor approved
Jun 18 Interim Study Calendar ELEM SCND ED
Fiscal Note Act may be applicable.

1 HB-0044 HARRIS.
(Ch. 95 1/2, new par. 3-412.1)
Amends the Vehicle Code to direct the Secretary of State to conduct a contest for the design of certain license plates every four years.

HOUSE AMENDMENT NO. 1.
Provides for the contest to be held as prescribed by the Secretary of State, not every 4 years. Makes changes in the rules to be promulgated concerning such contest.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Transportation
Mar 20 Recommended do pass 016-004-000
Apr 10 Second Reading Placed Calndr,Second Reading
Apr 20 Amendment No.01 HARRIS Adopted HARRIS,Third Reading
May 22 Third Reading - Lost 018-082-005

1 Fiscal Note Act may be applicable.

HB-0045 LEVIN.
(Ch. 122, pars. 34-44 and 34-53)
Amends The School Code. Provides that the Chicago Board of Education's annual budget set forth estimates of taxes to be received in (rather than taxes to be levied for) the fiscal year, and removes a levy limitation which was based on budget estimates of taxes to be levied in a fiscal year.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Elementary & Secondary Education
May 02 Interim Study Calendar ELEM SCND ED
HB-0046  LEVIN.

(Ch. 122, par. 21-1)

Amends The School Code. Changes an internal Section reference in Article 21 to clarify that the school service personnel certificate provisions are not applicable to the Chicago school district.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Elementary & Secondary Education
May 03  Motion disch comm, advc 2nd STUDY - LEVIN
Intent Study Calendar ELEM SCND ED

1 HB-0047  LEVERENZ.

(Ch. 120, par. 500.5)

Amends the Revenue Act of 1939 to provide an exemption from property taxes for State-owned property leased to the Illinois Prairie Path Corporation and used for conservation and other specified purposes.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, HB-47 does not create a reimbursable mandate.

GOVERNOR AMENDATORY VETO
Recommends making technical changes in references to Public Act numbers and in Section number cross-references.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Revenue
Mar 19  St Mandate Fis Note Filed
Apr 11  Do Pass/Short Debate Cal 014-000-000
Apr 18  Short Debate Cal 2nd Rdng
Apr 18  Cal 3rd Rdng Short Debate
May 02  Short Debate-3rd Passed 112-001-001
May 03  Arrive Senate
May 08  Placed Calndr,First Reading
May 08  Sen Sponsor ZITO
May 08  Added As A Joint Sponsor LEMKE
May 08  Placed Calndr,First Reading
May 09  First reading  Rfrd to Comm on Assignment
May 14  Assigned to Revenue
Jun 06  Recommended do pass 008-000-000
Jun 10  Second Reading
Jun 10  Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
Jun 24  Passed both Houses
Jul 17  Sent to the Governor
Sep 14  Governor amendatory veto
Sep 14  Placed Cal. Amendatory Veto
Oct 03  Mnfld accept amend veto LEVERENZ
Oct 03  Placed Cal. Amendatory Veto
Oct 15  Accept Amnd Veto-House Pass 103-003-001
Oct 17  Placed Cal. Amendatory Veto
Oct 30  Mnfld accept amend veto ZITO
Oct 30  Accept Amnd Veto-Sen Pass 057-000-000
Oct 30  Bth House Accept Amend Veto

1 Fiscal Note Act may be applicable.
**HB-0048 DUNN, JOHN - BULLOCK.**

(Ch. 120, par. 2-201)

Amends the Illinois Income Tax Act. Provides that partnerships and Subchapter S corporations may be allowed an enterprise zone investment credit to be determined according to the determination of distributive shares of income under the Internal Revenue Code. Effective immediately.

**FISCAL NOTE**

(Prepared by Department of Revenue)

The Department is unable to estimate the income tax revenue loss associated with HB-48, but would not project a substantial loss.

**SENATE AMENDMENT NO. 1.** (Senate recedes June 30, 1985)

Adds reference to: Ch. 120, pars. 439.12, 439.42, 439.112, new par. 440d, 440e, 440f

Amends the Use Tax Act, the Service Occupation Tax Act, the Service Use Tax Act, and the Retailers’ Occupation Tax Act. Provides for sales tax exemptions for tangible personal property to be used or consumed within an enterprise zone in the process of manufacturing or assembly of tangible personal property for wholesale or retail sale or lease. Also exempts from sales taxes, tangible personal property to be used or consumed in the operation of pollution control facilities within an Enterprise Zone. These exemptions are available up to 20 years as determined by DCCA. These exemptions are only available to business enterprises which meet specified criteria. The county or municipality which established the enterprise zone must have adopted an ordinance exempting such business enterprises from municipal and county sales taxes.

**CONFERENCE COMMITTEE REPORT NO. 1.**

Recommends that the Senate recede from S-am 1.
Adds reference to: Ch. 24, pars. 8-11-1, 8-11-5; Ch. 34, pars. 409.1, 409.2; Ch. 120, pars. 439.12, 439.42, 439.112, new pars. 440d, 440e, 440f
Recommends that the bill be further amended as follows:

Amends Municipal Retailers’ Occupation Tax Act, the Municipal Service Occupation Tax Act, the County Retailers’ Occupation Tax Act, the County Service Occupation Tax Act, the Service Occupation Tax Act, the Use Tax Act, Service Use Tax Act, and Retailers’ Occupation Tax Act. Provides for the same exemptions as in S-am 1, but permits such exemptions from the State sales and use taxes to be provided for without the county or municipality adopting an ordinance exempting the qualified business enterprises from municipal and county sales taxes. Also, permits county and municipality to exempt from local sales taxes business enterprises which meet the specified criteria established for granting them exemptions from the State sales and use taxes. Provides that the county and municipality will determine whether the business enterprise meets the specified criteria. The Dept. of Commerce and Community Affairs shall have no power to certify the business enterprises which are exempt from the county and municipal sales taxes. Municipality or county shall determine the length of exemption from such taxes which shall not exceed 20 years.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Revenue
Apr 25 Do Pass/Short Debate Cal 013-000-000
Apr 30 Cal 2nd Rdg Short Debate Fiscal Note filed

1 Fiscal Note Act may be applicable.
Creates the East St. Louis Development Act. Provides for a development authority composed of 9 members which shall act as a public developer to carry out community development programs and make assistance available for encouraging an organized quality community environment in depressed areas. Effective immediately.

*State Debt Impact Note Act may be applicable.*
HOUSE AMENDMENT NO. 1.
Removes power of condemnation and makes technical changes.

SENATE AMENDMENT NO. 1.
Provides that the Authority shall not exercise eminent domain powers pursuant to the “Blighted Areas Redevelopment Act of 1947” and that this Act controls with respect to eminent domain.

SENATE AMENDMENT NO. 2.
Contracts the area in which land development may take place from 10 miles to 3 miles beyond the boundaries of the municipality they improved. Makes other changes.
(Ch. 122, new par. 27-13.2)

Amends The School Code. Requires instruction for all pupils in grades kindergarten through 12 relative to avoiding abduction and action which should be taken by pupils who become victims of sexual abuse or sexual assault.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

**HOUSE AMENDMENT NO. 1.**

Eliminates provision relative to instruction on sexual assault, limits required instruction each year to pupils in grades kindergarten through 8, makes distribution of instructional materials discretionary with the State Superintendent of Education and permits such distribution to non-public schools.

**STATE MANDATES ACT FISCAL NOTE, AS AMENDED**

(Prepared by the State Board of Education)

The State Board believes that public school districts will not incur appreciable net increased operating costs as a result of HB-50, with H-am 1 and that HB-50 would be exempted from the State Mandates Act since it “imposes additional duties of a nature which can be carried out by existing staff and procedures at no appreciable net cost increase”.

**SENATE AMENDMENT NO. 1.**

Provides that such instructional materials be made available to all public and non-public schools, instead of to school boards, for use by such schools.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Elementary & Secondary Education
Apr 10 Amendment No.01 ELEM SCND ED Adopted
Recommnded do pass as amend 018-000-000
Placed Calndr,Second Reading

Apr 23 Second Reading St Mandate Fis Note Filed
Placed Calndr,Third Reading
May 02 Third Reading - Passed 109-001-001
May 03 Arrive Senate
Placed Calendar,First Reading
May 07 Sen Sponsor BERMAN
Placed Calendar,First Reading
First reading Rfrd to Comm on Assignment
May 08 Added As A Joint Sponsor KARPIEL
Committee Assignment of Bills
May 14 Assigned to Education-Elementary & Secondary
May 30 Recommnded do pass as amend 014-000-000
Placed Calndr,Second Reading

Jun 03 Second Reading
Amendment No.01 ELEM SCND ED Adopted
Placed Calndr,Third Reading
Jun 05 Added As A Joint Sponsor MAROVITZ
Third Reading - Passed 050-001-001
Speaker's Table, Concurrence 01
Jun 27 H Concurs in S Amend. 01/114-000-000
Passed both Houses
Jul 25 Sent to the Governor
Sep 17 Governor approved

**PUBLIC ACT 84-0447 Effective date 01-01-86**
Amends The School Code. Provides that if a child is enrolled in a public school and is absent from school for 2 hours after the beginning of his first class, a school employee shall telephone the parent or guardian of the child to notify the parent or guardian of the child’s absence. Applicable beginning July 1, 1986.

HOUSE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Amends The School Code. Provides that beginning July 1, 1986, an employee or other agent designated by a public school shall make a reasonable effort to promptly telephone and notify the parent, legal guardian or person having legal custody of a child enrolled in grades Kindergarten through 8 of the school, of the child’s absence if the child is absent and there is no record that the absence is for a valid cause, nor notification that the absence has been authorized by the parent, legal guardian or legal custodian. Grants civil immunity to employees or agents of the school who make reasonable efforts to notify parents, legal guardians or legal custodians of children’s absences when required, except for wilful and wanton misconduct.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED
(Prepared by the State Board of Education)
The State Board believes that public school districts will not incur appreciable net increased operating costs as a result of HB-51, with H-am 1 and that HB-51 would be exempted from the State Mandates Act since it “imposes additional duties of a nature which can be carried out by existing staff and procedures at no appreciable net cost increase”.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Elementary & Secondary Education
Apr 10 Amendment No.01 ELEM SCND ED Adopted
Recommnded do pass as amend 019-000-000
Placed Calndr,Second Reading
Apr 16 St Mandate Fis Nte ReqCHURCHILL
Placed Calndr,Second Reading
Apr 23 St Mandate Fis Note Filed
Second Reading
Placed Calndr,Third Reading
May 02 Third Reading - Passed 112-003-000
May 03 Arrive Senate
Placed Calndr,First Reading
May 07 Sen Sponsor B 014-000-000
Placed Calndr,First Reading
Rfrd to Comm on Assignment
May 08 Added As A Joint Sponsor KARPIEL
Committee Assignment of Bills
May 14 Assigned to Education-Elementary & Secondary
May 30 Recommended do pass 014-000-000
Placed Calndr,Second Reading
Amends the Child Care Act, School Code and Civil Administrative Code. Requires operators of child care facilities to request the Department of Law Enforcement to conduct a criminal background investigation of prospective employees; prohibits the hiring of any person convicted of certain crimes. Similarly requires school boards to request the Department to conduct an investigation of prospective teachers; prohibits the hiring of any person convicted of such crimes. Authorizes the Department to request submission of fingerprints when deemed necessary by the Department. Authorizes the Department to charge each applicant up to $20 for the costs actually incurred in the investigation. Empowers the Department of Children and Family Services to revoke or refuse to renew the license of any child care facility failing to comply with the requirements. Effective January 1, 1986.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, pars. 24-1.2 and 34-83.2; Ch. 127, par. 55a
Adds reference to: Ch. 23, new par. 2217.3, pars. 2053 and 2061.1

Deletes all. Amends the Child Care Act, Abused and Neglected Child Reporting Act and Civil Administrative Code. Commencing January 1, 1987, provides that the Department of Children and Family Services shall require all applicants for licensure as a child care facility, employees and applicants for employment in a child care facility to authorize, as a condition of licensure or employment, an investigation to determine if such applicant for licensure, employee or applicant for employment has been convicted of a crime. Prohibits a facility from hiring any person as an employee unless he consents to such authorization; requires termination of any employee who is found to have been convicted of certain crimes or adjudged to have been a sexually dangerous person. Requires the Department to consider the information obtained from the investigation in deciding whether to issue a license. Provides for the conduct of investigation by the Department of Law Enforcement. Provides for confidentiality of records.

HOUSE AMENDMENT NO. 3.

Provides that a child care facility may temporarily suspend an employee after the facility receives information from DCFS identifying such employee as a subject of a previous report of child abuse or neglect, but may not terminate him until he has been allowed a reasonable time to seek a hearing within the Dept. pursuant to Section 7.16 of the Abused and Neglected Child Reporting Act.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 23, pars. 2053, 2061.1, 2218, new pars. 2217.2, 2217.3; Ch. 127, par. 55a
Adds reference to: Ch. 23, pars. 2061.1, 2214, new pars. 2214.1, 2214.2, 2214.3, 2214.4

Deletes everything and replaces it with substantially similar material requiring DCFS to require each applicant for licensure as a child care facility and each applicant for employment in such facility to submit to a criminal background investigation. Changes references to the Dept. of Law Enforcement to the Dept. of State Police. Imposes criminal penalty for certain unauthorized release of confidential information. Requires the Governor to appoint a Committee to examine the progress of the background investigation program and to file a report with the Governor.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Judiciary II
Apr 11 Amendment No. 01 JUDICIARY II Adopted
Recommended do pass as amend 014-000-000
Placed Calndr, Second Reading

Apr 25 Second Reading
Amendment No. 02 PRESTON Withdrawn
Amendment No. 03 PRESTON Adopted
Placed Calndr, Third Reading

May 02 Third Reading - Passed 110-001-000
May 03 Arrive Senate
Sen Sponsor MAROVITZ
Placed Calendr, First Reading

May 07 Added As A Joint Sponsor KARPIEL
First reading Rfrd to Comm on Assignment
May 14 Assigned to Judiciary II
Jun 13 Recommended do pass 008-000-000
Placed Calndr, Second Reading

Jun 20 Second Reading
Placed Calndr, Third Reading
Jun 21 Recalled to Second Reading
Amendment No. 01 MAROVITZ Adopted
Placed Calndr, Third Reading

Jun 24 Added As A Co-sponsor LEMKE
Placed Calndr, Third Reading
Added As A Joint Sponsor POSHARD
Third Reading - Passed 058-000-000

Jun 25 Speaker’s Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/112-001-004
Passed both Houses

Jul 25 Sent to the Governor

Aug 16 Governor approved
Effective date 10-01-85
Effective date 07-01-87 (SEC. 2 - SECS. 4.1 & 4.2)

PUBLIC ACT 84-0158
Amends the Code of Criminal Procedure of 1963 to provide for the use of video tapes of testimony of children 12 years of age or younger in cases involving sexual abuse or assault committed against such children.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: Ch. 38, new pars. 106A-1 thru 106A-5

Adds reference to: Ch. 38, new pars. 106A-1 thru 106A-4

Deletes everything after the enacting clause. Replaces with amendment to Code of Criminal Procedure to provide for video taping statements of children 12 years of age or younger in cases involving sexual abuse or assault committed against such children. Establishes procedures for the admission of testimony of such children at trial.

**GOVERNOR AMENDATORY VETO**

Recommends amending to make use of the videotaping of the child's testimony discretionary and to allow the prosecutor, the court and the defendant's attorney or the pro se defendant to cross examine the child. Specifically prohibits editing of the tape. Requires a finding by the court that further in-court testimony of the child is not needed. Provides that only one recording be made.

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<tr>
<th>Date</th>
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<tbody>
<tr>
<td>Jan 09 1985</td>
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<td>Feb 05</td>
<td>Assigned to Judiciary II</td>
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<td>Apr 11</td>
<td>Amendment No.01 JUDICIARY II Adopted Recommend do pass as amend 008-004-001</td>
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<td>Second Reading Placed Calndr,Third Reading</td>
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<td>May 02</td>
<td>Third Reading - Passed 092-010-011</td>
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<td>May 03</td>
<td>Arrive Senate Sen Sponsor MAROVITZ Placed Calendr,First Reading</td>
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<td>May 07</td>
<td>Added As A Joint Sponsor KARPIEL First reading Rfrd to Comm on Assignment</td>
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<td>Assigned to Judiciary II</td>
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<td>Jun 13</td>
<td>Recommended do pass 007-000-001</td>
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<td>Second Reading Placed Calndr,Third Reading</td>
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<td>Jun 24</td>
<td>Added As A Co-sponsor LEMKE Placed Calndr,Third Reading Added As A Joint Sponsor POSHARD Third Reading - Passed 054-001-001 Passed both Houses</td>
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<td>Jul 17</td>
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<td>Sep 14</td>
<td>Governor amendatory veto Placed Cal. Amendatory Veto</td>
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<td>Oct 03</td>
<td>Mtn fild accept amend veto 01/PRESTON Placed Cal. Amendatory Veto</td>
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<td>Oct 16</td>
<td>3/5 vote required Override am/veto House-pass 02/085-029-003</td>
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<td>Nov 01</td>
<td>Bill dead-amendatory veto</td>
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Override am/veto Sen-lost 026-024-004 Placed Cal. Amendatory Veto

899
Amends an Act to revise the law in relation to coroners and The Civil Administrative Code of Illinois. Requires coroners to authorize the performance of dental exams on unidentified dead bodies. Requires the Department of Law Enforcement to establish a statewide program for the use of dental records in the identification of dead bodies or remains as those of persons reported to local law enforcement agencies as missing.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 23, pars. 2214, 2227, 2228, new par. 2214.1

Amends the Child Care Act of 1969 and the Civil Administrative Code. Requires all child care facility directors, officers, employees and volunteers to be certified by the Department of Law Enforcement following a criminal records investigation. Provides that no such certificate shall issue if the investigation reveals a person has been convicted of, pled nolo contendere to, or is being prosecuted for, a sex offense, felony drug offense, or other enumerated offense. Effective January 1, 1986.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Judiciary II
May 03 Recommended do pass 014-000-000

May 16 Second Reading
May 23 Third Reading - Passed 116-002-000
May 29 Arrive Senate
Jun 03 Sen Sponsor LEMKE

Jun 04 First reading Rfrd to Comm on Assignment
Jun 05 Assigned to Judiciary I
Jun 11 Recommended do pass 008-000-002

Jun 12 Second Reading
Jun 21 Recalled to Second Reading
Jun 21 Amendment No.01 LEMKE Adopted
Jun 26 Third Reading - Passed 058-000-000
Jun 27 Speaker's Table, Concurrence 01
Jun 28 H Noncners in S Amend. 01
Secretry's Desk Non-concur 01
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/LEMKE

MAROVITZ,
SANGMEISTER,
GEO-KARIS &
HB-0054—Cont.

Jun 28—Cont.

Hse Conference Comm Apptd

BARKHAUSEN

IST/ PRESTON,

RONAN, CULLERTON,

MCCRACKEN AND

MCAULIFFE

Jul 05

Tabled House Rule 79(E)

HB-0055

TERZICH – CAPPARELLI, LAURINO, KRSKA, BERRIOS, MCAULIFFE AND BARNES.

(Ch. 43, new par. 144c)

Amends Liquor Control Act to require retail licensees to post the price of each drink containing alcoholic liquor capable of being consumed as a beverage by a human being.

Jan 09 1985 First reading Rfrd to Comm on Assignment

Feb 05 Assigned to Registration & Regulation

May 03 Ttbld pursuant Hse Rule 27D

HB-0056

SHAW – WASHINGTON – BROOKINS – YOUNG,A – LEFLORE AND BRAUN.

(Ch. 111 2/3, pars. 327 and 702.08)

Amends the Regional Transportation Authority and Metropolitan Transit Authority Acts to mandate the creation of a transit police force by July 1, 1986. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS. STATE MANDATES ACT FISCAL NOTE

In the opinion of the Dept. of Commerce and Community Affairs, HB-56 constitutes a reimbursable service mandate. No data is available upon which to base a reliable estimate of the amount of reimbursement required.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, par. 702.08

FISCAL NOTE.

(Prepared by the Dept. of Transportation)

CTA estimates suggest that the police force mandated in HB-56 would add $10 million a year in labor costs alone. Administrative and start-up costs could push the total cost to between $10 million and $15 million per year.

Jan 09 1985 First reading Rfrd to Comm on Assignment

Feb 05 Assigned to Transportation

Mar 12 St Mandate Fis Note Filed Committee Transportation

Apr 17 Amendment No.01 TRANSPORTATN Adopted

Recommend do pass as amend 011-009-000

May 13 Placed Calndr,Second Reading

Fiscal Note filed

May 15 Second Reading

Placed Calndr,Third Reading

May 24 Tabled House Rule 37(G)

HB-0057

SALTSMAN.

(Ch. 24, par. 1-8-1)

Amends the Municipal Code to prohibit municipalities, including home rule units, from paying dues or making contributions to any organization which advocates strikes by police or firefighters in preference to compulsory binding arbitration. Effective immediately.

1 Fiscal Note Act may be applicable.
2 HB-0058  CURRAN, SALTSMAN, WHITE AND MCAULIFFE.

(Ch. 108 1/2, par. 4-108)

Amends the Downstate Firefighters Article of the Pension Code to allow firefighters to contribute and receive service credit for periods of involuntary nondisciplinary layoff of 180 calendar days or less. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Labor & Commerce
May 03  Tbld pursuant Hse Rule 27D

3 HB-0059  CURRAN, SALTSMAN, WHITE AND MCAULIFFE.

(Ch. 108 1/2, par. 4-116; Ch. 85, new par. 2208.9)

Amends the Downstate Firefighters Article of the Pension Code to provide for the payment of 3% interest on refunds of member contributions; authorizes firefighters on nondisciplinary layoff for more than 180 days to apply for refund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Jan 09 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS PENSION

4 HB-0060  CURRAN – BARNES, SALTSMAN, WHITE, MCAULIFFE, YOUNG,A AND WOLF.

(Ch. 108 1/2, par. 4-121)

Amends the Downstate Firefighters Article of the Pension Code to specify deferred pensioners and retired firefighters for membership on the board of trustees for Funds that cease to have active firefighter members. Provides for membership of the Director of Insurance or his designee, ex officio, if the membership of any such board falls below 3 persons. Effective immediately.

PENSION IMPACT NOTE
The bill does not have a financial impact.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, new par. 4-123.1

Amends the Downstate Firemen’s Article of the Pension Code to grant subpoena powers to the Boards of the Funds; removes the village or town attorney from the Boards of the Funds.

HOUSE AMENDMENT NO. 4.

Adds reference to: Ch. 108 1/2, par. 4-114.2

Amends the Downstate Firefighter Article of the Pension Code to specify the types of workers’ compensation benefits that are not subject to offset against disability pension payments, and the method of determining such offsets.

HOUSE AMENDMENT NO. 6.

 Adds reference to: Ch. 108 1/2, par. 4-116

Amends the Downstate Firefighters Article of the Pension Code to authorize firefighters on nondisciplinary layoff for more than 180 days to apply for refund.

2 Pension System Impact Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, par. 4-118.1

Redefines “salary” to include certain regular overtime pay included in the established salary.

GOVERNOR AMENDATORY VETO

Recommends changing the method of calculating the disability benefit offset; restores the village or town attorney to the Board of Trustees.

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<th>Date</th>
<th>Event Description</th>
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<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Apr 16</td>
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<td>Committee Personnel and Pensions</td>
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<td>Apr 25</td>
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<td>Nov 26</td>
<td>Governor certifies changes</td>
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</tbody>
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Amends the Downstate Firefighter Article of the Pension Code to increase the minimum monthly pension from $300 to $400 for all surviving spouses, disabled firefighters, and retirees with 20 or more years of service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

Amends The School Code. Provides for establishment of a test for minimal competency applicable to persons who after July 1, 1989 make their initial application for an early childhood, elementary school, special, high school or administrative certificate, or the Chicago Board of Education equivalent of any such certificate. Exempts persons to whom any one of such certificates was issued on or before July 1, 1989. As of July 1, 1989, abolishes the board of examiners and brings Chicago school teachers under the Article 21 certification procedure.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, par. 21-25; new pars. 21-1b and 21-26; rep. par. 21-10.2

Requires tests of basic skills and subject matter knowledge instead of minimal competency tests. Includes the school service personnel certificate in the test requirement. Makes July 1, 1988 instead of July 1, 1989 the date when the test requirements become applicable and when the board of examiners is abolished and certificated Chicago school personnel are brought under the Article 21 certification procedures. Removes the administrative certificate from the protection of the grandfather clause. Adds provisions requiring subject endorsement on teaching certificates. Beginning July 1, 1989 permits an early childhood certificate holder to teach children through grade 3 rather than under 6 years of age. Requires intensive preservice training in the humanities, natural sciences and mathematics for persons recommended for an elementary certificate. Requires studies by the State Board of Education in consultation with the State Teacher Certification Board relative to teacher education trends and certification requirements, with a report thereon to the General Assembly by March 1, 1986. Repeals provisions of The School Code which permit temporary teacher certification of participants in approved training programs for exchange students. Adds an immediate effective date.

HOUSE AMENDMENT NO. 2.

Corrects from January 1, 1988 to July 1, 1988 the grandfather clause date with respect to certificate holders who need not take the test of basic skills and subject matter knowledge.

HOUSE AMENDMENT NO. 3.

Amends the bill as amended by House Amendment No. 1 by making a technical correction with reference to the page and line numbers of that amendment, thereby expanding the scope of that amendment to delete the text of Sec. 21-3 as it appeared in the bill as introduced (because the text of Sec. 21-3 also appears in full and with additional changes in House Amendment No. 1).

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
STATE MANDATES ACT FISCAL NOTE, AS AMENDED

Summary of FY 86 costs:

Personnel Services .................................................. $27,996
Social Security ......................................................... 1,960
Retirement .............................................................. 1,400
Contractual Services ................................................. 450,000
Travel ................................................................... 8,500
Total: ...................................................................... $489,856

SENATE AMENDMENT NO. 1. (Senate recedes July 2, 1985)

Deletes reference to: Ch. 122, pars. 21-2.1, 21-3, 21-4, 21-5, 21-7.1, 21-25 and 34-8.1; new pars. 21-1a, 21-1b and 21-26

Deletes provisions requiring, as a condition precedent to certification, tests of basic skills and subject matter knowledge. Also deletes provisions requiring subject endorsement on certificates and provisions relative to teacher education trend and certification studies.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Deletes reference to: Ch. 122, pars. 21-1, 21-2.1, 21-3, 21-4, 21-5, 21-7.1, 21-9, 21-13, 21-25, 34-8.1 and 34-83; new pars. 21-1a, 21-1b and 21-26; rep. par. 21-10.2

Adds reference to: Ch. 122, par. 10-22.1

Deletes everything after the enacting clause and amends The School Code relative to the power of downstate school boards to lease school property. Authorizes the lease of school buildings and land for terms up to 25 years when the property is unnecessary, unsuitable or inconvenient for school purposes.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Elementary & Secondary Education
May 02 Amendment No.01 ELEM SCND ED Adopted Recommdned do pass as amend 012-001-000
Placed Calndr,Second Reading
May 14 Second Reading
Amendment No.02 GREIMAN Adopted
Amendment No.03 GREIMAN Adopted
Placed Calndr,Third Reading
May 15 St Mandate Fis Note Filed
May 21 Third Reading - Passed 116-000-002
May 22 Arrive Senate
Placed Calndr,First Reading
May 23 First reading Rfrd to Comm on Assignment
May 24 Assigned to Education-Elementary & Secondary
Jun 13 Recommdned do pass as amend 010-001-000
Placed Calndr,Second Reading
Jun 18 Second Reading
Amendment No.01 ELEM SCND ED Adopted
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 056-000-000
Jun 25 Speaker's Table, Concurrence 01
Jun 28 H Noncnrs in S Amend. 01
Jun 30 Secretary's Desk Non-concur 01
Primary Sponsor Changed To KUSTRA
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Appted 1ST/KUSTRA
MAITLAND, BERMAN, HOLMBERG & DEMUZIO
Hse Conference Comm Appted 1ST/SUTKER, STERN, CULLERTON, COWLISHAW AND HOFFMAN
HB-0062—Cont.

Jul 01 House report submitted
Jul 02 3/5 vote required
House Conf. report Adopted 1ST/109-001-001
Senate report submitted
Senate Conf. report Adopted 1ST/055-000-001
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 31 Sent to the Governor
Sep 17 Governor approved

PUBLIC ACT 84-0448 Effective date 09-17-85

3 HB-0063 VINSON, HAWKINSON, JOHNSON, COWLISHAW, CAPPARELLI, BARNES, BERRIOS, BOWMAN, BROOKINS, BRUNSVOLD, COUNTRYMANN, DEJAEGHER, DUNN, JOHN, EWING, FLINN, FRIEDRICH, DP, GOFORTH, HANNIG, HARRIS, HICKS, KRISKA, KUBIK, MAUTINO, MAYS, MCAULIFFE, MCCRACKEN, MCGANN, MCMASTER, NASH, PANGLE, PARCELLS, PARKE, PEDERSEN, B, PULLEN, REA, REGAN, RICE, RICHMOND, ROPP, RYDER, SHAW, SLATER, STEPHENS, TATE, TERZICH, TUERK, TURNER, VANDUYNE, WILLIAMSON, WOJCIK, STANGE, HARTKE AND HUFF.

(Ch. 95 1/2, rep. par. 12-603.1)

Amends The Illinois Vehicle Code to repeal provisions requiring the mandatory use of seat safety belts. Effective immediately.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Transportation
Mar 20 Recommended do pass 012-006-002
Placed Calndr,Second Reading
Apr 09 Second Reading
Placed Calndr,Third Reading
May 24 Tabled House Rule 37(G)

HB-0064 WOJCIK.

(Ch. 122, pars. 7-2.6, 7-2.7, 7-7, 7-11, 7-27, 11A-4, 11B-4, 11C-3, 14-12.01, 14C-12, 24-11, 24-12)

Amends The School Code. Provides for the service of notices, decisions and other documents by certified rather than registered mail. Effective immediately.

Jan 09 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D

3 HB-0065 TERZICH – CAPPARELLI – MCAULIFFE, KRISKA, BERRIOS, LAURINO, KULAS, BULLOCK, DELEO, MCGANN AND FARLEY.

(Ch. 108 1/2, par. 6-141; Ch. 85, new par. 2208.9)

Amends the Chicago Firemen’s Article of the Pension Code to provide that the widow of an active fireman with at least 1.5 years of service may elect to receive a pension equal to 50% of the retirement annuity the deceased fireman would have been eligible to receive had he retired from service on the day before his death. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV’TS.
PENSION IMPACT NOTE

Increase in accrued liability ............................................................. $750,000
Increase in total annual costs ......................................................... 100,000

Fiscal Note Act and Pension System Impact Note Act may be applicable.
STATE MANDATES ACT FISCAL NOTE

In the opinion of the Department of Commerce and Community Affairs, HB-65 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government would normally be required. However, HB-65 amends the State Mandates Act to relieve the State of such liability. The estimated annual cost increase is $100,000.

Jan 18 1985   First reading   Rfrd to Comm on Assignment
Feb 05        Assigned to Personnel and Pensions
Apr 23        Pension Note Filed
Apr 24        Committee Personnel and Pensions
May 03        St Mandate Fis Note Filed

Committee Personnel and Pensions

HB-0066    PETERSON,W, MCMASTER, WEAVER,M AND ROPP.
(Ch. 139, pars. 126.7 and 126.18)

Amends the Township Law. Permits pay up to $25 per diem for members of multi-township board of trustees.
HOUSE AMENDMENT NO. 1.
Adds immediate effective date.
SENATE AMENDMENT NO. 1.
Permits pay for members of multi-township board of trustees in an amount determined by the electors at an annual or special meeting.

Jan 18 1985   First reading   Rfrd to Comm on Assignment
Feb 05        Assigned to Counties and Townships
Mar 21        Amendment No.01 CNTY.TOWNSHIP Adopted DP Amnded Consent Calendar 012-000-000
Apr 18        Cnsnt Caldr Order 2nd Read
Apr 25        Cnsnt Caldr, 2nd Reading
Apr 30        Cnsnt Caldr Order 3rd Read
May 30        Consnt Caldr, 3rd Read Pass 111-001-001
Jun 04        Arrive Senate
Jun 13        Placed Calndr, First Reading

Jun 18        Second Reading
Jun 24        Placed Calndr, Third Reading
Jun 26        Recalled to Second Reading
Jun 27        Amendment No.01 WATSON Adopted
Jun 28        Placed Calndr, Third Reading
Jun 27        Third Reading - Passed 056-000-000
Jun 27        Speaker's Table, Concurrence 01
Jun 28        H Noncncrs in S Amend. 01
Jun 28        Secretary's Desk Non-concur 01
Jun 28        S Refuses to Recede Amend 01
Jun 28        S Requests Conference Comm 1ST
Jun 28        Sen Conference Comm Apptd 1ST/WATSON
Jun 28        MAHAR, DEGNAN, VADALABENE & ZITO
Jun 28        Hse Conference Comm Apptd 1ST/STERN, STECZO, CULLERTON, PETERSON,W AND MCMASTER

Jun 30        Senate report submitted
Jun 30        Senate Conf. report Adopted 1ST/056-000-000
HB-0067  REA.

(Ch. 108 1/2, par. 4-114.2)

Amends the Downstate Firefighter Article of the Pension Code to specify the types of workers' compensation benefits that are not subject to offset against disability pension payments, and the method of determining such offsets. Effective immediately.

PENSION IMPACT NOTE

It is not possible to determine the exact costs of HB-67.

Jan 18 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Personnel and Pensions
Apr 23  Pension Note Filed
May 02  Interim Study Calendar PERS

HB-0068  REA - WOODYARD - HANNIG - RICHMOND - PHELPS, HICKS, GOFORTH, GIORGI, STEPHENS, CHRISTENSEN AND RICE.

(Ch. 127, par. 132.6)

Amends The Illinois Purchasing Act. Gives a 5% preference to inState bidders in awards of contracts, other than contracts for the repair, remodeling, renovation, or construction of a building or structure and other than a contract for the construction or maintenance of a highway, bridge, dam or utility. In construction contracts, a resident bidder must be allowed a preference as against a non-resident bidder from any state which gives or requires a preference to bidders from that state. Such preference is to be equal to the preference required by the state of the non-resident bidder.

STATE MANDATES ACT FISCAL NOTE

In the opinion of the Dept. of Commerce and Community Affairs, HB-68 fails to meet the definition of a mandate.

HOUSE AMENDMENT NO. 4.

Provides that when a public contract other than a contract for the repair, remodeling, renovation, or construction of a building or structure or for the construction or maintenance of a highway, bridge, dam or utility, is to be awarded to the lowest responsible bidder the contract must be awarded to the lowest responsible resident bidder where either: its bid is equal to that of a responsible nonresident bidder, or it has submitted a bid which is no more than 5% greater than that of the lowest responsible nonresident bidder who otherwise would be awarded the contract, and, after being given an opportunity to examine the bid of the lowest bidder, lowers its bid to match or underbid the lowest responsible nonresident bidder.

FISCAL NOTE, AS AMENDED

(Prepared by Dept. of Central Management Services)

Anticipating raised prices by IL bidders due to fewer major competitors, it is estimated that HB-68 would add $11.3 to $18.8 million to the cost of these competitively purchased goods and services. The bill would also decrease IL income tax receipts by an indeterminable amount. It is also estimated that 3 additional Dept. employees would be required. Estimated cost during first year of enactment is $142,152.

Jan 18 1985  First reading  Rfrd to Comm on Assignment
Feb 05  Assigned to Executive
Mar 13  Recommended do pass 009-007-000

Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
Amends the Vehicle Code to allow a holder of prisoner-of-war license plates to use them on a light truck instead of a passenger car, provided that it weighs 8000 pounds or less and is used by the owner or a member of the owner’s immediate family for personal use; authorizes such license plates for members of the U.S. armed forces who participated in the battle of Pearl Harbor. Effective immediately, applicable to 1987 and subsequent registration years.

HOUSE AMENDMENT NO. 1.
Deletes authorization for use of special POW plates by members of the U.S. Armed Forces who participated in the battle of Pearl Harbor.

SENATE AMENDMENT NO. 1.
Deletes the personal use restriction, but allows use on light trucks only if the truck is used by its owner; deletes technical corrections.
HB-0069—Cont.

Jun 10 Second Reading
Amendment No.01 TRANSPORTATION Adopted
Placed Calndr, Third Reading

Jun 24 Third Reading - Passed 059-000-000

Jun 25 Speaker's Table, Concurrence 01

Jun 27 H Concurs in S Amend. 01/118-000-000
Passed both Houses

Jul 25 Sent to the Governor

Aug 12 Governor approved
PUBLIC ACT 84-0132 Effective date 08-12-85

3 HB-0070 REA – HANNIG – PHELPS – GOFORTH.

(Ch. 108 1/2, pars. 16-133 and 16-152)

Amends the Downstate Teachers Article of the Pension Code to provide an increase in retirement allowance and rate of contribution for teachers employed by the Department of Corrections School District.

PENSION IMPACT NOTE
It is not possible to estimate the cost of HB-70.

Jan 18 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
Apr 23 Pension Note Filed
May 02 Interim Study Calendar PERS

HB-0071 REA.

(Ch. 42, pars. 386a, 386b and 387; Ch. 46, par. 2A-1.2 and new par. 2A-35.a)

Amends the River Conservancy Districts Act and The Election Code to provide for nonpartisan election, rather than appointment, of trustees in certain districts that encompass 2 counties and have at least 3 municipalities with populations of 5,000 or more.

Jan 18 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Cities and Villages
Mar 06 Do Pass/Consent Calendar 011-000-000
Consent Caldr Order 2nd Read
Mar 12 Consent Calendar, 2nd Reading
Consent Caldr Order 3rd Read
Mar 14 Consent Caldr, 3rd Read Pass 106-000-000
Mar 19 Arrive Senate
Placed Calndr, First Reading
Mar 20 Sen Sponsor POSHARD
Placed Calndr, First Reading
Mar 27 First reading Rfrd to Comm on Assignment
Apr 10 Mtn Prevail to Suspend Rule 05
Committee Assignment of Bills
Apr 24 Assigned to Elections
Jun 05 Recommended do pass 006-000-000
Placed Calndr, Second Reading
Jun 10 Second Reading
Placed Calndr, Third Reading
Jun 24 Third Reading - Lost 002-053-003


(Ch. 73, par. 1065.404)

Amends the Mine Subsidence Article of the Insurance Code to increase from $50,000 to $100,000 the total insured value that may be reinsured by the Industry Placement Facility.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Mine Subsidence Article of the Illinois Insurance Code. Provides that after September 30, 1985, mine subsidence insurance coverage through the Insurance Placement Facility shall be limited at $100,000 rather than $50,000. Specified types of losses covered and types of losses excluded. Defines terms. Effective immediately.

GOVERNOR AMENDATORY VETO

Recommends that Dir. of Dept. of Insurance may require such reports relating to mine subsidence as deemed necessary. Makes technical changes. Deletes certain limitations on the granting of exemptions from the requirements of the Mine Subsidence Article of the Insurance Code.

Jan 18 1985 First reading Rfrd to Comm on Assignment
Feb 05 Amendment No.01 Assigned to Insurance
Mar 20 Consnt Caldr Order 2nd Read
Apr 09 Consnt Calendar, 2nd Reading
Apr 11 Consnt Caldr, 3rd Read Pass 108-000-001
Apr 16 Arrive Senate
Apr 18 Sen Sponsor POSHARD
May 07 First reading Rfrd to Comm on Assignment
May 14 Assigned to Ins Pensions & Licensed Activities
May 30 Waive Posting Notice 7C
Jun 10 Recommended do pass 011-000-000
Jun 11 Second Reading
Jun 24 Third Reading - Passed 059-000-000
Jul 17 Sent to the Governor
Sep 14 Governor amendatory veto
Oct 03 Mtn fld accept amend veto REA
Oct 15 Accept Amnd Veto-House Pass 110-000-000
Oct 17 Placed Cal. Amendatory Veto
Oct 30 Mtn fld accept amend veto POSHARD
Nov 20 Return to Gov-Certification
Nov 22 Governor certifies changes

HB-0073 REA – HANNIG – GOFFORTH – PHELPS, WOLF AND COUNTRYMAN.
(Ch. 108 1/2, par. 15-113.7)

Amends the State Universities Article of the Pension Code to extend the deadline for applying for credit for certain prior military service, from September 1, 1974 to January 1, 1988.
PENSION IMPACT NOTE

Increase in accrued liability ........................................... $3,000,000
Increase in total annual cost ........................................... 600,000

HOUSE AMENDMENT NO. 1.
Amends the Downstate Teachers and State Universities Articles of the Pension Code to allow a retired member to revoke a reversionary annuity at any time. Amends the State Universities Article to change the provisions regarding military service credit; allows up to 5 years of credit, of which 2 need not immediately follow a period of service if served during wartime or national emergency; removes requirement that all of the service be in wartime; removes dishonorable discharge and reemployment provisions. Effective immediately.

HOUSE AMENDMENT NO. 2.
Deletes that persons applying for such credit must have been eligible before September 1, 1974. Adds immediate effective date.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 108 1/2, par. 15-113.3
Adds reference to: Ch. 108 1/2, pars. 15-107, 15-113.1, 15-136, 15-136.2 and 15-150

Amends the State Universities Article of the Pension Code to continue employee status for up to one year during the period an approved disability claim is under appeal; extends the early retirement without discount option from 1987 to 1992; provides a minimum money purchase retirement annuity based on employee contributions only; removes the provision declaring pregnancy a disability and limiting it to the 60 days before and after delivery; changes the reversionary annuity provisions in relation to beneficiaries that predecease the annuitant; changes the provisions relating to credit for military service.

HOUSE AMENDMENT NO. 6.
Adds reference to: Ch. 108 1/2, pars. 15-113.3, 16-127 and 17-134

Amends the State Universities, Downstate Teachers and Chicago Teachers Articles of the Pension Code to change their provisions regarding military service credit; allows up to 5 years of credit, of which 2 need not immediately follow a period of service if served during wartime or national emergency; removes requirement that all of the service be in wartime; removes dishonorable discharge and reemployment provisions. Effective immediately.

HOUSE AMENDMENT NO. 7.
Restores an honorable discharge as an element of service for periods of military service under the State Universities Retirement System.
May 24—Cont. Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
3d Reading Consideration PP
Calendar Consideration PP.
Interim Study Calendar PERS PENSION

HB-0074 REA – PHELPS – HANNIG – RICHMOND – HICKS, GOFORTH AND HARTKE.

(Ch. 38, pars. 16-1, 24-1.1, 24-2, 24-3, 24-3.2 and 1003-11-1;
Ch. 61, par. 3.2; Ch. 85, par. 515; Ch. 91 1/2, par. 812; Ch. 96
1/2, par. 4818; Ch. 111, par. 2678; Ch. 127, pars. 55a and
55a-4; Ch. 38, rep. pars. 83-1 through 83-16.3)

Repeals the Firearm Owner's Identification Card Act. Amends various other Acts to take such repeal into account.

Jan 18 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Judiciary II
Apr 09 Mtn Prevail Suspend Rul 20K Committee Judiciary II
May 02 Interim Study Calendar JUDICIARY II

HB-0075 KEANE.

(Ch. 110, par. 12-121)

Amends Code of Civil Procedure provisions on enforcement of judgments. Provides that the purchaser at a judicial sale (now the sheriff or other officer making the sale) shall file the certificate of sale with the recorder.

Jan 18 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Judiciary I
Apr 25 Do Pass/Consent Calendar 016-000-000
May 01 Consnt Caldr Order 2nd Read
Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
May 03 Consnt Caldr, 3rd Read Pass 113-000-001
May 07 Arrive Senate
Placed Calndr,First Readng
May 08 Sen Sponsor LEMKE
Placed Calndr,First Readng
May 09 First reading Rfrd to Comm on Assignment
May 14 Assigned to Judiciary I
Jun 11 Waive Posting Notice 7C Committee Judiciary I
Jun 13 Recommended do pass 005-000-000
Placed Calndr,Second Readng
Jun 18 Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 14 Governor approved
PUBLIC ACT 84-0314 Effective date 01-01-86

HB-0076 LEFLORE, MCGANN AND FARLEY.

(Ch. 108 1/2, par. 17-116.1)

Amends the Chicago Teachers' Article of the Pension Code. Provides that contributions for "early retirement without discount" shall be based on the lesser of the number of years of age under 60 or the number of years service under 35.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE
Under HB-76 the loss in revenue resulting from the lower early retirement contributions is estimated to be $100,000 per year.

STATE MANDATES ACT FISCAL NOTE
(Prepared by Chi. Public School Teachers' Pension & Retirement Fund)

Passage of the measures of HB-76 will result in no immediate cost to the city or State, no changes in tax rates, and no decrease in city or State tax revenues.

Jan 25 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
May 02 Pension Note Filed
Committee Personnel and Pensions
Recommended do pass 006-000-000
Placed Calndr, Second Reading
May 07 Fiscal Note Requested RYDER
St Mandate Fis Nte Req RYDER
Placed Calndr, Second Reading
May 15 St Mandate Fis Note Filed
Tabled By Sponsor

3 HB-0077 LEFLORE, MCGANN AND FARLEY.
(Ch. 108 1/2, par. 17-122)

Amends the Chicago Teachers' Retirement Article of the Pension Code to extend to survivor pensioners the automatic annual increases granted to service and disability pensioners, beginning January 1, 1986.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Jan 25 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

3 HB-0078 KEANE - MCGANN.
(Ch. 108 1/2, par. 17-124)

Amends the Chicago Teachers' Article of the Pension Code. Provides for a $3,000 minimum payment for service retirement pensioners who die after January 1, 1986.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE
The cost of HB-78 is estimated to be $200,000 per year.

Jan 25 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
Apr 23 Pension Note Filed
Committee Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

3 HB-0079 KEANE - MCGANN AND FARLEY.
(Ch. 108 1/2, par. 17-122)

Amends the Chicago Teachers' Article of the Illinois Pension Code. Provides that a survivor's minimum pension payable on the death of a contributor or annuitant shall be 50% of the earned retirement pension of such contributor or annuitant. Effective January 1, 1986.

2 Pension System Impact Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

PENSION IMPACT NOTE

Increase in accrued liability ........................................... $109,740,000
Increase in total annual costs ........................................... 8,960,000
Increase in total annual costs as % of payroll ......................... 1.3%

Jan 25 1985  First reading  Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
Apr 23 Pension Note Filed
May 03 Committee Personnel and Pensions

TBld pursuant Hse Rule 27D

HB-0080  SALTSMAN.

(Ch. 24, par. 11-1-5.1)

Amends the Municipal Code. Authorizes municipalities to increase their tax rates for police protection to .30% and provides for a backdoor referendum. Effective immediately.

HOUSE AMENDMENT NO. 1.
Eliminates referendum.

Jan 25 1985  First reading  Rfrd to Comm on Assignment
Feb 05 Assigned to Cities and Villages
May 02 Amendment No.01  CITY VILLAGE  Adopted
Tbd-Amnd-pursuant H Rul 26D  000-000-000

HB-0081  WOODYARD – ROPP – HARTKE – FREDERICK, VF, DEUCHLER, OBLINGER AND GOFORTH.

(New Act)

Creates an Act to provide for the control of trichinosis in swine; authorizes the Department of Agriculture to develop a control program; provides for the testing and quarantine of suspect swine, and authorizes payment of an indemnity in the event that swine must be destroyed; makes violation of the Act a Class C misdemeanor, and provides for a fine of not less than $200.

HOUSE AMENDMENT NO. 1.
Specifies “knowingly” violating Act is Class C misdemeanor.

FISCAL NOTE

(Prepared by the Dept. of Agriculture)

If indemnities are to be paid, an estimated $120,000 would be needed.

Jan 25 1985  First reading  Rfrd to Comm on Assignment
Feb 05 Assigned to Agriculture
Mar 20 Do Pass/Short Debate Cal 016-000-000
Apr 16 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Amendment No.01  CULLERTON  Adopted
Cal 3rd Rdng Short Debate
Apr 17 Fiscal Note filed
Cal 3rd Rdng Short Debate
Apr 18 Short Debate-3rd Passed 113-000-000
Apr 23 Arrive Senate
Placed Calendr,First Reading
Apr 26 Sen Sponsor COFFEY
Placed Calendr,First Reading
May 07 First reading  Rfrd to Comm on Assignment
May 14 Assigned to Agriculture, Conservation & Energy
May 30 Recommended do pass 010-000-000
Placed Calndr,Second Reading

*Fiscal Note Act may be applicable.*
HB-0082  PANGLE – WILLIAMSON, LEVERENZ, GIGLIO, LAURINO, BERRIOS, BROOKINS, WOODYARD, WEAVER, GOFFTH, MCAULIFFE, COUNTRYMAN, STEPHENS, REGAN, MAYS, TATE AND CURRAN.

(Ch. 38, pars. 11-14, 11-15, 11-19 and 1005-5-3; Ch. 75, par. 32)

Amends the Criminal Code, Unified Code of Corrections and the County Jail Good Behavior Allowance Act. Provides that a person convicted of a third or subsequent violation for prostitution, soliciting for a prostitute or pimping, or any combination of such convictions shall receive a mandatory sentence of at least 30 days imprisonment in a penal institution other than the penitentiary and a mandatory fine of at least $100 if the last violation was within 5 years of the first conviction. Provides that time served by the defendant in jail pending trial on the last such conviction shall not be credited against the mandatory sentence. Also provides the standard good behavior allowance shall only be granted after the defendant has served the mandatory imprisonment term.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 38, pars. 11-17, 11-18

Provides that a person convicted of a third or subsequent violation for prostitution, soliciting a prostitute, keeping a place of prostitution, patronizing a prostitute or pimping, or a combination thereof, shall be guilty of a Class 4 felony.
Enacts “An Act to provide for the deferral of payment of special assessments on property of senior citizens and disabled persons” to permit the deferral and transformation into liens of special assessments on property of senior citizens or disabled persons as defined in the Senior Citizens and Disabled Persons Property Tax Relief Act.

HOUSE AMENDMENT NO. 1.

Adds reference to: (Ch. 67 1/2, pars. 452, 453, 454, 455, 456, 457 and 458)

Deletes everything after the enacting clause and amends the Senior Citizens Real Estate Tax Deferral Act. Provides that special assessments may be deferred under the Act and establishes procedures for such deferrals. Changes the maximum annual household income for eligibility under the Act from $10,000 to the maximum income for basic grants under the Senior Citizens Property Tax Relief and Pharmaceutical Assistance Act (currently $12,000). Effective January 1, 1986.

HOUSE AMENDMENT NO. 2. (Tabled May 24, 1985)

Amends to include special service area taxes.

HOUSE AMENDMENT NO. 3.

Specifies that special service area taxes are subject to the Senior Citizens Real Estate Tax Deferral Act.

SENATE AMENDMENT NO. 1. (Senate recedes June 29, 1985)

Gives taxpayers 30 days after receipt of notice of a special assessment to apply for deferral. Allows Dept. of Revenue review of all applications for referral.
HB-0083—Cont.  

Jun 11  Recommended, do pass 007-000-000  
Jun 18  Second Reading  
         Amendment No.01  SCHAFER  Adopted  
Jun 24  Added As A Joint Sponsor BERMANN  
         Second Reading - Passed 059-000-000  
Jun 25  Speaker’s Table, Concurrence 01  
Jun 28  H Nonconcurs in S Amend. 01  
Jun 29  Secretary’s Desk Non-concur 01  
         S Recedes from Amend. 01/058-000-000  
         Passed both Houses  
Jul 25  Sent to the Governor  
Sep 22  Governor approved  
         PUBLIC ACT 84-0807  Effective date 01-01-86  

1 HB-0084  TERZICH - CHRISTENSEN, CAPPARELLI, O'CONNELL, KRSKA, BERRIOS, DELEO, PANGLE, PANAYOTOVICH, SHAW, RICE, MCGANN, FARLEY, DEJAEGHER, WASHINGTON, LEVERENZ, LAURINO AND GIGLIO.  
         (Ch. 120, pars. 500.23-1 and 500.23-1a)  

Amends the Revenue Act of 1939 to increase the senior citizens and regular homestead exemptions by $1,000 beginning in 1985. Effective immediately.  
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.  
STATE MANDATES ACT FISCAL NOTE  
In the opinion of the Dept. of Commerce and Community Affairs, HB-84 creates what would normally be a tax exemption mandate. Due to statutory exceptions in the senior citizen and regular homestead exemptions, no reimbursement is required. The revenue loss to local governments is approximately $68.8 million per year.  
Jan 25 1985  First reading  Rfrd to Comm on Assignment  
Feb 05  Assigned to Revenue  
Apr 10  St Mandate Fis Note Filed  Committee Revenue  
Apr 25  Interim Study Calendar REVENUE  

HB-0085  TERZICH, CAPPARELLI, O'CONNELL, KRSKA, MCAULIFFE, PANAYOTOVICH, LAURINO, GREIMAN, RICE, OPP, LEFLORE, GIORGI, MCGANN, OBLINGER, BERRIOS, SOLIZ, DEJAEGHER, WASHINGTON, RONAN, CULLERTON, HARTKE, PANGLE, KULAS, FLOWERS, LEVERENZ, GIGLIO AND DELEO.  
         (New Act)  

Creates the Illinois Used Car Buyers’ Protection Act. Provides that no dealer shall sell a used motor vehicle to a consumer without a warranty (express or implied). Specifies minimum terms of such warranties and vehicle parts covered. Requires dealers to repair, or at the election of the dealer, reimburse the consumer for the cost of repairing the failure of a covered part. Provides that if the dealer fails to correct a defect after a reasonable period of time, the dealer shall accept return of the vehicle and refund the purchase price. Provides for voluntary participation by dealers in an informal dispute settlement procedure.  
Jan 25 1985  First reading  Rfrd to Comm on Assignment  
Feb 05  Assigned to Consumer Protection  
May 02  Recommended do pass 010-005-000  
May 09  Second Reading  Amendment No.01  SATTERTHWAITE  Lost  
         026-077-000  
         Placed Calndr,Third Reading  

1 Fiscal Note Act may be applicable.
Amends the Downstate Teachers Article of the Pension Code to add an elected annuitant to the Board of Trustees of the fund.

PENSION IMPACT NOTE

HB-86 does not have a financial impact.

Amends the Public Aid Code. Provides that residents of certain medical institutions who receive federal supplemental security income benefits and certain non-recipient residents of public mental or tuberculosis hospitals shall be provided a minimum $50 per month personal allowance.

Amends the Soil and Water Conservation Districts Act. Authorizes the directors of the district to incur indebtedness as they deem proper in the conduct of the business of the district.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-0089 Ewing.

(Ch. 110, par. 2-1005)

Amends the Code of Civil Procedure. Permits court to give summary judgment or dispose of major issues without granting relief where there is no actual dispute as to facts. Effective immediately.

Feb 01 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Judiciary I
Apr 10 Recommended do pass 010-000-000
Apr 16 Second Reading Placed Calndr,Third Reading
May 08 Third Reading - Passed 100-000-000
May 09 Arrive Senate
Sen Sponsor BARKHAUSEN Placed Calendr,First Reading
May 14 First reading Rfrd to Comm on Assignment
May 21 Assigned to Judiciary I
Jun 11 Waive Posting Notice 7C Committee Judiciary I
Jun 13 Recommended do pass 005-000-000
Jun 18 Second Reading Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000 Passed both Houses
Jul 17 Sent to the Governor
Sep 14 Governor approved
PUBLIC ACT 84-0316 Effective date 09-14-85

1 HB-0090 HOUSE COMMITTEE ON ELEMENTARY AND SECONDARY EDUCATION.

(Ch. 122, pars. 10-20.19a, 10-22.18, 18-8)

Amends The School Code. Authorizes school districts to provide full day kindergartens, and to count attendance at such kindergartens as a full day for purposes of determining State aid. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, new par. 2-3.48

Adds provision regarding implementation by the State Board of Education of a grant program for pre-school educational programs. Requires the Board to report to the General Assembly by July 1, 1989, and every 3 years thereafter.

HOUSE AMENDMENT NO. 2.

Provides that the grants shall be made to public school districts which may subcontract with private schools, not-for-profit corporations and other governmental agencies to conduct preschool educational programs.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1. (Senate recedes June 28, 1985)

Deletes reference to: Ch. 122, pars. 10-20.19a, 10-22.18 and 18-8

Adds New Act. Deletes everything after the enacting clause. Creates the Early Childhood Education Act. Permits school districts maintaining grades K-8 or K-12 to provide early childhood education programs. Amends The School Code to require the State Board of Education to report to the General Assembly by July 1, 1989 and every 3 years thereafter on the results and progress of students who were enrolled in preschool educational programs. Effective immediately.

Feb 01 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Elementary & Secondary Education
May 02 Amendment No.01 ELEM SCND ED Adopted
Recommnded do pass as amend 014-000-000
Placed Calndr,Second Reading
May 14 Second Reading Amendment No.02 CURRIE Adopted
Placed Calndr,Third Reading
May 21 Third Reading - Passed 093-022-002
May 22 Arrive Senate Added As A Joint Sponsor MAITLAND
Placed Calndr,First Reading
May 23 First reading Rfrd to Comm on Assignment
May 24 Assigned to Education-Elementary & Secondary
Jun 12 Primary Sponsor Changed To BERM AN
Committee Education-Elementary & Secondary
Jun 13 Recommnded do pass as amend 009-000-003
Placed Calndr,Second Reading
Jun 18 Second Reading Amendment No.01 ELEM SCND ED Adopted
Placed Calndr,Third Reading
Jun 24 Added As A Co-sponsor HOLMBERG
Jun 25 Third Reading - Passed 035-021-002
Speaker's Table, Concurrence 01
Jun 27 H Noncncrs in S Amend. 01
Jun 28 Secretary's Desk Non-concur 01
S Recedes from Amend. 01/039-014-002
Passed both Houses
Jul 17 Sent to the Governor
Jul 18 Governor approved
PUBLIC ACT 84-0018 Effective date 07-18-85

1 HB-0091 SHAW.

(Ch. 111 1/2, par. 1021)

Amends the Environmental Protection Act to delete the provision exempting generators of nonhazardous waste who have onsite treatment or disposal from the permit requirement. Effective immediately.

Feb 01 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Energy Environment & Nat. Resource
May 02 Interim Study Calendar ENRGY ENVRMNT

1 Fiscal Note Act may be applicable.
Amends the Chicago Teachers Retirement Article of the Pension Code to compound the automatic annual increase in pension.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

**PENSION IMPACT NOTE**
- Increase in accrued liability: $147,830,000
- Increase in total annual costs: 11,072,000
- Increase in total costs as % of payroll: 1.6%

Feb 01 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
May 02 Pension Note Filed

It is not possible to determine the costs of this bill but they should be relatively minor.

Feb 01 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
Apr 16 Pension Note Filed
May 03 Committee Personnel and Pensions

It is not possible to determine the costs of this bill but they should be relatively small.

**HOUSE AMENDMENT NO. 1.**

- Adds reference to: Ch. 102, par. 42; Ch. 108 1/2, pars. 1-113, 17-115, 17-125, 17-131, 17-138, 17-139, 17-146, 17-148, 17-150 and 17-157

Amends the Chicago School Teachers Article of the Pension Code relative to military service includable in computing years of service, effect of amendments on former teachers reinstated as contributors, contribution refunds and reimbursements of the fund, investment in stocks, and number of sick days used for credit. Makes other changes. Amends the Open Meetings Act authorizing closed sessions for those portions of public retirement system board meetings when security and investment matters are considered. Effective immediately.

**STATE MANDATES ACT FISCAL NOTE**

(Prepared by Chi. Public School Teachers' Pension & Retire-
Passage of the measures of HB-94 will result in no immediate cost to the city or State, no changes in tax rates, and no decrease in city or State tax revenues.

HOUSE AMENDMENT NO. 4.

Adds reference to: Ch. 108 1/2, par. 17-116.1

Amends the Chicago Teachers’ Article of the Pension Code to provide that contributions for early retirement without discount shall be based on the lesser of the number of years of age under 60 or the number of years of service under 35.

HOUSE AMENDMENT NO. 5.

Provides that any increase in contributions resulting from this Act may not be invested in certain entities associated with the Republic of South Africa.

HOUSE AMENDMENT NO. 7.

Adds reference to: Ch. 108 1/2, par. 17-124

Amends the Chicago Teacher’s Article of the Illinois Pension Code to provide for a $3,000 minimum payment for service retirement pensioners who die after January 1, 1986.

HOUSE AMENDMENT NO. 8.

Deletes reference to: Ch. 108 1/2, par. 17-115

Deletes the changes relating to military service credit; changes the maximum amount of unused sick leave credit to 170 days.
3 HB-0095 WHITE, FARLEY AND MCGANN.
(Ch. 108 1/2, pars. 17-119 and 17-156.1)

Amends the Chicago Teachers Retirement Article of the Pension Code to increase and compound the rate of automatic annual increase in pensions, from 3% of original pension to 4% of current pension.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Feb 01 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

3 HB-0096 WHITE, FARLEY AND MCGANN.
(Ch. 108 1/2, par. 17-116)

Amends the Chicago Teachers Retirement Article of the Pension Code. Effective January 1, 1986, a teacher may retire at age 55 without discount with at least 30 years of service (now 35).

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Feb 01 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

3 HB-0097 WHITE.
(Ch. 108 1/2, pars. 17-123 and 17-124)

Amends the Chicago Teachers Retirement Article of the Pension Code. Effective January 1, 1986 the death benefit before receiving any pension shall be equal to as much as 6 times the last month’s base rate of salary not to exceed $10,000 (now $7,500). Upon death of one on pension the death benefit is 6 times the salary rate for the last month of service or $10,000 (now $7,500) whichever is less, upon death during the first year on pension minus 1/5 of the death benefit for each year or fraction thereof on pension after the first full year, to a minimum of $5,000 (now $1,500).

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Feb 01 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

3 HB-0098 WHITE AND PANGLE.
(Ch. 108 1/2, pars. 15-136, 15-136.1, 16-133.1, 16-136.1, 17-119 and 17-156.1)

Amends the State Universities, the Downstate Teachers, and the Chicago Teachers Retirement Articles of the Pension Code to increase and compound the rate of automatic annual increase in pensions, from 3% of original pension to 4% of current pension.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Feb 01 1985 First reading Rfrd to Comm on Assignment
Feb 05 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

HB-0099 STECZO.
(Ch. 95 1/2, par. 15-111)

Amends the Vehicle Code to provide that the restriction of 4 axles for non-combination vehicles in computing the wheel and axle loads applies only to the wheel and axle load formula.

1 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Provides for an effective date of July 1, 1985.

HOUSE AMENDMENT NO. 2.
Provides that only 4 axles shall be considered in determining the maximum gross weight when applying the formula to a vehicle having more than 4 axles which is not a combination.

GOVERNOR AMENDATORY VETO (Overridden)
Recommends the restoration of the statutory limitation of State highways (rather than any highway) for heavy refuse trucks.

Feb 01 1985 First reading Rfrd to Comm on Assignment
Feb 05 Amendment No.01 TRANSPORTATN Adopted
Mar 06 Amendment No.02 TRANSPORTATN Adopted
Mar 12 Short Debate Cal 2nd Rdg
Mar 21 Short Debate-3rd Passed 112-000-000
Mar 26 Arrive Senate Placed Calendr,First Reading
Apr 16 First reading Rfrd to Comm on Assignment
Apr 24 Assigned to Transportation
May 15 Added As A Joint Sponsor TOPINKA Committee Transportation
Jun 04 Primary Sponsor Changed To COFFEY
Jun 06 Placed Calndr,Second Reading
Jun 10 Second Reading
Jun 17 Sent to the Governor
Sep 14 Governor amendatory veto
Oct 03 Min fild ovrrde amend veto 01/STECZO Placed Cal. Amendatory Veto
Oct 08 Min fild accept amend veto 02/STECZO Placed Cal. Amendatory Veto
Oct 17 Override am/veto House-pass 01/081-020-000 Placed Cal. Amendatory Veto
Oct 30 Override am/veto Sen-lost 021-017-007 Placed Cal. Amendatory Veto
Oct 31 Override am/veto Sen-pass 037-008-005 Veto Overridden Both Houses
Nov 04 PUBLIC ACT 84-1007 Effective date 10-31-85

Amends The Election Code. Eliminates the requirement that a voter seeking an absentee ballot due to temporary physical incapacity or hospitalization provide an affidavit from the attending physician or Christian Science practitioner. Effective immediately.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 46, pars. 1-3, 7-15, 7-48, 11-2, 12-1 and 17-14; new pars. 11-2.1, 11-4.2 and 11-4.3


HOUSE AMENDMENT NO. 2.

Provides that a voter with a Class 1A or 2 disability, as indicated by his Illinois Disabled Persons Identification Card, or a voter who declares upon oath properly witnessed that he is unable to mark his ballot by reason of a physical disability, may be assisted in voting by any person of his choice other than his employer, an agent of his employer, or an agent or officer of his union. Currently, the law allows such a voter to be assisted by a relative or friend.

HOUSE AMENDMENT NO. 4.

Restores requirement that a voter seeking an absentee ballot due to hospitalization provide an attending physician’s certificate.

SENATE AMENDMENT NO. 2.

Requires the election authority, instead of the State Board of Elections, to provide public notice of availability of registration and voting aids for handicapped.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 46, pars. 7-47.1, 17-13, 17-17, 18-5.1

Provides a method for elderly and handicapped persons to vote when their polling place is inaccessible to them by reason of their age or handicap.
HB-0101 GREIMAN.
(Ch. 108 1/2, pars. 1-113 and 17-146)
Amends the Illinois Pension Code. Provides that the Chicago School Teachers' Pension and Retirement system may own stocks and convertible debt having a total book value not exceeding 50% of the aggregate book value of all fund investments. Effective immediately.
PENSION IMPACT NOTE
HB-101 does not affect any benefits under the Fund, so no costs are involved. The bill may help the fund achieve higher rates of return by allowing a greater portion of its assets to be invested in equities.
Feb 01 1985 First reading
Feb 05
Apr 16
May 03
Rfrd to Comm on Assignment
Assigned to Personnel and Pensions
Pension Note Filed
Committee Personnel and Pensions
Tbd pursuant Hse Rule 27D

HB-0102 GREIMAN.
(Ch. 108 1/2, new par. 17-142.1)
Amends the Chicago School Teachers' Article of the Pension Code. Provides for annual, full or partial reimbursement, to certain annuitants ineligible for Medicare Part A benefits, of group health care insurance premiums. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Feb 01 1985 First reading
Feb 05
May 03
Rfrd to Comm on Assignment
Assigned to Personnel and Pensions
Tbd pursuant Hse Rule 27D

HB-0103 GREIMAN.
(Ch. 102, par. 42; Ch. 108 1/2, pars. 17-115, 17-125, 17-131, 17-138, 17-139, 17-148, 17-150 and 17-157)
Amends the Chicago School Teachers Article of the Pension Code relative to military service includable in computing years of service, effect of amendments on former teachers reinstated as contributors, contribution refunds and reimbursements of the fund. Makes other minor changes. Amends the Open Meetings Act authorizing closed sessions for those portions of public retirement system board meetings when security and investment matters are considered. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE
HB-103 has a relatively minor cost.
Feb 01 1985 First reading
Feb 05
Apr 16
May 03
Rfrd to Comm on Assignment
Assigned to Personnel and Pensions
Pension Note Filed
Committee Personnel and Pensions
Tbd pursuant Hse Rule 27D

HB-0104 GREIMAN, STERN, YOUNG, A, DEUCHLER, STEPHENS, BOWMAN, MADIGAN, MCGANN AND LEFLORE.
(New Act)
Creates the Acupuncture Practice Act. Provides for licensing of acupuncturists by the Department of Registration and Education. Establishes the Examining Committee appointed by the Director of the Department to administer and enforce the provisions of this Act. Sets forth grounds for suspension, revocation and refusal to renew a license.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
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<tr>
<th>Date</th>
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<tr>
<td>Feb 01 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>Feb 05</td>
<td>Assigned to Registration &amp; Regulation</td>
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<td>May 15</td>
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**HB-0105 NASH.**

(Ch. 46, par. 10-2)

Amends The Election Code. Provides that if no person files as a candidate at the first ensuing primary election at which the party would be entitled to nominate candidates or elect committeemen, then upon the expiration of the time for filing nominating petitions for such primary election, the political party shall cease to be an established political party. Effective immediately.

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**HB-0106 NASH.**

(Ch. 95 1/2, par. 6-205)

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall suspend the driver’s license of any person convicted of 3 moving motor vehicle violations within any 2-year period, unless that person can provide proof of a valid motor vehicle insurance policy valid and in force for a 12-month period commencing within 30 days of the date of the third conviction and issued to the person so convicted.

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**HB-0107 NASH.**

(Ch. 46, par. 1-3)

Amends The Election Code to define “registered voter”, “qualified voter”, “elector”, “qualified elector”, “legal voter”, and “voter” as a person who is registered to vote under the Election Code. Effective immediately.

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<td>May 03</td>
<td>Tbd pursuant Hse Rule 27D</td>
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**HB-0108 NASH.**

(Ch. 46, par. 7-59 and 17-16.1)

Amends the Election Code. Provides that write-in votes shall be counted only for persons who have filed notarized declarations of intent to be write-in candidates.

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<tr>
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<td>May 03</td>
<td>Tbd pursuant Hse Rule 27D</td>
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**HB-0109 NASH.**

(Ch. 46, par. 1-3)

Amends The Election Code to define “registered voter”, “qualified voter”, “elector”, “qualified elector”, “legal voter”, and “voter” as a person who is registered to vote under the Election Code and who resides at the address from which he is so registered. Effective immediately.

1 Fiscal Note Act may be applicable.
HB-0110  NASH.

(Ch. 46, par. 28-9)

Amends The Election Code relating to Statewide advisory questions of public policy. Changes petition requirements for such questions from at least 10% of the registered voters in the State to a number of electors equal to at least 8% of the total votes cast for candidates for Governor in the preceding gubernatorial election.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Elections
May 03  Tbld pursuant Hse Rule 27D

HB-0111  NASH.

(Ch. 46, par. 16-4.1)

Amends The Election Code. Provides that the ballot for township officers shall precede the ballot for municipal officers (now, vice versa).

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Elections
May 03  Tbld pursuant Hse Rule 27D

HB-0112  KUBIK - TURNER - NASH - LAURINO, OBLINGER, STERN, PARCELS, WILLIAMSON, TATE, RONAN, MATIJEVICH, VINSON, LEVER-ENZ, GIGLIO, BERRIOS AND KRSKA.

(Ch. 29, par. 53, new par. 60.4; amends title)

Amends the Physical Fitness Services Act. Requires a physical fitness center to have available and on its premises, at all times during which persons are engaged in physical fitness activities, at least one person who holds a valid certificate indicating that he has successfully completed a course of training in cardiopulmonary resuscitation (CPR). Provides that violation is a petty offense subject to a $250 fine; provides for a private cause of action independent of any criminal proceeding. Exempts a person who in good faith provides CPR from civil liability. Includes not-for-profit physical fitness centers.

HOUSE AMENDMENT NO. 1.

Deletes the provision specifying that the failure of a physical fitness center to comply with the requirements of the added Section shall constitute negligence. Replaces reference to “An Act in relation to exemptions from liability of certain persons providing emergency medical care” with reference to the “Emergency Medical Services (EMS) Systems Act”.

HOUSE AMENDMENT NO. 2.

Deletes provisions that (a) violation is a petty offense subject to a $250 fine and (b) for a private cause of action therefor independent of any criminal proceeding.

SENATE AMENDMENT NO. 1.

Provides that a “physical fitness center” does not include any facility operated by a private individual or group solely for the benefit of such individual or group and not open to the public.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Registration & Regulation
Mar 21  Amendment No.01   REGIS REGULAT  Adopted
Recommend do pass as amend 012-000-000
Placed Calndr,Second Reading
Apr 16  Second Reading  Amendment No.02   KUBIK  Adopted
Placed Calndr,Third Reading
May 08  Third Reading - Passed 111-000-000
HB-0113 KUBIK.

(Ch. 95 1/2, par. 11-303)

Amends The Illinois Vehicle Code. Provides that beginning July 1, 1985, all costs incurred from the installation of traffic signals, and the reconstruction of intersections necessary therefor, shall be borne by the privately owned commercial facility which such signals or reconstruction is meant to serve in order to accommodate prevalent traffic conditions. Effective July 1, 1985.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Transportation

-May 03 Tbid pursuant Hse Rule 27D

HB-0114 OBLINGER, GIORGI, MCAULIFFE, CURRAN, REA, BULLOCK, DEUCHLER, FREDERICK, YF, HANNIG, KLEMM, LEFLORE, MULCAHEY, SATERTHWAITE, WOLF, WOODYARD, YOUNGE, W, HICKS, ROPP, WEAVERV, PETERSON, W, MCGANN, DEJAEGHER AND BRUNSOVLD.

(Ch. 108 1/2, pars. 14-114, 14-119, 14-121, 15-136, 15-145, 16-133.1, 16-136.1, 16-143.1, 17-119 and 17-122; Ch. 85, par. 2206)

Amends the Illinois Pension Code. Provides for an increase in pension of 10 cents per month for each year of creditable service times the number of years since the annuitant began receiving benefits. Provides an increase of $1.50 per month for each full year elapsed since the annuitant began receiving benefits for widows and survivors. Applies to annuitants under the State Employee's, State Universities', Downstate Teachers' and Chicago Teachers' Pension Funds. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE

Increase in accrued liability ........................................... $183,900,000
Annual amount required to pay off increase in accrued liability over 30 yrs. ........................................... 15,070,000
Increase in first year payout ........................................... 23,950,000

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Illinois Pension Code Articles governing the 5 State-funded retirement systems to specify the annual funding requirements for each such system. Effective July 1, 1985.

**PENSION IMPACT NOTE**

For FY 86, it is estimated that the State's contribution requirement under HB-115 would be $427 million. This is estimated to be $39 million more than State contributions based on 60% of payout.

**FISCAL NOTE.**

(Prepared by the Judges Retirement System of Illinois)

It is estimated that the State contribution requirements for FY 86 under HB-115 would be $8,925,000 (175% of estimated member contributions for FY 85 of $5,100,000).

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<tr>
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<td>May 24</td>
<td>Interim Study Calendar PERS PENSION</td>
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**HB-0116**

Designates the fourth week of each May as Retired Teachers' Week. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Feb 05 1985</td>
<td>First reading</td>
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<td>Mar 06</td>
<td>Consnt Caldr Order 2nd Read</td>
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<td>Consnt Caldr Order 3rd Read</td>
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<td>Consnt Caldr, 3rd Read Pass 106-000-001</td>
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<td>Mar 19</td>
<td>Arrive Senate</td>
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<td>Sen Sponsor DAVIDSON</td>
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<td>Mar 27</td>
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<td>Apr 10</td>
<td>Mtn Prevail to Suspend Rule 05</td>
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<td>Committee Assignment of Bills</td>
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1 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0117  HARRIS AND PARCELLS.
(Ch. 63, pars. 904 and 905)
Amends the Compensation Review Act. Provides that the Compensation Review
Board's report shall become effective only if approved by both houses of the General
Assembly. Effective immediately.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Executive

May 03  Tbd pursuant Hse Rule 27D

' HB-0118  HASTERT - DEUCHLER - COWLISHAW - GIORGI - HENSEL.
(New Act)
Creates the Illinois Mathematics and Science Academy to offer an education at
the high school and college levels to students talented in math and science and to
stimulate excellence for all Illinois schools in mathematics and science.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary
Education

May 02  Interim Study Calendar ELEM SCND ED

' HB-0119  BOWMAN.
(Ch. 48, pars. 138.19 and 172.54; Ch. 127, par. 801)
Amends the Workers' Compensation, Workers' Occupational Diseases and State
Immunity Acts. Provides an employee may file suit in circuit court against the In-
dustrial Commission for damages caused by the Commission's failure to issue with
reasonable promptness a final decision concerning the employee's application for
adjustment of claim, petition for emergency hearing, or request for review of an
agreement or award due to the recurrence or increase of a disability. Effective
immediately.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Labor & Commerce

May 02  Interim Study Calendar LABOR COMMRCE

' HB-0120  FRIEDRICH,DP - LEVERENZ AND HOMER.
(Ch. 120, par. 1004)
Amends the Real Estate Transfer Tax Act. Exempts from taxation deeds issued
to a mortgagee pursuant to a mortgage foreclosure proceeding or pursuant to a
transfer in lieu of a mortgage foreclosure.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, HB-120
creates a reimbursable tax exemption mandate for which 100% reimbursement is
required. The cost to local government will be approximately $85,000.

1 Fiscal Note Act may be applicable.
HB-0120—Cont.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Revenue
Apr 11 Cal 2nd Rdng Short Debate
Apr 18 Short Debate Cal 2nd Rdng
Apr 23 Cal 3rd Rdng Short Debate
Apr 24 Short Debate-3rd Passed 079-023-007
Apr 24 Arrive Senate
May 07 Sen Sponsor SANGMEISTER
May 14 Placed Calendr,First Reading
May 14 First reading Rfrd to Comm on Assignment
Jun 06 Assigned to Revenue
Jun 10 Placed Calndr,Second Reading
Jun 24 Second Reading
Jun 24 Placed Calndr,Third Reading
Jul 17 Third Reading - Passed 058-000-000
Jul 17 Passed both Houses
Jul 17 Sent to the Governor
Jul 17 Gobernor approved
Aug 14 PUBLIC ACT 84-0317 Effective date 01-01-86

1 HB-0121 FRIEDRICH, DP.

Amends the State Finance Act. Provides that petty cash fund expenditures for commodities and printing are not subject to approval by the Department of Central Management Services. Permits certain departments to establish special petty cash funds. Effective July 1, 1985.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Apr 25 Assigned to Executive
May 07 Cal 2nd Rdng Short Debate
May 14 Short Debate Cal 2nd Rdng
May 14 Cal 3rd Rdng Short Debate
May 14 Short Debate-3rd Passed 079-023-007
May 14 Arrive Senate
May 14 Sen Sponsor SANGMEISTER
May 21 Placed Calendr,First Reading
May 21 First reading Rfrd to Comm on Assignment

HB-0122 BROOKINS.

Amends the Illinois Vehicle Code to require any operator of a motor cycle (includes a motorized pedalcycle) and any passengers thereon to wear a helmet.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Apr 24 Assigned to Transportation

1 HB-0123 BROOKINS – YOUNG, A – WASHINGTON – RICE – LEFLORE.

Amends the School Code. Provides that the State Board of Education shall direct the establishment of social group work pilot projects in 3 school districts. The objective of the group work projects shall be the reduction of the impact of gang crime on education. Effective immediately.

1 Fiscal Note Act may be applicable.
STATE MANDATES ACT FISCAL NOTE
(Prepared by State Board of Education)

The cost of HB-123 would be established based on the amount of the appropriation enacted into law.

SENATE AMENDMENT NO. 1.
Deletes all. Provides that the State Bd. of Ed. shall establish a social group work demonstration program to reduce gang crime activity.

CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the House concur in S-am 1.
Adds reference to: Ch. 122, pars. 34-21, 34-44 and 34-53.

Recommends that the bill be further amended to remove prohibition against the school board in a city of more than 500,000 inhabitants contributing to the operations of any entity in which the board receives an ownership interest as consideration in the sale or lease of real property. Provides that the Chicago Board of Education's annual budget set forth estimates of tax revenues recognized for (rather than taxes to be levied for) the fiscal year, and removes a levy limitation which was based on budget estimates of taxes to be levied in a fiscal year. Authorizes the one-time transfer of moneys from the building to the educational fund pursuant to prior referendum for school districts able to meet certain conditions. Effective immediately.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
May 02 Placed Calndr,Second Reading Recommended do pass 016-000-000
May 09 Second Reading Placed Calndr,Third Reading
May 17 St Mandate Fis Note Filed
May 21 Third Reading - Passed 094-022-002
May 22 Arrive Senate Sen Sponsor DAWSON Placed Calendr,First Reading
May 23 First reading Rfrd to Comm on Assignment
May 24 Assigned to Education-Elementary & Secondary Education Recommded do pass as amend 008-005-000
Jun 05 Placed Calndr,Second Reading
Jun 19 Second Reading Amendment No.01 ELEM SCND ED Adopted
Jun 24 Placed Calndr,Third Reading
Jun 25 Third Reading - Passed 054-003-000
Jun 27 Speaker's Table, Concurrence 01
Jun 28 H Nonncrs in S Amend. 01
Jun 28 Secretary's Desk Non-concur 01
Jun 28 S Refuses to Recede Amend 01
Jun 28 S Requests Conference Comm 1ST
Jun 29 Sen Conference Comm Apptd 1ST/DAWSON SMITH, NEWHOUSE, MAITLAND & SCHAFER
Jun 29 Hse Conference Comm Apptd 1ST/BROOKINS, MULCAHEY, CULLERTON, COWLISHAW AND DEUCHLER
Jul 01 House report submitted 3/5 vote required
Jul 02 House Conf. report lost 1ST/036-070-003
HB-0123—Cont.

Jul 02—Cont.  House Refuses to Adopt 1ST
H Requests Conference Comm 2ND
Senate report submitted
3/5 vote required
Senate Conf. report lost 1ST/032-018-002
Motion to Reconsider Vote
Senate report submitted
3/5 vote required
Senate Conf. report lost 023-010-005
S Requests Conference Comm 2ND
Sen Conference Comm Apptd 2ND/DAWSON
SMITH, NEWHOUSE, MAITLAND & SCHAFFER
Hse Conference Comm Apptd 2ND/BROOKINS
MULCAHEY, CULLERTON, COWLISHAW AND HOFFMAN
House report submitted
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 2ND/047-000-000
3/5 vote required
House Conf. report Adopted 2ND/111-000-000
Both House Adoptd Conf rpt 2ND
Passed both Houses

Jul 31  Sent to the Governor
Sep 24  Governor approved

PUBLIC ACT 84-0938  Effective date 09-24-85

HB-0124 BROOKINS – YOUNG,A – LEFLORE AND BERRIOS.

(Ch. 38, pars. 103-5 and 114-4)

Amends the Code of Criminal Procedure of 1963. Provides that a defendant charged with (1) murder, (2) a Class X felony or (3) any Class 1 felony in which death or serious bodily harm was inflicted against a person indicative of heinous behavior or wanton cruelty shall be tried within 90 days from the date of the return of the indictment or filing of the information. Establishes standards for the granting of continuances in these cases.

HOUSE AMENDMENT NO. 1.

Provides that persons charged with murder, a Class X felony or a Class 1 felony in which death or serious bodily harm was inflicted against the person indicative of heinous behavior or wanton cruelty shall be tried within 90 days from the date of the court’s finding of probable cause after preliminary hearing or a waiver of preliminary hearing, or in a case where a defendant is charged by a grand jury indictment, 90 days from the date of arraignment except under certain specified circumstances. Also provides that a continuance granted for persons charged with these specified offenses shall temporarily suspend for the length of the continuance the period within which a person shall be tried for such specified offenses.

HOUSE AMENDMENT NO. 2.

Provides that a person charged with murder, a Class X felony, or a Class 1 felony in which death or serious bodily harm was inflicted against the person indicative of heinous behavior or wanton cruelty, shall be tried within 90 days from the date of arraignment, except under specified circumstances.

HOUSE AMENDMENT NO. 3.

Deletes provisions mandating trial within 90 days for certain offenses. Provides that no continuance shall be granted by the court in cases in which the defendant is charged with murder, a Class X felony, or Class 1 felony in which death or serious bodily harm was inflicted against a person indicative of heinous behavior or wanton cruelty, unless the Court sets forth, in the record of the case, the reasons for finding that the ends of justice served by the granting of the continuance outweigh the best interest of the public and defendant in a speedy trial.
HB-0125  WASHINGTON - LEFLORE AND BROOKINS.

(New Act)

Appropriates $2,000,000 or so much thereof as may be necessary to the State Board of Education for the purposes of "An Act in relation to a work-study program for high school students living in areas of high unemployment" enacted by the 84th General Assembly. Effective September 1, 1985.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations II

May 10  Tbld pursuant Hse Rule 27D

HB-0126  WASHINGTON.

(New Act)

Appropriates $1,800,000 to the Department of Commerce and Community Affairs for a grant to the Chicago Park District for a fieldhouse in Lindblom Park. Effective July 1, 1985.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations I

May 10  Tbld pursuant Hse Rule 27D
Amends The Election Code. Requires each election authority, during the 40-day period preceding an election, to provide within its jurisdiction reasonable public notice specifying certain classes of electors eligible to vote in such election by absentee ballot, the procedural requirements for such electors to vote by absentee ballot and an address and telephone number at which inquiries concerning absentee voting by such electors may be directed to the authority.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 46, new par. 19-1.1
Adds reference to: Ch. 46, new par. 12-3.1

Deletes title and everything after the enacting clause. Amends to require prior to elections the publication of notice of the procedures for voting by absentee ballot.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 46, new par. 19-1.1
Adds reference to: Ch. 46, pars. 7-15, 12-1 and 12-4

Eliminates requirement that such notice be provided during the 40-day period preceding the election. Provides such notice shall be included in the notices of election which election authorities are required to provide.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Elections
May 02 Amendment No.01 ELECTIONS Adopted
          Amendment No.02 ELECTIONS Adopted
          Tbl-Amnd-pursuant H Rul 26D
          000-000-000

Amends The Election Code. Extends the area within which election-day electioneering, solicitation of votes or political discussion is prohibited from within 100 feet of a polling place to within 100 feet of any point on the exterior of a building in which the polling place is contained. Similarly extends the area within which political advertising or electioneering directed at certain absentee voters is prohibited from within 100 feet of any room used by such voters for absentee voting to within 100 feet of any point on the exterior of a building in which such a room is contained.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Elections
May 03 Tbld pursuant Hse Rule 27D

Amends the Fire Protection District Act. Provides that territory within a fire protection district annexed to another fire protection district is, by operation of law, disconnected from the former district.

HOUSE AMENDMENT NO. 1.

Adds an immediate effective date.

HOUSE AMENDMENT NO. 2. (Tabled March 21, 1985)
Makes technical change consistent with intent of bill.

HOUSE AMENDMENT NO. 3.
Makes stylistic changes in amendatory language.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Cities and Villages
Mar 06 Amendment No.01 CITY VILLAGE Adopted
          Do Pass Amend/Short Debate 012-000-000
          Cal 2nd Rdng Short Debate

1 Fiscal Note Act may be applicable.
HB-0129—Cont.

Mar 13  Short Debate Cal 2nd Rdng
Amendment No.02  HANNIG  Adopted
Cal 3rd Rdng Short Debate

Mar 21  Mtn Prev-Recall 2nd Reading
Mtn Prevail -Table Amend No 02
Amendment No.03  HANNIG  Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(C)/114-000-000
Short Debate-3rd Passed 108-000-001

Mar 26  Arrive Senate
Placed Calendr,First Reading

May 01  Sen Sponsor DEMUZIO
Placed Calendr,First Reading

May 07  First reading  Rfrd to Comm on Assignment

May 14  Assigned to Local Government

HB-0130  GIORGI - HALLOCK - WAIT - MULCAHEY, FLOWERS, MCNAMARA, REA, HARTKE AND PHELPS.
(Ch. 120, par. 643)

Amends the Revenue Act of 1939 to allow taxing districts to provide for property tax abatement for up to 10 years and up to $1,000,000 for any commercial firms that are newly created or are relocating within the taxing district.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Select Comm on Economic Dev

Feb 27  Re-assigned to Revenue

May 03  Tbd pursuant Hse Rule 27D

1 HB-0131  GIORGI - MCPike - GREIMAN - BRESLIN - CULLERTON.
(Ch. 37, new par. 72.4-3)

Amends an Act relating to circuit courts. Authorizes the Supreme Court to establish administration programs under which certain multi-county circuits designated by the Supreme Court may acquire essential administrative personnel, equipment and supplies to assist the chief judge of the circuit in fulfilling his constitutional mandate to exercise general administrative authority over his court. The salaries of such personnel shall be fixed by the Supreme Court. Salaries and expenses shall be paid from the State Treasury.

SENATE AMENDMENT NO. 1.
Provides that the Court may establish administration programs under which designated circuits may acquire administrative personnel, equipment and supplies.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I

Mar 13  Placed Calndr,Second Reading

Mar 19  Second Reading
Placed Calndr,Third Reading

Apr 10  Third Reading - Passed 097-009-000

Apr 11  Arrive Senate
Sen Sponsor DARROW
Placed Calendr,First Reading

Apr 16  First reading  Rfrd to Comm on Assignment

Apr 24  Assigned to Executive

Jun 13  Recommended do pass 011-004-000

Jun 18  Second Reading
Amendment No.01  DARROW  Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
Amends the Illinois Enterprise Zone Act and the Illinois Income Tax Act. Deletes provision which grants a corporation a deduction for contributions to designated zone organizations. Provides that the corporation may get a credit against the income tax for such contributions equal to 50% of the amount of each contribution. Effective July 1, 1985 and applicable for contributions made on and after January 1, 1986.

HOUSE AMENDMENT NO. 1.
Provides that the total of all actual credits against the IL income tax for the contributions to designated zone organizations approved by the Dept. of Commerce and Community Affairs shall not exceed 1,000,000 in any calendar year.

FISCAL NOTE, AS AMENDED
(Prepared by Dept. of Revenue)
The Dept. would estimate that the income tax revenue loss from HB-132 could be minimal given that for all existing zones only one contribution has been approved to date, for $35 donation. However, because tax credits are subtracted from actual tax amount an individual must pay, they result in greater revenue losses than a deduction which is subtracted from gross income earned before tax liability. Income tax revenues will be reduced to the extent that the 12.5 fold increase under HB-132 in the value of the incentive is utilized.

Fiscal Note Act may be applicable.
Fiscal Note Act and Pension System Impact Note Act may be applicable.

Amends the Chicago Teachers' Article of the "Illinois Pension Code". Provides that for members retiring after December 31, 1985, the automatic annual increase in base pension shall begin after the member's 56th birthday rather than the 61st birthday. Effective January 1, 1986.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

PENSION IMPACT NOTE

Increase in accrued liability ........................................ $15,490,000
Increase in total annual costs ..................................... 1,394,000
Increase in total costs as % of payroll ..................... 0.2%

Feb 05 1985 First reading  Rfrd to Comm on Assignment Assigned to Personnel and Pensions
May 02 Pension Note Filed Interim Study Calendar PERS PENSION

1 HB-0134 CURRIE – BOWMAN.

(Ch. 46, pars. 9-1.3, 9-1.4, 9-1.5, 9-1.7 and 9-1.8; new par. 9-1.10a)

Amends The Election Code. Subjects candidates for election to the offices of State, ward, precinct and township committeeman to the provisions of Article 9 of the Code, concerning disclosures of contributions and expenditures.

Feb 05 1985 First reading  Rfrd to Comm on Assignment Assigned to Elections
Apr 25 Tbl-pursuant Hse Rul 26D

HB-0135 CURRIE – BOWMAN.

(New Act)

Prohibits any political consideration such as party affiliation, partisan activity or political sponsorship from affecting any term or condition of the employment of non-policymaking State employees. Provides penalties for violations. Effective immediately.

Feb 05 1985 First reading  Rfrd to Comm on Assignment Assigned to Executive
May 02 Motion disch comm, advc 2nd CURRIE Committee Executive
May 03 Motn discharge comm lost 025-083-001 Tbld pursuant Hse Rule 27D

1 HB-0136 BRUNSVOLD AND HOMER.

(Ch. 122, par. 3-15.12)

Amends The School Code. Requires, instead of authorizes, the regional superintendent to waive fees incident to high school equivalency testing and certification in hardship cases. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Feb 05 1985 First reading  Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
May 02 Interim Study Calendar ELEM SCND ED

HB-0137 CHURCHILL.

(Ch. 34, par. 3151)

Amends the county zoning Act. Authorizes counties with populations greater than 400,000, instead of 500,000, to regulate parcels of agricultural land consisting of less than 5 acres. Effective immediately.

STATE AMENDMENT NO. 1.

Provides that counties with a population between 275,000 and 300,000 may also regulate parcels of agricultural land consisting of less than 5 acres.

1 Fiscal Note Act may be applicable.
Amends The School Code. Authorizes school boards to establish and maintain noncompulsory preschool classes, and amends the State aid formula to provide State aid payments on the basis of attendance in such classes. Repeals obsolete Section of the Code. Effective July 1, 1985.

Feb 05 1985  First reading  Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

May 03 Motion disch comm, advc 2nd STUDY - CURRIE Interim Study Calendar ELEM SCND ED

Amends the Revenue Act in relation to the sale of tax delinquent property. Changes the provision that no bid will be accepted for a penalty exceeding 18% of the amount of tax or special assessment to 15% of such amount.

Fiscal Note Act may be applicable.
HB-0140  HOMER.
(Ch. 38, par. 114-12)

Amends the Code of Criminal Procedure of 1963. Provides that a defendant aggrieved by an unlawful search and seizure may move the court to suppress as evidence anything obtained on the ground that: (1) the search and seizure was in violation of the defendant's constitutional rights; or (2) the search and seizure was conducted pursuant to a defective warrant affecting the substantial rights of the defendant. Provides that a motion to suppress based upon a search and seizure conducted pursuant to a defective warrant shall not be granted where the evidence was obtained by a peace officer acting in reasonable reliance on the defective warrant. The burden of proving reasonable reliance shall be on the State.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
            Assigned to Revenue
Apr 25  Interim Study Calendar REVENUE

1 HB-0141  CURRAN, OBLINGER AND MULCAHEY.
(New Act)

Creates An Act in relation to the establishment and operation of the Illinois Educational Leadership Academy at Sangamon State University. Establishes as the purpose of the academy promoting school improvement through the identification and continuing professional development of educational leaders within Illinois. Establishes the Illinois Educational Leadership Board and defines its powers and duties. Limits attendance at the Academy to educators whose educational employer contributes financially to the Academy. Provides for administration and operation of the Academy by the Board of Regents in conjunction with the Illinois Educational Leadership Board.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
            Assigned to Higher Education
May 02  Interim Study Calendar HIGHER ED

1 HB-0142  CURRIE - MADIGAN - SUTKER - WHITE - SHAW, STERN, SALTMAN, HARTKE, PHELPS, BRUNSVOLD, HOMER, DEJAEGHER, SATTERTHWAITE, FLINN, RICHMOND, BOWMAN, LEVIN, BROOKINS, SOLIZ, PRESTON, DUNN, JOHN, CURRAN, HANNIG AND SLATER.
(New Act)

Provides for State grants to certain public radio stations in the State of Illinois. Effective immediately.

HOUSE AMENDMENT NO. 2.
Deletes title and everything after the enacting clause. Creates an Act to provide for State grants to certain public radio and TV stations in the State of Illinois and for related purposes. Effective immediately.

GOVERNOR AMENDATORY VETO
Proposes deletion, from definition of eligible station, that a station must have been in full-time operation and meeting minimum grant criteria of Corporation for Public Broadcasting for 2 full years.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
            Assigned to Executive
Apr 10  Recommended do pass 009-005-000
            Placed Calndr,Second Reading
Apr 16  Second Reading  Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
HB-0142—Cont.

May 23
- Mtn Prev-Recall 2nd Reading
- Amendment No.01 CURRIE Withdrawn
- Amendment No.02 CURRIE Adopted

May 24
- Arrive Senate
- Sen Sponsor BLOOM
- Placed Calndr,First Reading

May 29
- First reading Rfrd to Comm on Assignment

May 30
- Added As A Joint Sponsor NETSCH
- Committee Assignment of Bills
  Assigned to Executive

Jun 11
- Placed Calndr,Second Reading

Jun 21
- Second Reading
- Placed Calndr,Third Reading

Jun 24
- Third Reading - Passed 054-003-000
- Passed both Houses

Jul 17
- Sent to the Governor

Sep 13
- Governor ammendary veto
- Placed Cal. Ammendary Veto

Oct 08
- Mtn fld accept amend veto CURRIE
- Placed Cal. Ammendary Veto

Oct 15
- Accept Ammd Veto-House Pass 085-024-000

Oct 17
- Placed Cal. Ammendary Veto

Oct 30
- Mtn fld accept amend veto NETSCH
- Accept Ammd Veto-Sen Pass 058-000-000
- Bth House Accept Amend Veto

Nov 20
- Return to Gov-Certification

Nov 26
- Governor certifies changes
- Recommended do pass 015-003-000

HB-0143 CURRIE - MADIGAN - SUTKER - WHITE.

Appropriates $500,000 to the State Comptroller for grants to certain public radio stations under “An Act to provide for State grants to certain public radio stations in the State of Illinois”, Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Deletest everything after the enacting clause. Replaces with an appropriation to the Comptroller of $3,000,000 for grants to certain public television & radio stations. Adds July 1, 1985 effective date.

SENATE AMENDMENT NO. 1.

Deletest title and everything after the enacting clause. Appropriates $3,000,000 to Comptroller for public radio & TV station grants. Effective July 1, 1985.

SENATE AMENDMENT NO. 2.

Increases grant line to $5,000,000. Appropriates $600,000 for IL Public Broadcasting Council purchase of equipment. Net increase of $2,600,000.

GOVERNOR REDUCTION

Reduces amount appropriated for grants to public radio and TV stations from $5 million to $2 million.
HB-0144  HARRIS.

(Ch. 120, new par. 2-207)

Amends the Income Tax Act. Authorizes a tax credit of not more than $10 for parents or guardians who are required by law to use child restraint systems for their children and who have purchased such systems on or after February 2, 1983. Effective immediately and applicable to tax years ending on and after December 31, 1985.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
May 03     Assigned to Revenue
Held pursuant Hse Rule 27D

HB-0145  HARRIS.

(Ch. 63, rep. pars. 901 through 906)

Repeals the Compensation Review Act. Effective immediately.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
May 03     Assigned to Executive
Held pursuant Hse Rule 27D

HB-0146  HARRIS, OLSON AND COWLISHAW.

(Ch. 46, pars. 4-22, 5-29 and 6-66)

Amends The Election Code. Provides that an individual applying for a ballot at a polling place shall not be required to provide his social security number. Further provides that, when such individual is requested to provide his social security number, the certificate of registration he is required to sign shall include a notice informing him that he is not required to provide his social security number. Effective immediately.

Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Specifies the amendatory provisions do not prevent individuals from being requested to provide their social security numbers when such individuals apply for ballots at polling places.

SENATE AMENDMENT NO. 2.
Provides a certificate of registration need only contain a notice that the individual is not required to provide his social security number where the certificate contains a space for the individual's social security number. Previously, the bill required a certificate to contain such notice where the individual was requested to provide his social security number.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Elections
Mar 07 Placed Calndr,Second Reading
Recommended do pass 013-005-000
Mar 13 Second Reading
Placed Calndr,Third Reading
Mar 19 Third Reading - Passed 113-000-000
Mar 20 Arrive Senate
Sen Sponsor KUSTRA
Placed Calndr,First Reading
Mar 27 First reading Rfrd to Comm on Assignment
Apr 10 Mtn Prevail to Suspend Rule 05
Committee Assignment of Bills
Apr 24 Assigned to Elections
Jun 05 Placed Calndr,Second Reading
Recommended do pass 006-000-000
Jun 19 Second Reading
Amendment No.01 KUSTRA Adopted
Jun 25 Recalled to Second Reading
Amendment No.02 KELLY Adopted
Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 057-000-000
Jun 27 Speaker's Table, Concurrence 01,02
Jun 28 H Concurs in S Amend. 01,02/114-001-000
Passed both Houses
Jul 25 Sent to the Governor
Sep 22 Governor approved
PUBLIC ACT 84-0809 Effective date 09-22-85

"HB-0147 SHAW - BROOKINS - WASHINGTON - LEFLORE - RICE, FLOWERS, SOLIZ, YOUNG, A AND TURNER.

(New Act; Ch. 127, pars. 652 and 653; new par. 141.158)

Creates the Illinois Job Training Act of 1985. Establishes an Employment Training Panel consisting of 7 persons appointed by the Governor, with the consent of the Senate. The Panel shall provide for job training programs, job counseling and job search assistance. The Panel shall give priority to unemployed and displaced workers and Vietnam Veterans. The Panel may issue bonds to carry out its purposes. Amends the General Obligation Bond Act to authorize $100,000,000 in bonds to finance capital facilities to carry out the purposes of the Panel. Amends the State Finance Act to create the Employment Training Fund in the State Treasury.

STATE DEBT IMPACT NOTE
HB-147 increases:
Capital Facility purposes authorization by ......................... $100.0 M (2.0%)
Potential general obligation debt by ......................... $218.5 M (2.4%)
Per capita IL general obligation debt by ......................... $ 8.62 (2.0%)

*State Debt Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 48, new pars. 1525 through 1530.

Deletes everything after the enacting clause. Amends the Prairie State 2000 Act. Provides that the powers granted to the Employment Training Council by the original bill shall be exercised by the Board of Directors of the Prairie State 2000 Fund. Instead of the Employment Training Panel, creates an Advisory Panel on Employment Training consisting of 10 members, 3 of whom shall be appointed by the Speaker of the House, 3 of whom shall be appointed by the President of the Senate, 2 appointed by the Minority Leader of the House and 2 appointed by the Minority Leader of the Senate. The Advisory Panel shall make recommendations to the Board of Directors of the Prairie State 2000 Fund concerning the powers granted by the original bill to the Panel. Retains amendments to the General Obligation Bond Act and State Finance Act.

HOUSE AMENDMENT NO. 2.

Deletes provision that an economically disadvantaged area must have a population of at least 25,000.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Select Comm on Economic Dev
Apr 18 State Debt Note Filed Committee Select Comm on Economic Dev
Apr 25 Amendment No.01 ECONOMIC DEV Adopted
May 09 Second Reading Amendment No.02 DEJAEGHER Adopted
May 23 3d Reading Consideration PP Calendar Consideration PP.
May 24 Tabled House Rule 37(G)

HB-0148 MATJEVICH - HICKS - REA - MAUTINO - TATE, CHURCHILL, DEJAEGHER, GIORGI, SALTSMAN, STERN, RICHMOND, MULCAHEY, HARTKE, WOLF, SOLIZ, RONAN, CULLERTON AND PHELPS.

(New Act)

Creates An Act to require prompt payment by contractors for goods and services provided by subcontractors and suppliers. Provides for a penalty of 0.5% per day if the contractor fails to pay subcontractors or suppliers within 15 working days of receipt of payment by the contractor. Defines terms.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary I
May 02 Interim Study Calendar JUDICIARY I

1 HB-0149 HALLOCK AND COUNTRYMAN.

(Ch. 121, pars. 100-19, 100-21 and 100-24)

Amends the Toll Highway Authority Act. Requires that all tolls be paid into the Road Fund and the principal of and interest on bonds issued under this Act be paid from such fund. Requires that the North-West tollway be operated as a free highway no later than January 1, 1987. Effective immediately.

HOUSE AMENDMENT NO. 1.
Extends to 1990 the year by which the North-West tollway is to be a freeway.

HOUSE AMENDMENT NO. 2.
Includes the East-West and Tri-State tollways in the provisions of the amendatory bill.

1 Fiscal Note Act may be applicable.
Amends The Illinois Vehicle Code to require the Secretary of State to exclude from driver's license lists and other statistical information lists made available to the public, the names and addresses of persons between the ages of 15 and 17, inclusive. Permits certain applicants under compelling circumstances to receive such information and makes unauthorized possession or use of the information a business offense punishable by a $5,000 fine.

HOUSE AMENDMENT NO. 1.
Amends to exclude the names and addresses of persons between the ages of 15 and 17 who can be identified from driving permit and driver's license lists and not from vehicle and title registration lists. Provides that law enforcement agencies and any applicant with a legitimate need may obtain such excluded information. Deletes provision making unauthorized possession or use of the information a business offense punishable by a $5,000 fine.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 95 1/2, par. 12-603.1
Exempts farm tractors, implements of husbandry and special mobile equipment from the mandatory seat safety belt use requirement.

FISCAL NOTE, AS AMENDED
(Prepared by the Secretary of State)

HB-150, as amended, has no fiscal impact on the Office of the Secretary of State.

SENATE AMENDMENT NO. 1.
Amends to require the Secretary of State to exclude only from driver's license lists the names and addresses of persons between the ages of 15 and 17, inclusive.

947
Amends the Illinois Income Tax Act to provide a credit against the State income tax for certain contributions of computers and scientific equipment to elementary and secondary educational institutions, in an amount equal to 25% of the fair market value of the equipment. Applies to contributions made between January 1, 1986 and July 1, 1987.

Amends the Revenue Act of 1939. Requires the county collector to send notice of a tax sale to lienholders of record of the property to be sold. Effective immediately. HOUSE AMENDMENT NO. 4.

Deletes amendatory provisions. Provides, in counties containing fewer than 3,000,000 inhabitants, that the county collector shall mail a copy of the notice of the application for judgment and tax sale to any person who annually requests such a copy, but that the failure to mail the notice shall not affect the judgment. SENATE AMENDMENT NO. 1.

Provides that only lienholders of record who so request shall be entitled to notice of a tax sale.
HB-0152—Cont.

May 30 Assigned to Revenue
Jun 11 Recommended do pass 011-000-000
Jun 18 Second Reading
   Amendment No.01  SANGMEISTER  Adopted
   Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Jun 25 Speaker's Table, Concurrence 01
Jun 27 H Concurs in S Amend. 01/118-000-000
   Passed both Houses
Jul 25 Sent to the Governor
Sep 17 Governor approved
   PUBLIC ACT 84-0449  Effective date 09-17-85

HB-0153  MAUTINO – LEVERENZ – MULCAHEY – DIDRICKSON.
(Ch. 120, par. 734)
Amends the Revenue Act of 1939 to provide that payments for redemption of
real property may be made by cashier's check, certified check, post office money or-
der or money order issued by a financial institution insured by an agency or instru-
mentality of the United States. Removes limitation that such instrument must be
issued by a state or national bank insured by the Federal Deposit Insurance Corpo-
ration. Effective immediately.
Feb 05 1985  First reading  Rfrd to Comm on Assignment
   Assigned to Revenue
May 02  Recommended do pass 016-000-000
May 09 Second Reading
   Placed Calndr,Third Reading
May 21 Third Reading - Passed 114-000-000
May 22 Arrive Senate
   Sen Sponsor FRIEDLAND
   Placed Calendr,First Reading
May 23 First reading  Rfrd to Comm on Assignment
May 24 Assigned to Revenue
Jun 06  Recommended do pass 008-000-000
Jun 10 Second Reading
   Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
   Passed both Houses
Jul 17 Sent to the Governor
Aug 23 Governor approved
   PUBLIC ACT 84-0179  Effective date 08-23-85

1  HB-0154  JOHNSON.
(Ch. 73, par. 967a and new par. 979g)
Amends the Illinois Insurance Code to provide that accident and health insur-
ance policies shall provide for coverage of an insured's dependents without requiring
that an insured's spouse be covered under the same policy and that the premium
charged for dependent coverage shall be determined on the basis of the exact num-
ber of dependents covered under the insured's policy.
Feb 05 1985  First reading  Rfrd to Comm on Assignment
   Assigned to Insurance
May 02  Recmnded do not pass(tabld)
   Recmmnded do not pass(tabld)
   012-002-001
Tabled - Speaker's Table

1 Fiscal Note Act may be applicable.
HB-0155  ROPP.
(Ch. 38, par. 1003-7-2)
Amends the Unified Code of Corrections to require the Department of Corrections to maintain one centralized library of legal materials from which committed persons at all institutions of the Department may borrow.

- Feb 05 1985  First reading  Rfrd to Comm on Assignment
- Apr 25  Interim Study Calendar JUDICIARY II

HB-0156  SATTERTHWAITE.
(Ch. 85, par. 2502)
Amends the Firemen's Disciplinary Act to include firefighters who are participants in the State Universities Retirement System. Effective immediately.

- Feb 05 1985  First reading  Rfrd to Comm on Assignment
- Mar 07  Recommended do pass 013-001-000
- Mar 21 Third Reading - Passed 102-007-002
- Mar 26  Arrive Senate
- Apr 10  Committee Assignment of Bills
- Apr 24  Assigned to Ins Pensions & Licensed Activities
- May 30  Waive Posting Notice 7C
- Jun 05  Committee Ins Pensions & Licensed Activities
- Jun 10  Recommended do pass 009-000-000
- Jun 24  Second Reading
- Jul 17  Sent to the Governor
- Sep 14  Governor approved

HB-0157  ROPP AND WOODYARD.
(Ch. 95 1/2, par. 11-601)
Amends the Illinois Vehicle Code. Increases the speed limit outside an urban district from 50 to 55 m.p.h. for vehicles weighing 8,000 pounds or more (includes weight of vehicle and maximum load).

- Feb 05 1985  First reading  Rfrd to Comm on Assignment
- Mar 13  Do Pass/Consent Calendar 017-000-000
- Mar 19  Consnt Calendar, 2nd Readng
- May 30  Waive Posting Notice 7C

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1 Fiscal Note Act may be applicable.
HB-0158  PIE - CURRIE.

Amends The Election Code and The School Code. Changes the dates of the general primary election and the regular election for certain board of education members from the third Tuesday in March of even-numbered years to the last Tuesday in April of such years. Effective December 1, 1986.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
            Assigned to Elections

May 03  Interim Study Calendar ELECTIONS

HB-0159  RONAN - SHAW.

Amends the Insurance Code provisions on workers compensation insurance to provide that if a company does not adopt the rates of a rating organization, rates shall be computed on the basis of total man-hours of employees of an insured employer.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
            Assigned to Labor & Commerce

Mar 14  Recommended do pass 014-011-000

May 23  Second Reading
        Held on 2nd Reading

May 24  Tabled House Rule 37(G)

HB-0160  RONAN.

Amends the Illinois Insurance Code. Provides that premium rates for workers' compensation insurance issued for the construction industry shall be computed on the number of worker hours for each manual of rate classifications and not on a percentage of the employer's payroll. Effective immediately.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
            Assigned to Labor & Commerce

Mar 14  Recommended do pass 014-011-000

May 23  Second Reading
        Held on 2nd Reading

May 24  Tabled House Rule 37(G)
HB-0161 SALTSMAN.
(Ch. 108 1/2, pars. 16-106, 16-155 and 16-158)

Amends the Downstate Teachers’ Article of the Pension Code. Expands the definition of “teacher” for pension purposes to include certificated employees of teacher organizations under specified conditions. Requires normal cost of benefits and employee contributions with respect to such employees to be paid by the teacher organization. Effective July 1, 1985.

PENSION IMPACT NOTE
There should be little or no additional cost to the retirement system since the teacher’s organization would be required to pay the employer’s share of the normal cost.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions
Apr 16 Pension Note Filed Committee Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

HB-0162 MATIJEVICH – SALTSMAN, TATE, MCMASTER, CURRAN AND REA.
(Ch. 108 1/2, par. 4-114.2)

Amends the Downstate Firefighters Article of the Pension Code to provide that there shall be no Workers’ Compensation offset for lump sum settlements or attorney’s fees.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV’TS.
Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

HB-0163 ROPP, HARRIS, PEDERSEN, PARCELLS, HENSEL, STANGE, BERRIOS, FLOWERS AND SHAW.
(Ch. 38, pars. 1003-6-3, 1003-8-3 and 1003-10-3)

Amends the Unified Code of Corrections to require prisoners in both the Juvenile and Adult Divisions of the Department of Corrections, other than those sentenced to death or a term of natural life imprisonment, to either attend school, perform work assignments or attend vocational classes. The Director of Corrections shall establish rules and regulations to excuse prisoners from these requirements who are physically or mentally unable to work or attend school. Failure to comply will result in a loss of good conduct credits.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

HB-0164 CAPPArellI – mCauliffe – TERzICH – RONAN – BERRIOS, KRSKA, NASH, KULAS, DELEO, MCGANN AND FARLEY.
(Ch. 108 1/2, par. 6-152)

Amends the Chicago Firemen’s Article of the Pension Code to remove the prohibition against paying ordinary disability benefits to persons who have alcoholism or venereal disease. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV’TS.
PENSION IMPACT NOTE
It is not possible to determine the costs of this bill but they should be relatively minor.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB 164 creates a retirement benefit mandate for which reimbursement of the increased cost to units of local government is required under the State Mandates Act. The estimated annual cost of reimbursement in the first year is minimal. It should be noted that if the G.A. finds the bill imposes additional annual net costs of less than $50,000, in the aggregate, for all local governments affected, and this is explicitly stated in the bill, no reimbursement is required.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 108 1/2, pars. 6-148 and 6-177; Ch. 85, new par. 2208.9

Amends the Chicago Firefighters Article of the Pension Code to require that the Secretary of the Board be detailed to the Board office for the duration of his term by the head of the fire department; removes the requirement that an adopted child, to be eligible for a child’s annuity, must have been adopted before the firefighter reached age 50. Amends the State Mandates Act to require implementation without reimbursement.

HOUSE AMENDMENT NO. 5.
Deletes reference to: Ch. 108 1/2, pars. 6-177; Ch. 85, new par. 2208.9
Adds reference to: Ch. 108 1/2, pars. 6-141.1 and 6-151.1

Amends the Chicago Firefighter’s Article of the Pension Code to raise the occupational disease disability benefit from 50% to 65% of salary; provides that the widow of an active fireman with at least 1.5 years of service may elect to receive a pension equal to 50% of the retirement annuity the deceased fireman would have been eligible to receive had he retired from service on the day before his death. Deletes amendment to the State Mandates Act requiring implementation without reimbursement; states that bill is exempt because of local government request. Effective immediately.

HOUSE AMENDMENT NO. 6.
Adds reference to: Ch. 85, new par. 2208.9

Amends the State Mandates Act to require implementation without reimbursement.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Personnel and Pensions
Apr 16  Pension Note Filed
Committee Personnel and Pensions
Apr 17  St Mandate Fis Note Filed
Committee Personnel and Pensions
Apr 25  Amendment No.01  PERS PENSION  Adopted
Recommnded do pass as amend 006-000-000
Placed Calndr,Second Reading
Second Reading
Amendment No.02  YOUNGA  Lost
032-063-013
Amendment No.03  CAPPARELLI  Withdrawn
Amendment No.04  CAPPARELLI  Withdrawn
Placed Calndr,Third Reading
Third Reading
May 24  Mtn Prev-Recall 2nd Reading
Amendment No.05  TERZICH  Adopted
Amendment No.06  TERZICH  Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 086-011-006
May 29  Arrive Senate
Sen Sponsor JOYCE, JEREMIAH
Placed Calendr,First Reading
May 30  Added As A Joint Sponsor DUDYČZ
Placed Calendr,First Reading
First reading  Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities
Activities
Amends the Chicago Firefighters Article of the Pension Code to remove the requirement that an adopted child, to be eligible for a child’s annuity, must have been adopted before the firefighter reached age 50.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

In the opinion of the Dept. of Commerce and Community Affairs, HB-165 constitutes a retirement benefit mandate for which reimbursement to local governments is required. The estimated annual cost is minimal. It should be noted that if the G.A. finds that HB-165 imposes additional annual net costs of less than $50,000 in the aggregate for all local gov'ts. affected, and this is explicitly stated in the bill, no reimbursement is required.

**PENSION IMPACT NOTE**

It is not possible to determine the costs of this bill but they should be relatively minor.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions

Apr 16 St Mandate Fis Note Filed Pension Note Filed Committee Personnel and Pensions

May 02 Interim Study Calendar PERS PENSION

Amends the Chicago Policemen’s Article of the Pension Code to increase the death benefit payable prior to retirement from $7,000 to $12,000, and the death benefit payable after retirement from $2,250 to $6,000. Effective immediately.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions

May 02 Interim Study Calendar PERS PENSION
Amends the Township Law of 1874. Provides that county boards may, rather than shall, adopt plans for altering township boundaries to meet minimum size requirements no later than January 1, 1986.

**HOUSE AMENDMENT NO. 1.**
Adds an immediate effective date.

**SENATE AMENDMENT NO. 1.**
Deletes requirement that the plan to alter township boundaries be adopted no later than January 1, 1986 and specifies that such plan is subject to a referendum. Provides that the referendum shall be held not less than 60 days after the plan is adopted rather than no later than the date of the general election.

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<th>Date</th>
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<tr>
<td>Feb 05 1985</td>
<td>First reading</td>
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<td>Assigned to Counties and Townships</td>
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<td>Feb 28</td>
<td>Amendment No. 01</td>
<td>CNTY TOWNSHIP Adopted DP Amnded Consent Calendar 011-000-000</td>
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<td>Mar 07</td>
<td>Consnt Cldr Order 2nd Read</td>
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<td>Mar 14</td>
<td>Consnt Cldr, 3rd Read Pass 106-000-001</td>
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<td>Mar 19</td>
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<td>Mtn Prevail to Suspend Rule 05</td>
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<td>Amendment No. 01</td>
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<td>Placed Calndr, Third Reading</td>
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<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
<td>Committee Local Government</td>
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<td>Jun 25</td>
<td>Speaker’s Table, Concurrence 01</td>
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<td>Jun 27</td>
<td>H Concurs in S Amend. 01/118-000-000</td>
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<td>Sep 22</td>
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<td>PUBLIC ACT 84-0810 Effective date 09-22-85</td>
<td>PUBLIC ACT 84-0810 Effective date 09-22-85</td>
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Amends the State Universities, the Downstate Teachers, and the Chicago Teachers Retirement Articles of the Pension Code to raise the automatic annual increase in pensions from 3% to 4%; also makes technical changes.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

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<td>May 03</td>
<td>Tbd pursuant Hse Rule 27D</td>
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3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Downstate Teachers Article of the Pension Code to replace the Superintendent of Education with an elected annuitant on the Board of Trustees of the fund.

PENSION IMPACT NOTE

The bill does not have a fiscal impact.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
                Assigned to Personnel and Pensions

Apr 16  Pension Note Filed

May 03  Committee Personnel and Pensions
                Tbd pursuant Hse Rule 27D

Amends the Vehicle Code. Provides that "school bus" means a motor vehicle owned or operated by certain educational entities and used to transport persons who are 18 years of age or below in connection with such entities' activities. Adds summer camps and child care centers to the list of entities for which school buses, by definition, are to be used to transport persons 18 years of age and below. Provides for use of school bus safety equipment whenever transporting such persons. Provides that buses used for charter service by such entities shall be school buses if passengers who are 18 or below will be picked up and discharged along public thoroughfares.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, par. 1-182.

Deletes Section which redefined school bus. Makes other changes.

HOUSE AMENDMENT NO. 2.

Defines child care center or institution by cross-reference to Child Care Act of 1969.

Amends the Circuit Courts Act to provide that the chief judge of each circuit may appoint an administrative "assistant", rather than an administrative "Secretary". Provides that the administrative assistant's salary or per diem may not exceed $24,000 or $65 respectively.

Fiscal Note Act may be applicable.

Pension System Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Provides that the salary of each administrative assistant shall be determined by
the Supreme Court according to the nature of the job.
Feb 05 1985 First reading Rfrd to Comm on Assignment
Mar 21 Amendment No.01 Assigned to Judiciary I
JUDICIARY I Adopted
Apr 015-000-000
015-000-000

Cal 2nd Rdng Short Debate
Apr 10 Short Debate Cal 2nd Rdng
Apr 18 Short Debate-3rd Passed 098-005-002
Apr 23 Arrive Senate
Sen Sponsor DARROW
Placed Calndr,First Reading

May 07 First reading Rfrd to Comm on Assignment
May 14 Assigned to Judiciary I
May 30 Recommended do pass 009-000-000
Placed Calndr,Second Reading
Jun 03 Second Reading
Jun 05 Added As A Joint Sponsor GEO-KARIS
Jun 27 Re-committed to Judiciary I

1 HB-0172 CULLERTON – GIORGI AND GREIMAN.
(Ch. 37, pars. 72.2 and 72.42)

Amends certain Acts relating to judges, to provide for 24 new circuit court judges
in Cook County: 8 to be elected from the entire circuit, 8 from the unit comprising
the territory outside Chicago, and 8 from Chicago, with half of each category to be
elected at the general election in 1986, and half in 1988; provides for interim ap-
pointments by the Supreme Court. Effective immediately.
JUDICIAL NOTE ACT MAY BE APPLICABLE
Feb 05 1985 First reading Rfrd to Comm on Assignment
May 03 Tbd pursuant Hse Rule 27D

3 HB-0173 LAURINO, MCAULIFFE, CAPPARELLI, TERZICH, PANAYOTOVICH,
BERRIOS, DELEO, KRSKA, MCGANN, NASH AND FARLEY.
(Ch. 108 1/2, par. 5-167.2)

Amends the Chicago Policemen's Article of the Pension Code by raising the
minimum annuity after July 1, 1985, for policemen who retire or have retired at age
50 or over with 20 or more years of service or who retired due to termination of dis-
ability to $500 a month. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
HB 173 creates a retirement benefit mandate for which reimbursement of the in-
creased cost to a unit of local government is required under the State Mandates Act.
The estimated annual cost of reimbursement is $255,000.
PENSION IMPACT NOTE
Increase in accrued liability ................................................... $3,200,000
Increase in first year payout .................................................. 500,000
Annual amount required to pay off increase
in accrued liability over 30 years ........................................ 255,000

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0173—Cont.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions

May 01
St Mandate Fis Note Filed Committee Personnel and Pensions

May 02
Pension Note Filed Interim Study Calendar PERS PENSION

3 HB-0174 CAPPARELLI, MCAULIFFE, TERZICH, LAURINO, NASH, BERRIOS, DELEO, KRSKA, MCGANN, PANAYOTOVICH, RONAN AND FARLEY.

(Ch. 108 1/2, par. 5-167.4)

Amends the Chicago Policemen’s Article of the Pension Code by raising the minimum annuity for widows of policemen to $350 a month if a policeman dies in service or withdrew with at least 20 years of service and did not take a refund. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions

May 02 Interim Study Calendar PERS PENSION

HB-0175 BULLOCK – GIORGI – NASH – PANAYOTOVICH, MATIJEVICH AND TURNER.

(Ch. 24, new par. 11-54.2-1; Ch. 38, pars. 28-1, 28-1.1, 28-3, 28-5, 28-7 and 28-8)

Amends the Illinois Municipal Code and Criminal Code of 1961. Permits a home rule municipality exceeding 1,000,000 inhabitants to authorize, license, regulate and tax casino gambling.

HOUSE AMENDMENT NO. 1.

Provides that the provision relating to the recovery of gambling losses from the winner shall not apply to participants in casino gambling authorized by an ordinance of the county board of a county exceeding 1,000,000 inhabitants.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 24, new par. 11-54.2-1

Adds reference to: New Act; Ch. 43, par. 115; Ch. 127, new pars. 141.158 and 141.159

Deletes everything after the enacting clause. Creates the Casino Control Act. Authorizes casino gambling in Chicago, East St. Louis, and any municipality which has authorized casino gambling by referendum. Creates a Casino Control Commission within the Department of Revenue to issue casino licenses and collect taxes and revenues derived from casino operations. Creates a Division of Gaming Enforcement within the Department of Law Enforcement to carry out investigations of applicants for casino licenses and to enforce the provisions of the Casino Control Act. Creates the Casino Control Fund in the State Treasury.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Executive

Apr 18 Amendment No.01 EXECUTIVE Adopted Recommended do pass as amend 010-006-000

Placed Calndr,Second Reading

Apr 23 Motion filed PURSUANT TO HOUSE RULE 72(B)(2)-MOVE TO STRIKE ENACTING CLAUSE -VINSON

Placed Calndr,Second Reading

May 22 Second Reading Amendment No.02 BULLOCK Adopted

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0175—Cont.
May 22—Cont. Amendment No.03 BULLOCK Withdrawn
Amendment No.04 BULLOCK Ruled not germane
Placed Calndr, Third Reading
Interim Study Calendar EXECUTIVE

HB-0176 BULLOCK – YOUNG, A – FLOWERS, BROOKINS, TURNER, SOLIZ AND WASHINGTON.
(Ch. 127, par. 2102.12)

Amends the Chicago World’s Fair - 1992 Authority Act to specify the date (October 2, 1984) before which the Authority was to establish an affirmative action program.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Select Comm on Worlds Fair - 1992
May 02 Motion disch comm, advc 2nd BULLOCK
Mtn Prevail Suspend Rul 20K Committee Select Comm on Worlds Fair - 1992
May 03 Tbd pursuant Hse Rule 27D

1 HB-0177 GIGLIO – PANAYOTOVICH – SHAW – KEANE, MCGANN, KRSKA AND RICE.
(Ch. 111 1/2, new par. 1021.2)

Amends the Environmental Protection Act. Prohibits any person, as of July 1, 1986, from causing, allowing or threatening to cause or allow the disposal of bulk or containerized wastes containing free liquids, except for sludges generated by public-owned wastewater treatment works, in any sanitary landfill permitted by the Environmental Protection Agency. Allows the Pollution Control Board to extend the date for compliance with such prohibition for a period not exceeding 180 days beyond July 1, 1986, upon a finding that the extension will provide for an orderly implementation of the prohibition.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Energy Environment & Nat. Resource
Mar 07 Placed Calndr, Second Reading Recommended do pass 008-001-005
Mar 19 Second Reading Placed Calndr, Third Reading
Mar 21 Re-committed to Energy Environment & Nat. Resource Interim Study Calendar ENRGY ENVRMNT

HB-0178 TERZICH – CAPPARELLI, BERRIOS, SOLIZ, COWLISHAW, BARNES, DAVIS, DIDRICKSON, KRSKA, STERN AND ZWICK.
(Ch. 95 1/2 new par. 15-109.1)

Amends The Illinois Vehicle Code. Provides that vehicles carrying certain loads may not be operated on any highway unless such load is secured with a tarpaulin or other covering sufficient to prevent any spillage. Exempts maintenance vehicles spreading chemicals or farm vehicles transporting farm products. Establishes any violation of such requirements as a business offense punishable by a $500 fine.

HOUSE AMENDMENT NO. 2.
Rewords cover or tarpaulin requirement, reduces fine for violation to $250 and requires violators to remedy violation before being allowed to proceed.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Transportation

1 Fiscal Note Act may be applicable.
HB-0178—Cont.

Apr 10 Amendment No.01 TRANSPORTATN Tabled
Amendment No.02 TRANSPORTATN Adopted
Recommnded do pass as amend
015-002-000
Placed Calndr,Second Readng

Apr 16 Second Reading
Placed Calndr,Third Reading

May 08 Third Reading - Passed 102-004-007

May 09 Arrive Senate
Placed Calndr,First Readng

May 14 Sen Sponsor LEMKE
Placed Calndr,First Readng

May 15 First reading Rfrd to Comm on Assignment
Added As A Joint Sponsor TOPINKA
Committee Assignment of Bills

May 21 Assigned to Transportation
Jun 06 Recommended do pass 010-000-000
Placed Calndr,Second Readng

Jun 10 Second Reading
Placed Calndr,Third Reading

Jun 24 Third Reading - Passed 059-000-000
Passed both Houses

Jul 17 Sent to the Governor
Sep 03 Governor approved
PUBLIC ACT 84-0226 Effective date 01-01-86

1 HB-0179 TERZICH — CAPPARELLI, BERRIOS, SOLIZ, BARNES, MCAULIFFE, KRSKA, MCAULIFFE, NASH, LAURINO, KRSKA, DELEO, FARLEY, KULAS, MCGANN, PANAYOTOVICH AND RONAN.

(Ch. 120, par. 2-203)
Amends the Income Tax Act to allow a deduction for charitable contributions to the extent allowed under Section 170 of the Internal Revenue Code.
Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Revenue
May 02 Interim Study Calendar REVENUE

2 HB-0180 TERZICH — CAPPARELLI, MCAULIFFE, NASH, LAURINO, KRSKA, DELEO, FARLEY, KULAS, MCGANN, PANAYOTOVICH AND RONAN.

(Ch. 108 1/2, par. 6-128)
Amends the Chicago Firefighters Article of the Pension Code to provide that minimum retirement age need not be attained while in service. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE
Increase in accrued liability ............................................... $ 3,000,000
Increase in total annual costs ........................................... 310,000

STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, HB-180 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated annual cost of reimbursement is $310,000.
Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Personnel and Pensions
Apr 23 Pension Note Filed
Committee Personnel and Pensions
Apr 24 St Mandate Fis Note Filed
Committee Personnel and Pensions

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-0181  CURRIE - PRESTON - SUTKER - BRAUN.
(Ch. 46, par. 7-10)

Amends The Election Code. Eliminates the maximum signature requirement for petitions for candidates for ward and township committeemen. Decreases the minimum signature requirement for a petition for a ward committeeman candidate from 10% to 5% of the primary electors of his party of his ward or township.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Placed Calndr, Second Reading  Assigned to Elections
Apr 23  Second Reading  Assigned to Elections
May 08  Third Reading - Passed 087-019-007
May 09  Arrive Senate
May 14  Added As A Joint Sponsor KUSTRA
May 15  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Elections
Jun 05  Primary Sponsor Changed To NETSCH
Jun 18  Placed Calndr, Second Reading
Jun 19  Second Reading  Recommended do pass 007-002-000
Jun 24  Placed Calndr, Third Reading

HB-0182  KULAS.
(Ch. 24, par. 11-135-2)

Amends the Illinois Municipal Code to raise the maximum annual compensation for commissioners of Water Commissions from $600 to $1000. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 24, par. 11-136-2

Adds provisions amending the Municipal Code to raise the maximum water commissioner salaries from $600 to $1,000 per year.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Mar 07  Consent Caldr Order 2nd Read
Mar 14  Consent Calendar, 2nd Readng
Mar 21  Consent Caldr, 3rd Read Pass 109-000-003
Mar 26  Arrive Senate
Apr 26  Sen Sponsor NEDZA
May 07  First reading  Rfrd to Comm on Assignment
May 14  Assigned to Local Government
HB-0182—Cont.

Jun 05 Recommended do pass 009-000-000

Placed Calndr, Second Reading

Jun 10 Second Reading

Placed Calndr, Third Reading

Jun 19 Recalled to Second Reading

Amendment No. 01 DEMUZIO & NEDZA

Adopted

Placed Calndr, Third Reading

Jun 24 Third Reading - Passed 059-000-000

Jun 25 Speaker’s Table, Concurrence 01

Jun 27 H Concurs in S Amend. 01/110-007-000

Passed both Houses

Jul 25 Sent to the Governor

Sep 22 Governor approved

PUBLIC ACT 84-0811 Effective date 09-22-85

1 HB-0183 MCAULIFFE, CAPPARELLI, TERZICH, NASH, LAURINO, DELEO, GOFORTH, KRSKA, KULAS, MCGANN, PANAYOTOVICH, RONAN AND FARLEY.

(Ch. 108 1/2, new par. 6-128.2; Ch. 85, new par. 2208.9)

Amends the Chicago Firefighters Article of the Pension Code to provide a one-time increase in pension of $1 per year of creditable service for persons who begin receiving retirement pension on or after July 1, 1985. Amends The State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV’TS.
STATE MANDATES ACT FISCAL NOTE

HB 183 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required under the State Mandates Act. The estimated annual cost of reimbursement is $350,000.

PENSION IMPACT NOTE

Increase in accrued liability .............................................. $3,100,000
Increase in total annual costs .............................................. 50,000
Increase in total costs as % of payroll .............................................. 0.2%

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Personnel and Pensions

May 01 St Mandate Fis Note Filed
Committee Personnel and Pensions

May 02 Pension Note Filed
Interim Study Calendar PERS
PENSION

1 HB-0184 MCAULIFFE, CAPPARELLI, TERZICH, NASH, LAURINO, DELEO, GOFORTH, KRSKA, KULAS, MCGANN, PANAYOTOVICH, RONAN AND FARLEY.

(Ch. 108 1/2, par. 5-167.1)

Amends the Chicago Policemen’s Article of the Pension Code to increase the rate of annual increase in pension from 1.5% to 3%, and to remove the 30% maximum increase limit, for policemen born between January 1, 1930 and January 1, 1940. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV’TS.
STATE MANDATES ACT FISCAL NOTE

HB 184 constitutes a retirement benefit mandate for which reimbursement of the increased costs to units of local government is under the State Mandates Act. The estimated annual cost of reimbursement is $7,680,000.

1 Pension System Impact Note Act may be applicable.
PENSION IMPACT NOTE

Increase in accrued liability ..................................................... $51,800,000
Increase in total annual costs .................................................... 7,680,000
Increase in total costs as % of payroll ................................................... 2.2%

Feb 05 1985  First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions
May 01 St Mandate Fis Note Filed Committee Personnel and Pensions
May 02 Pension Note Filed Interim Study Calendar PERS PENSION

HB-0185  MCAULIFFE, CAPPARELLI, LAURINO, TERZICH, NASH, BERRIOS, DELEO, KRSKA, KULAS, MCGANN, PANAYOTOVICH, RONAN AND FARLEY.

(Ch. 108 1/2, par. 5-148, new par. 5-136.1)

Amends the Chicago Police Article of the Pension Code to provide an optional new formula for determining benefits for widows of policemen who die on or after July 1, 1985; eliminates refund of excess contributions to widows, beginning July 1, 1985. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE

HB 185 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required under the State Mandates Act. The estimated annual cost of reimbursement is $8,470,000.

PENSION IMPACT NOTE

Increase in accrued liability ..................................................... $63,260,000
Increase in total annual costs .................................................... 8,470,000
Increase in total costs as % of payroll ................................................... 2.4%

Feb 05 1985  First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions
May 01 St Mandate Fis Note Filed Committee Personnel and Pensions
May 02 Pension Note Filed Interim Study Calendar PERS PENSION

HB-0186  SLATER – COUNTRYMAN.

(Ch. 48, pars. 138.19 and 172.54)

Amends the Workers’ Compensation and Workers’ Occupational Diseases Acts. Allows an affidavit by the attorney as proof of payment of the costs of producing the record of an Industrial Commission proceeding review of which is being sought.

Feb 05 1985  First reading Rfrd to Comm on Assignment Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMERCE

HB-0187  SALTSMAN, PETERSON, W, PANGLE, DEJAEGHER, BRUNSVOLD, CURRAN AND PHELPS.

(Ch. 108 1/2, par. 7-142)

Amends the Illinois Municipal Retirement Fund Article of The Pension Code to reduce the annuity computed for employees who have less than 35 years of service by 1/4% (now 1/2%) for each month, or fraction thereof, that such employee’s age is less than 60 years on the date the annuity begins. Effective January 1, 1986.

3 Pension System Impact Note Act may be applicable.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

STATE MANDATES ACT FISCAL NOTE

HB 187 constitutes a retirement benefit mandate for which reimbursement of the increased costs to units of local government is required under the State Mandates Act. The estimated annual cost of reimbursement is $1,059,000.

PENSION IMPACT NOTE

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Increase in accrued liability</td>
<td>$10,000,000</td>
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<tr>
<td>Increase in total annual costs</td>
<td>$1,059,000</td>
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<tr>
<td>Increase in total costs as % of payroll</td>
<td>0.1%</td>
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</tbody>
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February 2018
First reading
Rfrd to Comm on Assignment
Assigned to Personnel and Pensions

May 01
St Mandate Fis Note Filed
Committee Personnel and Pensions

May 02
Pension Note Filed
Interim Study Calendar PERS

PENSION

HB-0188

COUNTRYMAN, MULCAHEY, WAIT, MAUTINO, KLEMM, PARCELLS, REA, McMASTERS AND PANGLE.

(Ch. 19, pars. 70 and 70a)

Amends An Act in relation to the regulation of the rivers, lakes and streams of the State of Illinois. Prohibits the Department of Transportation from requiring changes in the design, structure or construction of existing dams which are in good repair and which were constructed under permit from the State in conformance with then existing standards. Provides that no dam shall be deemed to constitute a threat to life or property based solely on the enactment after the effective date of the amendatory Act of 1985 by a governmental unit of a regulation, rule, law or other requirement if the dam was in construction under a permit from the State in conformance with all applicable standards and is in good repair. Effective immediately.

HOUSE AMENDMENT NO. 2.

Provides that enactment by a governmental unit of a new ordinance or other regulation after the construction of a dam shall not be construed to give the Department of Transportation the authority to require changes in design or structure of an existing dam in good repair constructed in conformance with then-applicable standards, nor shall any such dam be deemed to constitute a serious threat to life or property based solely upon such an enactment.

GOVERNOR AMENDATORY VETO (Override)

Recommends deletion of amendatory provisions and replacement with language to provide that no dam that was designed and constructed in accordance with a permit from DOT in conformance with all applicable standards existing at the time of the construction and that is structurally and hydraulically safe, shall be deemed to constitute a serious threat to life or a threat of substantial property damage based solely upon the enactment by the Dept. of any new rule after the effective date of the amendatory Act. Also requires DOT to establish 2 spillway capacity standards, one for new dams and one for existing dams.

February 2018
First reading
Rfrd to Comm on Assignment
Assigned to Energy Environment & Nat. Resource

March 07
Placed Calendar, Second Reading
Recommended do pass 012-002-000

April 16
Second Reading
Amendment No.01 COUNTRYMAN Withdrawn
Amendment No.02 COUNTRYMAN Adopted
Placed Calendar, Third Reading

May 08
Third Reading - Passed 106-006-000

May 09
Arrive Senate
Sen Sponsor RIGNEY
Placed Calendar, First Reading

May 14
First reading
Rfrd to Comm on Assignment
HB-0188—Cont.

May 21 Assigned to Transportation
Jun 12 Recommended do pass 008-000-000
Placed Calndr, Second Reading
Jun 18 Second Reading
Placed Calndr, Third Reading
Jun 24 Third Reading - Passed 058-001-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 14 Governor ammendatory veto
Placed Cal. Amendatory Veto
Oct 09 Minfld ovrrde amend veto COUNTRYMAN
Placed Cal. Amendatory Veto
Oct 16 3/5 vote required
Override am/veto House-pass 093-013-000
Oct 17 Placed Cal. Amendatory Veto
Oct 30 Min fld ovrrde amend veto RIGNEY
3/5 vote required
Override am/veto Sen-pass 056-000-000
Veto Overridden Both Houses
Nov 04 PUBLIC ACT 84-1008 Effective date 10-30-85

1 HB-0189 LEVERENZ—FRIEDRICH, DP.

(Ch. 120, par. 1004)
Amends the Real Estate Transfer Tax Act. Exempts from taxation deeds issued to a mortgagee pursuant to a mortgage foreclosure proceeding. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

STATE MANDATES ACT FISCAL NOTE
HB 189 creates a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required under State Mandates Act. The estimated cost of reimbursement is approximately $35,000 per year.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Revenue
May 01 St Mandate Fis Note Filed
Committee Revenue
May 02 Interim Study Calendar REVENUE

HB-0190 LEVERENZ.

(Ch. 130, par. 30)
Amends the State moneys Act. Provides that the State Treasurer may accept as security for State moneys on deposit in banks and savings and loans associations bonds and notes secured by mortgages or trust deeds on unencumbered real estate worth at least the sum invested or loaned (now twice the sum invested or loaned).

HOUSE AMENDMENT NO. 1.
Includes amounts not insured by Federal Savings and Loan Insurance Corporation under provisions of Act.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Executive
Apr 10 Amendment No.01 EXECUTIVE Adopted
Do Pass Amend/Short Debate 014-000-000
Cal 2nd Rdg Short Debate
Apr 18 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 02 Short Debate-3rd Passed 109-000-001
May 03 Arrive Senate
Placed Calendr, First Reading

1 Fiscal Note Act may be applicable.
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<tr>
<th>Date</th>
<th>Action</th>
<th>Description</th>
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<td>Mar 07</td>
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<td>Rfrd to Comm on Assignment</td>
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<td>Mar 14</td>
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<td>Assigned to Finance and Credit Regulations</td>
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<td>Second Reading</td>
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<td>Apr 24</td>
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<td>May 17</td>
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<td>Third Reading - Passed 059-000-000</td>
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<td>May 17</td>
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<td>Passed both Houses</td>
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<td>Jun 17</td>
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<td>Sent to the Governor</td>
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<td>Jul 14</td>
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<td>Governor approved</td>
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**HB-0191 YOUNGE,W - YOUNG,A.**

(New Act; Ch. 127, pars. 3, 4 and new par. 9.31)

Creates the Department of Urban Development to establish and implement programs for the recovery and expansion of business and industry in the State’s urban centers.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Description</th>
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<tbody>
<tr>
<td>Feb 05 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Feb 08</td>
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<td>Feb 28</td>
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<td>YOUNGE,W</td>
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<td>Jul 04</td>
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<td>Interim Study Calendar URB REDEVELOP</td>
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</table>

**HB-0192 YOUNGE,W - YOUNG,A.**

(Ch. 67 1/2, new par. 715a; Ch. 120, new par. 2-207)

Amends the Community Development Finance Corporation Act and the Illinois Income Tax Act. Provides for an income tax credit for investments in the Illinois Community Development Finance Corporation. A total of $3,000,000 total credits for the entire State is allowed in any year. Taxpayers may carryover credits to future years.

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<tr>
<th>Date</th>
<th>Action</th>
<th>Description</th>
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<tbody>
<tr>
<td>Feb 05 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Feb 08</td>
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<td>May 03</td>
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<td>Jul 04</td>
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</table>

**HB-0193 YOUNGE,W - YOUNG,A.**

(Ch. 67 1/2, pars. 314 and 322)

Amends the Housing Development Act. Requires the Housing Development Authority to from time to time issue revenue bonds and notes in an amount not to exceed $100,000,000 to provide funding for passive solar and other alternative energy supplied housing in inner cities to be occupied by low and moderate income persons.

<table>
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<tr>
<th>Date</th>
<th>Action</th>
<th>Description</th>
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<tbody>
<tr>
<td>Feb 05 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Assigned to Executive</td>
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1 Fiscal Note Act may be applicable.

2 State Debt Impact Note Act may be applicable.
HB-0194  YOUNGE,W - YOUNG,A - LEFLORE - TURNER AND WASHINGTON.

Appropriates $3,000,000 to the Department of Urban Development for summer jobs for inner-city youth. Effective July 1, 1985.

Feb 05 1985  First reading  Rfrd to Comm on Assignment Assigned to Appropriations I
May 10       Tbld pursuant Hse Rule 27D
Jul 03       Mtn filed take from Table PLACE INTERM STUDY YOUNGE,W

Tabled Pursuant to Rule27(D) (05-10-85)

Jul 04       Mtn Take From Table Prevail Interim Study Calendar APPROP I

'HB-0195  SATTERTHWAITE.

(Ch. 24 1/2, par. 38b3)

Amends An Act to create the State Universities Civil Service System. Requires the University Civil Service Merit Board to establish a family responsibility leave plan under which an employee in the State Universities Civil Service System may request and receive a leave of absence for up to one year without penalty and without pay to enable the employee to meet a bona fide family responsibility of such employee. Effective immediately.

FISCAL NOTE
The State Universities Civil Service System estimates the total cost for writing and processing such a leave plan would be $1,100.

Feb 05 1985  First reading  Rfrd to Comm on Assignment Assigned to Higher Education
Feb 28       Placed Calndr,Second Reading  Recommended do pass 016-000-000
Mar 12       Second Reading  Placed Calndr,Third Reading
Mar 13       Placed Calndr,Third Reading  Fiscal Note Requested MCCCRACKEN
Apr 10       Placed Calndr,Third Reading  Fiscal Note filed
May 08       Third Reading - Passed 094-002-018
May 09       Arrive Senate  Placed Calndr,First Reading
May 15       Sen Sponsor CARROLL  Placed Calndr,First Reading
May 16       First reading  Rfrd to Comm on Assignment
May 21       Assigned to Executive

HB-0196  KLEMM, DEUCHLER, OLSON, HALLOCK AND WAIT.

(Ch. 127, par. 604A-105)

Amends the Governmental Ethics Act. Grants a 30-day filing period to any person whose obligation to file a statement of economic interests arises on or after May 1; requires notice of obligation thereafter; permits late filing with penalties and requires forfeiture of office or position for failure to file.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 604A-106

Establishes a schedule of certifications of the name of and notifications to those persons initially employed or appointed on or after May 1 as to their filing obligation.

1 Fiscal Note Act may be applicable.
HB-0197 — PRESTON.

(Ch. 96, pars. 1 and 3; new par. 4)

Amends the change of name statute. Establishes standards and procedure for change of name of minors. Effective immediately.

HOUSE AMENDMENT NO. 2.

Provides that a change of name order as to a minor shall only be entered if the court finds by clear and convincing evidence that the change is necessary to serve the best interest of the minor child. Deletes the rebuttable presumption provision favoring a child's continued use of the family name of the natural father. Removes the prior notice requirement as to minors.

HB-0198 — HICKS, CHRISTENSEN, PANGLE AND REA.

(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

Amends the State occupation and use tax acts to impose such taxes at the rate of 0% on oil field exploration, drilling and production equipment costing $250 or more.

1 Fiscal Note Act may be applicable.
FISCAL NOTE

(Prepared by II Dept. of Revenue)

An estimate of the loss of revenue due to HB-198 is in the range of $1 to 2 million.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
May 02   Placed Calndr,Second Reading
May 09   Recommended do pass 015-001-000
May 21  Second Reading
May 22  Placed Calndr,Third Reading
May 23  Third Reading - Passed 074-039-000
May 24   Assigned to Revenue
Jun 06   Fiscal Note filed
Jun 10  Second Reading
Jun 24  Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 032-022-000
May 21  Placed Calndr,First Reading
May 22  Arrive Senate
May 23  Sen Sponsor O’DANIEL
May 24  Placed Calndr,First Reading
May 24  Recommended do pass 007-001-001
May 24  Assigned to Revenue
Jun 06  Recommended do pass 010-000-000
Jun 24  Placed Calndr,Second Reading
Jun 24  Assigned to Personnel and Pensions
Jun 24  Tbld pursuant Hse Rule 27D
May 03  Governor approved

PUBLIC ACT 84-0368 Effective date 01-01-86

3 HB-0199 LEVERENZ.

(Ch. 108 1/2, par. 3-124)

Amends the Downstate Police Officers’ Article of the Pension Code to provide for the refund of contributions in certain cases of employment in police departments. Effective October 1, 1985.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV’TS.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
May 02   Assigned to Personnel and Pensions
May 03   Tbld pursuant Hse Rule 27D

1 HB-0200 LEVIN – NASH – ZWICK – PANAYOTOVICH AND KRSKA.

(Ch. 46, pars. 1-3, 2A-1, 2A-1.2 and 2A-48; Ch. 122, pars. 34-3, 34-4, 34-5, 34-6, 34-8, 34-15 and 34-18)

Amends The Election Code and The School Code. Provides for the election of the Chicago Board of Education from 15 districts and the election of the president of the board of education at large beginning with the 1986 general election. Establishes qualifications of members and the president of the board and provides for a method of filling vacancies. Authorizes the board of education to hire its own staff who shall not be subject to the general superintendent’s jurisdiction. Provides for reduction in administrative staff in proportion to the board staff hired. Provides that district superintendents shall be appointed for 4 year terms. Limits campaign expenses for elections to the board and board presidency.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
May 02   Assigned to Select Comm School Dist Reorg
May 15  Placed Calndr,Second Reading
May 15  Recommended do pass 010-000-000
May 15  Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SATTERTHWAITE AND HICKS.

(Ch. 108 1/2, par. 7-139)

Amends the Municipal Retirement Fund Article of the Pension Code to provide up to one year of service credit for certain uncompensated accrued sick leave; does not require any additional employee contribution for such credit.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

**PENSION IMPACT NOTE**

- Estimated increase in accrued liability: $670,000
- Estimated increase in total annual cost: 200,000

First reading Rfrd to Comm on Assignment

Assigned to Education-Elementary & Secondary

SATTERTHWAITE, WOLF, JOHNSON AND HICKS.

(Ch. 108 1/2, par. 7-139)

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code to provide up to one year of service credit for accumulated sick leave earned by employees of school districts.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**

**PENSION IMPACT NOTE**

- Estimated increase in accrued liability: $500,000
- Estimated increase in total annual cost: 150,000

**HOUSE AMENDMENT NO. 1.**

Makes applicable to all employees, not just employees of school districts. Makes finding that reimbursement is not required under the State Mandates Act because additional costs are less than $50,000.

**STATE MANDATES ACT FISCAL NOTE, AS AMENDED**

HB 202, as amended by House Amendment 1, creates a retirement benefit mandate for which reimbursement of the increased costs to local government is required under the State Mandates Act. The estimated cost is $200,000.

**HOUSE AMENDMENT NO. 2.**

Adds reference to: Ch. 108 1/2, pars. 7-114, 7-118, 7-145, 7-154, 7-164, 7-165, 7-173.1 and 7-173.2

Amends the IMRF Article of the Pension Code to amend numerous provisions relating to death benefits, earnings, reversionary annuities, sheriff’s law enforcement employees, and the rights of surviving spouses.

**HOUSE AMENDMENT NO. 3.** (Tabled May 23, 1985)

Provides that any increase in contributions resulting from this Act may not be invested in certain entities associated with the Republic of South Africa.

**HOUSE AMENDMENT NO. 4.**

Adds reference to: Ch. 108 1/2, pars. 7-114, 7-118, 7-145, 7-154, 7-164, 7-165, 7-173.1, 7-173.2, 7-210, 7-211, new par. 7-199.1

Amends the IMRF Article of the Pension Code to authorize the board to purchase and administer a group health insurance policy for participants in the Fund;

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3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
also amends numerous provisions relating to death benefits, earnings, reversionary annuities, sheriff’s law enforcement employees, and the rights of surviving spouses.

SENATE AMENDMENT NO. 1.
Declares that the health insurance to be provided for current and retired members under the IMRF Article of the Pension Code is not to be deemed a pension or retirement benefit.

Feb 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Personnel and Pensions
Apr 16  Pension Note Filed
Committee Personnel and Pensions
Apr 18  Amendment No.01  PERS PENSION  Adopted
Recommended do pass as amend
006-001-000
Placed Calndr,Second Reading
Apr 23  Fiscal Note Requested RYDER
St Mandate Fis Nte Req RYDER
Placed Calndr,Second Reading
May 01  St Mandate Fis Note Filed
Placed Calndr,Second Reading
May 16  Second Reading
Amendment No.02  SALTSMAN  Adopted
Amendment No.03  BRAUN  Adopted
041-028-037
Amendment No.04  GIORGI  Lost
040-060-007
Fiscal Note Requested AS
AMENDED-DAVIS
Pension Note Requested AS
AMENDED-DAVIS
Fiscal Note Request W/drawn
Placed Calndr,Third Reading
May 23  Mtn Prev-Recall 2nd Reading
Mtn Prevail -Table Amend No 03
Motion to Reconsider Vote
-YOUNG,A
Mtn Reconsider Vote Prevail
GIORGI  Adopted
Placed Calndr,Third Reading
May 24  Third Reading - Passed 082-029-002
May 29  Arrive Senate
Placed Calndr,First Reading
Jun 05  Sen Sponsor VADALABENE
First reading  Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities
Jun 06  Recommended do pass 010-000-000
Jun 11  Added As A Joint Sponsor DEMUZIO
Committee Ins Pensions & Licensed Activities
Jun 13  Placed Calndr,Second Reading
Jun 18  Second Reading
Amendment No.01  VADALABENE  Adopted
Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 058-000-000
Jun 25  Speaker's Table, Concurrence 01
Jun 28  H Concurs in S Amend. 01/114-002-000
Passed both Houses
Jul 25  Sent to the Governor
Sep 22  Governor approved
PUBLIC ACT 84-0812  Effective date 01-01-86
HB-0203 CURRAN.
(Ch. 108 1/2, pars. 15-140 and 16-136)
Amends the Downstate Teachers and State Universities Articles of the Pension Code to allow a retired member to revoke a reversionary annuity at any time. Effective immediately.

PENSION IMPACT NOTE
The overall cost would be relatively minor.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Personnel and Pensions
Pension Note Filed
Committee Personnel and Pensions
May 03 Tbld pursuant Hse Rule 27D

HB-0204 CULLERTON.
(Ch. 17, pars. 3138, 4446 and 6404)
Amends various Acts in relation to interest to provide that no interest may be computed or charged on real estate loans for any period of time after the date on which the total indebtedness, excluding interest penalties, is paid in full.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 17, par. 6404

Prohibits prepayment charges and penalties. Makes provisions of amendatory Act applicable to loans made on or after effective date of amendatory Act. Deletes provision relating to General Interest Act.

HOUSE AMENDMENT NO. 2.
Makes provision applicable to loans or contracts secured by residential real estate, and to certain contracts entered into before the effective date of Amendatory Act.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 17, pars. 360.1, 2324, 6404

Amends the IL Banking Act, An Act to provide for the regulation of mortgage bankers and the General Interest Act to prohibit the computing, calculating, changing or collecting of interest for any period after the total indebtedness is paid in full. Makes other changes.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 1.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Mar 13 Amendment No.01 Assigned to Judiciary I
JUDICIARY I Adopted
Recommended do pass as amend 014-000-002
Placed Calndr,Second Reading
Apr 18 Second Reading Amendment No.02 CULLERTON Adopted
Placed Calndr,Third Reading
May 08 Third Reading - Passed 091-016-004
May 09 Arrive Senate
Placed Calendr,First Readng
May 15 Sen Sponsor LEMKE
Placed Calndr,First Readng
May 16 First reading Rfrd to Comm on Assignment
May 21 Assigned to Finance and Credit Regulations
Jun 11 Recommended do pass as amend 010-000-000
Placed Calndr,Second Readng

1 Pension System Impact Note Act may be applicable.
HB-0204—Cont.

Jun 12 Second Reading
Amendment No.01 FINANCE Adopted
Placed Calndr,Third Reading

Jun 24 Third Reading - Passed 059-000-000

Jun 25 Speaker's Table, Concurrence 01

Jun 28 H Nonconcns in S Amend. 01
Secretary's Desk Non-concur 01
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd IST/LEMKE
JOYCE, JEREMIAH,
DEMUIZIO, KEATS & KUSTRA

Jun 30 Hse Conference Comm Apptd IST/CULLERTON,
DUNN, JOHN, FLINN,
JOHNSON & VINSON

House report submitted
House Conf. report Adopted IST/117-000-001
Senate report submitted
Senate Conf. report Adopted IST/056-000-000
Both House Adopted Conf rpt IST
Passed both Houses

Jul 29 Sent to the Governor

Sep 25 Governor approved
PUBLIC ACT 84-0941 Effective date 01-01-86

HB-0205  CULLERTON.
(Ch. 46, pars. 7-61, 8-17 and 10-11)

Amends The Election Code. Provides that a vacancy in nomination which occurs for reasons other than the death of the candidate nominated may not be filled prior to the ensuing election.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Elections

May 03 Tbd pursuant Hse Rule 27D

HB-0206  CULLERTON – YOUNG,A.
(Ch. 95 1/2, pars. 11-406, 11-408 and 11-411)

Amends The Illinois Vehicle Code. Requires motorist and police accident reports to indicate whether any driver or front seat passenger of a vehicle involved in a reportable accident was or was not wearing a seat safety belt at the time of the accident.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Transportation

Mar 20 Motion disch comm, advc 2nd -CULLERTON
Committee Transportation

May 03 Motn discharge comm lost 037-067-003
Tbd pursuant Hse Rule 27D

HB-0207  MAUTINO, HANNIG, REA, MULCAHEY, OLSON, DEJAEGHER, BRUNSVOULD, HARTKE, MAYS, RYDER, DAVIS, CHURCHILL, GOFORTH, VINSON, KUBIK AND REGAN.
(Ch. 111 1/2, par. 1010)

Amends the Environmental Protection Act to prohibit the Pollution Control Board from banning leaded gasoline until the U.S. Environmental Protection Agency has determined that it is required for compliance with the federal Clean Air Act. Effective immediately.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, par. 1004

Provides that the Agency may not propose revisions to the State Implementation Plan with respect to criteria pollutants for which the State is in attainment with the primary and secondary NAAQS; provides that the Board may not restrict the sale or use of leaded gasoline unless required to under the Clean Air Act.

Feb 05 1985    First reading    Rfrd to Comm on Assignment
               Assigned to Energy Environment & Nat. Resource

Mar 19        Mtn Prevail Suspend Rul 20K 117-000-000
               Committee Energy Environment & Nat. Resource

Apr 11        Amendment No.01 ENRGY ENVRMNT    Adopted
               Recmmnded do pass as amend 011-000-002

   Placed Calndr,Second Reading

Apr 18        Second Reading
            Placed Calndr,Third Reading

May 22        Third Reading - Passed 088-021-005

May 23        Arrive Senate
            Sen Sponsor SAVICKAS
            Placed Calndr,First Reading

May 24        First reading    Rfrd to Comm on Assignment
               Assigned to Agriculture, Conservation & Energy

May 29

1 HB-0208    SOLIZ – NASH – BULLOCK – WASHINGTON – RONAN, PARKE, KU-LAS, SHAW, BERRIOS, MADIGAN AND LEVERENZ.

(Ch. 53, par. 46; Ch. 99, pars. 15 and 16.1)

Amends an Act concerning fees and salaries, and The Illinois Notary Public Act. Requires that notaries who are not attorneys and who advertise in a language other than English post, at any place of business where remuneration is received for notary services, a fee schedule and a notice stating that legal services cannot be provided or charged for by a notary public. Provides that the Secretary of State record a place of business for each notary public who will receive fees for notary services. Prohibits the advertising of notary services by notaries who hold themselves out as specialists on immigration matters. Limits the fee that a notary public may charge for services rendered concerning immigration matters. Establishes penalties for multiple advertising violations including the permanent revocation of a notary commission. Effective 90 days after becoming a law.

Feb 05 1985    First reading    Rfrd to Comm on Assignment
               Assigned to Judiciary I

Apr 18    Consnt Caldr Order 2nd Read
            Do Pass/Consent Calendar 012-000-000

Apr 25    Consnt Calendar, 2nd Reading
            Consnt Caldr Order 3rd Read

May 02    Consnt Caldr, 3rd Read Pass 114-000-000

May 03    Arrive Senate
            Placed Calndr,First Reading

May 07    Sen Sponsor D'ARCO
            Placed Calndr,First Reading
            First reading

May 14    Rfrd to Comm on Assignment
            Assigned to Ins Pensions & Licensed Activities

May 30    Waive Posting Notice 7C
            Committee Ins Pensions & Licensed Activities

¹ Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jun 05</td>
<td>Recommended do pass 009-000-000</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jul 19</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>Sep 14</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Oct 15</td>
<td>Governor vetoed</td>
</tr>
<tr>
<td>Oct 16</td>
<td>Motion withdrawn OVERRIDE GOV VETO</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Total veto stands.</td>
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</tbody>
</table>

**HB-0209 CULLERTON.**

(Ch. 95 1/2, par. 12-603.1)

Amends the Illinois Vehicle Code mandatory seat belt provisions. Deletes provisions providing that failure to wear seat belt shall not be considered evidence of negligence, nor limit the liability of an insurer, nor diminish any recovery for damages. Effective July 1, 1985.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 05 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>May 02</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.01 TATE Lost</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 ROPP Lost</td>
</tr>
<tr>
<td>May 24</td>
<td>Interim Study Calendar TRANSPORTATN</td>
</tr>
</tbody>
</table>

**HB-0210 FLINN.**

(Ch. 54, par. 19)

Amends the Fence Act by increasing the compensation of fence viewers from $1.50 to $15 per day.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 05 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 07</td>
<td>Consent Cldr Order 2nd Read</td>
</tr>
<tr>
<td>Mar 14</td>
<td>Consent Calendar, 2nd Reading</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Consent Cldr Order 3rd Read</td>
</tr>
<tr>
<td>Mar 26</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 14</td>
<td>Sen Sponsor HALL</td>
</tr>
<tr>
<td>May 16</td>
<td>First reading</td>
</tr>
<tr>
<td>May 21</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Recommended do pass 018-000-000</td>
</tr>
<tr>
<td>Jun 12</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jul 19</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 16</td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

PUBLIC ACT 84-0369 Effective date 01-01-86
HB-0211  BULLOCK - SALTSMAN.
(Ch. 108 1/2, pars. 17-122 and 17-154)

Amends the Chicago Teachers Article of the Pension Code to raise the minimum survivor's and children's pensions from $40 to $200 per month, and to increase the supplementary payment received by certain retired teachers by up to $80 annually for each year of service credit.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Feb 05 1985   First reading   Rfrd to Comm on Assignment Assigned to Personnel and Pensions
May 03

HB-0212  FARLEY - MULCAHEY, MCGANN AND KEANE.
(Ch. 122, pars. 34-84 and 34-86)

Amends the Chicago Article of The School Code. Permits Chicago teachers who have attained 70 years of age to be employed as substitute teachers. Effective July 1, 1985.
Feb 05 1985   First reading   Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
Mar 06   Consnt Caldr Order 2nd Read
Mar 12   Consnt Calendar, 2nd Reading
Mar 14   Consnt Caldr, 3rd Read Pass 106-000-001
Mar 19   Arrive Senate
Sen Sponsor MAROVITZ
Placed Calendr, First Reading
Mar 27   First reading   Rfrd to Comm on Assignment Assigned to Personnel and Pensions
Apr 10   Mtn Prevail to Suspend Rule 05
Apr 24

HB-0213  SALTSMAN.
(Ch. 108 1/2, par. 15-136.2)

Amends the State Universities Article of the Pension Code to authorize early retirement without discount for certain teachers who retire after June 29, 1987.
Feb 05 1985   First reading   Rfrd to Comm on Assignment Assigned to Personnel and Pensions
May 02

HB-0214  MCMASTER AND PETERSON,W.
(Ch. 15 1/2, pars. 68.1, 68.2b, 68.2c, 68.3a, 68.3d, 68.5, 68.6; new pars. 68.2c-1 thru 68.2c-3; rep. pars. 68.3b, 68.3c; Ch. 46, pars. 2A-1.2 and new par. 2A-35a)

Amends the Municipal Airport Authorities Act and the Election Code to provide for nonpartisan election, rather than appointment, of Commissioners to Municipal Airport Authorities.
Feb 05 1985   First reading   Rfrd to Comm on Assignment Assigned to Cities and Villages
May 03

HB-0215  CURRIE - BOWMAN - SUTKER - WHITE, TURNER, GREIMAN AND FLOWERS.

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Criminal Code and the Secretary of State Law. Creates the offense of unlawful transfer of handguns. Requires the transferor of a handgun to examine the laws and ordinances of the transferee's residence to determine if the transfer is in compliance with the county or municipal ordinances of the transferee's residence and requires the Secretary of State to compile copies of such ordinances and to make them available to the public. Makes any violation a Class A misdemeanor.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II
May 03 Motion disch comm, advc 2nd STUDY - CURRIE Interim Study Calendar JUDICIARY II

5 HB-0216 CURRIE - BOWMAN - SUTKER - WHITE, TURNER AND GREIMAN.

(Ch. 38, par. 24-3; new par. 24-3.3)

Amends the Criminal Code to prohibit the sale or gift of handguns, except to peace officers, wardens and the military, beginning 180 days after its effective date; also prohibits the manufacture of handguns in the State.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II
May 03 Motion disch comm, advc 2nd STUDY - CURRIE Interim Study Calendar JUDICIARY II

HB-0217 KLEMM.

(Ch. 46, par. 10-8)

Amends The Election Code. Specifies that the 5 days after the deadline for filing nominating petitions during which objections to the petitions may be filed are 5 business days.

Feb 05 1985 First reading Rfrd to Comm on Assignment Assigned to Elections
Mar 07 Placed Calndr,Second Reading
Mar 13 Second Reading Placed Calndr,Third Reading
Mar 19 Third Reading - Passed 112-001-002
Mar 20 Arrive Senate Placed Calndr,First Reading
May 23 Sen Sponsor KUSTRA Placed Calndr,First Reading
May 24 First reading Rfrd to Comm on Assignment Assigned to Elections
May 29 Recommended do pass 006-000-000
Jun 05 Placed Calndr,Second Reading
Jun 19 Second Reading Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 058-000-001 Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved PUBLIC ACT 84-0370 Effective date 01-01-86

5 Correctional Budget and Impact Note Act may be applicable.
Amends The School Code to provide for distribution by the State Board of Education of moneys appropriated for temporary relocation expenses incurred by school districts as a result of fires, earthquakes or tornados which destroy school buildings. Requires school districts to agree to levy a tax, subject to backdoor referendum limitations, and to pay the proceeds from a single year’s tax levy, plus any insurance proceeds received for temporary relocation expenses, to the State for deposit in the General Revenue Fund. Effective immediately.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

May 03 Tbd pursuant Hse Rule 27D

HB-0219 FREDERICK, VF - CHURCHILL - MATIJEVICH - PETERSON, W - STERN AND KLEMM.

Appropriates $1,097,118 to the State Board of Education for Warren Township High School District for temporary relocation expenses necessitated by a fire. Effective immediately.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Appropriations II

May 09 Placed Calndr, Second Reading
Recommended do pass 020-000-000

May 23 Second Reading
Held on 2nd Reading

May 24 Mtn Prevail to Suspend Rule 37(G)
Held on 2nd Reading

May 29 Placed Calndr, Third Reading

May 30 Third Reading - Lost 043-006-017

HB-0220 GREIMAN.

Amends the Marriage and Dissolution of Marriage Act. Provides that the requirement of living separately for at least 2 years may be waived if the testimony or affidavit of either spouse (now both spouses) shows they have lived separately for at least 6 months. Includes in the separation period the time of cohabitation under a written agreement of the parties to attempt reconciliation. Effective immediately.

HOUSE AMENDMENT NO. 1.

Specifies that any period of cohabitation under written agreement to reconcile, at any time after parties cease to cohabit, shall be included in the period of separation.

Feb 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I

Mar 13 Amendment No. 01 JUDICIARY I Adopted
Recommended do pass as amend 010-003-000

Mar 19 Second Reading
Placed Calndr, Third Reading

Mar 21 Third Reading - Passed 086-023-000
Mar 26 Arrive Senate
Sen Sponsor MAROVITZ
Placed Calndr, First Reading

Mar 27 First reading Rfrd to Comm on Assignment

Apr 10 Mtn Prevail to Suspend Rule 05

Committee Assignment of Bills

1 Fiscal Note Act may be applicable.
HB-0220—Cont.

Apr 24 Assigned to Judiciary I
Jun 13 Recommended do pass 005-000-000
Jun 18 Second Reading
Placed Calndr,Second Reading
Jun 24 Third Reading - Lost 019-035-000

1 HB-0221 PETERSON, W.

(Ch. 48, pars. 1611 and 1619)

Amends the Illinois Public Labor Relations Act. Provides that the Illinois State Labor Relations Board has continuing jurisdiction over all grievance cases involving State employees, covered by Executive Order 73-6 and defined in this Act as public employees, which were pending before or decided by the Office of Collective Bargaining prior to the office's abolition on August 20, 1984. The Illinois State Labor Relations Board shall hear pending grievances and shall seek enforcement of cases decided by the Office of Collective Bargaining in the manner provided in this Act. Effective immediately.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Labor & Commerce
May 03 Tbd pursuant Hse Rule 27D

HB-0222 PANGLE, HARTKE AND WOLF.

(Ch. 139, par. 39.22)

Amends the Township Law of 1874. Deletes the $100 per fiscal year limitation on the decoration and maintenance of the graves of veterans within the township.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Counties and Townships
Mar 07 Do Pass/Consent Calendar 012-000-000
Mar 14 Cnsnt Calendar, 2nd Readng
Mar 21 Cnsnt Caldr, 3rd Read Pass 109-000-003
Mar 26 Arrive Senate
Placed Calndr,First Readng
May 07 Sen Sponsor JOYCE, JEROME
Placed Calndr,First Readng
May 08 First reading Rfrd to Comm on Assignment
May 14 Assigned to Local Government
Jun 05 Recommended do pass 009-000-000
Jun 11 Second Reading
Placed Calndr,Second Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0371 Effective date 01-01-86

HB-0223 PANGLE – WOLF – HARTKE.

(Ch. 127 1/2, new par. 31f)

Amends the Fire Protection District Act. Permits fire protection districts to assess charges for services rendered by the district to non-resident persons and businesses. Provides that such charges shall be at the rate of $25 per vehicle hour and $10 per man hour. Provides for exemptions and limitations.

1 Fiscal Note Act may be applicable.
### HOUSE AMENDMENT NO. 1.

**Adds an immediate effective date.**

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 14 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Feb 21</td>
<td>Amendment No.01 CITY VILLAGE Adopted Do Pass Amend/Short Debate</td>
</tr>
<tr>
<td>Mar 06</td>
<td>Cal 2nd Rdng Short Debate</td>
</tr>
<tr>
<td>Mar 12</td>
<td>Short Debate Cal 2nd Rdng</td>
</tr>
<tr>
<td>Mar 13</td>
<td>Short Debate-3rd Passed 108-001-003</td>
</tr>
<tr>
<td>Mar 19</td>
<td>Arrive Senate Sen Sponsor WELCH Placed Calndr, First Reading</td>
</tr>
<tr>
<td>Mar 26</td>
<td>Added As A Joint Sponsor ZITO Placed Calndr, First Reading</td>
</tr>
<tr>
<td>Mar 27</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Mtn Prevail to Suspend Rule 05 Committee Assignment of Bills</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Recommended do pass 009-000-000</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jun 10</td>
<td>Second Reading Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 058-001-000</td>
</tr>
<tr>
<td>Jul 19</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 16</td>
<td>Governor approved PUBLIC ACT 84-0372 Effective date 09-16-85</td>
</tr>
</tbody>
</table>

**'HB-0224 WOODYARD – KEANE.**

(Ch. 120, par. 2-203)

Amends the Illinois Income Tax Act to exclude from taxable income amounts paid to an individual taxpayer while a member of the U.S. Public Health Service Commissioned Corps serving outside Illinois.

**HOUSE AMENDMENT NO. 1.**

**Adds reference to: (Ch. 120, pars. 2-202 and 9-911, new par. 2-207)**

Deletes everything after the enacting clause and amends the Illinois Income Tax Act. Provides that net losses of certain taxpayers shall be carried forward or backward in the same manner as they are under federal law, and makes related changes. Provides that the changes are effective immediately and generally applicable to taxable years ending on or after December 31, 1985.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 14 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Feb 21</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td>May 03</td>
<td>Amendment No.01 REVENUE Adopted Recommand do pass as amend 015-000-000</td>
</tr>
<tr>
<td>May 15</td>
<td>Fiscal Note Requested CULLERTON Fiscal Note Requested AS AMENDED CULLERTON</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading Held on 2nd Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Interim Study Calendar REVENUE</td>
</tr>
</tbody>
</table>

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1 Fiscal Note Act may be applicable.
HB-0225  CURRAN.
(Ch. 48, new par. 69.1)
Amends the Structural Work Act to make the doctrine of comparative fault inapplicable to cases arising thereunder. Effective immediately.
Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary I
Apr 25  Interim Study Calendar JUDICIARY I

1 HB-0226  KLEMM – TURNER, FLOWERS AND MCNAMARA.
(Ch. 120, par. 500.23-1)
Amends the Revenue Act of 1939 to include disabled persons in the $2,000 homestead exemption now available only to senior citizens.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV’TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, HB-226 creates a tax exemption mandate. Due to a provision of the homestead exemption no reimbursement is required. The loss to local governments will be approximately $3.1 million per year.
Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Revenue
Mar 13  St Mandate Fis Note Filed
Committee Revenue
May 03  Tbld pursuant Hse Rule 27D

HB-0227  HASTERT.
(Ch. 34, par. 3152 and 3154; Ch. 139, new par. 126.23)
Amends An Act in relation to county zoning and the Township Law of 1874. Permits the township board of trustees in counties with a population of less than 1,000,000 to establish a plan commission. The purpose of the plan commission is to recommend to the township board of trustees a comprehensive plan for the development or redevelopment of the township. If a township plan commission objects to a proposed county zoning ordinance or zoning variance which affects the unincorporated areas of the township, such provisions of the ordinance or zoning variance which affect the unincorporated areas shall not be adopted except by a 3/4 vote of the county board.
Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Counties and Townships
May 03  Tbld pursuant Hse Rule 27D

HB-0228  ZWICK – MCCracken – StANGE.
(Ch. 95 1/2, new par. 12-711)
Amends The Illinois Vehicle Code. Requires garbage trucks to be equipped with a bell, buzzer, horn or other device that will emit a warning sound when such vehicle is operated in reverse.
HOUSE AMENDMENT NO. 1.
Specifies that warning signal is to be an external audible device which meets national standards and which is activated when the vehicle is operated in reverse.
SENATE AMENDMENT NO. 1.
Provides that such external audible warning signal device be in operating condition and that it be activated, additionally, when the top-hinged tailgates are open. Adds immediate effective date.
Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Transportation

1 Fiscal Note Act may be applicable.
HB-0228—Cont.

Amends the Probate Act. Provides that if the court determines at any time during the proceeding regarding disabled adults or thereafter that the petition was filed frivolously, or without reasonable cause, or maliciously, the court may assess all fees or amounts for a guardian ad litem or appointed counsel, or both, and all other litigation expenses incurred by the respondent, against the petitioner.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Judiciary I
May 03 Tbd pursuant Hse Rule 27D

HB-0229 MAYS.

(Ch. 110 1/2, par. 11a-10)

Amends the Illinois Educational Labor Relations Act. Provides that in cases of collective bargaining negotiations between a public school district and a labor organization, the parties must reach a collective bargaining agreement by August 1 or unresolved issues shall be submitted to final and binding arbitration. Applies to professional and nonprofessional employees. Not applicable where a multi-year collective bargaining agreement is in effect. Effective immediately.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Elementary & Secondary Education
May 02 Interim Study Calendar ELEM SCND ED

Fiscal Note Act may be applicable.

HB-0230 NASH AND DEJAEGHER.

(Ch. 48, pars. 1710, 1712 and 1713)

Amends the Illinois Educational Labor Relations Act. Provides that in cases of collective bargaining negotiations between a public school district and a labor organization, the parties must reach a collective bargaining agreement by August 1 or unresolved issues shall be submitted to final and binding arbitration. Applies to professional and nonprofessional employees. Not applicable where a multi-year collective bargaining agreement is in effect. Effective immediately.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Elementary & Secondary Education
May 02 Interim Study Calendar ELEM SCND ED

Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.

HB-0231 NASH - CULLERTON, MCAULIFFE, DELEO, MCGANN, FARLEY, CAPPARELLI, TERZICH, FLOWERS, MCNAMARA, CURRAN, HARTKE, SOLIZ AND RONAN.

(Ch. 38, pars. 1005-5-3, 1005-5-3.2 and 1005-8-4)
Amends the Unified Code of Corrections. Provides that when a defendant is convicted of a felony committed while he was released on bail or his own recognizance pending trial for a prior felony and is convicted of such prior felony or when a defendant is convicted of a felony committed while he was serving a period of probation or conditional discharge for a prior felony, the court shall impose an additional sentence of 2 years of imprisonment upon the defendant.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, pars. 1005-5-3, 1005-5-3.2 and 1005-8-4.

Adds reference to: Ch. 38, par. 24-1.1 and 31A-1; new par. 31A-1.1

Deletes all. Amends the Criminal Code to increase the penalties for violations of the unlawful use of weapons by felons statute for persons confined in a penal institution. Effective immediately.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 38, pars. 1003-12-9, and Ch. 127, par. 142

Adds the term “lease” to the sale of goods provision over which the Department has jurisdiction.

SENATE AMENDMENT NO. 3. (Senate recedes July 2, 1985)

Adds reference to: Ch. 38, pars. 11-14, 11-15, 11-17, 11-18, 11-19, 12-9, 21-3, 21-5, 109-3, 1005-3-2, 1005-3-4, and 1005-6-3.1; new par. 1005-3-3.3; rep. par. 1005-2-3

Amends the Criminal Code of 1961, the Code of Criminal Procedure of 1963, and the Unified Code of Corrections. Repeals prohibition of executing persons incapable of understanding the nature and purpose of such sentence (SB-531). Revises elements of offense of threatening a public official to include communication of a threat to the immediate family (SB-532). Authorizes the court to require that a defendant serve a sentence of imprisonment not to exceed 15 days or periodic imprisonment not to exceed 45 days as a condition of supervision (SB-534). Provides that presentence reports include continuances under supervision, supervisions or probation which the defendant may have been placed upon under certain Acts (SB-535). Specifies a finding of probable cause at a preliminary examination may be based in whole or in part on hearsay (SB-539). Provides that persons convicted of subsequent offenses for prostitution and related crimes are guilty of a Class 4 felony (SB-544). Removes from definitions of criminal trespass to land and to State supported land the requirement that the owner occupant give notice “immediately” that such entry is forbidden (SB-549). Provides that sentencing judge shall order the presentence report to be disclosed for public inspection unless the judge finds it would constitute unwarranted invasion of privacy to someone other than the defendant (SB-550).

SENATE AMENDMENT NO. 4. (Senate recedes July 2, 1985)

Adds reference to: Ch. 38, new par. 33c-1

Amends the Criminal Code. Creates the offense of contributing to the criminal delinquency of a juvenile. Provides that any person of the age of 21 years and upwards who with the intent to promote or facilitate the commission of a felony aids or directs a person under the age of 17 years in the commission of a felony commits the offense of contributing to the criminal delinquency of a juvenile and is guilty of a felony one grade higher than the offense committed except when the offense committed is murder or a Class X felony. In case of murder or a Class X felony, the penalty shall be the same as those offenses, respectively. A defendant convicted shall be responsible for the payment of all costs of rehabilitation of the juvenile. Provides that the State's Attorney shall obtain a lien on the property of a person convicted of contributing to the criminal delinquency of a juvenile to satisfy the rehabilitation costs.
CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-ams 3 and 4.
Adds reference to: Ch. 38, pars. 21-3, 21-5 and 1005-8-5
Recommends that the bill be further amended as follows:

Creates the Parental Right of Recovery Act. Provides that any person who sells or transfers an illegal drug to a minor shall be liable to the parent or legal guardian of the minor for any damages proximately caused by such sale or transfer, including costs associated with treatment or rehabilitation of the minor's drug dependency and the pain and suffering of the parent or guardian. Also provides for punitive damages and attorneys' fees.

Imposes liability upon any person who supplies to another person an illegal drug which is ultimately sold or transferred to a minor, under circumstances where it is reasonably foreseeable that such drug may be sold or transferred to a minor. Provides for forfeiture to the parent or guardian of the proceeds or profits from the sale. Provides for joint and several liability.

Amends the Criminal Code by removing from the definitions of criminal trespass to land and criminal trespass to State supported land the requirement that the notice from the owner occupant that such entry is forbidden be given "immediately" prior to such entry, leaving instead, the requirement that such notice be given "prior to such entry."

Amends the Unified Code of Corrections to provide that the expense of maintaining a person committed to the Department of Corrections from the time of commitment until such person is delivered to the custody of the Department shall be paid by the State.

GOVERNOR AMENDATORY VETO.

Deletes reference to: Ch. 38, par. 1005-8-5

Deletes amendatory Section to Code of Corrections which provided for the expense of maintaining a person committed to the Dept. of Corrections from the time of commitment to the time of delivery into custody to be borne by the State.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Judiciary II
May 02 Recommended do pass 011-000-000

May 15 Second Reading
Placed Calndr,Third Reading

May 24 Third Reading - Passed 103-014-000
May 29 Arrive Senate

Jun 03 Sen Sponsor LEMKE
Placed Calndr,First Reading

Jun 04 First reading Rfrd to Comm on Assignment
Jun 05 Assigned to Judiciary I
Jun 11 Recommended do pass as amend 007-000-000

Jun 12 Second Reading
Amendment No.01 JUDICIARY I Adopted
Placed Calndr,Third Reading

Jun 20 Recalled to Second Reading
Amendment No.02 SANGMEISTER & LEMKE Adopted
Placed Calndr,Third Reading

Jun 21 Recalled to Second Reading
 Amendment No.03 LEMKE Adopted
 Amendment No.04 LEMKE Adopted
Placed Calndr,Third Reading

Jun 24 Third Reading - Passed 054-002-001
HB-0231—Cont.

Jun 25 Speaker’s Table, Concurrence 01,02,03,04
Jun 27 H Concurs in S Amend. 01,02/113-002-002
H Noncurs in S Amend. 03,04
Jun 28 Secretary’s Desk Non-concur 03,04
S Refuses to Recede Amend 03,04
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/LEMKE
MAROVITZ,
SANGMEISTER,
BARKHAUSEN &
GEO-KARIS
Jun 29 Hse Conference Comm Apptd 1ST/NASH,
DELEO, CULLERTON,
MCCRACKEN AND
HAWKINSON
Jul 02 House report submitted
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/041-014-001
3/5 vote required
House Conf. report Adopted 1ST/105-002-005
Both House Adopted Conf rpt 1ST
Passed both Houses
Jul 31 Sent to the Governor
Aug 26 Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 15 Mtn fild accept amend veto 01/DAVIS
Mtn fild ovrde amend veto 02/CULLERTON
Placed Cal. Amendatory Veto
Oct 16 3/5 vote required
Override am/veto House-lost 02/070-046-000
Accept Amnd Veto-House Pass 01/060-003-046
Motion to Reconsider Vote
ACCEPT AMENDATORY
VETO PASSED-SOLIZ
Verified
Mtn Reconsider Vote Prevail
Placed Cal. Amendatory Veto
Oct 17 Accept Amnd Veto-House Pass 01/106-000-000
Placed Cal. Amendatory Veto
Oct 30 Mtn fild accept amend veto LEMKE
Accept Amnd Veto-Sen Pass 055-000-000
Bth House Accept Amend Veto
Nov 20 Return to Gov-Certification
Nov 26 Governor certifies changes
PUBLIC ACT 84-1041 Effective date 11-26-85

1 HB-0232 NASH, MCAULIFFE, DELEO, BERRIOS, RICE AND SHAW.

(Ch. 127, par. 55a-3)

Amends The Civil Administrative Code of Illinois to require the Division of Criminal Investigation in the Department of Law Enforcement to maintain a computerized record, available to Illinois peace officers, of organizations and gangs and their members engaged in criminal activity.

Feb 14 1985 First reading
Feb 21 Rfrd to Comm on Assignment
May 03 Assigned to Judiciary II
Tbd pursuant Hse Rule 27D

1 HB-0233 NASH.

(New Act)

The Illinois Electrology Act. Provides for regulation of the practice of electrology and for licensing of electrologists and electrology establishments by the Department

1 Fiscal Note Act may be applicable.
HB-0233—Cont.

of Registration and Education and the newly created Illinois Electrology Licensing and Disciplinary Board.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Registration & Regulation
May 02  Interim Study Calendar REGIS
REGULAT

HB-0234  NASH – YOUNG, A – FLOWERS – BERRIOS, MCAULIFFE, DELEO AND RONAN.

(Ch. 37, par. 702-8)

Amends the Juvenile Court Act to allow the use of juvenile photographs in photo lineups and the use of such lineups as evidence at court proceedings.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-0235  NASH, MCAULIFFE AND DELEO.

(Ch. 38, par. 31-5)

Amends the Criminal Code of 1961. Provides that every person who conceals or aids a fugitive to prevent the fugitive's apprehension commits a Class 4 felony. Presently the husband, wife, parent, child, brother and sister of the fugitive are excluded under the provision. Effective immediately.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-0236  NASH, MCAULIFFE, DELEO, MCGANN, FARLEY, CAPPARELLI, TER-ZICH AND RICE.

(Ch. 70, pars. 76.1, 77.1, 80.1 and 87)

Amends the Crime Victims Compensation Act to provide for compensation to persons who suffer a loss of or injury to personal or real property as a result of a crime in which they are not an offender or accomplice.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-0237  NASH – BERRIOS, MCAULIFFE, DELEO AND RONAN.

(Ch. 37, pars. 702-8 and 702-11; Ch. 38, pars. 206-3 and 206-5; Ch. 127, par. 55a)

Amends the Juvenile Court Act, An Act in relation to criminal identification and investigation and The Civil Administrative Code of Illinois. Provides that the Department of Law Enforcement shall develop a separate computerized central repository for and be custodian of a juvenile arrest warrant file consisting of the names, fingerprints, photographs and descriptions of minors alleged to be delinquent and shall furnish such information in the file to peace officers.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-0238  NASH.

(Ch. 110, pars. 2-202 and 2-203)

Amends the Code of Civil Procedure. Provides that if service of process is made by a private person, the affidavit of return shall be witnessed by a third party. Also

1 Fiscal Note Act may be applicable.
5 Correctional Budget and Impact Note Act may be applicable.
provides that in case of service of summons on an individual, the record of service shall include the exact street address and apartment number if applicable where service was made. Deletes “whenever possible”.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Judiciary I
May 02 Interim Study Calendar JUDICIARY I

HB-0239 WASHINGTON.
(New Act)

Sets the standard work week for both government and private employment at not more than 4 days of 10 hours each. Makes violation of the Act a petty offense. Effective July 1, 1985.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Labor & Commerce
May 02 Motion disch comm, advc 2nd
WASHINGTON Committee Labor & Commerce
May 03 Motn discharge comm lost 054-059-000
Tbd pursuant Hse Rule 27D

1 HB-0240 CULLERTON - MCPike - TERZICH.
(Ch. 67 1/2, par. 316)

Amends the Illinois Housing Development Act. Provides that bonds or notes sold by the Authority shall be sold to the highest and best bidder pursuant to advertisement for proposals to purchase such bonds or notes. Permits private negotiated sale if no acceptable bid is received within 60 days of such advertisement. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 67 1/2, par. 316
Adds reference to: Ch. 67 1/2, par. 307.15

Deletes everything after the enacting clause, except the effective date. Provides that attorneys and bond counsel hired by the Authority shall be paid on an hourly basis or a percentage of the bond sale, whichever is lower.

HOUSE AMENDMENT NO. 3.
Corrects technical error in House amendment 2.

HOUSE AMENDMENT NO. 4.
Prohibits financing by the Authority when a developer compensates attorneys at unreasonable rates. Provides that compensation in excess of $100 per hour is unreasonable.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Executive
May 02 Amendment No.01 EXECUTIVE Tabled
      Amendment No.02 EXECUTIVE Adopted
      Recmmnded do pass as amend 016-000-000

Placed Calndr,Second Reading
May 09
      Amendment No.03 CULLERTON Adopted
      Amendment No.04 VINSON Adopted

Placed Calndr,Third Reading
May 24

1 HB-0241 RONAN - MADIGAN - WOLF - REA - PHELPS, FLOWERS, MCNAMARA, STECZO, MCGANN, FARLEY, LAURINO, STERN, HARTKE, SOLIS, TURNER, SHAW, KRISKA, DEJAEGHER, MAUTINO, BRUNSVOILD, LEVERENZ, BERRIOS, GIGLIO, KULAS AND HICKS.

1 Fiscal Note Act may be applicable.
Amends The Illinois Development Finance Authority Act. Creates the Infrastructure Revolving Loan Fund for the purpose of administering the distribution of federal loan moneys under the proposed National Infrastructure Act to units of local government. Specifies that no unit of local government may finance more than 35% of the costs of an infrastructure project with loans from the Fund, except for certain low-income communities which may finance up to 50% of the costs of such project with loans from the Fund; reserves 20% of the moneys in the Fund for such low-income communities. Specifies the criteria for approving loan applications. Authorizes units of local government to pledge certain tax receipts as security for repayment of loans. Requires the Authority to file an annual report with the Governor and the General Assembly.

HOUSE AMENDMENT NO. 1.

Authorizes the Authority to accept for deposit in the Infrastructure Revolving Loan Fund moneys from various sources rather than only federal loan moneys made available to the State under the proposed National Infrastructure Act. Authorizes all units of local government, rather than only those lacking financial resources, to finance up to 50% of the costs of an infrastructure project, or that percent of project costs needed to match a federal grant, whichever is applicable, with loans from the Fund. Changes the criteria for determining whether a unit of local government is a community which lacks financial resources. Requires a participating unit of local government to submit a 5-year capital improvement plan with information concerning all pending or planned infrastructure projects in the community rather than only those financed with moneys from the Fund.

FISCAL NOTE, AS AMENDED

(Prepared by IL Development Finance Authority)

Unless there is in the future a State appropriation to the revolving loan fund established by this bill, there will be no effect on State revenues or expenditures.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 48, new par. 850.07z12c

Deletes the added Section containing special provisions for communities lacking financial resources.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, new par. 850.07z12d
Adds reference to: Ch. 48, new par. 850.07z12c

Amends definition of infrastructure project. Requires submission by units of local government of a 5-year financial plan rather than a capital improvement plan. Requires an applicant for loan to demonstrate that the infrastructure project is likely to have a substantial impact on retention or creation of employment.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Select Comm on Economic Dev
Mar 21 Cal 2nd Rdg Short Debate Do Pass/Short Debate Cal 014-000-000
Apr 10 Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
Apr 23 Amendment No.01 Mtn Prev-Recall 2nd Reading RONAN Adopted Fiscal Note Requested VINSON
Held 2nd Rdg-Short Debate
Apr 30 Amendment No.02 Cal 3rd Rdg Short Debate
Fiscal Note filed RONAN Adopted
May 10 Short Debate-3rd Passed 107-000-000
May 14 Arrive Senate Placed Calendr,First Reading
HB-0242  HASTERT.

(Ch. 122, par. 24-3)

Amends The School Code. Provides that no teacher shall receive a deduction from his salary because of absence from a teachers' institute or equivalent educational experiences if such absence is due to illness or if the teacher is on personal leave or any other type of leave as provided by the employing district.

HOUSE AMENDMENT NO. 1.

Rephrases amendatory language, substituting “sick leave” for “illness”.

SENATE AMENDMENT NO. 1.

Provides that school district rules which apply to paid and unpaid leaves of absence shall apply to institute days in the same manner as such rules apply to regular teaching duty.

SENATE AMENDMENT NO. 2.

Provides that petition filed pursuant to Article 11 of the School Code in effect prior to September 23, 1983 shall be governed by PA 83-686 after January 1, 1986.
HB-0242—Cont.

Jun 05  Recommended do pass as amend 011-000-000
  Placed Calndr, Second Reading

Jun 10  Second Reading
  Amendment No. 01  ELEM SCND ED  Adopted
  Placed Calndr, Third Reading

Jun 20  Recalled to Second Reading
  Amendment No. 02  SANGMEISTER  Adopted
  Placed Calndr, Third Reading

Jun 24  3rd Reading Consideration PP
  Calendar Consideration PP.

Jun 27  Re-committed to Education-Elementary & Secondary

HB-0243  KLEMM.

(Ch. 122, new par. 22-22)


HOUSE AMENDMENT NO. 1. (Tabled May 21, 1985)
Deletes the definition of “secondary school” and defines the term “secondary education” for purposes of the federal Equal Access Act.

HOUSE AMENDMENT NO. 2. (Tabled May 21, 1985)
Redefines the term “secondary education” for purposes of the Federal Equal Access Act as the curriculum offered by a school district or attendance center serving grades 9 - 12 or 10 - 12.

HOUSE AMENDMENT NO. 3.

SENATE AMENDMENT NO. 1.
Eliminates from the definition of secondary education all reference to the Federal Equal Access Act.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 122, par. 21-1

Authorizes the State Board of Education to make exception to citizenship requirement applicable to teachers where there is a shortage of teachers or where extenuating circumstances have delayed the ability of a teacher to file for declaration of intent to become a citizen.

Feb 14  1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Elementary & Secondary Education

Apr 10  Amendment No. 01  ELEM SCND ED  Adopted
         Amendment No. 02  ELEM SCND ED  Adopted
         Recommnded do pass as amend 017-000-001
         Placed Calndr, Second Reading

Apr 16  Second Reading
         Placed Calndr, Third Reading

May 21  Mtn Prev-Recall 2nd Reading
         Mtn Prevail - Table Amend No 01
         Mtn Prevail - Table Amend No 02
         Amendment No 03  KLEMM  Adopted
         Placed Calndr, Third Reading
         Mtn Prevail to Suspend Rule 37(C)/118-000-000
         Third Reading - Passed 111-003-004

May 22  Arrive Senate
         Placed Calndr, First Reading

Jun 05  Sen Sponsor FAWELL
         First reading  Rfrd to Comm on Assignment

Jun 06  Assigned to Education-Elementary & Secondary
HB-0243—Cont.

Amends the Plat Act. Provides that a subdivision plat made with respect to a parcel or tract of land otherwise exempt from the plat provisions of the Act must be recorded.

HOUSE AMENDMENT NO. 1.
Amends the Plat Act. Provides that a subdivision plat made with respect to a parcel or tract of land otherwise exempt from the plat provisions of the Act must be recorded.

HB-0244 EWING, OLSON, HOMER, WOODYARD, WAIT, REA AND RICHMOND.
(Ch. 109, par. 1)
Amends the Unified Code of Corrections, the Cannabis Control Act, the Illinois Controlled Substances Act and the Narcotic Profit Forfeiture Act. Provides for allocation of 87 1/2% of the proceeds of fines from cannabis and controlled substance violations where differing units of government participated in the seizure of the can-
nabis or controlled substances. Provides that fines shall be allocated to the State only if the court determines that the cost incurred and contributions made by the State law enforcement agency were so substantial that no arrests and prosecutions would otherwise have resulted. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Changes allocations of drug fines. Changes the 87 1/2% allocation to 37 1/2% and provides that 50% of the drug fines shall be transmitted to the county treasurer of the county which prosecuted the defendant and shall be deposited into the general corporate fund of the county.

**HOUSE AMENDMENT NO. 2.**

Deletes everything after the enacting clause and replaces with amendment to same statutes. Provides that, of the 87 1/2% of the proceeds of all fines in cannabis and controlled substance violation cases allocation shall be made as follows: If drug seizure was made by a combination of law enforcement agencies, the court shall allocate 50% of the fine among the units of local government and 37 1/2% to the county general corporate funds. If the seizure was made by law enforcement personnel of the City of Chicago, 87 1/2% of the fine shall be allocated to the City of Chicago. If the seizure was made by a combination of law enforcement personnel representing differing units of local government and one such unit was Chicago, 50% of the fine shall be allocated equitably among those units of local government and 37 1/2% to the county general corporate fund. If the seizure was made by State law enforcement personnel, the court shall allocate 37 1/2% to the State treasury and 50% to the county general corporate fund. If a State law enforcement agency in combination with a law enforcement agency or agencies of units or a unit of local government, 37 1/2% of the fines shall be allocated to the law enforcement agency or agencies or the unit or units of local government which conducted the seizure and 50% to the county general corporate fund.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Amendment No.01 JUDICIARY II Assigned to Judiciary II
Apr 18 Amendment No.02 JUDICIARY II Adopted Recommdnd do pass as amend 008-001-000
Apr 24 Second Reading Placed Calndr,Second Reading
May 24 Interim Study Calendar JUDICIARY II

**HB-0246 HUFF.**

(Ch. 24, new par. 21-5.2; Ch. 105, par. 333.3; Ch. 111 2/3, pars. 320, 703.01, 703.09 and 703B.02; Ch. 122, par. 107-2)

Amends various Acts to provide that nominations for appointments by the Mayor of the City of Chicago shall be deemed to have received the advice and consent of the Chicago City Council if they are not rejected within 30 session days. Preempts home rule authority. Effective immediately.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Cities and Villages
Mar 06 Interim Study Calendar CITY VILLAGE

**2 HB-0247 PETERSON, W, MCMASTER AND STECZO.**

(Ch. 108 1/2, par. 21-121)

Amends the Social Security Enabling Act to provide for election of Social Security coverage for township employees at town meetings rather than at elections.

Feb 14 1985 First reading Rfrd to Comm on Assignment

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1 Pension System Impact Note Act may be applicable.
HB-0248  PETERSON,W AND MCMASTER.

(Ch. 120, par. 483.7)

Amends the Revenue Act of 1939 to require that assessors, in counties of less than 1 million population, be certified before they can receive the additional compensation based on performance. Effective immediately.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Revenue
Apr 25  Interim Study Calendar REVENUE

HB-0249  DUNN,JOHN.

(New Act)

Appropriates $10,000 from the Tourism Promotion Fund to the Department of Commerce and Community Affairs for the purpose of making a grant to Mt. Zion High School District No. 3 for expenses associated with the Mt. Zion "Swingsations" participation in the First Annual Young Americans National Invitational Performance Choir Festival. Effective immediately.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Appropriations
May 10  Tbd pursuant Hse Rule 27D

HB-0250  KEANE.

(Ch. 15, par. 302-14)

Amends the State Auditing Act. Increases the annual salary of the Auditor General from $48,000 to $65,000. Effective January 12, 1987.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Executive
May 03  Tbd pursuant Hse Rule 27D

HB-0251  DUNN,JOHN AND HUFF.

(Ch. 120, pars. 1703 and 1704)

Amends the Automobile Renting Occupation and Use Tax Act to increase the rates of tax from 4% to 5%. Effective July 1, 1985.

Feb 14 1985  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
Feb 21  Assigned to Revenue
May 02  Recommended do pass 014-002-000
Placed Calndr,Second Reading
May 09  Second Reading
Placed Calndr,Third Reading
May 21  Amendment No.01  HUFF  043-064-001
Mtn Prev-Recall 2nd Reading
Lost
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 104-011-000
May 22  Arrive Senate
Placed Calndr,First Reading
Jun 06  Sen Sponsor NETSCH
First reading  Rfrd to Comm on Assignment
Assigned to Revenue
Jun 14  Recommended do pass 009-001-000
Placed Calndr,Second Reading
Jun 18  Second Reading
Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 046-005-006
Passed both Houses
Jul 19  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 84-0219  Effective date 09-01-85

'HB-0252  MATIJEVICH - SUTKER - O'CONNELL - SHAW - PANGLE, WOLF,
MCGANN, FARLEY, MCNAMARA, WASHINGTON, GIORGI, KRSKA,
TURNER AND LEFLORE.
(Ch. 67 1/2, par. 404)

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Phar-
maceutical Assistance Act to provide that the pharmaceutical assistance is avail-
able for persons beginning with the calendar year next following the year of their
65th birthday. Presently they cannot receive the benefit if they are not 65 before
Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Human Services
Mar 06  Do Pass/Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read
Mar 12  Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Mar 14  Consnt Caldr, 3rd Read Pass 106-000-001
Mar 19  Arrive Senate
Placed Calndr,First Reading
Mar 26  Sen Sponsor LEMKE
Placed Calndr,First Reading
Mar 27  Added As A Joint Sponsor NETSCH
First reading  Rfrd to Comm on Assignment
Apr 10  Mtn Prevail to Suspend Rule 05
Committee Assignment of Bills
Apr 23  Added As A Joint Sponsor BERMAN
Committee Assignment of Bills
Apr 24  Assigned to Public
Health,Welfare,Corrections
Added As A Joint Sponsor MAROVITZ
Committee Public
Health,Welfare,Corrections
Jun 13  Recommended do pass 010-000-000
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
HB-0253  O'CONNELL – BARNES.

(Ch. 24, par. 7-1-1)

Amends the Illinois Municipal Code. Provides that territory which is not contiguous to a municipality but is separated therefrom only by a forest preserve district may be annexed to the municipality, but upon such annexation the territory included within such forest preserve district shall not be considered to be annexed to the municipality. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that territory to be annexed to a municipality shall be considered to be contiguous thereto notwithstanding that such territory is separated from the municipality by a public utility right of way.

SENATE AMENDMENT NO. 2.

Provides that the territory included within such forest preserve dist. shall not be annexed to the municipality nor shall the territory of the forest preserve dist. be subject to rights-of-way for access or services between the parts of the municipality separated by the forest preserve dist. without the consent of the governing body of the forest preserve dist.
3 HB-0254 REA - COUNTRYMAN.

(Ch. 108 1/2, pars. 15-113.3, 16-127 and 17-134)

Amends the State Universities, Downstate Teachers and Chicago Teachers Articles of the Pension Code to change their provisions regarding military service credit; allows up to 5 years of credit, of which 2 need not immediately follow a period of service if served during wartime or national emergency; removes requirement that all of the service be in wartime; removes dishonorable discharge and reemployment provisions. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

PENSION IMPACT NOTE

It is not possible to determine the exact cost of HB-254 but the total could be considerable.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Feb 14 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Feb 21</td>
<td>Assigned to Personnel and Pensions</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Pension Note Filed</td>
</tr>
<tr>
<td>May 02</td>
<td>Interim Study Calendar PERS PENSION</td>
</tr>
</tbody>
</table>

1 HB-0255 DUNN,JOHN.

(Ch. 120, pars. 439.3, 439.12, 439.33, 439.42, 439.103, 439.112 and 441, rep. par. 444k)

Amends the State Occupation and Use Tax Acts to exempt from such taxes building materials to be incorporated by remodeling, rehabilitation or new construction into real estate situated in an enterprise zone. Repeals provision allowing certain retailers to claim a credit or refund to recover such tax now paid. Effective January 1, 1986.

FISCAL NOTE

(Prepared by IL Dept. of Revenue)

There will be no revenue loss under HB-255.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, pars. 439.3, 439.12, 439.33, 439.42, 439.103, 439.112, 441 and 441k

Adds reference to: Ch. 120, par. 441 and 441k

Amends to delete everything in the bill and replace with an amendment to only the Retailers' Occupation Tax Act to exempting from such tax building materials to be used in an enterprise zone. Also repeals provision allowing certain retailers to claim a credit or refund to recover such tax now paid. Effective January 1, 1986.

<table>
<thead>
<tr>
<th>Date</th>
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<tbody>
<tr>
<td>Feb 14 1985</td>
<td>First reading</td>
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<tr>
<td>Feb 21</td>
<td>Assigned to Revenue</td>
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<tr>
<td>May 02</td>
<td>Recommended do pass 016-000-000</td>
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<tr>
<td>May 09</td>
<td>Placed Calndr,Second Reading Fiscal Note filed</td>
</tr>
<tr>
<td>Second Reading</td>
<td>Amendment No.01 DUNN,JOHN Adopted</td>
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<tr>
<td>May 24</td>
<td>Third Reading - Passed 115-002-000</td>
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<tr>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>Jun 03</td>
<td>Sen Sponsor LEMKE</td>
</tr>
<tr>
<td>Jun 04</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Assigned to Revenue</td>
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<tr>
<td>Jun 11</td>
<td>Recommended do pass 007-000-000</td>
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<tr>
<td>Placed Calndr,Second Reading</td>
<td>Fiscal Note filed</td>
</tr>
</tbody>
</table>
HB-0256 COUNTRYMAN AND OLSON.

(Ch. 46, par. 25-11)

Amends The Election Code. Provides that elective county office vacancies in non-home rule counties shall be filled by county board appointment within 30 days rather than by appointment of the county board and chairman within 60 days. Effective immediately.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Counties and Townships
Apr 25 Interim Study Calendar CNTY TOWNSHIP

HB-0257 MAUTINO, WOLF, REGAN, BROOKINS, MCNAMARA, DEUCHLER, RICHMOND, WASHINGTON, LEVERENZ, MULCAHEY, CHRISTENSEN, PARCELLS, DEAEGHER, CHURCHILL, WOODYARD, HARTKE, SOLIZ, DUNN, JOHN AND KOEHLER.

(Ch. 120, par. 7-704)

Amends the Illinois Income Tax Act. Raises from $500 to $1000 the minimum aggregate amount of wages withheld by an employer which requires the employer to make quarter monthly payments to the Department of Revenue. Requires an employer to make monthly payments to the Department if the aggregate amount withheld by him is between $500 and $1,000, rather than between $100 and $500 as current law provides. Provides that the Department may permit employers to make only annual payments if the aggregate amount withheld is less than $500, rather than less than $100 as current law provides. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds effective date of January 1, 1986.

FISCAL NOTE, AS AMENDED

(Prepared by Department of Revenue)

The Department estimates that HB-257 would result in a one-time revenue deferral of $12 million (maximum) from FY86 to FY87.

SENATE AMENDMENT NO. 1. (Tabled June 19, 1985)

Deletes reference to: (Ch. 120, par. 7-704)
Adds reference to: (Ch. 120, pars. 2-202, 2-203, 9-911, new par. 2-207)

Deletes everything after the enacting clause and amends the Illinois Income Tax Act. Provides that net losses of certain taxpayers shall be carried forward or backward in the same manner as they are under federal law, and makes related changes. Provides that the changes are effective immediately and generally applicable to taxable years ending on or after December 31, 1985.

SENATE AMENDMENT NO. 2.

Deletes reference to: (Ch. 120, par. 7-704)
Adds reference to: (Ch. 120, pars. 2-201, 2-202, 2-203 and 9-911, new par. 2-207)

Deletes everything after the enacting clause and amends the Illinois Income Tax Act. Makes same changes provided in S-am 1, tabled on this date. Additionally, eliminates certain income tax deductions and replaces them with credits.

Fiscal Note Act may be applicable.
GOVERNOR AMENDATORY VETO

Recommends delay of the effective date from the 1985 taxable year to the 1986 taxable year. Makes other changes to reflect other Acts passed by the General Assembly. Retains a 25% deduction for certain vocational training expenses.

Feb 14 1985  First reading  Rfrd to Comm on Assignment  
Feb 21  Assigned to Revenue  
Apr 25  Amendment No.01  REVENUE  Adopted  
DP Ammd Consent Calendar 014-000-000  
Consnt Caldr Order 2nd Read  
Apr 30  Fiscal Note filed  
May 01  Consnt Calendar, 2nd Reading  
May 07  Arrive Senate  
Placed Calndr,First Reading  
May 14  Sen Sponsor LUFT  
Placed Calndr,First Reading  
May 15  First reading  Rfrd to Comm on Assignment  
May 21  Assigned to Revenue  
Jun 05  Added As A Co-sponsor LEMKE  
Committee Revenue  
Jun 06  Recommmend do pass as amend 007-000-002  
Placed Calndr,Second Reading  
Added As A Joint Sponsor DEANGELIS  
Placed Calndr,Second Reading  
Jun 18  Second Reading  
Amendment No.01  SEN REVENUE  Adopted  
Placed Calndr,Third Reading  
Jun 19  Recalled to Second Reading  
Mtn Reconsider Vote Prevail 01-LUFT  
Mtn Prevail -Table Amend No 01 Tabled  
Amendment No.02  LUFT  Adopted  
Placed Calndr,Third Reading  
Jun 24  Third Reading - Passed 058-000-001  
Jun 25  Speaker's Table, Concurrence 02  
Jun 26  Motion filed POSTPONE ACTION  
UNTIL 10-16-85 AND  
PLACE ON CALENDAR  
ORDER CONCURRENCE  
- MAUTINO  
Speaker's Table, Concurrence 02  
Jun 27  Motion prevailed  
Speaker's Table, Concurrence 02 (10-16-85)  
Oct 17  H Concurs in S Amend. 02/108-004-000  
Passed both Houses  
Oct 23  Sent to the Governor  
Oct 31  Governor amendatory veto  
Mtn fild accept amend veto MAUTINO  
Accept Amnd Veto-House Pass 111-005-002  
Mtn fild accept amend veto DEANGELIS  
Accept Amnd Veto-Sen Pass 052-000-000  
Bth House Accept Amend Veto  
Nov 20  Return to Gov-Certification  
Nov 26  Governor certifies changes  
PUBLCACT 84-1042  Effective date 11-26-85
HB-0258  TERZICH - SHAW.

(Ch. 48, par. 138.20)

Amends Section 20 of the Workers' Compensation Act to coordinate court-related terminology with that used in Section 19 of the same Act. Effective immediately.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Labor & Commerce
Apr 10  Do Pass/Consent Calendar 021-000-000

Apr 18  Consnt Caldr Order 2nd Read
Apr 25  Consnt Caldr, 3rd Read Pass 111-001-001
Apr 30  Arrive Senate
May 02  Placed Calendr,First Reading
May 07  First reading  Rfrd to Comm on Assignment
May 14  Assigned to Judiciary I
Jun 05  Recommended do pass 009-000-000

Jun 10  Second Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 17  Governor approved
PUBLIC ACT 84-0450  Effective date 09-17-85

HB-0259  TERZICH - SHAW.

(Ch. 48, par. 172.54-1)

Amends Section 19 1/2 of the Workers' Occupational Diseases Act to coordinate court-related terminology with that used in Section 19 of the same Act. Effective immediately.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Labor & Commerce
Apr 10  Do Pass/Consent Calendar 021-000-000

Apr 18  Consnt Caldr Order 2nd Read
Apr 25  Consnt Caldr, 3rd Read Pass 111-001-001
Apr 30  Arrive Senate
May 02  Placed Calendr,First Reading
May 07  First reading  Rfrd to Comm on Assignment
May 14  Assigned to Judiciary I
Jun 05  Recommended do pass 009-000-000

Jun 10  Second Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 17  Governor approved
PUBLIC ACT 84-0451  Effective date 09-17-85
HB-0260 TERZICH.

(Ch. 30, par. 123; Ch. 37, par. 705-8; Ch. 120, par. 747; Ch. 125, par. 167)


Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Judiciary I
Apr 18 Consent Caldr Order 2nd Read
Apr 25 Consent Calendar, 2nd Reading
Consent Caldr Order 3rd Read
May 02 Consent Caldr, 3rd Read Pass 114-000-000
May 03 Arrive Senate
Placed Calendr, First Reading
May 07 Sen Sponsor LEMKE
First reading Rfrd to Comm on Assignment
May 14 Assigned to Judiciary I
Jun 05 Recommended do pass 009-000-000
Jun 10 Second Reading
Placed Calndr, Third Reading
Jun 24 Third Reading - Passed 058-001-000
Passed both Houses
Jul 23 Sent to the Governor
Sep 20 Governor approved
PUBLIC ACT 84-0620 Effective date 09-20-85

HB-0261 TERZICH - SHAW.

(Ch. 5, par. 817; Ch. 17, pars. 372, 373, 377, 2103, 3169, 3174, 3267, 3461, 3462, 3466, 4470; Ch. 21, pars. 64.9, 64.10; Ch. 24, pars. 9-2-30, 9-3-48; Ch. 26, par. 2-716; Ch. 29, par. 13; Ch. 30, pars. 306, 327, 507; Ch. 32, pars. 1.65, 458, 1210, 1214; Ch. 34, par. 213; Ch. 37, par. 705-9; Ch. 38, par. 1005-5-3; Ch. 40, pars. 709, 1011, 1013, 1020, 1105, 1202, 1508, 1515; Ch. 42, pars. 307, 315.9, 437i, 443k; Ch. 46, pars. 7-13, 7-58, 7-63; Ch. 56 1/2, pars. 506, 1656; Ch. 68, par. 7-104; Ch. 70, pars. 72, 87; Ch. 73, pars. 756, 808, 968d, 1035, 1065.84-4; Ch. 81, par. 1002-6; Ch. 82, pars. 2, 98; Ch. 91 1/2, par. 124; Ch. 106 1/2, pars. 31, 53; Ch. 111, pars. 1667, 1820, 2222-3, 2654, 2830, 3227, 3420, 4041, 6315; Ch. 111 1/2, pars. 73-16, 73-18, 227, 255; Ch. 114, pars. 1, 39; Ch. 116, par. 12; Ch. 120, pars. 445, 481b.12, 697a; Ch. 121 1/2, pars. 137.8, 718; Ch. 122, par. 12-7; Ch. 130, par. 19C)

Amends various Acts to coordinate the terminology of these Acts with that of the Code of Civil Procedure in reference to the term “decree”. Effective immediately.

HOUSE AMENDMENT NO. 1.
Strikes a reference to “conservator”.

SENATE AMENDMENT NO. 1.
Eliminates a duplicative reference to “action”.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Amendment No.01 JUDICIARY I Adopted
Apr 18 Consent Caldr Order 2nd Read
Apr 25 Consent Calendar, 2nd Reading
Consent Caldr Order 3rd Read
May 02 Consent Caldr, 3rd Read Pass 114-000-000
May 03 Arrive Senate
Placed Calendr, First Reading
May 07 Sen Sponsor LEMKE
First reading Rfrd to Comm on Assignment
May 14    Assigned to Judiciary I
Jun 05    Recommended do pass as amend
009-000-000
Placed Calndr, Second Reading
Jun 10    Second Reading
   Amendment No.01    JUDICIARY I    Adopted
Placed Calndr, Third Reading
Jun 24    Third Reading - Passed 059-000-000
Jun 25    Speaker's Table, Concurrence 01
Jun 27    H Concurs in S Amend. 01/117-000-000
Passed both Houses
Jul 23    Sent to the Governor
Sep 18    Governor approved
   PUBLIC ACT    84-0545    Effective date 09-18-85

HB-0262    TERZICH - SHAW.

(Ch. 8, pars. 58, 60; Ch. 17, pars. 366, 608, 3455; Ch. 23, par. 10-16.2;
Ch. 24, par. 7-1-15; Ch. 26, pars. 3-416, 9-501; Ch. 30, pars. 2, 124, 202;
Ch. 32, par. 12.50; Ch. 34, par. 604; Ch. 38, par. 110-8; Ch. 40, pars. 413,
508, 706.1, 1107.1, 1226.1, 1240, 2520, 2521; Ch. 48, pars. 138.4c, 723;
Ch. 53, pars. 37, 71, title preceding par. 71; Ch. 73, pars. 733-16, 733-17,
813, 1000, 1004.1; Ch. 82, par. 209; Ch. 100 1/2, par. 5; Ch. 103, par. 14;
Ch. 108 1/2, par. 3-144.1, 17-151; Ch. 120, pars. 11-1109, 787, 790; Ch.
122, par. 5-35; Ch. 127, par. 42a5; Ch. 132, par. 1)

Amends various Acts to coordinate the terminology of these Acts with that of the
Code of Civil Procedure in reference to the term “execution” in its connotation as a
“writ of execution”. Effective immediately.

HOUSE AMENDMENT NO. 1.
In substitution for “election”, changes “copy of a judgment” to “certified copy of
a judgment”.

Feb 14 1985    First reading    Rfrd to Comm on Assignment
Feb 21    Amendment No.01    JUDICIARY I    Adopted
DP Amnded Consent Calendar
013-000-000
Apr 18    Consent Calendar, 2nd Reading
Apr 25    Consent Calendar, 3rd Reading
May 02    Consent Calendar, 3rd Read Pass 114-000-000
May 03    Arrive Senate
May 07    Sen Sponsor LEMKE
May 14    First reading    Rfrd to Comm on Assignment
Jun 05    Assigned to Judiciary I
Jun 10    Recommended do pass 009-000-000
Placed Calndr, Second Reading
Jun 24    Third Reading - Passed 057-000-000
Passed both Houses
Jul 23    Sent to the Governor
Sep 18    Governor approved
   PUBLIC ACT    84-0546    Effective date 09-18-85

HB-0263    TERZICH - SHAW.

(Ch. 24, par. 7-1-38; Ch. 32, par. 410; Ch. 38, pars. 161-3 and
180-3; Ch. 42, par. 11-11; Ch. 110 1/2, 18-7; Ch. 120, pars. 716,
716a and 783)

Amends various Acts in order to eliminate anachronistic terminology. Effective
immediately.
HB-0264—TERZICH.

Amends the Code of Civil Procedure to make various editorial changes, revising or supplying captions, revising Section numbering and correcting technical errors. Effective immediately.

HOUSE AMENDMENT NO. 1.

Removes reference to: Ch. 110, par. 13-214

SENATE AMENDMENT NO. 1.

Removes proposed deletion of subsection captions.

SENATE AMENDMENT NO. 2.

Amends to provide that defendants in forcible detainer actions must give security for a finding of rent due to gain a continuance.

GOVERNOR AMENDATORY VETO

Recommend deletion of amendatory language seeking to provide that defendants in forcible detainer actions must give security for a finding of rent due to gain a continuance.
Amends various Acts to coordinate terminology with that of the Code of Civil Procedure. Effective immediately.

HOUSE AMENDMENT NO. 1.
Deletes an extraneous comma.

SENATE AMENDMENT NO. 1.
Corrects errors by striking 3 commas.
HB-0266  TERZICH – SHAW.

(Ch. 6, par. 2; Ch. 21, pars. 5, 21.3, 21.5, 31; Ch 23, title preceding par. 4001; Ch. 30, pars. 12, 114, 115; Ch. 32, pars. 3.10, 181, 188j, 199.3; Ch. 38, par. 28-7; Ch. 67 1/2, pars. 91.6, 453; Ch. 70, par. 2.1; Ch. 73, par. 928; Ch. 76, par. 1a; Ch. 81, pars. 32, 1004-13.1; Ch. 95 1/2, par. 10-301; Ch. 96 1/2, par. 9207; Ch. 110, pars. 2-210, 13-106, 15-108; Ch. 111 1/2, par. 2703a; Ch. 120, par. 14-1405; Ch. 121 1/2, pars. 157.4, 157.5, 754; Ch. 127, par. 2506; Ch. 144, par. 13)

Amends various Acts in order to coordinate the terminology of these Acts with terminology of the Probate Act of 1975. Effective immediately.

HOUSE AMENDMENT NO. 1.

Makes clerical correction in adding a space between words.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary I
Apr 18  Amendment No.01  JUDICIARY I  Adopted
         DP Amnded Consent Calendar 013-000-000
         Consnt Caldr Order 2nd Read
Apr 25  Consent Calendar, 2nd Reading
         Consnt Caldr Order 3rd Read
May 02  Consnt Caldr, 3rd Read Pass 114-000-000
May 03  Arrive Senate
         Placed Calendr,First Reading
May 07  Sen Sponsor LEMKE
         First reading  Rfrd to Comm on Assignment
         May 14  Assigned to Judiciary I
         Jun 05  Recommended do pass 009-000-000
         Placed Calndr,Second Reading
Jun 10  Second Reading
         Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
         Passed both Houses
Jul 23  Sent to the Governor
Sep 18  Governor approved
         PUBLIC ACT 84-0549  Effective date 09-18-85

HB-0267  TERZICH – SHAW.

(Ch. 6, pars. 1, 6, 9; Ch. 30, pars. 1, 2, 3, 4, 4a, 5, 34, 35, 41, 202; Ch. 42, pars. 327, 327a; Ch. 49, pars. 4, 5; Ch. 76, pars. 1, 1b; Ch. 110, pars. 4-112, 5-125, 6-102, 6-103, 9-101, 9-102, 9-104.1, 9-202, 9-215, 12-106, 12-112, 13-107, 13-109, 13-111, 17-101; Ch. 121 1/2, par. 268)

Amends various Acts to eliminate anachronistic terms relating to property. Effective immediately.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary I
Apr 18  Do Pass/Consent Calendar 012-000-000
         Consnt Caldr Order 2nd Read
Apr 25  Consent Calendar, 2nd Reading
         Consnt Caldr Order 3rd Read
May 02  Consnt Caldr, 3rd Read Pass 114-000-000
May 03  Arrive Senate
         Placed Calndr,First Reading
Amends various Acts in order to eliminate anachronistic terminology and to coordinate terminology with the Code of Civil Procedure. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 17, par. 1687.1

Amends the Trusts and Trustees Act to restore a line of text inadvertently deleted by prior legislation.

HB-0268 TERZICH – SHAW.

(Ch. 17, pars. 602, 1565; Ch. 23, par. 3-10.1; Ch. 24, pars. 8-3, 11-74.5-3, 808.7, 808.19; Ch. 26, par. 3-509; Ch. 30, pars. 8, 9, 10, 19, 25, 74, 83, 96.2, 96.3, 121; Ch. 32, par. 305; Ch. 35, par. 2; Ch. 36, par. 2; Ch. 40, par. 1512; Ch. 42, pars. 263, 505-1; Ch. 63, pars. 7, 9; Ch. 67 1/2, pars. 91.6, 155; Ch. 78, par. 19; Ch. 81, pars. 34, 53, 1003-5, 1004-15, 1005-7; Ch. 99, par. 6; Ch. 103, par. 1, 11; Ch. 105, par. 229; Ch. 111, par. 3228; Ch. 111 1/2, pars. 603-106, 623-106, 1204; Ch. 116, par. 27; Ch. 120, pars. 3-305, 3-307, 651, 666, 688, 749; Ch. 121, par. 6-121; Ch. 122, pars. 8-2, 8-9, 32-4.10, 32-7, 103-19; Ch. 124, pars. 10, 11; Ch. 127, par. 61a; Ch. 139, par. 96)

Amends various Acts in order to eliminate anachronistic terminology and to coordinate terminology with the Code of Civil Procedure. Effective immediately.

Amends the Trusts and Trustees Act to restore a line of text inadvertently deleted by prior legislation.

House Amendment No. 01

JUDICIARY I

Adopted

DP Amnded Consent Calendar

012-000-000

Consnt Caldr Order 2nd Read

Consnt Calendar, 2nd Reading

Apr 25

Consnt Caldr Order 3rd Read

May 02

Consnt Caldr, 3rd Read Pass 114-000-000

Arrive Senate

Placed Calendr,First Reading

May 07

Sen Sponsor LEMKE

First reading

Rfrd to Comm on Assignment

May 14

Assigned to Judiciary I

Recommended do pass 009-000-000

Jun 05

Placed Calndr,Second Reading

Jun 10

Second Reading

Jul 23

Sent to the Governor

Sep 18

Governor approved

PUBLIC ACT 84-0550

Effective date 09-18-85

HB-0269 TERZICH – SHAW.

(Ch. 5, pars. 44, 75, 80 and 104; Ch. 8, pars. 2 and 369; Ch. 13, title, pars. 13 and 22; Ch. 15 1/2, par. 68.8a; Ch. 17, par. 349; Ch. 23, par. 2058.2; Ch. 24, pars. 1-4-4, 1-4-5, 1-4-6, 1-6-1, 9-2-102, 9-3-24, 11-4-5 and 808.22; Ch. 29, par. 16; Ch. 30, pars. 9, 25, 37 and 154; Ch. 32, pars. 165 and 199.3; Ch. 34, pars. 151, 301.1 and 2734; Ch. 35, par. 2; Ch. 36, par. 2; Ch. 37, pars. 328 and 704-4; Ch. 38, pars. 5-4, 39A-1, 155-2 and 1005-8-5; Ch. 40, par. 407; Ch. 42, pars. 3-25, 4-14 and 340; Ch. 43, pars. 95.24, 130 and 180; Ch. 46, pars. 4-8, 4-12, 4-23, 5-7, 5-15, 5-29.01, 6-3, 6-35, 6-44, 6-67.01, 7-10, 7-45, 7-53, 8-8, 10-5, 17-9, 17-10 and 19-3; Ch. 48, pars. 31.1, 31.3, 31.5, 31.6, 31.7, 31.9, 31.16, 31.19, 31.53 and 138.3; Ch. 54, par. 14; Ch. 56 1/2, par. 76; Ch. 59, par. 10; Ch. 67 1/2, pars. 21 and 88.2; Ch. 71, par. 3; Ch. 73, pars. 800.1, 945, 955 and 1002; Ch. 78, par. 25; Ch. 80, par. 91; Ch. 81, paras. 32, 49 and 53; Ch. 82, pars. 49 and 24; Ch. 83, par. 63; Ch. 85, par. 1044.1; Ch. 95 1/2, pars. 6-206, 11-1419, 18-701, 18-702 and 18-704; Ch. 96 1/2, par. 815; Ch. 100 1/2, par. 26; Ch. 103, par. 21;

HOUSE AMENDMENT NO. 1.
Corrects a technical error. Changes the revision of the term "freeholder" from "has any interest in real estate" to "was the owner or life tenant of real estate".

SENATE AMENDMENT NO. 1.
Changes "was" to "is" in reference to landowner or life tenant.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 1.
Adds reference to: Ch. 110, par. 13-214

Adds a provision to extend the statute of limitations for suits regarding real property.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Amendment No.01 JUDICIARY I Adopted DP Amnded Consent Calendar 013-000-000
Apr 18 Consent Caldr Order 2nd Read
Apr 25 Consent Calendar, 2nd Reading
Consent Caldr Order 3rd Read
May 02 Consent Caldr, 3rd Read Pass 114-000-000
May 03 Arrive Senate Placed Calndr,First Reading
May 07 Sen Sponsor LEMKE First reading Rfrd to Comm on Assignment Assigned to Judiciary 1
Jun 05 Recomended do pass as amend
May 10 Placed Calndr,Second Reading
Second Reading Amendment No.01 JUDICIARY I Adopted Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Jun 25 Speaker's Table, Concurrence 01
Jun 27 H Noncncrs in S Amend. 01
Jun 28 Secretary's Desk Non-concur 01 S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/LEMKE
HALL, MAROVITZ, BARKHAUSEN & HUDSON
Jun 29 Hse Conference Comm Apptd 1ST/TERZICH, DUNN,JOHN, CULLERTON, JOHNSON & VINSON
Jul 01 House report submitted 3/5 vote required
House Conf. report Adopted 1ST/113-001-000
Senate report submitted 3/5 vote required
Senetate Conf. report Adopted 1ST/054-000-001
Both House Adopted Conf rpt 1ST
Passed both Houses
Jul 23 Sent to the Governor
Sep 18 Governor approved

PUBLIC ACT 84-0551 Effective date 09-18-85
HB-0270   TERZICH - SHAW.

(Ch. 1, par. 3201; Ch. 17, pars. 372, 373, 2103, 3169, 3174, 3267, 3461, 3462, 3654; Ch. 21, pars. 64.9, 64.10; Ch. 24, pars. 9-2-30, 9-3-48, 11-13-7; Ch. 29, par. 13; Ch. 30, par. 306; Ch. 32, par. 458; Ch. 34, par. 213; Ch. 37, pars. 705-9, 707-2; Ch. 40, pars. 1011, 1013, 1020, 1105, 1508, 1509, 1514, 1515, 1517, 1518, 1519, 1520, 1521, 1523; Ch. 42, par. 307, 315.9, 437i; Ch. 46, pars. 7-13, 7-58, 7-63; Ch. 56 1/2, pars. 506, 523; Ch. 68, par. 7-104; Ch. 73, pars. 756, 808, 1035, 1065.84-4; Ch. 81, par. 1002-10; Ch. 82, pars. 2, 98; Ch. 85, par. 1032; Ch. 96 1/2, par. 5451; Ch. 111, pars. 1128, 1667, 1820, 2830, 3227, 3420, 4041, 6315; Ch. 111 1/2, pars. 73-16, 227, 255, 265a; Ch. 111 2/3, par. 59; Ch. 114, pars. 1, 39; Ch. 115, par. 12; Ch. 116, par. 12; Ch. 120, pars. 445, 481b.12, 600, 697a; Ch. 121 1/2, pars. 137.8, 718; Ch. 122, pars. 5-27, 12-7; Ch. 130, par. 19C)

Amends various Acts to revise and coordinate terminology. Effective immediately.

HOUSE AMENDMENT NO. 1.
Removes a proposed limitation to guardian "of a minor" in relation to mineral rights. Removes provision requiring notice in relation to temporary restraining order against unlawful practice of land surveying. Restores a line of omitted text.

SENATE AMENDMENT NO. 1.
Revises reference to the Injunction Act (repealed) to refer to Article XI of the Code of Civil Procedure.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Judiciary I
Apr 18 Amendment No.01 JUDICIARY I Adopted DP Amnded Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read
Apr 25 Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 02 Consnt Caldr, 3rd Read Pass 114-000-000
May 03 Arrive Senate
Placed Calndr,First Reading
May 07 Sen Sponsor LEMKE First reading Rfrd to Comm on Assignment
May 14 Assigned to Judiciary I
Jun 05 Recommdnd do pass as amend 009-000-000
Placed Calndr,Second Reading
Jun 10 Second Reading Amendment No.01 JUDICIARY I Adopted Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Jun 25 Speaker's Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/115-000-000 Passed both Houses
Jul 23 Sent to the Governor
Sep 17 Governor approved

PUBLIC ACT 84-0452 Effective date 09-17-85

HB-0271   TERZICH.

(Ch. 48, rep. pars. 137.1 through 137.23)

Repeals the Health and Safety Act which has been held by the Illinois Supreme Court to have been preempted by the Federal Occupational Safety and Health Act (Stanislawski v. Industrial Commission, 99 Ill 2d 36, 1983). Effective immediately.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Human Services
May 03 Tbld pursuant Hse Rule 27D
HB-0272    TERZICH.

(Ch. 13, pars. 6 and 10; rep. pars. 2, 7, 8 and 12)

Amends the Attorneys and Counselors law. Repeals certain provisions relating to licensing, suspension and disbarment of attorneys. Makes technical changes. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 13, rep. pars. 2, 7, 8
Changes title and deletes repeal of Sections of “An Act to revise the law in relation to attorneys and counselors” dealing with citizenship, striking from roll for refusal to pay over money collected and notice - defense - and effect of such striking from the roll.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 13, pars. 1, 6, 10

Provides that 10 years service in the General Assembly waives any educational requirements. Minor language changes.

Feb 14 1985      First reading      Rfrd to Comm on Assignment
Feb 21                      Assigned to Judiciary I
Apr 18                  Do Pass/Consent Calendar 014-000-000
Apr 25                 Consent Calendar, 2nd Reading
Consnt Caldr Order 2nd Read
May 02                  Consnt Caldr, 3rd Read Pass 114-000-000
May 03                 Arrive Senate
Placed Calndr,First Reading
May 07               First reading      Rfrd to Comm on Assignment
May 14                      Assigned to Judiciary I
Jun 13                Recommdned do pass as amend 005-000-000
Jun 19            Second Reading
Placed Calndr,Second Reading
Jun 20        Recalled to Second Reading
Amendment No.02      SAVICKAS  Adopted
Placed Calndr,Third Reading
Jun 24        Primary Sponsor Changed To SAVICKAS
Placed Calndr,Third Reading
Third Reading - Lost 011-039-005

HB-0273    TERZICH.

(Ch. 23, par. 3082)

Amends the Assistance to War Veteran’s Law. Removes the one year residency requirement for assistance. Effective immediately.

Feb 14 1985      First reading      Rfrd to Comm on Assignment
Feb 21                      Assigned to Select Comm on Veterans’ Affairs
Mar 14                  Do Pass/Short Debate Cal 007-000-000
Mar 20        Short Debate Cal 2nd Rdng
Cal 2nd Rdng Short Debate
Mar 21        Short Debate-3rd Passed 106-000-002
Mar 26        Arrive Senate
Placed Calndr,First Readng
Mar 27        Sen Sponsor LEMKE
First reading      Rfrd to Comm on Assignment
Apr 10       Mtn Prevail to Suspend Rule 05
Committee Assignment of Bills
HB-0274    TERZICH.

(Ch. 110, pars. 2-210 and 2-1301)

Amends the Code of Civil Procedure. Changes the time in which a person may vacate a judgment against him where jurisdiction of his person was obtained by substituted process served on the Illinois Secretary of State by reason of the use and operation of an aircraft or watercraft within this State and the time within which a person may petition the court to be heard concerning a default judgment or judgment by confession against such person to the time periods otherwise applicable to judgment by default. Effective immediately.

Feb 14 1985      First reading       Rfrd to Comm on Assignment
Feb 21            Assigned to Judiciary I
May 03            Tbd pursuant Hse Rule 27D

HB-0275    TERZICH.

(Ch. 110, new par. 2-1404)

Amends the Code of Civil Procedure and Repeals An Act in relation to trust estates and transfers the substance of the latter to the former without any change in the law. Effective immediately.

SENATE AMENDMENT NO. 1. (Senate recedes July 1, 1985)

Adds reference to: Ch. 17, par. 1674.4, 2052, 2053

Limits liability of partnership and corporate trustees.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Adds reference to: Ch. 17, par. 1674.4, 1686

Recommends that the bill be further amended as follows:

Amends the Trusts and Trustees Act. Provides that when a trustee continues a business in the partnership form, the trustee or agent of the trustee shall not be personally liable to 3rd parties with respect to actions not sounding in tort, unless he fails to identify the trust estate and that he is acting in a representative capacity. Makes other changes.

Feb 14 1985      First reading       Rfrd to Comm on Assignment
Feb 21            Assigned to Judiciary I
Apr 18            Do Pass/Consent Calendar 012-000-000
Apr 25            Cnsnt Caldr Order 2nd Read
Apr 25            Cnsnt Calendar, 2nd Readng
Apr 25            Cnsnt Caldr Order 3rd Read
May 02            Cnsnt Caldr, 3rd Read Pass 114-000-000
May 03            Arrive Senate
May 07            Placed Calendr, First Readng
May 07            Sen Sponsor LEMKE
                    First reading       Rfrd to Comm on Assignment
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<th>Date</th>
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<td>Jul 01</td>
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<td>Jul 23</td>
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**HB-0276 TERZICH.**

(Ch. 110, new pars. 2-1701, 2-1702, 2-1703 and 2-1704; Ch. 102, rep. par. 18; Ch. 110, rep. pars. 405, 406 and 701)

Amends the Code of Civil Procedure. Repeals certain Acts relating to constructive notice and mittimus and transfers the substance thereof to the Civil Practice Law of the Code of Civil Procedure under the headings “Lis Pendens” and “Mittimus”, respectively, without any change in the law. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: Ch 110, par 2-1704
Adds reference to: Ch 110, par 2-1801

Splits the added part governing “Lis Pendens” and “Mittimus” into 2 parts, one for “Lis Pendens” and one for “Mittimus”.

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HB-0277  TERZICH.

(Ch. 110, par. 5-123)

Amends the Code of Civil Procedure. Provides that if a court clerk taxes a party any cost for which that party is not liable, the clerk shall repay such party out of fees in the clerk's possession only the amount such party has paid by reason of the unlawful charge. Effective immediately.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary I
Apr 18  Do Pass/Consent Calendar 014-000-000
Apr 25  Consent Calendar, 2nd Reading
Consent Calendar Order 3rd Read
May 02  Consent Calendar, 3rd Read Pass 114-000-000
May 03  Arrive Senate
Placed Calendar, First Reading
May 07  Sen Sponsor LEMKE
First reading  Rfrd to Comm on Assignment
May 14  Assigned to Judiciary I
Jun 13  Recommended do pass 005-000-000
Jun 18  Placed Calendar, Second Reading
Jun 24  Second Reading
Placed Calendar, Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 18  Governor approved
Placed Calendar, First Reading
Jun 10  Second Reading
Placed Calendar, Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses

HB-0278  TERZICH.

(Ch. 110 par. 5-124)

Amends the Code of Civil Procedure. Provides that a party may stay enforcement of a fee bill by giving bond in the amount (now double the amount) of the fee bill. Changes obsolete language to modern terms. Effective immediately.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary I
Apr 18  Do Pass/Consent Calendar 014-000-000
Apr 25  Consent Calendar, 2nd Reading
Consent Calendar Order 3rd Read
May 02  Consent Calendar, 3rd Read Pass 114-000-000
May 03  Arrive Senate
Placed Calendar, First Reading
May 07  Sen Sponsor LEMKE
First reading  Rfrd to Comm on Assignment
May 14  Assigned to Judiciary I
Jun 05  Recommended do pass 009-000-000
Jun 10  Placed Calendar, Second Reading
Jun 24  Second Reading
Placed Calendar, Third Reading
Jun 24  Third Reading - Passed 059-000-000
HB-0279  TERZICH.

(Ch. 110, rep. pars. 6-143 through 6-148)

Amends the Code of Civil Procedure. Repeals provisions relating to the commissioners assessing the value of and damages to real estate in ejectment suits. Effective immediately.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary I
Apr 18  Do Pass/Consent Calendar 015-000-000
Apr 25  Cnsent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 02  Consnt Caldr, 3rd Read Pass 114-000-000
May 03  Arrive Senate
Place Caldr, First Reading
May 07  Sen Sponsor LEMKE
First reading  Rfrd to Comm on Assignment
May 14  Assigned to Judiciary I
Jun 05  Recommended do pass 009-000-000
Jun 10  Second Reading
Place Caldr, Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 18  Governor approved

PUBLIC ACT 84-0623 Effective date 09-20-85

HB-0280  TERZICH.

(Ch. 110, par. 11-101)

Amends the Code of Civil Procedure. Changes terminology relating to temporary restraining orders to refer to the time of signing rather than of issuance of the order. Effective immediately.

Feb 14 1985  First reading  Rfrd to Comm on Assignment
Feb 21  Assigned to Judiciary I
Apr 18  Do Pass/Consent Calendar 012-000-000
Apr 25  Cnsent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 02  Consnt Caldr, 3rd Read Pass 114-000-000
May 03  Arrive Senate
Place Caldr, First Reading
May 07  Sen Sponsor LEMKE
First reading  Rfrd to Comm on Assignment
May 14  Assigned to Judiciary I
Jun 05  Recommended do pass 009-000-000
Jun 10  Second Reading
Place Caldr, Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 18  Governor approved

PUBLIC ACT 84-0554  Effective date 09-18-85
HB-0281 TERZICH.

(Ch. 110, pars. 12-201 and 12-202)

Amends the Code of Civil Procedure. Simplifies the procedure relating to a petition objecting to a levy on personal property under an order of attachment or to satisfy a judgment. Effective immediately.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Judiciary I
Apr 18 Do Pass/Consent Calendar 015-000-000
Apr 25 Consnt Caldr Order 2nd Read
Apr 25 Consnt Calendar, 2nd Reading
Apr 25 Consnt Caldr Order 3rd Read
May 02 Consnt Caldr, 3rd Read Pass 114-000-000
May 03 Arrive Senate
May 07 Sen Sponsor LEMKE First reading Rfrd to Comm on Assignment
May 14 Assigned to Judiciary I

HB-0282 TERZICH.

(Ch. 114, rep. par. 174a)

Repeals An Act to increase the powers of railroad, union depot and terminal companies which has been rendered obsolete by subsequent changes in Section 27 of the Act regulating public utilities. Effective immediately.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Public Utilities
Apr 24 Do Pass/Consent Calendar 010-000-000
Apr 30 Consnt Caldr Order 2nd Read
Apr 30 Consnt Calendar, 2nd Reading
Apr 30 Consnt Caldr Order 3rd Read
May 02 Consnt Caldr, 3rd Read Pass 114-000-000
May 03 Arrive Senate
May 07 Sen Sponsor LEMKE First reading Rfrd to Comm on Assignment
May 14 Assigned to Judiciary I
Jun 05 Recommended do pass 009-000-000
Jun 10 Second Reading
Jun 10 Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Jul 23 Sent to the Governor
Sep 17 Governor approved
PUBLIC ACT 84-0454 Effective date 09-17-85

HB-0283 TERZICH.

(Ch. 120, par. 672)

Amends the Revenue Code of 1939. Makes the form of payment of State, local governmental and school taxes uniform. Effective immediately.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Revenue
Apr 11 Do Pass/Consent Calendar 014-000-000
Apr 18 Consnt Caldr Order 2nd Read
Apr 18 Consnt Calendar, 2nd Reading
Apr 25 Consnt Caldr Order 3rd Read
Apr 25 Consnt Caldr, 3rd Read Pass 111-001-001
Apr 30 Arrive Senate
Apr 30 Placed Calndr,First Reading
HB-0283—Cont.

May 02 Sen Sponsor LEMKE
Placed Calendr, First Reading
May 07 First reading Rfrd to Comm on Assignment
May 14 Assigned to Judiciary I
Jun 05 Recommended do pass 009-000-000
Jun 10 Second Reading
Placed Calndr, Second Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 23 Sent to the Governor
Aug 23 Governor approved
PUBLIC ACT 84-0180 Effective date 08-23-85

HB-0284 TERZICH.

(Ch. 144, rep. par. 1155)

Repeals section of Northeastern Illinois University Act that provided for parent- or truant schools and is now obsolete. Effective immediately.

Feb 14 1985 First reading Rfrd to Comm on Assignment
Feb 21 Assigned to Higher Education
Mar 07 Do Pass/Short Debate Cal 013-000-000
Mar 13 Short Debate Cal 2nd Rdng Short Debate
Mar 14 Short Debate-3rd Passed 107-000-000
Mar 19 Arrive Senate
Placed Calendr, First Reading
Mar 20 Sen Sponsor LEMKE
Placed Calendr, First Reading
Mar 27 First reading Rfrd to Comm on Assignment
Apr 10 Mtn Prevail to Suspend Rule 05 Committee Assignment of Bills
Apr 24 Assigned to Education-Higher
Jun 04 Committee discharged Re-referred to Judiciary I
Waive Posting Notice 7C Committee Judiciary I
Jun 05 Recommended do pass 009-000-000
Jun 10 Second Reading
Placed Calndr, Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 23 Sent to the Governor
Sep 17 Governor approved
PUBLIC ACT 84-0455 Effective date 09-17-85

'HB-0285 SHAW – YOUNG,A – FLOWERS – WASHINGTON – BROOKINS.

(Ch. 108 1/2, par. 1-110; Ch. 130, pars. 26, 34 and 41a)

Amends General Provisions Article of the Illinois Pension Code to prohibit a fiduciary with respect to a retirement system from investing in a financial institution which has outstanding loans to South Africa or its instrumentalities and from allowing assets to remain invested in the obligations of any company doing business in or with South Africa. Amends Act in relation to state moneys to require the State Treasurer to reject the proposal of and to disqualify as a State depository any bank which has in effect a loan to South Africa or its instrumentalities or to any company

1 Fiscal Note Act may be applicable.
doing business in or with South Africa. Prohibits the State Treasurer from investing in any savings and loan association until the association pledges not to make such a loan.

**PENSION IMPACT NOTE**

The restrictions on investments in HB-285 can be expected to result in less diversification, higher risks, and lower long-term rates of return for the pension funds affected. Any reduction in the rates of investment return earned by the funds would ultimately need to be made up through higher employment contributions. Significant transaction costs would be involved with the required divestiture.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Personnel and Pensions
Apr 23       Pension Note Filed
            Committee Personnel and Pensions
Apr 25       Interim Study Calendar PERS
            PENSION

**HB-0286**  TUERK - DIDRICKSON - STEPHENS, PEDERSEN,B, WOJCIK, PARCELLS, DEUCHLER, STANGE, MAYS, ROPP, PETERSON,W, MCMASTER AND PARKE.

(Ch. 48, par. 138.8)

Amends The Workers' Compensation Act. Provides that an injured employee shall not be entitled to receive compensation, other than medical, surgical and hospital service and the compensation for temporary total incapacity resulting from the accidental injury, for disfigurement other than major disfigurement, unless it is established by competent evidence that such disfigurement has affected or is likely to adversely affect the employee's earning capacity in the same or substantially similar employment as that in which the employee was engaged at the time of injury.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Labor & Commerce
May 03       Tbld pursuant Hse Rule 27D

**HB-0287**  TUERK - DIDRICKSON - STEPHENS, PEDERSEN,B, WOJCIK, PARCELLS, DEUCHLER, STANGE, PULLEN, MAYS, ROPP, PETERSON,W, MCMASTER AND PARKE.

(Ch. 48, par. 138.8; new par. 138.8a)

Amends the Workers' Compensation Act. Provides for adjustment of compensation for pre-existing conditions and disabilities.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Labor & Commerce
May 03       Tbld pursuant Hse Rule 27D

**HB-0288**  HAWKINSON - KOEHLER.

(Ch. 63, rep. pars. 901 through 906)

Repeals the Compensation Review Act. Effective immediately.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Executive
May 03       Tbld pursuant Hse Rule 27D

**HB-0289**  HAWKINSON.

(Ch. 95 1/2, rep. par.12-603.1)

Amends The Illinois Vehicle Code to repeal provisions requiring the mandatory use of seat safety belts. Effective immediately.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Transportation
Apr 17       Interim Study Calendar
            TRANSPORTATN
Amends The School Code. Restructures the Chicago public school system. Divides the Chicago public school district into 20 semi-autonomous districts governed by locally elected school boards. Provides for the creation of a Chicago Central School Service District to perform certain functions in relation to the local districts. The Central School Service District shall be governed by a board of education composed of 23 members, 20 of whom shall be members of each local board and 3 appointed by the Mayor of Chicago. Effective July 1, 1986, except as otherwise provided.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 33-1
Adds reference to: Ch. 122, new pars. 34-2b and 34-2c; Ch. 46, par. 2A-1.2; Ch. 48, par. 1702; Ch. 122, rep. par. 34-4

Deletes everything after the enacting clause. Amends The School Code, The Election Code, and the IL Educational Labor Relations Act. Divides the Chi. pub. school dist. into 20 semi-autonomous sub-districts, each governed by a sub-dist. board of ed. consisting of 7 members elected by the voters from 7 subzones of the subdistrict. Provides that each such board has power to employ teachers and other personnel and to fix their salaries; to adopt a budget and appropriate funds and revenues allocated to the sub-dist.; to establish curricula to negotiate with exclusive bargaining representatives of school employees on terms and conditions of employment and to establish bilingual education programs. Creates the Chicago Central School Service Dist. Board of Education which retains the power to levy taxes and issue bonds; to receive all funds from federal, State and local sources, to administer and implement desegregation plans, to administer teacher certification and to implement special education programs. The Central Board shall consist of the chairmen of the subdist. boards and 3 appointees of the mayor of Chicago.

HOUSE AMENDMENT NO. 2.

Provides that subdistrict board members shall be elected for 2 year terms at the general primary election and shall run without party designation.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Select Comm School Dist Reorg
May 02 Placed Calndr,Second Reading
May 16 Second Reading Placed Calndr,Third Reading
May 24 Mtn Prev-Recall 2nd Reading
Amendment No.01 HUFF Adopted
Amendment No.02 HUFF Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 085-017-010
May 29 Arrive Senate
Jun 03 Sen Sponsor CARROLL
Added As A Joint Sponsor LEMKE
Placed Calendr,First Reading
Jun 04 First reading Rfrd to Comm on Assignment
Jun 05 Assigned to Education-Elementary & Secondary

1 Fiscal Note Act may be applicable.
HB-0291  BRUNSVOLD – MATIJEVICH – MCGANN – O’CONNELL – MAUTINO, FARLEY, PANGLE, MCIPE, PHELPS, HICKS, MULCAHEY, KULAS, DELEO AND BROOKINS.

(Ch. 38, new par. 31-1a)

Amends the Criminal Code of 1961 to make it a Class 1 felony to knowingly disarm a peace officer who is acting in performance of his official duties by taking a firearm from the peace officer’s person or from an area within the peace officer’s immediate presence without the officer’s consent.

HOUSE AMENDMENT NO. 1.
Changes penalty to Class 2 felony for violation of amendatory Act.

HOUSE AMENDMENT NO. 3.
Provides that in order to commit the offense the offender must know that a person he is disarming is a peace officer. Effective immediately.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary II
Mar 14 Amendment No.01 JUDICIARY II Adopted
Recommnd do pass as amend 010-002-000
Placed Calndr,Second Reading
Apr 16 Second Reading Amendment No.02 BRUNSVOLD Withdrawn
Amendment No.03 BRUNSVOLD Adopted
Placed Calndr,Third Reading
May 20 Third Reading - Passed 113-000-000
May 21 Arrive Senate
May 22 Placed Calendar,First Reading
May 22 Sen Sponsor LEMKE
Placed Calendar,First Reading
May 23 First reading Rfrd to Comm on Assignment
May 24 Assigned to Judiciary II
May 30 Recommended do pass 007-000-000
Placed Calndr,Second Reading
Jun 03 Second Reading
Placed Calndr,Third Reading
Jun 05 Added As A Joint Sponsor VADALABENE
Third Reading - Passed 054-000-000
Passed both Houses
Jun 30 Sent to the Governor
Aug 23 Governor approved
PUBLIC ACT 84-0181 Effective date 08-23-85

HB-0292  WOODYARD – DUNN,JOHN.

(Ch. 120, par. 575)

Amends the Revenue Act of 1939. Provides that in counties of less than 1,000,000 population township assessors shall return their books, not workbooks, to the supervisor of assessments within 60 days or by April 1 (now April 15), whichever is later, and removes the provision that supervisors of assessments issue workbooks to assessors if the Board of Review does not complete its work by January 1.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Revenue
Apr 25 Interim Study Calendar REVENUE

HB-0293  WOODYARD – HARTKE.

(Ch. 8, pars. 124a and 124b)

Amends the Bees and Apiaries Act in relation to the permit requirement for transportation of bees into Illinois or across county boundaries within Illinois; deletes the exemption from the permit requirement where there is a transportation of a live queen and attendant bees in a cage without comb or brood.

5 Correctional Budget and Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 8, par. 123a and new par. 124c.

Vests the Director of Agriculture with the power to impose a quarantine restricting the transportation into, within or through the State of bees, bee products or articles of any character capable of carrying bee diseases or harmful bee parasites. Redefines “nuisance” to include exotic strains of African or Africanized bees. Effective immediately.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Amendment No.01 Assigned to Agriculture
Mar 20 AGRICULTURE Do Pass Amend/Short Debate
016-000-000 Cal 2nd Rdng Short Debate
Apr 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Apr 18 Short Debate-3rd Passed 115-000-000
Apr 23 Arrive Senate
Placed Calendr,First Readng
Apr 26 Sen Sponsor COFFEY
Placed Calendr,First Readng
May 07 First reading Rfrd to Comm on Assignment
May 14 Assigned to Agriculture, Conservation
& Energy
May 30 Recommended do pass 013-000-000 Cal 2nd Rdng
Jun 04 Second Reading
Placed Calendr,Third Reading
Jun 05 Third Reading - Passed 055-000-000
Passed both Houses
Jun 30 Sent to the Governor
Aug 23 Governor approved
PUBLIC ACT 84-0182 Effective date 08-23-85

HB-0294 STECZO - REGAN – DIDRICKSON.

(Ch. 127, par. 1104)

Amends the Emergency Services and Disaster Agency Act of 1975. Includes Cook County Townships in the political subdivisions covered by this Act.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 1111

Provides that the Emergency Services and Disaster Agency of a township in a county having a population of more than 1 million shall cooperate with the emergency services and disaster operations of municipalities situated within its borders but shall not have jurisdiction within a municipality having its own Emergency Services and Disaster Agency.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 127, par. 1111

Provides that a township in a county of more than 1,000,000 population must have approval of the county coordinator to establish a township Emergency Services and Disaster Agency. Provides that county or township agencies shall cooperate with but not have jurisdiction over the Emergency Services and Disaster Operations of cities, villages or incorporated towns, rather than municipalities, within their borders. Provides that a county agency shall not have jurisdiction over a township within its borders having its own agency. Requires the State Agency to publish and keep current a list of municipalities required to have agencies. Requires the filing of a disaster emergency plan for a township within a county of more than 1,000,000 population within 30 days after the bill’s effective date.
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<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Feb 21 1985</td>
<td>First reading</td>
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<tr>
<td>Feb 27</td>
<td>Assigned to Counties and Townships</td>
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<tr>
<td>Mar 21</td>
<td>Amendment No.01 Adopted</td>
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<td>Do Pass Amend/Short Debate 014-000-000</td>
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<td>Apr 23</td>
<td>Short Debate Cal 2nd Rdg Short Debate</td>
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<td>Amendment No.02 Adopted</td>
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<td>Apr 30</td>
<td>Short Debate-3rd Passed 108-000-000</td>
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<td>Sen Sponsor DEANGELIS</td>
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<td>Place Calndr,First Reading</td>
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<td>May 14</td>
<td>First reading</td>
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<td>Rfrd to Comm on Assignment</td>
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<td>Jun 05</td>
<td>Recommended do pass 009-000-000</td>
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<td>Place Calndr,Second Reading</td>
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<td>Jun 10</td>
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<td>Place Calndr,Third Reading</td>
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<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
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<td>Jul 19</td>
<td>Sent to the Governor</td>
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<td>Sep 16</td>
<td>Governor approved</td>
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<td>PUBLIC ACT 84-0377 Effective date 01-01-86</td>
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**HB-0295 STECZO – REGAN.**

(Ch. 127, par. 1104)

Amends the Emergency Services and Disaster Agency Act of 1975. Includes townships in the political subdivisions covered by the Act.

<table>
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<tr>
<th>Date</th>
<th>Event</th>
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<tr>
<td>Feb 21 1985</td>
<td>First reading</td>
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<td>Feb 27</td>
<td>Assigned to Counties and Townships</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Interim Study Calendar CNTY TWNship</td>
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</tbody>
</table>

**HB-0296 TUERK – SALTSMAN – HOMER.**

(Ch. 122, par 18-8)

Amends The School Code. Authorizes use of a school district’s 1984 equalized assessed valuation in determining its 1985-86 State aid when its 1984 EAV is at least 6% less than its 1983 EAV because of a decrease in the EAV of a single taxpayer in the district whose 1983 EAV is at least 25% of the district’s total 1983 EAV. Effective July 1, 1985.

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<th>Date</th>
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<td>Feb 27</td>
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<td>Mar 20</td>
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<td>Apr 09</td>
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<td>Apr 10</td>
<td>Third Reading - Passed 091-020-000</td>
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<td>Apr 11</td>
<td>Arrive Senate</td>
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<td>Sen Sponsor BLOOM</td>
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<td>Added As A Joint Sponsor LUFT</td>
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<td>Place Calndr,First Reading</td>
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<td>Apr 16</td>
<td>First reading</td>
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<td>Apr 24</td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
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</tbody>
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1 Fiscal Note Act may be applicable.
HB-0297  MATIJEVICH – BERRIOS AND BRUNSVOLD.

(Ch. 38, par. 24-1)

Amends the Criminal Code of 1961 relating to the unlawful use of weapons. Includes “firearm” in the category of weapons for which it is unlawful to carry or possess with the intent to use unlawfully against another. Effective immediately.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Judiciary II
May 02       Interim Study Calendar JUDICIARY II

HB-0298  CULLERTON.

(Ch. 43, par. 121)

Amends The Liquor Control Act of 1934 to permit the Illinois Liquor Control Commission to permit ownership by a distributor or importing distributor of a distillery or winery, or both, and to permit the Commission to grant a distiller's license or wine-manufacturer's license, or both, to a distributor or importing distributor or an affiliate or subsidiary of the distributor or importing distributor after a public hearing and a determination by the Commission that granting the license would not substantially lessen competition in the liquor industry within the State. Decisions of the Commission shall be subject to judicial review under the Administrative Review Law.

HOUSE AMENDMENT NO. 1.
Deletes provision that a distributor or importing distributor may acquire a distillery. Permits a wine-manufacturer to acquire a distributor or importing distributor.

HOUSE AMENDMENT NO. 3.
Deletes text of bill and H-am 1. Provides that an importing distributor or distributor which on January 1, 1985 is owned by a brewer or subsidiary or affiliate or officer, associate, member, partner, representative, employee, agent or shareholder owning more than 5% of the outstanding shares of the importing distributor or distributor, may own or acquire an ownership interest of more than 5% of the outstanding shares of a wine-manufacturer and be issued a wine-manufacturer's license by any licensing authority. Adds an immediate effective date.
HB-0299  GIORGI.

(Ch. 34, par. 1504)

Amends the County Auditors Act. Provides that the county Auditor shall report to the county board the entire financial operations of the county including all fees and emoluments due the county from the various county officers as earned, collected or received under performance of their duties, revenues estimated and received, expenditures estimated and received, obligations unpaid, the condition of all funds and appropriations and other pertinent information, only when so directed by the county board. Effective immediately.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Counties and Townships
Apr 18  Interim Study Calendar CNTY TOWNSHIP

1 HB-0300  MADIGAN – BOWMAN – KULAS – CHRISTENSEN – ALEXANDER, CURRIE, YOUNGE, W, PHELPS, FLOWERS, PRESTON, YOUNGA, McGANN, O’CONNELL, FARLEY, WASHINGTON, CAPPARELLI, TERRIZICH, NASIL, LEFLORE, WOLF, SOLIZ, RONAN, CULLERTON, KRSKA, TURNER, SUTKER, PANAYOTOVICH, RICE, SHAW, GIGLIO, LEVERENZ, LAURINO, BERRIOS, MCPike, BRAUN AND CURRAN.

(New Act)

Creates the Public Health Information and Community Right to Know Act. Commencing with 1988, requires businesses to file an annual report with the EPA concerning priority chemical substances (listed herein) emitted, discharged or contained in wastes generated by such businesses; provides for exemption where information has previously been supplied. On or before July 1, 1987, requires businesses to file a notification of facilities where such substances are or will be emitted, discharged or contained in wastes. Requires EPA to publish an annual report summarizing the information contained in the reports filed by the businesses. Specifies penalties for violation of Act. Effective January 1, 1986.

HOUSE AMENDMENT NO. 1.
Provides that the Act applies to businesses required to obtain permits from the Illinois Environmental Protection Agency or the U. S. Environmental Protection Agency rather than certain businesses based on industrial classification. Requires reports by March 1, 1987 rather than March 1, 1988. Excludes from quantification requirements trace amounts of substances discharged and substances stored in quantities of less than 500 pounds.

HOUSE AMENDMENT NO. 2.

SENATE AMENDMENT NO. 2.
Adds definition of “special waste”. Requires report of maximum inventory of priority chemical substances. Increases maximum amount exempt from reporting. Provides for public inspection of reports. Excludes certain alloys from the list of priority chemical substances.

Feb 21 1985  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
April 18 Amendment No. 01 ENERGY ENVIRONMENT Adopted Recommended do pass as amended 008-005-000

April 25 Second Reading Placed Calndr, Third Reading

May 22 Amendment No. 02 BOWMAN Adopted

May 23 Arrive Senate Sen Sponsor ROCK Placed Calendr, First Reading

May 24 Added As A Joint Sponsor VADALABENE Placed Calendr, First Reading

May 29 First reading Rfrd to Comm on Assignment Assigned to Agriculture, Conservation & Energy

Added As A Joint Sponsor MAROVITZ Committee Agriculture, Conservation & Energy

June 11 Added As A Joint Sponsor DEMUZIO Committee Agriculture, Conservation & Energy

June 13 Recommended do pass 008-004-001

June 20 Second Reading Amendment No. 01 RIGNEY- PHILIP & BARKHAUSEN Lost Verified Lost

June 24 Third Reading - Lost 026-024-006 Motion to Reconsider Vote

Mtn Reconsider Vote Tabled

Third Reading - Lost 026-024-006

HB-0301 MADIGAN – BOWMAN – WOJCIK – BROOKINS – MCGANN, CHRISTENSEN, PANGLE, VANDUYNE, RICE, SHAW, PANAYOTOVICH, FREDERICK, VF, MCNAMARA, FLOWERS, YOUNG, A, DEJAEGHER, BRUNSWOLD, STECZO, LEFLORE, BERRIOS, REA, WOLF, HARTKE, SOLIZ, RONAN, CULLERTON, TURNER, WASHINGTON, O’CONNELL, FARLEY, SUTKER, KULAS, KUBIK, GIGLIO, LEVERENZ, KRSKA, LAURINO, RICHMOND, BRESLIN, CAPPARELLI, HOMER, SALTSMAN, DEUCHLER, KLEMM, MULCAHEY, HICKS, OBLINGER, HAWKINSON, BRAUN, ALEXANDER, BULLOCK, CURRAN, CURRIE, DELEO, DUNN, JOHN, FLINN, GIORGI, GREIMAN, HANNIG, HUFF, KEANE, LEVIN, MATIJEVICH, MAUTINO, MCPFKE, NASH, PHELPS, PRESTON, SATTERTHWAITE, STERN, TERZICH, VITEK, WHITE, YOUNGE, W AND COWLISHAW.

(New Act)

Creates the Alzheimer’s Disease Treatment Assistance Act. Authorizes the Department of Public Health to award grants to post secondary higher educational institutions having medical centers or affiliation with medical centers for the purpose of establishing Alzheimer’s disease diagnostic and treatment centers. Specifies the

1 Fiscal Note Act may be applicable.
criteria for awarding the grants and the purposes for which the grants may be used. Requires the Department to file an annual report with the General Assembly concerning the progress of the grant program.

**HOUSE AMENDMENT NO. 1.**

Deletes everything after the enacting clause. Creates the Alzheimer's Disease Assistance Act. Creates an Alzheimer's Disease Advisory Committee. Specifies composition and qualifications of membership on Committee. By January 1, 1987, requires the Department of Public Health, in consultation with the Committee, to develop standards for the evaluation, diagnosis and treatment of the victims of Alzheimer's disease and the conduct of research through an Alzheimer's disease network of designated regional Alzheimer's disease centers and other providers of service. Requires at least one regional center to be conveniently located to serve the Metropolitan Chicago area and at least one such center to be conveniently located to serve the balance of the State. Requires the Dept. to prepare an Alzheimer's Disease Assistance Plan every 3 years. Authorizes the Dept. to provide grants to regional centers.

**SENATE AMENDMENT NO. 2.**

Amends the definition of “Regional ADA Center” to exclude reference to postsecondary higher educational institutions having a medical center; reference to postsecondary institutions having a medical school in affiliation with a medical center stays intact. Makes nonsubstantive changes.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Rfrd to Comm on Assignment
Apr 23 Amendment No.01 AGING Adopted
Apr 25 Short Debate Cal 2nd Rdnng Short Debate
Cal 2nd Rdnng Short Debate
Apr 25 Short Debate Cal 2nd Rdnng Short Debate
May 15 Short Debate-3rd Passed 116-000-000
May 16 Arrive Senate
May 17 First reading Rfrd to Comm on Assignment
May 21 Rfrd to Comm on Assignment
Jun 11 Assigned to Education-Higher
Jun 13 Recommended do pass as amend 009-000-000
Jun 18 Placed Calndr,Second Reading
Jun 24 Third Reading - Passed 059-000-000
Jun 25 Speaker's Table, Concurrence 02
Jun 28 H Concurs in S Amend. 02/114-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved

PUBLIC ACT 84-0378 Effective date 01-01-86

1 Fiscal Note Act may be applicable.
Amends the Public Aid Code. Provides that property held by a spouse pursuant to an equal division of marital property or transfer of interest in a home shall not be considered in determining a person's eligibility for medical assistance.

**HOUSE AMENDMENT NO. 1.**

Amends an Act in relation to rehabilitation of disabled persons and the Act on the Aging. Authorizes the Departments of Rehabilitation Services and Aging to establish service programs to avoid institutionalization of victims of Alzheimer's disease. Extends the bill's prohibition against consideration of a spouse's property in determining eligibility for such programs. In the Public Aid Code, permits consideration of a spouse's property in determining eligibility for medical assistance if required by federal law or regulation.
LINGER, MADIGAN, BRAUN, ALEXANDER, BERRIOS, BOWMAN, BROOKINS, BULLOCK, CURRAN, CURRIE, DELEO, DUNN, JOHN, FLINN, GIORGI, GREIMAN, HANNIG, HUFF, KEANE, LEVIN, MATEJEVICH, MAUTINO, MCPike, NASH, PHELPS, PRESTON, SATTERTHWAITE, STERN, TERZICH, VITEK, WHITE, YOUNGE, W AND COWLISHAW.

(Ch. 127, par. 6.06)

Amends the Civil Administrative Code. Creates within the Department of Public Health an Alzheimer's Disease Task Force consisting of 11 members appointed by the Governor and the legislative leaders. Requires the Task Force to provide guidance to various State agencies having jurisdiction over health or medical assistance programs in regard to how those programs may more effectively serve the specific needs of the victims of Alzheimer's disease and related disorders. Requires the Task Force to sponsor a Statewide conference on Alzheimer's disease within one year after the effective date of this amendatory Act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, par. 6.06
Adds reference to: Ch. 23, new par. 6108.04

Creates an Alzheimer's Task Force within the Department on Aging rather than the Department of Public Health. Provides for composition of Task Force; specifies qualifications for membership on the Task Force. Responsibilities of the Task Force remain unchanged from those provided for in the original bill.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Amendment No. 01 Assigned to Select Comm on Aging
Apr 23 Short Debate Cal 2nd Rdg
Apr 25 Cal 2nd Rdg Short Debate
Apr 25 Short Debate Cal 2nd Rdg Short Debate
May 15 Cal 3rd Rdg Short Debate
May 16 Short Debate 3rd Passed 116-001-000
May 16 Arrive Senate
May 17 Sen Sponsor Berman
May 17 Placed Calendr, First Reading
May 21 First reading Rfrd to Comm on Assignment
Jun 11 Assigned to Executive
Jun 11 Recommended do pass 018-000-000
Jun 13 Placed Calendr, Second Reading
Jun 17 Added As A Joint Sponsor SMITH
Jun 18 Placed Calendr, Second Reading
Jun 18 Added As A Joint Sponsor LEMKE
Jun 24 Second Reading
Jun 24 Placed Calendr, Third Reading
Jun 24 Third Reading - Passed 059-000-000
Jul 19 Passed both Houses
Jul 19 Sent to the Governor
Jun 25 Governor approved

PUBLIC ACT 84-0379 Effective date 01-01-86

1 Fiscal Note Act may be applicable.
Amends the Act on the Aging. Authorizes the Department on Aging to administer 3-year pilot project grants for the provision of various services for victims of Alzheimer’s disease.

**HOUSE AMENDMENT NO. 1.**

Specifies that participating victims may be less than 55 years old because they are prospective recipients of services under the Act. Requires pilot projects to be designed to meet the needs of the target population, requires grantees to provide 25% matching funds and permits grant applicant plans to include eligibility criteria unique to the needs of the target population.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Select Comm on Aging
Apr 23 Amendment No.01 AGING Adopted Do Pass Amend/Short Debate

Cal 2nd Rdng Short Debate
Apr 25 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 15 Short Debate-3rd Passed 116-000-000
May 16 Arrive Senate
Sen Sponsor BERMAN Placed Calndr,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 21 Assigned to Public Health,Welfare,Corrections
Jun 13 Recommended do pass 010-000-000
Placed Calndr,Second Reading
Jun 18 Added As A Joint Sponsor SMITH Placed Calndr,Second Reading
Jun 18 Added As A Joint Sponsor LEMKE Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 055-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved

PUBLIC ACT 84-0380 Effective date 01-01-86

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1 Fiscal Note Act may be applicable.
reports to persons and organizations seeking such information for legitimate health-related research purposes. Requires any person obtaining information from the Department to agree in writing to maintain the confidentiality of the identities of individual patients.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 127, new par. 55.41

Deletes everything after the enacting clause. Amends the Civil Administrative Code. Requires Dept. of Public Health to establish standards and procedures for the collection, maintenance and exchange of confidential personal and medical information necessary for the identification and evaluation of victims of Alzheimer's Disease and for the conduct of consultation, referral and treatment through physicians, primary Alzheimer's centers and regional centers provided for in the newly enacted Alzheimer's Disease Assistance Act. Requires the Department to encourage victims of Alzheimer's disease to consent to an autopsy upon their death; requires Dept. to conduct training programs for medical examiners and coroners in the proper conduct of an autopsy to determine whether Alzheimer's disease was a contributing factor to a death.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Select Comm on Aging
Apr 23 Amendment No.01 AGING Adopted
Do Pass Amend/Short Debate
013-000-000

Apr 25 Short Debate Cal 2nd Rdg
Cal 2nd Rdg Short Debate
Apr 26 Short Debate Cal 2nd Rdg
Cal 2nd Rdg Short Debate
May 15 Short Debate-3rd Passed 115-000-000
May 16 Arrive Senate
Sen Sponsor BERMAN
Placed Calendr,First Reading
May 17 First reading Rfrd to Comm on Assignment
May 21 Assigned to Public
Health,Welfare,Corrections
Jun 13 Recommended do pass 010-000-000
Placed Calndr,Second Reading
Jun 18 Added As A Joint Sponsor SMITH
Placed Calndr,Second Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0381 Effective date 01-01-86

Fiscal Note Act may be applicable.
Amends the Civil Administrative Code. Creates a task force for the study of long-term care insurance within the Department of Insurance. Provides for 7 members to be appointed by the Governor and 3 members appointed by each of the Speaker of the House of Representatives and President of the Senate. Requires the task force to study the potential for private health insurance for long-term care for the elderly and to report to the Governor and General Assembly no later than March 1, 1986. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that the task force shall consist of 21 voting members and 5 ex officio members rather than 13 members. Provides that the Director of the Department of Insurance shall serve as chairman. Provides for 12 members to be appointed by the Governor and for 2 members each to be appointed by leaders of the General Assembly. Extends the reporting date and repeal date to December 31, 1986.

FISCAL NOTE, AS AMENDED
(Prepared by Dept. of Insurance)
Total estimated cost for implementation is $98,400.

Amends the Nursing Home Care Reform Act. Requires long-term care facilities to conduct a physical and mental examination of a resident prior to or immediately upon admission.
following his admission to the facility in order to ascertain whether or not he suffers from Alzheimer’s disease or any other medical condition requiring specialized care. Requires the facilities to provide specialized care and services to any resident found to suffer from Alzheimer’s disease or other medical condition requiring specialized care.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, new par. 4152-207a
Adds reference to: Ch. 23, par. 5-5.5

Deletes all. Amends the Public Aid Code. Authorizes the Department of Public Aid to provide quality incentive payments to nursing care facilities as a means to recognize and reward facilities for providing quality care above and beyond the minimum standards to the residents, and to encourage facilities to improve the quality of care, including by implementing programs to meet the specific needs of those who are referred for treatment of Alzheimer’s disease or related disorder under the Alzheimer’s Disease Assistance Act.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Amendment No.01 AGING Assigned to Select Comm on Aging
Apr 23 Do Pass Amend/Short Debate Adopted 013-000-000
Apr 25 Cal 2nd Rdng Short Debate
Apr 27 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 15 Short Debate-3rd Passed 113-000-000
May 16 Arrive Senate
Sen Sponsor BERMANN
Placed Calndr, First Reading
May 17 First reading Rfrd to Comm on Assignment
May 21 Assigned to Public Health, Welfare, Corrections
Jun 13 Recommended do pass 010-000-000

HOUSE AMENDMENT NO. 2.

Specifies that the quadrant quadrennial assessments shall not include real property constituting a farm under Section 20c.

HOUSE AMENDMENT NO. 3.

Adds immediate effective date.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Revenue
Apr 11 Amendment No.01 REVENUE Adopted
Apr 11 Amendment No.02 REVENUE Adopted
Jun 18 Recommended do pass as amend 014-000-000
Placed Calndr, Second Reading
Jun 18 Added As A Joint Sponsor SMITH
Placed Calndr, Second Reading
Jun 24 Added As A Joint Sponsor LEMKE
Placed Calndr, Third Reading
Jun 24 Added As A Co-sponsor HOLMBERG
Placed Calndr, Third Reading
Third Reading - Passed 059-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0383 Effective date 01-01-86

HB-0308 MCPIKE – WOLF.

(Ch. 120, par. 524)

Amends the Revenue Act of 1939 to authorize, until January 1, 1986, any county of over 100,000 and under 1,000,000 population to divide into 4 assessment districts for purposes of the quadrennial assessment system.

HOUSE AMENDMENT NO. 1.

Specifies that the quadrant quadrennial assessments shall not include real property constituting a farm under Section 20c.

HOUSE AMENDMENT NO. 2.

Adds immediate effective date.
HB-0308—Cont.

Apr 24  Second Reading
     Placed Calnrd,Third Reading
May 23  Third Reading - Passed 116-002-000
May 29  Arrive Senate
     Sen Sponsor VADALABENE
     Placed Calendr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
     Assigned to Revenue
     Recommended do pass 007-000-000
Jun 11  Placed Calnrd,Second Reading
Jun 12  Second Reading
     Placed Calnrd,Third Reading
Jun 24  Third Reading - Passed 059-000-000
     Passed both Houses
Jul 19  Sent to the Governor
Sep 16  Governor approved
     PUBLIC ACT 84-0384  Effective date 09-16-85

HB-0309  RYDER.

(Ch. 139, par. 27b)
Amends the Township Law of 1874. Provides that each county board may, subject
to referendum in the townships affected, adopt a plan for altering the bounda-
ries of towns, changing town lines, or dividing, enlarging or consolidating towns or
creating new towns so that each town shall have an equalized assessed valuation of
not less than $10,000,000 as of the 1982 assessment year or an area of not more
than 126 square miles. Effective immediately.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Counties and Townships
Apr 25       Interim Study Calendar CNTY TOWNSHIP

HB-0310  MULCAHEY, COWLISHAW AND Stephens.

(Ch. 122, par. 24-11)
Amends The School Code to permit a school board in school districts of less than
500,000 inhabitants to periodically review the contractual continued service status
of teachers pursuant to a provision of a collective bargaining agreement. Effective
immediately.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Elementary & Secondary
     Education
May 03       Tbld pursuant Hse Rule 27D

HB-0311  MULCAHEY AND BERRIOS.

(Ch. 122, par. 24-24)
Amends The School Code. Provides that a school board's rules on student disci-
pline shall not interfere with a teacher's authority to remove disruptive students
from the classroom.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Elementary & Secondary
     Education
May 03       Tbld pursuant Hse Rule 27D

1 HB-0312  SOLIZ - GIORGI - MATIJEVICH - BRAUN - DELEO, DUNN,JOHN, MC-
     PIKE, WASHINGTON, RONAN, BRESLIN, BULLOCK, BERRIOS, KU-
     LAS, SHAW, FLOWERS, CULLERTON, DEJAEGHER, TURNER, LEVERENZ AND RICE.

1 Fiscal Note Act may be applicable.
(New Act)

Creates the Court Interpreters Act. Provides certified interpreters to interpret for and assist non-English-speaking and deaf persons in their relations with judicial, administrative and legislative bodies.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 37, new par. 704-5.1; Ch. 38, par. 165-11; new par. 165-10 and 165-14

Deletes all. Amends An Act in relation to Court Interpreters. Adds short title. Provides that the Administrative Office of the Illinois Courts shall certify court interpreters who shall interpret for certain persons appearing before the court under the provisions of the Criminal Code or the Juvenile Court Act.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of the Dept. of Commerce and Community Affairs, HB-312, as amended by H-am 2, fails to meet the definition of a mandate under the State Mandates Act.

HOUSE AMENDMENT NO. 3.

Provides that the Administrative Office of Illinois Courts shall use appropriate funds to reimburse the various counties for the costs associated with those court interpreter services.

FISCAL NOTE, AS AMENDED

(Prepared by the Administrative Office of the Illinois Courts)

The cost associated with furnishing interpreters in Juvenile Court Act cases cannot reasonably be estimated.

STATE MANDATES FISCAL NOTE, AS AMENDED

In the opinion of the Dept. of Commerce and Community Affairs, HB-312, as amended by H-am 3, constitutes a due process mandate for which no reimbursement is required under the State Mandates Act.

SENATE AMENDMENT NO. 1.

Provides that the Department of Registration and Education shall develop standards and qualification for and maintain list of court interpreters, rather than the Administrative Office of the Illinois Courts.

SENATE AMENDMENT NO. 2. (Senate recedes July 3, 1985)

Adds reference to: Ch. 37, par. 658.

Amends the Court Reporters Act. Raises the maximum salaries for full-time court reporters to $35,250 beginning July 1, 1986, and to $36,250 beginning July 1, 1987. Raises the maximum salaries for full-time court reporter to $50 per half-day.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the Senate recede from S-am 2.

Adds reference to: Ch. 37, par. 701-20; Ch. 110, new par. 8-910, par. 8-1401

Recommends that the bill be further amended as follows:

Provides that prior restraint orders prohibiting a news medium from disclosing information concerning or depicting the likeness of a person involved in juvenile proceedings is a final appealable order.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary I
May 02 Motion disch comm, advc 2nd
SOLIZ Committee Judiciary I
May 03 Recommended do pass 014-000-002
Placed Calndr, Second Reading
May 09 Second Reading Amendment No.01 SOLIZ Withdrawn Amendment No.02 SOLIZ Adopted
Fiscal Note Requested AS AMENDED-VINSON
St Mandate Fis Nie Req CHURCHILL
St Mandate Fis Nie Req AS AMENDED - CHURCHILL
Held on 2nd Reading
May 13  
St Mandate Fis Note Filed

May 16  
Held on 2nd Reading
Amendment No.03  
CULLERTON  
Adopted
Fiscal Note Requested AS AMENDED
BY
AMENDMENT NO. 3-
VINSON
Fiscal Note filed

May 17  
Held on 2nd Reading
Placed Calndr,Third Reading

May 20  
Third Reading - Passed 079-034-000

May 21  
Arrive Senate
Sen Sponsor D'ARCO
Placed Calndr,First Reading

May 22  
First reading  
Refd to Comm on Assignment

May 23  
Assigned to Judiciary I

Jun 11  
Recommended do pass as amend
005-000-003

Jun 18  
Second Reading
Amendment No.01  
JUDICIARY I  
Adopted

Jun 19  
Recalled to Second Reading
Amendment No.02  
D'ARCO  
Adopted

Jun 25  
Third Reading - Passed 035-020-000
Speaker's Table, Concurrence 01,02

Jun 28  
Motion Filed Concur

Jun 29  
Hse Conference Comm Apptd 1ST/SOLIZ,
DUNN,JOHN,
CULLERTON,
JOHNSON & VINSON

 Jul 01  
House report submitted

Jul 02  
House Conf. report lost 1ST/050-059-002
House Refuses to Adopt 1ST
H Requests Conference Comm 2ND
Senate report submitted

Jul 03  
3/5 vote required
House Conf. report Adopted 2ND/090-024-001
Senate report submitted

Jul 03  
House report submitted

Jul 03  
Senate report submitted

Both House Adopted Conf rpt 2ND
Passed both Houses

Jul 31  
Sent to the Governor
Sep 25  Governor vetoed
Placed Calendar Total Veto
Oct 15  Mtnt filed overrde Gov veto SOLIZ
Placed Calendar Total Veto
Oct 16  3/5 vote required
Override Gov veto-Hse lost 065-046-001
Placed Calendar Total Veto
Oct 17  Total veto stands.

HB-0313  MAUTINO - MAYS - HICKS, GOFORTH, BROOKINS, WOODYARD,
LEVERENZ, MULCAHEY, KEANE, MCGANN AND KULAS.
(Ch. 120, pars. 439.2, 439.32, 439.102 and 440)

Amends the State occupation, service occupation, service use and use tax Acts to
revise the definition of maintaining a place of business in this State. Effective immediately.

HOUSE AMENDMENT NO. 1.
Amends to define circumstances under which businesses from other states are
considered to be maintaining a place of business in Illinois.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Revenue
May 02  Amendment No.01  REVENUE  Adopted
                    Do Pass Amend/Short Debate
                    016-000-000
Cal 2nd Rdng Short Debate
May 08  Short Debate Cal 2nd Rding
Cal 3rd Rdng Short Debate
May 10  Short Debate-3rd Passed 106-000-000
May 14  Arrive Senate
Sen Sponsor DONAHUE
Placed Calndr,First Reading
May 15  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Revenue
Jun 06  Recommended do pass 009-000-000
Placed Calndr,Second Reading
Jun 10  Second Reading
Placed Calndr,Third Reading
Jun 27  Re-committed to Revenue

HB-0314  WOJCik, PARKE AND WILLIAMSON.
(Ch. 43, pars. 112 and 149)

Amends The Liquor Control Act of 1934. Authorizes any municipality which is
a home rule unit, rather than any municipality of 500,000 or more inhabitants, to
levy fines for liquor license violations. Effective immediately.

SENATE AMENDMENT NO. 1.
Deletes specification of “home rule units”.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 43, par. 121

Exempts certain hotels, motels and restaurants from the prohibitions against dist-
tillers and wine makers having an interest in retail establishments.

SENATE AMENDMENT NO. 3.
Adds reference to: Ch. 43, par. 130

Provides that alcoholic liquors may be provided in long term care facilities owned
or operated by a county under the provisions of “An Act in relation to Homes for the
Aged”, approved July 21, 1959, or “The County Home Act”, approved April 11,
1967, when approved by the facility operator and not in conflict with the regulations

1 Fiscal Note Act may be applicable.
of the IL Dept. of Public Health, to residents of the facility who have had their consumption of the alcoholic liquors provided approved in writing by a physician licensed to practice medicine in all its branches.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Cities and Villages
Mar 13  Recommended do pass 011-002-001

Apr 09  Second Reading  Placed Calnrd,Second Reading
Apr 10  Third Reading - Passed 088-011-008
Apr 11  Arrive Senate  Placed Calnrd,First Reading
Apr 16  Sen Sponsor KARPIEL  Added As A Joint Sponsor PHILIP
May 07  First reading  Rfrd to Comm on Assignment
May 14  Assigned to Local Government
Jun 05  Recommended do pass as amend 009-000-000

Jun 19  Second Reading  Placed Calnrd,Third Reading
Amendment No.01 LOCAL GOVERN  Adopted
Amendment No.02 KARPIEL  Adopted
Jun 21  Recalled to Second Reading  Placed Calnrd,Third Reading
Amendment No.03 KARPIEL  Adopted
Jun 25  Third Reading - Passed 051-000-001
Speaker's Table, Concurrence 01,02,03
Jun 28  H Concurs in S Amend. 1,2,3/097-013-006
Passed both Houses
Jul 25  Sent to the Governor
Sep 22  Governor approved

PUBLIC ACT 84-0816  Effective date 09-22-85

1 HB-0315  HASTERT.
(Ch. 95 1/2, pars. 3-1001 and 3-1002; new par. 3-1002.1)

Amends Vehicle Code to provide that the rate of the vehicle use tax shall be $30 when the selling price is $600 or less, and 5% of the selling price when the selling price is greater than $600 (currently $30 for each purchase of a motor vehicle). Requires that returns be verified and signed by both the purchaser and the seller. Makes wilfully filing a false or incomplete return a Class A misdemeanor.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Revenue
May 03  Interim Study Calendar REVENUE

1 HB-0316  DAVIS - CHURCHILL.
(Ch. 127, new pars. 141.158 and 1119.1)

Amends the Illinois Emergency Services and Disaster Agency Act of 1975 and the State Finance Act. Authorizes taxing districts to apply for tax loss impact grants from the Agency if a disaster causes the taxing district’s estimated tax revenues for the following fiscal year to decline by at least 10%. Requires certification by the Agency, the Governor, and the Department of Revenue. Establishes procedures and limitations. Creates a special fund in the State Treasury for appropriations to the Agency for such grants.

1 Fiscal Note Act may be applicable.
 HOUSE AMENDMENT NO. 1.
 Provides that grants may be made only for non-property tax losses resulting from a disaster. Deletes provisions relating to the Department of Revenue and provides that the Agency shall certify the amount of the loss to the Bureau of the Budget. Applies to disasters occurring on or after January 1, 1983.

 SENATE AMENDMENT NO. 1.
 Specifies amendatory provisions apply to disasters occurring on or after January 1, 1986 instead of 1983.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Revenue
May 03  Recommended do pass 015-000-000

Placed Calndr,Second Reading

May 15  Second Reading
   Amendment No.01  DAVIS  Adopted

Placed Calndr,Third Reading

May 24  Third Reading - Passed 111-001-003
May 29  Arrive Senate
   Sen Sponsor SANGMEISTER
   Placed Calndr,First Reading

May 30  First reading  Rfrd to Comm on Assignment
   Assigned to Revenue
Jun 14  Recommended do pass 008-000-000

Placed Calndr,Second Reading

Jun 19  Second Reading
   Amendment No.01  SANGMEISTER  Adopted

Placed Calndr,Third Reading

Jun 25  Third Reading - Passed 055-000-000
   Speaker's Table, Concurrence 01

Jun 27  H Noncncrs in S Amend. 01
Jun 28  Secretary's Desk Non-concur 01
Oct 30  S Refuses to Recede Amend 01
   S Requests Conference Comm IST

1 HB-0317  BRAUN - BOWMAN - SHAW - ALEXANDER - YOUNG,A, BROOKINS, BULLOCK, FLOWERS, HUFF, LEFLORE, RICE, SOLIZ, TURNER, WASHINGTON, WHITE AND YOUNGE,W.

Amends General Provisions Article of the Illinois Pension Code to prohibit a fiduciary with respect to a retirement system from investing on or after the effective date of this amendatory Act in any firm or financial institution which invests in, has any ownership interest in or loan to S. Africa, a corporation organized under the laws of S. Africa, or any company for the purpose of investment in S. Africa until the United Nations certifies that apartheid has been abolished. Permits such investments in existence on the effective date of this amendatory Act to continue for 5 years. Amends Act in relation to State moneys to provide that a bank shall be disqualified as a State depository upon making a loan to S. Africa, a corporation organized under the laws of S. Africa, or any company for the purpose of investment in S. Africa and prohibits the State Treasurer from investing State money in any savings and loan association unless the savings and loan pledges not to make any such loan, until apartheid is abolished.

PENSION IMPACT NOTE
The financial impact of House Bill 317 cannot be determined. The restrictions on investments in HB-317 can be expected to result in less diversification, higher risks, and lower long-term rates of return for the pension funds affected. Any reduction in the rates of investment return earned by the funds would ultimately need to be made up through higher employment contributions. Significant transaction costs would be involved with the required divestiture.

1 Fiscal Note Act may be applicable.
FISCAL IMPACT NOTE
(Prepared by Ill. Economic & Fiscal Commission)

The fiscal impact of HB 317 cannot be determined.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Personnel and Pensions
Apr 23 Pension Note Filed
Apr 24 Re-assigned to Urban Redevelopment
Apr 25 Motion filed PURSUANT TO 33(F)
MOVE TO REASSIGN
TO PERS PENSION -
DAVIS
Committee Urban Redevelopment

May 01 Motion failed
Committee Urban Redevelopment
May 02 Placed Calndr,Second Reading
Recommended do pass 006-000-000
May 09 Second Reading
Placed Calndr,Third Reading
May 24 Interim Study Calendar URB REDEVELOP

1 HB-0318 BRAUN - LEFLORE AND BERRIOS.
(New Act)

Creates the Handgun Transportation Permit Act. Provides that it is unlawful for
any person to transport a handgun within this State without having in one’s posses-
sion a permit issued by the sheriff or police department of the person’s residence.
The permit shall be valid throughout the State. Provides exemptions. Penalty is a
business offense not exceeding $1,000 per violation. Indigents shall be sentenced to
public service work. Provides that the parents or guardians of minors shall be re-
ponsible for the fines.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

1 HB-0319 BRAUN - FLOWERS - WASHINGTON - TURNER - YOUNG,A AND
HUFF.
(Ch. 25, par. 16)

Amends the Clerks of Courts Act to provide that the clerks of the circuit courts
shall keep records on the use of peremptory challenges to prospective jurors with re-
spect to sex and race. Effective immediately.

STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, HB-319
fails to meet the definition of a mandate under the State Mandates Act.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary II
Apr 11 Recommended do pass 011-003-000
Apr 16 Placed Calndr,Second Reading
Fiscal Note Requested RYDER
St Mandate Fis Nte ReqRYDER
Apr 24 Placed Calndr,Second Reading
St Mandate Fis Note Filed
Second Reading
Motion filed STATE MANDATES
FISCAL NOTE FILED
SHOULD SUFFICE FOR
THE FISCAL NOTE
REQUESTED - BRAUN
Motion prevailed
May 03 Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
BRAUN – FLOWERS – YOUNG,A – ALEXANDER – WASHINGTON, BROOKINS, RICE AND SHAW.

(Ch. 122, new par. 2-3.48)

Amends The School Code. Authorizes the State Board of Education to make grants to school districts, units of local government and certain tax exempt organizations which provide before and after school extracurricular programs. Limits the use of grant moneys, and requires the Board to adopt rules, regulations and standards for the submission and evaluation of grant applications.

SENATE AMENDMENT NO. 1. (Tabled June 19, 1985)

Adds reference to: Ch. 122, par. 34-21.3

Increases to $25,000 from $5,000 the amount of certain contracts which the Chicago Board of Education may let without competitive bidding.

SENATE AMENDMENT NO. 2.

Deletes reference to: Ch. 122, new par. 2-3.48

Adds reference to: Ch. 122, par. 34-21.3

Changes the title. Deletes everything after the enacting clause, and amends The School Code to increase to $25,000 from $5000 the maximum amount of certain contracts which the Chicago Board of Education may let without competitive bidding.
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jul 25</td>
<td>Sent to the Governor</td>
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<tr>
<td>Sep 22</td>
<td>Governor vetoed</td>
<td>Placed Calendar Total Veto</td>
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<tr>
<td>Oct 03</td>
<td>Mtn filed override Gov veto YOUNG,A</td>
<td>Placed Calendar Total Veto</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Total veto stands.</td>
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</tbody>
</table>

1 **HB-0321 KEANE.**  
(Ch. 122, par. 106-4)

Amends the Public Community College Act. Eliminates the power of downstate community college boards to establish fees (as distinct from variable tuition rates which they may continue to establish subject to certain limits). Effective July 1, 1985.

**HOUSE AMENDMENT NO. 1.**
Restores the power of downstate community college boards to establish fees. Provides that the average tuition rate established shall not exceed 1/3 of the per capita cost.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Description</th>
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<tbody>
<tr>
<td>Feb 21 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Feb 27</td>
<td>Assigned to Higher Education</td>
<td></td>
</tr>
<tr>
<td>Apr 25</td>
<td>Amendment No.01</td>
<td>HIGHER ED Adopted</td>
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<td></td>
<td></td>
<td>Recommended do pass as amend 014-000-000</td>
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<td></td>
<td>Placed Calndr, Second Reading</td>
<td></td>
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<tr>
<td>May 23</td>
<td>Second Reading</td>
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<td>Held on 2nd Reading</td>
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<tr>
<td>May 24</td>
<td>Interim Study Calendar HIGHER ED</td>
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1 **HB-0322 KEANE.**  
(Ch. 24, par. 11-12-8)

Amends the Illinois Municipal Code to prohibit municipalities, including home rule units, from requiring that subdividers dedicate part of a subdivision, or make a payment in lieu of such dedication, other than for purposes reasonably determined to be necessary at the time the plat is to be approved or in the immediate future.

**HOUSE AMENDMENT NO. 1.**
Deletes provision that a municipality may require lands to be dedicated for certain public purposes before approving a plat whenever the reasonable requirements of the ordinance, including the official map, indicates the necessity for such dedication.

<table>
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<tr>
<th>Date</th>
<th>Action</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Feb 21 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Feb 27</td>
<td>Assigned to Cities and Villages</td>
<td></td>
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<tr>
<td>Mar 20</td>
<td>Amendment No.01</td>
<td>CITY VILLAGE Adopted</td>
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<td></td>
<td>Recommended do pass as amend 008-006-000</td>
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<tr>
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<td>Placed Calndr, Second Reading</td>
<td></td>
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<tr>
<td>Apr 09</td>
<td>Second Reading</td>
<td></td>
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<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
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<td>May 24</td>
<td>Interim Study Calendar CITY VILLAGE</td>
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1 **HB-0323 KEANE.**  
(Ch. 120, par. 753)

Amends the Revenue Act of 1939 to increase the application fee from $2 to $5 for purchase of property forfeited for delinquent taxes and to strike the provision that such fee is to be added by the county clerk to the cost of redemption. Effective immediately.

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<th>Date</th>
<th>Action</th>
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<tr>
<td>Feb 21 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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1 Fiscal Note Act may be applicable.
Amends the Code of Criminal Procedure of 1963 to permit the defendant or the court on its own motion to require the State to explain its reasons for using peremptory challenges if the defendant or court believes that prospective jurors were excluded on the sole basis of race. If the court finds that the State used its peremptory challenges to exclude prospective jurors on the sole basis of race, it shall order another jury panel examined.

HOUSE AMENDMENT NO. 1.
Deletes provision that the defendant may require the State to show its exercise of peremptory challenges were not based solely on excluding prospective jurors on the basis of race. Just allows the court on its own motion to require the State to make such showing.

HOUSE AMENDMENT NO. 3
Deletes text of bill. Provides that where the court has reason to believe that either side has been exercising its peremptory challenges in a systematic and purposeful manner in order to exclude prospective jurors of any particular race, the court on its own motion may require that side to show that its use of peremptory challenges was not exercised for the purpose of excluding prospective jurors solely on the basis of their race. If the court finds that peremptory challenges were exercised systematically and purposely to exclude members of any particular race and that the prospective jurors of that particular race were excluded solely because of their race, the court shall dismiss the particular panel and order another impanelled.
HB-0324—Cont.

May 21 Arrive Senate
Sen Sponsor NEWHOUSE
Added As A Joint Sponsor COLLINS
Placed Calendr, First Reading

May 22 First reading Rfrd to Comm on Assignment
May 23 Assigned to Judiciary I

1 HB-0325 YOUNG,A – BROOKINS – BRAUN.

(Ch. 25, par. 16)

Amends the Clerks of Courts Act to provide that the clerks of the circuit courts shall keep records on the use of peremptory challenges to prospective jurors with respect to sex and race. Effective immediately.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

HB-0326 YOUNG,A.

(Ch. 38, par. 9-1)

Amends the Criminal Code of 1961 relating to the imposition of the death penalty for convictions for multiple murders. Provides that the defendant can only be sentenced to death for multiple murders if he had the intent to kill more than one person. Deletes provision permitting the death penalty where the deaths were the result of separate premeditated acts. See People v. Davis, 95 Ill. 2d 1 (1983).

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

1 HB-0327 REA.

(Ch. 108 1/2, par. 16-133.2)

Amends the Downstate Teachers Article of the Pension Code to authorize early retirement without discount for certain teachers who retire after June 29, 1990.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE

The costs of HB-327 to the school districts to extend the early retirement without discount option past June 29, 1990 are estimated to be $9,000,000 per annum. The cost to the retirement system is estimated to be $1,300,000 per annum.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Personnel and Pensions
Apr 23 Pension Note Filed
Committee Personnel and Pensions
May 02 Interim Study Calendar PERS
PENSION

HB-0328 BRESLIN AND CHURCHILL.

(Ch. 110, new par. 1-105a; par. 1-108)

Amends the Code of Civil Procedure. Enables the Supreme Court to by rule require mandatory arbitration of civil matters before they may be heard in circuit court pursuant to right of appeal for trial de novo.

Feb 21 1985 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary I
May 03 Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.