ILLINOIS
UNIVERSITY OF ILLINOIS AT URBANA-CHAMPAIGN

PRODUCTION NOTE

University of Illinois at Urbana-Champaign Library
Final
Legislative Synopsis and Digest
of the
1985 Session of the
Eighty-fourth General Assembly
STATE OF ILLINOIS
(No. 20)

Vol. II
Action on all Bills and Resolutions
Received through
January 15, 1986
Published by the
Legislative Reference Bureau
Stanley M. Johnston, Acting Executive Director
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officers of the Senate</td>
<td>3</td>
</tr>
<tr>
<td>Officers of the House of Representatives</td>
<td>3</td>
</tr>
<tr>
<td>Legislative Reference Bureau Members</td>
<td>3</td>
</tr>
<tr>
<td>Standing Committee of the Senate — Chairman</td>
<td>5</td>
</tr>
<tr>
<td>Standing Committee of the House — Chairman</td>
<td>6</td>
</tr>
<tr>
<td>Senate Bills 1-1516</td>
<td>7</td>
</tr>
<tr>
<td>House Bills 1-2617</td>
<td>869</td>
</tr>
<tr>
<td>Executive Orders</td>
<td>2029</td>
</tr>
<tr>
<td>Resolutions</td>
<td>2032</td>
</tr>
<tr>
<td>Joint Session Resolutions</td>
<td>2033</td>
</tr>
<tr>
<td>Senate Joint Resolutions Constitutional Amendments</td>
<td>2035</td>
</tr>
<tr>
<td>House Joint Resolutions Constitutional Amendments</td>
<td>2040</td>
</tr>
<tr>
<td>Senate Joint Resolutions</td>
<td>2045</td>
</tr>
<tr>
<td>House Joint Resolutions</td>
<td>2065</td>
</tr>
<tr>
<td>Senate Resolutions</td>
<td>2090</td>
</tr>
<tr>
<td>House Resolutions</td>
<td>2163</td>
</tr>
<tr>
<td>First Special Session House Bills</td>
<td>2255</td>
</tr>
<tr>
<td>First Special Session Senate Joint Resolutions</td>
<td>2258</td>
</tr>
<tr>
<td>First Special Session House Joint Resolutions</td>
<td>2260</td>
</tr>
<tr>
<td>First Special Session Senate Resolutions</td>
<td>2262</td>
</tr>
<tr>
<td>First Special Session House Resolutions</td>
<td>2264</td>
</tr>
<tr>
<td>Second Special Session Senate Bills</td>
<td>2266</td>
</tr>
<tr>
<td>Second Special Session House Bills</td>
<td>2270</td>
</tr>
<tr>
<td>Second Special Session Senate Joint Resolutions</td>
<td>2273</td>
</tr>
<tr>
<td>Second Special Session House Joint Resolutions</td>
<td>2275</td>
</tr>
<tr>
<td>Second Special Session Senate Resolutions</td>
<td>2277</td>
</tr>
<tr>
<td>Second Special Session House Resolutions</td>
<td>2279</td>
</tr>
<tr>
<td>Statutes Amended</td>
<td>2281</td>
</tr>
<tr>
<td>Index to Sponsors — Senate</td>
<td>2362</td>
</tr>
<tr>
<td>Index to Sponsors — House</td>
<td>2410</td>
</tr>
<tr>
<td>Index to Subject Matter</td>
<td>2500</td>
</tr>
<tr>
<td>Governor’s Action</td>
<td>2729</td>
</tr>
</tbody>
</table>

(1800-1-86—P.O. 52039)

(Printed by Authority of the State of Illinois)
HB-0329  BOWMAN - LEFLORE - O’CONNELL - WASHINGTON - TURNER, FLOWERS, KRASKA, LEVERENZ, GIGLIO AND LAURINO.

(New Act)

Creates the Tenants Bill of Rights Act. Provides a comprehensive scheme for the protection of tenants from retaliatory actions by landlords when the tenants report building code or health code violations relating to the buildings which they occupy. Provides for remedies and protections for tenants.

Feb 21 1985  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Judiciary I
May 03  Interim Study Calendar JUDICIARY I

HB-0330  BRAUN - BOWMAN - SHAW - TURNER - FLOWERS AND YOUNGA.

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

Amends the General Provisions Article of the Illinois Pension Code and An Act in relation to State moneys. Prohibits investments in or deposits with financial institutions or firms which have investments in or loans outstanding to the Republic of South Africa or firms doing business with the Republic of South Africa until the United Nations certifies that apartheid has been abolished. Provides for a 3 year period to phase out current investments in such firms.

PENSION IMPACT NOTE
The restrictions on investments in HB-330 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
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 005-000-001
May 09  Second Reading
May 24  Placed Calndr,Third Reading
Interim Study Calendar URB REDEVELOP

HB-0331  BOWMAN - LEFLORE - TURNER, WASHINGTON, KRASKA, YOUNGA, PHELPS, RICE AND SHAW.

(Ch. 67 1/2, par. 404)

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that for computing the grant allowed, the annual income of a claimant who resides part of the year in housing not subject to property tax shall be pro rated to each month the claimant resides in housing subject to property tax. Also provides that 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.

Feb 21 1985  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0332
KOEHNER - CAPPARELLI - SHAW, ALEXANDER AND ROPP.

(Ch. 38, new pars. 31-6.1 and 31-7.1)

Amends the Criminal Code of 1961. 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 appear at the correctional facility or to knowingly fail to deliver himself to the custody of the sheriff or other officer at the time and manner specified by the court. Also provides penalties for aiding such persons sentenced to periodic imprisonment in failing to appear. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, new pars. 31-6.1 and 31-7.1
Adds reference to: Ch. 38, pars. 31-6 and 31-7

Deletes title and everything after the enacting clause. Amends the Criminal Code of 1961 to make 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. Also provides penalties for aiding such persons sentenced to periodic imprisonment in failing to report. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes aiding escape from the bill. In the escape statute, deletes reference to persons charged with the commission of a felony or misdemeanor in relation to failure to return after furlough.

HB-0333
GIORGI.

(Ch. 38, par. 1003-3-1)

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.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Assigned to Executive
Motion filed PURSUANT TO 20(K)-SUSPND POSTING
REQ. IN RELATION
TO EXECUTIVE COMM.
- GIORGI
Committee Executive
Recommended do pass 009-004-003

Mar 13  Placed Calndr,Second Reading
Mar 19  Second Reading
Placed Calndr,Third Reading
May 24  Tabled House Rule 37(G)

HB-0334   BRUNSVOLD - MADIGAN - MCNAMARA AND DEJAEGHER.
(Ch. 67 1/2, par. 608)

Amends the Illinois Enterprise Zone Act to permit the Department of Commerce and Community Affairs to certify one additional Enterprise Zone for calendar year 1985. If such additional Enterprise Zone is certified, it shall be located outside the counties of Cook, Will, DuPage, Kane, Lake and McHenry. Effective immediately.

HOUSE AMENDMENT NO. 1.
Specifies that the additional Enterprise Zone shall be located in Rock Island County.

HOUSE AMENDMENT NO. 2.
Deletes everything after the enacting clause. Amends same Sec. to provide that no more than 12 enterprise zones may be certified by the Department of Commerce and Community Affairs in calendar year 1985. Effective immediately.

HOUSE AMENDMENT NO. 3.
Deletes everything after the enacting clause. Reinserts provisions of H-am 2, in corrected form. Effective immediately.

SENATE AMENDMENT NO. 1.
Permits DCCA to designate up to 2 additional Enterprise Zones outside the regular application cycle if warranted by extreme economic circumstances as determined by the Dept.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Assigned to Select Comm on Economic Dev

Mar 21  Amendment No.01  ECONOMIC DEV Adopted
Recommended do pass as amend 014-000-001
Placed Calndr,Second Reading

Apr 16  Second Reading  Amendment No.02 BARNES Adopted
Placed Calndr,Third Reading

May 23  Amendment No.03  Mtn Prev-Recall 2nd Reading  BRUNSVOLD Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 116-000-000

May 29  Arrive Senate
Sen Sponsor MAHAR
Placed Calendr,First Readng

May 30  First reading  Rfrd to Comm on Assignment
Assigned to Revenue
Recommended do pass 007-000-000

Jun 11  Placed Calndr,Second Readng
Jun 12  Second Reading
Placed Calndr,Third Reading
HB-0335  EWING, HOMER, OLSON, HASTERT, WAIT, WOODYARD, RICHMOND, REA, TERZICH AND CAPPARELLI.

(Ch. 95 1/2, 11-416)

Amends The Illinois Vehicle Code. Authorizes law enforcement agencies of local authorities to furnish copies of traffic accident reports for a fee not to exceed $5 and to furnish reports of accidents investigated by an accident reconstruction officer or team for a fee not to exceed $20.

SENATE AMENDMENT NO. 1.

Authorizes other State law enforcement agencies other than the Department of Law Enforcement to furnish accident reports for a fee.

GOVERNOR AMENDATORY VETO

Recommends requiring any written report requested or required by DOT to be furnished to DOT without charge.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
            Assigned to Transportation

Mar 20   Consnt Caldr Order 2nd Read
         Do Pass/Consent Calendar 020-000-000

Apr 09   Consent Calendar, 2nd Reading
         Consnt Caldr Order 3rd Read

Apr 10   Rmvd from Consent Calendar
         Cal 2nd Rdng Short Debate

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

Apr 30   Short Debate-3rd Passed 109-002-002

May 01   Arrive Senate

May 08   Placed Calendr,First Reading
         Sen Sponsor MAITLAND
         Placed Calendr,First Reading
         First reading  Rfrd to Comm on Assignment
        Assigned to Transportation

May 14   Recommded do pass as amend
         006-002-000

Jun 06   Placed Calndr,Second Reading

Jun 10   Second Reading
         Amendment No.01  TRANSPORTATIN
         Adopted

Jun 19   Recalled to Second Reading
         Amendment No.02  RIGNEY
         008-029-000

Jun 20   Added As A Joint Sponsor DEMUZIO

Jun 25   Third Reading - Passed 057-000-000
         Speaker's Table, Concurrence 01

Jun 28   H Concurs in S Amend. 01/113-000-001
         Passed both Houses

Jul 25   Sent to the Governor
HB-0336  EWING, OLSON, HASTERT, HOMER, BRESLIN, REA, RICHMOND AND WAIT.
(Ch. 5, par. 107)

Amends the Soil and Water Conservation Districts Act. Makes all districts created pursuant thereto subject to the Local Governmental and Governmental Employees Tort Immunity Act.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Placed Calndr,Second Reading
Mar 20  Second Reading
Mar 20  Placed Calndr,Third Reading
Apr 09  Third Reading - Passed 107-000-000
Apr 10  Arrive Senate
Apr 11  Placed Calendr,First Reading
Apr 16  First reading  Rfrd to Comm on Assignment
Apr 24  Assigned to Judiciary I
Jun 05  Placed Calndr,Second Reading
Jun 10  Second Reading
Jun 19  Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
Jun 29  Passed both Houses
Jul 19  Sent to the Governor
Jul 29  Governor approved
PUBLIC ACT 84-0114  Effective date 01-01-86

HB-0337  EWING - BRESLIN, HOMER, WAIT, HASTERT, OLSON, WOODYARD, RICHMOND, REA, PANGLE, CHRISTENSEN AND PHELPS.
(Ch. 5, pars. 1005, 1008, 1010, 1011, 1015, 1016 and 1017; new pars. 1020.1, 1020.2 and 1020.3)

Amends the Agricultural Areas Conservation and Protection Act. Restricts the use of land in the area to agricultural production. Requires the county board to notify the Department of Agriculture of the adoption of a plan or the modification of an agricultural area. Requires the Department to make reports to the General Assembly regarding agricultural areas. Establishes other procedures and notification requirements regarding modifications of agricultural areas. Provides that there shall be no restrictions on buying or selling land in agricultural areas.

HOUSE AMENDMENT NO. 1.
Provides that the addition of land to an agricultural area shall not affect the period for review or for the filing of a petition for dissolution.

SENATE AMENDMENT NO. 1.
Specifies that certain extraction of mineral resources shall be considered temporary land use and shall be exempted from the use provisions of this amendatory Act.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.
Provides that agricultural areas must be at least 350, rather than 500, acres.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Mar 20       Assigned to Agriculture

Apr 18  Do Pass/Short Debate Cal 016-000-000
Apr 23  Cal 2nd Rdng Short Debate
Apr 24  Short Debate Cal 2nd Rdng
May 07  Amendment No.01 EWING Adopted
May 08  Cal 3rd Rdng Short Debate
May 14  Amendment No.02 RIGNEY Adopted
May 30  Short Debate-3rd Passed 106-000-000

HOUSE AMENDMENT NO. 1.
Provides the period during which the uniform registration record card requirement ends January 1, 1986, rather than July 1, 1986.

HOUSE AMENDMENT NO. 2.
Allows the State Board of Elections to extend, to a date not later than July 1, 1986, the period during which the uniform registration record card requirement is suspended for any election authority requesting such an extension prior to January 1, 1986, and showing good cause why such an extension should be granted.

HB-0338  STERN – OLSON.
(Ch. 46, pars. 4-8.03, 5-7.03 and 6-35.03)

Amends The Election Code. Suspends, from the effective date of the amendatory language until July 1, 1986, the requirement that election authorities use the uniform registration record card designed by the State Board of Elections. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides the period during which the uniform registration record card requirement is suspended ends January 1, 1986, rather than July 1, 1986.

HOUSE AMENDMENT NO. 2.
Allows the State Board of Elections to extend, to a date not later than July 1, 1986, the period during which the uniform registration record card requirement is suspended for any election authority requesting such an extension prior to January 1, 1986, and showing good cause why such an extension should be granted.

 HB-0337—Cont.  1046

' Fiscal Note Act may be applicable.
HB-0339

ZWICK – CURRIE – HOFFMAN – KLEMM – BROOKINS, BRAUN, GREIMAN, ALEXANDER, CULLERTON, WASHINGTON, TURNER, KEANE AND MCAULIFFE.

(Ch. 61, new par. 2.29a, pars 2.33, 2.33a and 3.5)

Amends the “Wildlife Code” to prohibit certain uses of leghold and bodygripping traps, and makes such use a Class C misdemeanor; permits the use of self-locking leg and foot snares; directs the Department of Conservation to conduct a trapper education program.

Feb 27 1985 First reading
Rfrd to Comm on Assignment
Assigned to Energy Environment & Nat. Resource

May 02
Interim Study Calendar ENRGY ENVRMNT

HB-0340

BARNES – MAUTINO.

(Ch. 95 1/2, par. 5-106)

Amends the Vehicle Code. Permits dealers only licensed to sell self-contained motor homes, mini motor homes or van campers to sell such motor vehicles on Sunday. Makes technical reorganization. Effective immediately.

SENATE AMENDMENT NO. 1.

Authorizes the sale on Sunday of self-contained motor homes, mini motor homes, van campers and recreational trailers when offered for sale by a dealer at a place of business where only such vehicles are displayed or offered for sale.

Feb 27 1985 First reading
Rfrd to Comm on Assignment
Assigned to Transportation

Mar 13
Consnt Caldr Order 2nd Read

Mar 19
Remvd from Consent Calendar
Cal 2nd Rdng Short Debate

Mar 20
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Mar 21
Short Debate-3rd Passed 106-000-006

Mar 26
Arrive Senate
Placed Calndr,First Reading

Mar 27
First reading
Rfrd to Comm on Assignment

Mar 29
Primary Sponsor Changed To NEDZA
Added As A Co-sponsor LEMKE
Committee Assignment of Bills

Apr 10
Mtn Prevail to Suspend Rule 05
Committee Assignment of Bills

Apr 24
Assigned to Transportation

Jun 06
Recommended do pass 010-000-000
Placed Calndr,Second Reading
HB-0341  WOJCIK – O’CONNELL – HARTKE – RICE, ROPP AND HENSEL.

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.

HOUSE AMENDMENT NO. 1.

Adds a provision authorizing the assessor, county assessor, supervisor of assessments or board of assessors to determine the eligibility of life care facilities and the method of collecting information to make the determination.

Feb 27 1985  First reading  Rfrd to Comm on Assignment  Assigned to Revenue

May 02  Amendment No.01  REVENUE  Adopted  Recommended do pass as amend 016-000-000

May 09  Second Reading  Placed Calndr,Second Reading

May 24  Third Reading - Passed 096-009-001

May 29  Arrive Senate  Sen Sponsor NETSCH  Placed Calndr,First Reading

Jun 11  Recommended do pass 006-001-000

Jun 18  Second Reading  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 vetoed  Placed Calendar Total Veto

Oct 03  Mtn filed overrde Gov veto WOJCIK  Placed Calendar Total Veto

Oct 15  Override Gov veto-Hse pass 112-003-000  3/5 vote required

Oct 17  Placed Calendar Total Veto

Oct 30  Mtn filed overrde Gov veto NETSCH  Override Gov veto- Sen lost 034-019-001  Placed Calendar Total Veto  3/5 vote required

Oct 31  Mtn filed overrde Gov veto ROCK & NETSCH  Override Gov veto-Sen pass 053-002-000  Bth House Overid Total Veto  3/5 vote required

Fiscal Note Act may be applicable.
Appropriates the sum of $20,000,000 from the Capital Development Fund to the Capital Development Board for expenses in connection with establishing the City College of Chicago Job Training Center. Effective July 1, 1985.

STATE DEBT IMPACT NOTE
Financing costs of HB-342 appropriations would be $42.7 million.

SENATE AMENDMENT NO. 1.
Splits total between GRF and CDF for City College of Chicago, construction of a Job Training Center. Specifies effective date for 1/2 appropriation is July 1, 1985 and for second half is Jan. 1, 1986.

HB-0343  BRESLIN - JOHNSON - CHURCHILL.  
(Ch. 127, par. 1302)

Amends An Act to provide for representation and indemnification in certain civil law suits. Provides that where a plaintiff has sued a judge for damages caused by a decision, ruling or order of the judge made in the course of his judicial or administrative duties, the Attorney General shall represent the judge in the suit and the State shall indemnify the judge for all damages awarded and all court costs, attorney fees, and litigation expenses assessed against the judge. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that indemnification and representation of a judge shall be provided in any case where the plaintiff seeks damages or any equitable relief as a result of any decision, ruling or order of a judge made in the course of his judicial or administrative duties.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Provides that when a judge has been convicted of a crime as a result of his or her intentional judicial misconduct in a trial, that judge shall not be entitled to indemnification and representation in any case maintained by a party who seeks damages caused or other equitable relief deemed necessitated as a direct result of the judge's intentional judicial misconduct.

Feb 27 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary I
Mar 21 Amendment No.01 JUDICIARY I Adopted Recommended do pass as amend 013-002-000
Placed Calndr,Second Reading
Apr 16 Second Reading Amendment No.02 BRESLIN Adopted
Placed Calndr,Third Reading
May 17 Third Reading - Passed 111-004-000
May 20 Arrive Senate
May 21 Placed Calendr,First Reading
Sen Sponsor SANGMEISTER
First reading Rfrd to Comm on Assignment
May 23 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 058-001-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0387 Effective date 09-16-85

HB-0344 PETERSON,W.
(Ch. 23, par. 7-1-13)
Amends the Municipal Code. Provides, in counties with a population of at least 400,000, that an unincorporated territory containing 60 acres or less which is wholly bounded by one or more municipalities and a creek may be annexed by any bordering municipality by ordinance. Provides that the Section of the Municipal Code authorizing municipalities to annex certain territory by ordinance shall be subject to provisions requiring the consent of a forest preserve district in a county of 3,000,000 or more population before territory of the district is annexed. Effective immediately.

SENATE AMENDMENT NO. 1.
Adds reference to: (Ch. 24, pars. 2-3-5a and 2-3-18)
Provides that electors in certain counties may file a petition for incorporation as a village for an area containing at least 1,800, rather than at least 2,500 inhabitants, if the petition is filed within 30 days after the effective date of this Act. Exempts such petitions from requirement of consent of existing municipality if the area is within 1 1/2 miles of such municipality.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 1.

GOVERNOR AMENDATORY VETO
Deletes reference to: Ch. 24, pars. 2-3-5a, 2-3-18
Recommends that provisions which waive certain requirements for incorporation petitions filed within 30 days be deleted.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 27 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td>Assigned to Cities and Villages</td>
</tr>
<tr>
<td>May 02</td>
<td>Cal 2nd Rdng Short Debate</td>
<td>Do Pass/Short Debate Cal 014-000-000</td>
</tr>
<tr>
<td>May 08</td>
<td>Short Debate Cal 2nd Rdng</td>
<td>Cal 3rd Rdng Short Debate</td>
</tr>
<tr>
<td>May 10</td>
<td>Short Debate-3rd Passed 105-001-001</td>
<td></td>
</tr>
<tr>
<td>May 14</td>
<td>Arrive Senate Placed Calendr, First Reading</td>
<td></td>
</tr>
<tr>
<td>May 17</td>
<td>Sen Sponsor BARKHAUSEN Placed Calendr, First Reading</td>
<td></td>
</tr>
<tr>
<td>May 20</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Placed Calndr, Second Reading</td>
<td>Recommended do pass 005-003-001</td>
</tr>
<tr>
<td>Jun 10</td>
<td>Second Reading Placed Calndr, Third Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 20</td>
<td>Recalled to Second Reading Amendment No. 01 BARKHAUSEN Adopted</td>
<td></td>
</tr>
<tr>
<td>Jun 25</td>
<td>Third Reading - Passed 054-000-000 Speaker's Table, Concurrence 01</td>
<td></td>
</tr>
<tr>
<td>Jun 27</td>
<td>H Noncncrs in S Amend. 01</td>
<td></td>
</tr>
<tr>
<td>Jun 28</td>
<td>Secretary's Desk Non-concur 01</td>
<td>S Requests Conference Comm 1ST</td>
</tr>
<tr>
<td></td>
<td>Sen Conference Comm Apptd 1ST/BARKHAUSEN WATSON, DEGNAN, ZITO &amp; NEDZA</td>
<td></td>
</tr>
<tr>
<td>Jun 29</td>
<td>Hse Conference Comm Apptd 1ST/CULLERTON, STECZO, GREIMAN, PETERSON, W AND BARGER</td>
<td></td>
</tr>
<tr>
<td>Jun 30</td>
<td>House report submitted House Conf. report Adopted 1ST/115-000-000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Senate report submitted Senate Conf. report Adopted 1ST/057-000-000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Both House Adoptd Conf rpt 1ST</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 29</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 26</td>
<td>Governor amendatory veto Placed Cal. Amendatory Veto</td>
<td></td>
</tr>
<tr>
<td>Oct 10</td>
<td>Mtn fld accept amend veto 01/PETERSON,W Placed Cal. Amendatory Veto</td>
<td></td>
</tr>
<tr>
<td>Oct 15</td>
<td>Mtn fld overrde amend veto 02/CULLERTON Placed Cal. Amendatory Veto</td>
<td></td>
</tr>
<tr>
<td>Oct 16</td>
<td>Motion withdrawn TO OVERRIDE AMENDATORY VETO -CULLERTON</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mtn fld overrde amend veto 03/FREDERICK, VF Placed Cal. Amendatory Veto</td>
<td></td>
</tr>
<tr>
<td>Oct 17</td>
<td>3/5 vote required Override am/veto House-lost 03/034-066-007 Accept Amnd Veto-House Pass 01/100-004-003 Placed Cal. Amendatory Veto</td>
<td></td>
</tr>
<tr>
<td>Oct 30</td>
<td>Mtnfld accept amend veto GEO-KARIS Accept Amnd Veto-Sen Pass 051-001-000</td>
<td>Bth House Accept Amend Veto</td>
</tr>
<tr>
<td>Nov 20</td>
<td>Return to Gov-Certification</td>
<td></td>
</tr>
<tr>
<td>Nov 26</td>
<td>Governor certifies changes</td>
<td>PUBLIC ACT 84-1045 Effective date 11-26-85</td>
</tr>
</tbody>
</table>
HB-0345  SHAW.

(Ch. 108 1/2, par. 22-101)

Amends the Chicago Transit Authority Section of the Pension Code to provide that the management of the Plan’s assets may not be merged with those of any other pension fund or public investment authority, unless the merger has been approved by a majority of the contributing employees and a majority of the pensioners of the Plan; preempts inconsistent action by home rule units. Effective immediately.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Assigned to Personnel and Pensions

May 03  Tbd pursuant Hse Rule 27D

HB-0346  SHAW – LEFLORE – YOUNG,A AND WASHINGTON.

(Ch. 68, new par. 6-102)

Amends the Illinois Human Rights Act. Makes it a civil rights violation for any employer to deny a pregnant employee a maternity leave of at least 5 months and reinstatement after the leave or to require an unreasonably lengthy maternity leave.

HOUSE AMENDMENT NO. 1.

Increases the minimum maternity leave period from 5 to 6 months, and specifies such period commences on a date chosen by the employee.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, HB-346 as amended by H-am 1 creates a personnel mandate for which reimbursement of the increased costs to local governments is required. However, due to the nature of the bill, sufficient data on which to base a reliable estimate is not available.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Assigned to Labor & Commerce

May 02  Amendment No.01  LABOR COMMERCE  Adopted
Recommended do pass as amend
013-009-001

Placed Calndr,Second Readng

May 07  St Mandate Fis Nte
ReqMCCRACKEN

Placed Calndr,Second Readng

May 10  St Mandate Fis Note Filed

Placed Calndr,Second Readng

May 15  Second Reading
Placed Calndr,Third Reading

May 21  3d Reading Consideration PP
Calendar Consideration PP.

May 24  Tabled House Rule 37(G)

HB-0347  HAWKINSON – COWLISHAW AND STEPHENS.

(Ch. 111, par. 4027)

Amends Pharmacy Practice Act. Requires that every pharmacy be equipped with a current edition of the United States Pharmacopoeia, or Facts and Comparisons, or the Modern Drug Encyclopedia or any other current compendium approved by the Department.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Assigned to Human Services

May 02  Recommended do pass 014-000-000

Placed Calndr,Second Readng

May 16  Interim Study Calendar HUMAN SERVICE

HB-0348  PETERSON,W, FREDERICK,VF, CHURCHILL, WAIT AND WILLIAMSON.

(Ch. 122, new par. 10-23.11)

1 Pension System Impact Note Act may be applicable.
Amends The School Code. Empowers boards of education to accept payment for student fees and expenses via credit cards. Effective immediately.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Elementary & Secondary Education

Apr 10   Placed Calndr, Second Reading

Apr 16   Second Reading
               Placed Calndr, Third Reading

May 21   Third Reading - Passed 115-002-001

May 22   Arrive Senate
               Sen Sponsor KUSTRA
               Placed Calendr, First Reading

May 23   First reading  Rfrd to Comm on Assignment

May 24   Assigned to Education - Elementary & Secondary

May 30   Placed Calndr, Second Reading

Jun 19   Second Reading
               Placed Calndr, 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 84-0388  Effective date 09-16-85

HB-0349  KLEMM – MAYS – MAUTINO, PEDERSEN, B AND TUERK.
(Ch. 48, par. 345; new par. 317.1)

Amends The Unemployment Insurance Act. Allows a corporate officer of a small business to elect to withdraw himself from the coverage of the Act. Provides that renumeration paid by an employer to a corporate officer who has elected to withdraw himself from the coverage of the Act shall not constitute wages for the purposes of the Act.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Labor & Commerce

May 03   Tabled pursuant Hse Rule 27D

(Ch. 120, par. 2-203)

Amends Income Tax Act to provide a deduction for the wholesale value of food donations pursuant to the Good Samaritan Food Donor Act.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Revenue

May 02   Placed Calndr, Second Reading

May 09   Second Reading
               Placed Calndr, Third Reading

May 21   3d Reading Consideration PP
               Calendar Consideration PP.

May 24   Tabled House Rule 37(G)

HB-0351  OBLINGER.
(Ch. 122, par. 21-3)

Amends The School Code. Requires intensive preservice training in the liberal arts for persons recommended for an elementary certificate.

Fiscal Note Act may be applicable.
Amends the State Employees, State Universities, and Downstate and Chicago Teachers Articles of the Pension Code to require that certain one-time increases “be used in the determination of other benefits”. Effective immediately.

PENSION IMPACT NOTE

The costs of HB 352 should be relatively minor.

HB-0352  OBLINGER.

(Ch. 108 1/2, pars. 14-114, 15-136, 16-133.1, 16-136.1 and 17-119)

Amends the State Employees, State Universities, and Downstate and Chicago Teachers Articles of the Pension Code to require that certain one-time increases “be used in the determination of other benefits”. Effective immediately.

PENSION IMPACT NOTE

The costs of HB 352 should be relatively minor.

HB-0353  PRESTON – JOHNSON AND TURNER.

(New Act; Ch. 38, pars. 1003-2-2, 1003-2-5 and 1003-2-6; new par. 1005-6-3.1)

Creates the Illinois Community Corrections Act and amends the Unified Code of Corrections. Provides for the establishment and court use of State-funded local corrections facilities and programs for non-violent felony offenders operated by local community corrections advisory boards. Also creates a 12 member State Community Corrections Board, 3 members of which are appointed by the Governor, 3 members appointed by the President of the Senate, 3 members appointed by the Speaker of the House and 3 members appointed by the Chief Justice of the Illinois Supreme Court, which advises the Director of the Department of Corrections on the administration of the Illinois Community Corrections Act and approves grants provided under the Act. Effective immediately.

PH-0354  STECZO – HARTKE – BRUNSVOLD – MCNAMARA.

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

Amends the Criminal Code of 1961 in relation to stun guns and tasers. Provides that a person commits the offense of unlawful use of weapons when he knowingly sells, manufactures, purchases, possesses or carries any stun gun or taser. Exempts peace officers who purchase, possess or carry a stun gun or taser.

HOUSE AMENDMENT NO. 1.

Eliminates changes made in the bill as introduced. Includes selling, manufacturing, purchasing, possessing or carrying a throwing star as an unlawful use of weapons. Redefines “stun gun or taser”.

SENATE AMENDMENT NO. 1.

Changes definition of “stun gun or taser” as a device that, upon hitting a human, can send out a current capable of disrupting the person’s nervous system in such a manner as to render him incapable of normal functioning.
May 02  Amendment No.01  JUDICIARY II  Adopted  
DP Amnded Consent Calendar  

Consnt Caldr Order 2nd Read  
May 07  Cnsent Calendar, 2nd Reading  
Consnt Caldr Order 3rd Read  
May 10  Remvd from Consent Calendar  
Cal 2nd Rdng Short Debate  
May 14  Removed Short Debate Cal VINSON  
Consnt Caldr Order 2nd Read  
May 15  Cnsent Calendar, 2nd Reading  
Consnt Caldr Order 3rd Read  
May 17  Consnt Caldr, 3rd Read Pass 110-000-002  
May 20  Arrive Senate  
Sen Sponsor KELLY  
Placed Calendr,First Reading  
May 21  First reading  Rfrd to Comm on Assignment  
May 23  Assigned to Judiciary II  
Jun 13  Recommended do pass as amend  
008-000-000  

Placed Calndr,Second Reading  
Jun 19  Second Reading  
Amendment No.01  JUDICIARY II  Adopted  
Placed Calndr,Third Reading  
Jun 25  Third Reading - Passed 057-000-000  
Speaker’s Table, Concurrence 01  
Jun 28  H Concurs in S Amend. 01/11-000-000-002  
Passed both Houses  
Jul 25  Sent to the Governor  
Aug 28  Governor approved  
PUBLIC ACT 84-0214  Effective date 01-01-86  

' HB-0355  SALTSMAN AND MCAULIFFE.  

(Ch. 73, new par. 979g; Ch. 108 1/2, par. 3-124.2; Ch. 85, new par. 2208.9)  

Amends the Insurance and Pension Codes to extend the fireman’s health insurance continuance privilege to downstate police officers. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 1986.  
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.  

Feb 27 1985  First reading  Rfrd to Comm on Assignment  
Assigned to Personnel and Pensions  
May 02  Interim Study Calendar PERS  
PENSION  

' HB-0356  BRUNSVOLD.  

(New Act)  

Creates the Aledo Community Center Authority in the City of Aledo in Mercer County, Illinois, and defines its powers and duties.  
HOUSE AMENDMENT NO. 1.  
Changes quorum from 4 to 5 members. Adds immediate effective date.  
HOUSE AMENDMENT NO. 2.  
Creates the Normal Community Center Authority and prescribes its powers and duties.  
HOUSE AMENDMENT NO. 6.  
Changes title to “An Act to create Civic Center Authorities in various locations in the State of Illinois, and define their powers and duties”. Deletes everything after  

1 Fiscal Note Act may be applicable.  
2 Pension System Impact Note Act may be applicable.
the enacting clause. Creates the Aledo Civic Center Law, the Normal Civic Center Law, the Mason County Civic Center Law, the Jasper County Civic Center Law, the Brownstone Park District Civic Center Act, and the Jo Daviess County Civic Center Law. Effective immediately.

FISCAL NOTE

(Prepared by DCCA)

Aledo is eligible for State financial support under the Metropolitan Civic Center Support Program in an estimated maximum amount of $476,253 and Normal is eligible for an estimated maximum of $2.8 million.

FISCAL NOTE, AS AMENDED

The authorities created by HB-356 as amended by H-am 6 are eligible for $11,566,000 in State financial support.

Feb 27 1985 First reading Rfrd to Comm on Assignment
Assigned to Executive
Mar 13 Placed Calndr,Second Reading
Recommended do pass 011-002-003
Apr 16 Second Reading Amendment No.01 BRUNSVOLD Adopted
Amendment No.02 ROPP Adopted
Fiscal Note Requested AS AMENDED -PIEL
May 09 Held on 2nd Reading Amendment No.03 HOMER Withdrawn
Amendment No.04 FRIEDRICH,DP Withdrawn
Amendment No.05 MULCAHEY Withdrawn
Amendment No.06 BRUNSVOLD 075-032-000 Adopted
May 10 Held on 2nd Reading Fiscal Note filed
May 14 Held on 2nd Reading Fiscal Note filed
May 24 Tabled House Rule 37(G)

SHB-0357 SALTSMAN AND WOLF.

(Ch. 108 1/2, new par. 3-105.1)

Amends the Downstate Police Article of the Pension Code. Adds definition of "deferred pensioner". Effective immediately.

PENSION IMPACT NOTE

The bill does not have a financial impact.

HOUSE AMENDMENT NO. 1.

Makes technical correction, changing "fireman" to "police officer".

HOUSE AMENDMENT NO. 2.

Amends the Insurance and Pension Codes to extend the fireman's health insurance continuation privilege to downstate police officers and deputy sheriffs. Amends the Downstate Police Article of the Pension Code to reduce the vesting threshold from 10 to 8 years, and to increase the pension to 2.5% of salary for each year of service up to 20. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 73, new par. 979h; Ch. 108 1/2, pars. 3-111, 7-142.1; Ch. 85, new par. 2208.9

Amends the Insurance and Pension Codes to extend the fireman's health insurance continuation privilege to downstate police officers and deputy sheriffs. Amends the Downstate Police Article of the Pension Code to reduce the vesting threshold from 10 to 8 years, and to increase the pension to 2.5% of salary for each year of service up to 20. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, pars. 3-135, 4-128

Authorizes the investment of policemen's and firemen's pension funds in the obligations of insurance companies in an amount not to exceed 10% of the fund.

1 Pension System Impact Note Act may be applicable.
GOVERNOR AMENDATORY VETO (Overridden)

Deletes reference to: Ch. 73, new pars. 979g and 979h

Deletes the new provisions dealing with police officers and deputy's health insurance continuance privilege under the Insurance and Pension Codes. Makes technical changes. Provides the pension funds invested in the general accounts of life insurance companies may not exceed 10% of all the funds assets.

Feb 27 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 Recommdn do pass as amend 007-000-000
Placed Calndr,Second Reading
Apr 30 Second Reading Placed Calndr,Third Reading
May 23 Mtn Prev-Recall 2nd Reading Amendment No.02 SALTSMAN Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 100-002-002
May 29 Arrive Senate Sen Sponsor TOPINKA Added As A Joint Sponsor JONES Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Jun 13 Recommdn do pass as amend 011-000-000
Placed Calndr,Second Reading
Jun 18 Second Reading Amendment No.01 INSURANCE Adopted Placed Calndr,Third Reading
Jun 25 Third Reading - Passed 058-000-000 Speaker's Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/108-005-000 Passed both Houses
Jul 25 Sent to the Governor
Sep 22 Governor amendatory veto Placed Cal. Amendatory Veto
Oct 08 Mtn fild ovrrde amend veto 01/SALTSMAN Placed Cal. Amendatory Veto
Oct 16 3/5 vote required Override am/veto House-pass 106-001-000
Oct 17 Placed Cal. Amendatory Veto
Oct 30 Mtn fild ovrrde amend veto TOPINKA 3/5 vote required Override am/veto Sen-pass 058-000-000 Veto Overridden Both Houses
Nov 04 PUBLIC ACT 84-1010 Effective date 01-01-86

HB-0358 DEJAEGHER, HOMER, BRUNSVOLD, SALTSMAN, STECZO, MCNAMARA, FLOWERS, HARTKE, SOLIZ, RONAN, CULLENTON AND DALEY.

(Ch. 17, new pars. 360.2, 3107.1 and 4467.1)

Amends the Illinois Banking Act, the Illinois Savings and Loan Act and the Illinois Credit Union Act to prohibit the imposition of charges upon persons eligible for assistance pursuant to the "Senior Citizens and Disabled Persons Property Tax Relief Act" for the use of checking, savings or similar accounts except in the event of a transaction voided due to insufficient funds.
HB-0358—Cont.

Feb 27 1985  First reading   Rfrd to Comm on Assignment
                Assigned to Financial Institutions
May 02          Interim Study Calendar FIN INSTIT

1 HB-0359  HOMER.

(Ch. 120, pars. 418 and 429)

Amends the Motor Fuel Tax Law to provide that the additional 2 1/2 cents per
gallon tax on diesel fuel does not apply to diesel fuel used in first division vehicles. Provides for reimbursement for persons paying such tax.

Feb 27 1985  First reading   Rfrd to Comm on Assignment
                Assigned to Revenue
May 03          Interim Study Calendar REVENUE

HB-0360  HOMER.

(Ch. 23, par. 8A-6; Ch. 38, pars. 16A-10, 17-1 and 20-1)

Amends The Criminal Code. Increases the value of the property required to con-
stitute the felony offenses of retail theft, deceptive practice, public assistance fraud
and arson from $150 to $300.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 23, par. 8A-6; Ch. 38, pars. 16A-10,
17-1, 20-1
Adds reference to: Ch. 38, par. 114-12

Deletes everything. Provides grounds on which a search and seizure with a war-
rant is illegal.

Feb 27 1985  First reading   Rfrd to Comm on Assignment
                Assigned to Judiciary II
Mar 21        Recommended do pass 011-001-00
May 15        Second Reading
                Placed Calndr,Third Reading
May 20        Third Reading - Passed 077-033-002
May 21        Arrive Senate
                Sen Sponsor SANGMEISTER
                Placed Calendr,First Reading
May 22        First reading   Rfrd to Comm on Assignment
May 23        Assigned to Judiciary II
May 30        Recommended do pass 007-000-000
Jun 04        Second Reading
                Placed Calndr,Third Reading
Jun 20        Recalled to Second Reading
                Amendment No.01 SANGMEISTER  Adopted
                Placed Calndr,Third Reading
Jun 25        Third Reading - Passed 057-000-000
                Speaker’s Table, Concurrence 01
Jun 27        H Noncncrs in S Amend. 01
Jun 28        Secretary’s Desk Non-concur 01
Jun 29        S Refuses to Recede Amend 01
                S Requests Conference Comm 1ST
                Sen Conference Comm Apptd 1ST/SANGMEISTER
                MAROVITZ, DARROW,
                MAROVITZ, DARRROW,
                BARKHAUSEN &
                BARKHAUSEN &
                DUDYCYZ
                DUDYCYZ
Jun 29        Hse Conference Comm Apptd 1ST/HOMER,
                O'CONNELL,
                O'CONNELL,
                CULLERTON
                CULLERTON
                MCCCRACKEN AND
                MCCCRACKEN AND
                CHURCHILL
                CHURCHILL

1 Fiscal Note Act may be applicable.
Jul 02  House report submitted  3/5 vote required
House Conf. report Adopted 1ST/083-023-004
Senate report submitted  3/5 vote required
Senate Conf. report lost 1ST/028-004-018
Motion to Reconsider Vote
Motion prevailed
Hse Conference Comm Apptd 2ND/HOMER,
O’CONNELL,
CULLERTON,
MCCCRACKEN AND
CHURCHILL
House report submitted  3/5 vote required
Verified
House Conf. report lost 2ND/064-033-003
Jul 03  Motion to Reconsider Vote
ON KARPIEL MOTION
Motion prevailed
1ST CC LOST
S Requests Conference Comm 2ND
Sen Conference Comm Apptd 2ND/SANGMEISTER
MAROVITZ, DARROW,
BARKHAUSEN &
DUDYCWZ
Senate report submitted  3/5 vote required
Senate Conf. report Adopted 2ND/046-002-001
Jul 05  Tabled House Rule 79(E)

3 HB-0361  SALTSMAN.

(Ch. 108 1/2, pars. 14-114 and 14-115)

Amends the State Employees Article of the Pension Code to raise the rate of annual increase in retirement annuity from 3% to 4%, beginning January 1, 1986.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS
PENSION

HB-0362  WOLF AND CHURCHILL.

Appropriates $431,409 (GRF) for the ordinary and contingent expenses of the Department of Revenue for the Office of Appraisals for the fiscal year beginning July 1, 1985.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations I
May 09  Recommended do pass 026-000-000
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  Placed Calndr,Third Reading
Third Reading - Passed 064-048-000
May 30  Arrive Senate
Placed Calndr,First Reading
Jun 04  Sen Sponsor VADALABENE
Placed Calndr,First Reading
First reading  Rfrd to Comm on Assignment
Jun 05  Assigned to Appropriations I

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0362—Cont.

Jun 21  Recommended do pass 019-000-001
    Placed Calndr, Second Reading
Jun 24  Second Reading  Held on 2nd Reading
Jun 26  Placed Calndr, Third Reading
Jun 27  Re-committed to Appropriations I

3 HB-0363 SATTERTHWAITE.
    (Ch. 108 1/2, par. 15-136)

Amends the State Universities Article of the Pension Code to increase one of the formulas for calculating retirement annuities.

PENSION IMPACT NOTE
The cost of HB 363 would be relatively minor.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
    Assigned to Personnel and Pensions
Apr 23  Pension Note Filed
    Committee Personnel and Pensions
May 02  Interim Study Calendar PERS
    PENSION

HB-0364 JOHNSON, HAWKINSON, CULLERTON AND COUNTRYMAN.
    (Ch. 23, par. 10-10; Ch. 40, pars. 504, 505, 1106, 1107, 1224 and 1359)

Amends the Public Aid Code, Marriage and Dissolution of Marriage Act, Non-Support of Spouse and Children Act, Revised Uniform Reciprocal Enforcement of Support Act, and Paternity Act. Provides that the guidelines for child and spouse support are mandatory in cases instituted by or for the Department of Public Aid and are advisory in other cases. Makes other changes. Effective immediately.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
    Assigned to Judiciary I
Apr 25  Recommended do pass 011-004-000
    Placed Calndr, Second Reading
May 09  Second Reading
    Placed Calndr, Third Reading
May 24  Tabled House Rule 37(G)

1 HB-0365 KULAS, RONAN, GIGLIO, MAUTINO, CAPPARELLI, TERZICH, MCNAMA, STECZO AND FLOWERS.
    (Ch. 120, pars. 439.3, 439.33, 439.103 and 441)


Feb 27 1985  First reading  Rfrd to Comm on Assignment
    Assigned to Revenue
May 03  Interim Study Calendar REVENUE

1 HB-0366 SATTERTHWAITE.
    (Ch. 127, new par. 133b11.1)

Amends the State Property Control Act. Requires State agencies, as defined by the Act, to contribute surplus laboratory equipment to a clearinghouse operated by the Department of Central Management Services from which school districts and State-supported institutions of higher education may obtain such equipment.

HOUSE AMENDMENT NO. 1.
Changes the order in which equipment may be selected by various entities as follows: State agencies, State colleges and universities, school districts and community colleges.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 27 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>Mar 20</td>
<td>Amendment No.01</td>
<td>EXECUTIVE</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Adopted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Do Pass Amend/Short Debate</td>
</tr>
<tr>
<td></td>
<td></td>
<td>011-000-000</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Cal 2nd Rdng Short Debate</td>
<td></td>
</tr>
<tr>
<td>Apr 18</td>
<td>Short Debate Cal 2nd Rdng</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Cal 3rd Rdng Short Debate</td>
<td></td>
</tr>
<tr>
<td>Apr 23</td>
<td>Arrive Senate</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Sen Sponsor HOLMBERG</td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 07</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 14</td>
<td></td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>Jun 11</td>
<td></td>
<td>Recommended do pass 018-000-000</td>
</tr>
<tr>
<td>Jun 12</td>
<td>Second Reading</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Passed both Houses</td>
<td></td>
</tr>
<tr>
<td>Jul 19</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 16</td>
<td>Governor approved</td>
<td>PUBLIC ACT 84-0389 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

**HB-0367 LEVIN, HOMER AND DEJAEGHER.**

(Ch. 82, title before par. 97; pars. 97, 98, 99, 100 and 101)

Amends the hospital lien law. Extends the lien provisions to Home Health Agencies.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: Ch 82, title, pars. 97 thru 101

Adds reference to: (New Act)

Enacts the Home Health Agency Lien Act patterned after the Hospitals Lien Act.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 27 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>Apr 18</td>
<td>Amendment No.01</td>
<td>JUDICIARY I</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Adopted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Recommended do pass as amend</td>
</tr>
<tr>
<td></td>
<td></td>
<td>009-001-005</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
<td></td>
</tr>
<tr>
<td>May 09</td>
<td>Second Reading</td>
<td>Amendment No.02</td>
</tr>
<tr>
<td></td>
<td></td>
<td>JOHNSON</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Withdrawn</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
<td></td>
</tr>
<tr>
<td>May 24</td>
<td>Interim Study Calendar JUDICIARY I</td>
<td></td>
</tr>
</tbody>
</table>

**HB-0368 CULLERTON.**

(Ch. 110 1/2, par. 2-3)

Amends the Probate Act of 1975. Provides that a posthumous child of a decedent shall receive the same share of an estate as if the child had been born in the decedent's (now the father's) lifetime.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 27 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>Apr 18</td>
<td>Consnt Caldr Order 2nd Read</td>
<td></td>
</tr>
<tr>
<td>Apr 25</td>
<td>Consnt Calendar, 2nd Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Consnt Caldr Order 3rd Read</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>Consnt Caldr, 3rd Read Pass 114-000-000</td>
<td></td>
</tr>
<tr>
<td>May 03</td>
<td>Arrive Senate</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
<td></td>
</tr>
<tr>
<td>May 07</td>
<td>Sen Sponsor LEMKE</td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td></td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
</tbody>
</table>
HB-0369  DEJAEGHER - PARKE, HANNIG, PANGLE, GIORGI, HOMER, LEVIN, MATIJEVICH, REA AND HARTKE.
(Ch. 126 1/2, par. 70; Ch. 127, par. 63a23)
Amends the Veterans' Affairs Act and the Civil Administrative Code. Exempts Illinois residents who are former prisoners of war from admission and camping fees in parks under the control of the Department of Conservation.

HOUSE AMENDMENT NO. 1.
Redefines resident disabled veteran for the purpose of exemption from camping and park fees to include a person who is disabled from service connected causes with 100% disability. Deletes added provision providing that where an eligible resident veteran who is a former prisoner of war is unable to gain fee-exempt admission or camping privilege because he does not possess a proper identification, the Department of Conservation shall issue him a free use permit upon presentation of proper documentation of his status.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Deletes supplemental appropriation of $122,600 to Guardianship and Advocacy Commission.

HOUSE AMENDMENT NO. 4.
Deletes supplemental of $875,000 to Treasurer for payments to counties under the IL Estate Tax Law.

HOUSE AMENDMENT NO. 5.
Appropriates $18,290 to the State Comptroller for payment of an award recommended by the Court of Claims.

HOUSE AMENDMENT NO. 6.
Appropriates $6,798.40 to the State Comptroller for payment of an award recommended by the Court of Claims.

HOUSE AMENDMENT NO. 7.
Appropriates $1,485,858 to Dept. of Conservation for purchase and operation of equipment for work on Dept. properties. Requires Governor approval of purposes and amounts for expenditure.

SENATE AMENDMENT NO. 1.
Makes adjustments in personal service line items of supplemental appropriation in DMHDD; deletes Sections making supplemental appropriations to IL State Historical Library, Court of Claims, Dept. of Conservation; makes further supplemental appropriations to the following agencies:

Dept. of Mental Health and Developmental Disabilities
Dept. of Conservation
Dept. of Registration and Education
Dept. of Rehabilitation Services
IL Arts Council
Local Governmental Law Enforcement Officers Training Board
State Board of Education
Dept. of Transportation
University of Illinois
Dept. of Revenue
Dept. of Commerce and Community Affairs
Dept. of Insurance
Dept. of Law Enforcement
Dept. Veterans Affairs
IL Commerce Commission
Emergency Services and Disaster Agency
Human Rights Commission
State Fire Marshal
Dept. of Public Aid
Dept. of Central Management Services
State Universities Civil Service System
Guardianship and Advocacy Commission

SENATE AMENDMENT NO. 2.
Deletes supplemental appropriation added by S-am 1 to State Board of Education for Grants-in-Aid.

SENATE AMENDMENT NO. 3.
Appropriates $75,000 to CDB for minor capital improvements in the State Capitol.

Feb 27 1985 First reading Rfrd to Comm on Assignment Assigned to Appropriations II
Amends the Downstate Teachers' Retirement Article of the Illinois Pension Code. Provides that a beneficiary of a retirement allowance may not accept employment as a teacher for 90 days following termination of service. Cancels retirement and requires repayment of a retirement allowance if the prohibition is violated unless disability necessitated the retirement. Effective immediately.

PENSION IMPACT NOTE
HB-371 would result in a small cost savings to the retirement system.

-Amends the Chicago Policemen's Article of the Pension Code. Beginning with the monthly annuity payment due July 1, 1985, raises the minimum annuity for policemen who retire before July 1, 1985 at age 50 or over with 20 or more years of service.

-Fiscal Note Act and Pension System Impact Note Act may be applicable.

*HB-0372* MCGANN, O'CONNELL, CAPPARELLI, RONAN, MCAULIFFE AND SHAW.

(Ch. 108 1/2, par. 5-167.2)
service, and for policemen who retire from service due to termination of disability
and are entitled to an annuity on July 1, 1985, to $475 from $400 a month. Effective
immediately.

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

- Feb 27 1985 First reading Rfrd to Comm on Assignment
- Assigned to Personnel and Pensions
- May 03 Tbd pursuant Hse Rule 27D

**HB-0373 MCGANN, O'CONNELL, CAPPARELLI, RONAN AND MCAULIFFE.**

(Ch. 108 1/2, par. 5-168)

Amends the Chicago Policemen's Article of the Pension Code to provide for annual incremental increases in the tax multiplier over 6 years, which will increase from 2.00 in 1985 to 3.12 for 1991 and thereafter. Effective immediately.

- Feb 27 1985 First reading Rfrd to Comm on Assignment
- Assigned to Personnel and Pensions
- May 03 Tbd pursuant Hse Rule 27D

**HB-0374 MCGANN - CAPPARELLI, O'CONNELL, RONAN AND MCAULIFFE.**

(Ch. 108 1/2, par. 5-114)

Amends the Chicago Policemen's Article of the Pension Code to change the definition of salary beginning January 1, 1986. Effective immediately.

**PENSION IMPACT NOTE**

HB-374 would save a relatively small amount.

**SENATE AMENDMENT NO. 1.**

- Adds reference to: 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.

**SENATE AMENDMENT NO. 2.**

- Adds reference to: Ch. 108 1/2, new par. 5-148.1

Allows Chicago policemen to stop contributing to the Fund when they attain 32.5 years of service credit (and therefore maximum pension), and have their pensions fixed at that time.

**SENATE AMENDMENT NO. 3.**

- Adds reference to: Ch. 85, new par. 2208.9

Amends the State Mandates Act to require implementation without reimbursement.

- Feb 27 1985 First reading Rfrd to Comm on Assignment
- Assigned to Personnel and Pensions
- Apr 16 Pension Note Filed
- Committee Personnel and Pensions
- Apr 25 Recommended do pass 006-000-000
- May 23 Placed Calndr, Second Reading
- Amendment No. 01 BRAUN 037-066-006
- Lost
- May 24 Third Reading - Passed 091-007-008
- May 29 Arrive Senate
- Sen Sponsor JOYCE, JEREMIAH
- Placed Calendr, First Reading
- May 30 Added As A Joint Sponsor DEGNAN
- Placed Calendr, First Reading
- First reading Rfrd to Comm on Assignment
- Assigned to Ins Pensions & Licensed Activities

---

1 Pension System Impact Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0374—Cont.

Jun 04 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
Jun 13 Placed Calndr,Second Reading Recommended do pass 009-002-000
Jun 18 Second Reading
Amendment No.01 JOYCE, JEREMIAH Adopted
Amendment No.02 JOYCE, JEREMIAH Adopted
Jun 25 Recalled to Second Reading
Amendment No.03 JOYCE, JEREMIAH Adopted
Jun 26 Third Reading - Passed 052-003-000
Jun 27 Speaker's Table, Concurrence 01,02,03
Jun 30 H Noncncrs in S Amend. 01,02,03 Secretary’s Desk Non-concur 01,02,03
Oct 30 S Refuses to Recede Amend 01,02,03 S Requests Conference Comm 1ST

HB-0375 HICKS AND REA.
(Ch. 122, par. 14-7.01)

Amends School Code Section on children attending special education classes in another district. Provides for $200 per pupil for rental of physical facilities in computing per capita cost in districts that do not own the physical facilities; and revises the method for computing net cost. Effective July 1, 1985.

Feb 27 1985 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
Apr 10 Cal 2nd Rdng Short Debate Do Pass/Short Debate Cal 017-000-000
Apr 23 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
May 23 Third Reading - Passed 116-002-000
May 29 Arrive Senate Placed Calendr, First Reading
May 30 Sen Sponsor POSHARD Placed Calendr, First Reading
Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Education-Elementary & Secondary

HB-0376 CULLERTON – TURNER.
(Ch. 38, par. 1003-10-7)

Amends the Unified Code of Corrections. Changes the factors which a court may consider at an interdivisional transfer hearing for a juvenile in the Department of Corrections. Provides that the juvenile shall have the right to counsel, and shall be served with notice of such hearing and be present thereat. Effective immediately.

HOUSE AMENDMENT NO. 1.
Restores language which provides that all relevant factors need not be resolved against the juvenile to justify the transfer.

Feb 27 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II
Mar 21 Placed Calndr, Second Reading Recommended do pass 012-000-000
Apr 16 Second Reading
Amendment No.01 CULLERTON Adopted
Placed Calndr, Third Reading

¹ Fiscal Note Act may be applicable.
Amends “An Act concerning jurors” and other Acts to eliminate all categorical exemptions from jury service.

**HOUSE AMENDMENT NO. 1.**

Adds reference to: Ch. 78, pars. 4.1, 33; new par. 10.3

Authorizes county boards or jury commissioners to submit questionnaires to prospective jurors and excuse them from jury service for certain undue hardships relating to occupation, business affairs, military service, physical health, or family situation, or other personal affairs.

**HOUSE AMENDMENT NO. 2.**

Provides that upon the approval by the chief judge of the judicial circuit in which a county board or jury commissioners are situated, the county board or jury commissioners may excuse a prospective juror from jury service and cause his or her name to be returned to the jury list or general jury list.

**SENATE AMENDMENT NO. 1.**

Adds reference to: Ch. 38, new par. 32-4b

Amends the Criminal Code of 1961. Makes it a Class 2 felony for a jury commissioner to solicit or accept a consideration to excuse a person from jury duty. Provides that a jury commissioner convicted hereunder shall forfeit his performance bond and be excluded from further service.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
              Assigned to Judiciary I

Apr 10  Amendment No.01  JUDICIARY I  Adopted
              Recommmnded do pass as amend
              009-001-003

Apr 16  Second Reading  Placed Calndr,Third Reading

May 24  Amendment No.02  CULLERTON  Adopted
              Placed Calndr,Third Reading
              Mtn Prev-Recall 2nd Reading
              CULLERTON
              Mtn Prevail to Suspend Rule 37(C)/117-000-000
              Third Reading - Passed 114-002-000

May 29  Arrive Senate  Placed Calendr,First Reading

Jun 05  Sen Sponsor TOPINKA  First reading  Rfrd to Comm on Assignment
              Assigned to Judiciary I

Jun 06  Waive Posting Notice 7C  Committee Judiciary I

Jun 13  Recommended do pass 003-000-002

Jun 18  Second Reading  Placed Calndr,Third Reading

Jun 21  Recalled to Second Reading  Amendment No.01  TOPINKA  Adopted
              Placed Calndr,Third Reading

Jun 25  Third Reading - Lost 027-025-002

**HB-0378  CULLERTON.**

(Ch. 110, par. 13-210)

Amends the Code of Civil Procedure. Provides that when a cause of action has arisen in a state or territory out of this State, or in a foreign country, after the effective date of this amendatory Act of 1985, and, by the laws thereof, an action thereon cannot be maintained by reason of the lapse of time, the Illinois Statute of Limitations shall apply. Effective immediately.
HB-0378—Cont.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Judiciary I
Mar 13      Recommended do pass 011-003-000
Mar 19      Placed Calndr, Second Reading
Mar 19      Second Reading
               Placed Calndr, Third Reading
Apr 09      3d Reading Consideration PP
               Calendar Consideration PP.
May 24      Tabled House Rule 37(G)

1 HB-0379  FREDERICK, VF, PETERSON, W, MCMASTER, HALLOCK AND OB-LINGER.

(Ch. 95 1/2, par. 3-806)

Amends The Illinois Vehicle Code to reduce by 50% the registration fees for motorcycles, motor driven cycles and pedalcycles owned by persons 65 years of age or older.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Transportation
May 02      Interim Study Calendar TRANSPORTATION

HB-0380  GREIMAN – BROOKINS – FLOWERS, MCNAMARA AND YOUNG.A.

(Ch. 38, new par. 115-13; Ch. 122, pars. 24-24 and 34-84a)

Amends the Code of Criminal Procedure of 1963 and The School Code to permit school boards to authorize teachers and other certified school employees to search a pupil if they have reasonable grounds (rather than probable cause) to believe that the pupil has violated or is violating the criminal laws or school rules. If the search was conducted without probable cause, the property seized is inadmissible in a criminal or delinquency proceeding. Property may be seized in such search if such property is prohibited by school rules or State law.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Judiciary II
May 03      Interim Study Calendar JUDICIARY II

HB-0381  MCCracken – Hoffman.

(Ch. 110, par. 2-613)

Amends the Code of Civil Procedure (Civil Practice Law) to include contributory negligence in the list of affirmative defenses in actions sounding in tort. Effective immediately.

HOUSE AMENDMENT NO. 1.

Makes a stylistic change.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Judiciary I
Apr 10      Recommended do pass 013-000-000
Apr 25      Second Reading
               Amendment No. 01 MCCracken  Adopted
               Placed Calndr, Third Reading
May 17      Third Reading - Passed 111-000-000
May 20      Arrive Senate
               Placed Calendr, First Reading
May 22      Primary Sponsor Changed To BARKHAUSEN
               First reading  Rfrd to Comm on Assignment
May 23      Assigned to Judiciary I
Jun 13      Recommended do pass 005-000-000
               Placed Calndr, Second Reading

1 Fiscal Note Act may be applicable.
Repeals an Act relating to the acquisition, possession and transfer of firearms and replaces it with the Firearm Owner's Identification Act of 1985; amends the Criminal Code of 1961, State Finance Act, and various other Acts in connection therewith. Provides that no person may acquire or possess any firearm or firearm ammunition without a Firearm Owner's Identification Card; exempts certain persons from this requirement. Prohibits the transfer of firearms or firearm ammunition to persons failing to display the card; exempts transfers to certain persons. Specifies the eligibility requirements for the card. Provides for Department of Law Enforcement administration of the Act. Permits municipalities to impose greater restrictions than are imposed by the Act. Specifies penalties for various violations of the Act. Creates a special fund in the State Treasury for the deposit of a portion of the application fees collected. Redefines the crimes of unlawful sale of firearms and unlawful possession of firearms.

1 Fiscal Note Act may be applicable.
HB-0383—Cont.

May 23   Mtn Prev-Recall 2nd Reading
Amendment No.01   BOWMAN Adopted
Placed Calndr,Third Reading

May 24   3d Reading Consideration PP
Calendar Consideration PP.
Interim Study Calendar REVENUE

HB-0384   PRESTON – FLOWERS.
(Ch. 121 1/2, pars. 1203 and 1206)

Amends the New-Car Buyer Protection Act. Provides that a replacement car provided pursuant to the Act shall be of the same year and style, as well as model, and have the same features as the car being replaced, and includes provisions regarding what happens if such a replacement car is not available. Specifies State or local occupation or use taxes, license fees, registration fees, and similar government charges, rather than collateral charges, as items to be included in determining the purchase price of a new car. Increases from 18 to 24 months the period following the delivery of the new car to a consumer during which the consumer may bring an action under the Act.

HOUSE AMENDMENT NO. 1.
Restores that any action brought under the Act “shall” be commenced within 24 months following delivery of the new car.

Feb 27 1985   First reading Rfrd to Comm on Assignment
Feb 28   Assigned to Consumer Protection
Apr 24   Amendment No.01 CONSUMER PROT Adopted
Recommend do pass as amend
013-001-000
Placed Calndr,Second Reading

May 09   Second Reading
Placed Calndr,Third Reading

May 24   Tabled House Rule 37(G)

HB-0385   PANGLE – CHRISTENSEN – STECZO – MCNAMARA – RICE, FLINN,
RICHMOND, FLOWERS, TURNER, PANAYOTOVICH, SHAW, VAN-
DUYNE, CURRAN, LEVERENZ, BERRIOS, KRSKA, LAURINO, GIGLIO,
BRUNSVOLD, DEJAEGHER, HANNIG AND REA.
(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 IMPACT NOTE
(Illinois Department of Revenue)

The Department is unable to estimate the costs associated with HB 385, but does not project a substantial cost due to the low participation rate.

Feb 27 1985   First reading Rfrd to Comm on Assignment
Feb 28   Assigned to Revenue
May 01   Fiscal Note filed Committee Revenue
May 03   Recommended do pass 015-000-000
Placed Calndr,Second Reading

May 09   Second Reading
Placed Calndr,Third Reading

May 24   Third Reading - Passed 112-005-000
May 29   Arrive Senate
Placed Calndr,First Reading
May 30   Sen Sponsor BERMAN
Placed Calndr,First Reading
Jun 03   First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-0386  PANGLE.

(Ch. 114, new par. 71)

Amends an Act in relation to fencing and operating railroads. Requires every railroad locomotive and every railroad car running on any railroad in this State to have painted thereon in reflective luminous paint at the lower middle on each side a rectangle one foot high and three feet long. Violation is a Class A misdemeanor.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Feb 28        Assigned to Transportation
May 03        Tbd pursuant Hse Rule 27D

HB-0387  FARLEY, LAURINO, MCAULIFFE, GIGLIO, PANAYOTOVICH, KULAS, MCGANN, KEANE AND VITEK.

(Ch. 24, par. 8-1-7)

Amends the Illinois Municipal Code. Exempts collective bargaining agreements from the requirement that an appropriation be made as a condition precedent to the making of a contract. Effective immediately.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-387 constitutes a local government organization and structure mandate for which no reimbursement is required.

Feb 27 1985  First reading  Rfrd to Comm on Assignment
Feb 28        Assigned to Labor & Commerce
May 02        Recommended do pass 013-008-001

Placed Calndr,Second Reading
May 07        St Mandate Fis Nte
              ReqMCCRACKEN

Placed Calndr,Second Reading
May 09        St Mandate Fis Note Filed

Placed Calndr,Second Reading
May 14        Second Reading
              Placed Calndr,Third Reading
May 21        Third Reading - Passed 083-034-001
May 22        Arrive Senate
              Placed Calndr,First Readng
Jun 04        Sen Sponsor COLLINS
              First reading  Rfrd to Comm on Assignment
Jun 05        Assigned to Local Government
Jun 13        Recommended do pass 011-000-000

Placed Calndr,Second Readng
Jun 18        Second Reading
              Placed Calndr,Third Reading
Jun 25        3d Reading Consideration PP
              Calendar Consideration PP.
Jun 27        Re-committed to Local Government
HB-0388  CURRAN – OBLINGER – TURNER – MADIGAN AND MCGANN.
(Ch. 122, par. 21-2.1)
Amends The School Code. Requires that a person issued an early childhood teaching certificate have a major in early childhood education or a major in elementary education with instruction in early childhood education.
Feb 27 1985  First reading  Rfrd to Comm on Assignment
Feb 28  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

HB-0389  DEJAEGHER – FLOWERS, BRUNSVOLD, YOUNGE,W AND PANGLE.
(Ch. 111 2/3, new par. 36.3a)
Amends the Public Utilities Act to provide that no increase in the rate or charge of a gas or electric utility shall take effect during the period commencing on the effective date and ending December 31, 1985. Effective immediately.
Feb 27 1985  First reading  Rfrd to Comm on Assignment
Feb 28  Assigned to Public Utilities
May 03  Interim Study Calendar PUB UTILITIES

1 HB-0390  DAVIS – WAIT, HASTERT AND REGAN.
(Ch. 121, new par. 5-402.1; Ch. 127, par. 141d)
Amends the Illinois Highway Code and the State Finance Act. Authorizes the Department of Transportation to grant matching funds to the County Superintendent of Highways from the State Construction Account Fund for an amount equal to 50% of the total cost of maintaining or reconstructing a street or highway that has had its gross axle weight limitation increased to 80,000 pounds by a county board ordinance or resolution. Requires the Department of Transportation and the Department of Commerce and Community Affairs to approve the proposed increase in axle weight allowance for a county street or highway before the county may qualify for matching funds.
Feb 27 1985  First reading  Rfrd to Comm on Assignment
Feb 28  Assigned to Transportation
May 02  Recommended do pass 020-000-000
May 15  Second Reading
May 24  Interim Study Calendar TRANSPORTATN

HB-0391  O'CONNELL, MCGANN AND PETERSON,W.
Creates the Illinois Pituitary Gland Removal Act. Permits a coroner who orders an autopsy to remove the pituitary gland from the body and give it to an agency for research and for manufacture of a hormone for treatment of hypopituitary dwarfs. Requires permission for the removal. Exempts from civil and criminal liability coroners or agencies which comply with Act.
Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Human Services
Mar 19  Do Pass/Consent Calendar 013-000-000
Mar 21  Consnt Caldr Order 2nd Read
Mar 26  Arrive Senate

1 Fiscal Note Act may be applicable.
Amends the Public Aid Code. Excludes burial insurance, burial funds up to $1,500 and the value of burial spaces from an individual's resources in the determination of his need for public assistance.

**HOUSE AMENDMENT NO. 1.**
Deletes reference to: Ch. 23, pars. 4-1.6, 5-4, 6-1.2, 7-2

Makes the bill applicable only to determination of need for aid by the blind, aged and disabled. Additionally, excludes the value of funeral insurance, prepaid funeral plans, funeral and burial spaces, grave markers and funeral and burial merchandise. Removes the $1,500 limit on exclusion of burial funds. Limits all exclusions to the extent provided in the federal Supplemental Security Income program.

---

**HB-0393**

**DUNN, JOHN.**

(Ch. 56 1/2, par. 1655)

Amends the Narcotic Profit Forfeiture Act. Requires the Attorney General or States Attorney to file a certified copy of any restraining order, injunction or other prohibition concerning any property or other interest subject to forfeiture under the Act. Provides that the rights of any bona fide purchaser, mortgagee, judgment creditor or other lien holder arising prior to the date of such filing shall not be affected.

---

1 Fiscal Note Act may be applicable.
Amends Medical Assistance Article of Public Aid Code to provide that New Prescription Drug Entities approved by the U.S. Food and Drug Administration and submitted for consultation to Illinois State Medical Society Drug and Therapeutics Committee for inclusion on the Department of Public Aid drug formulary shall be made available for reimbursement within 15 days after final consultation with the Illinois State Medical Society Drug and Therapeutics Committee. Provides that nothing in this amendatory Act of 1985 shall be construed to prohibit the Department from making such an addition without the approval of the Illinois State Medical Society Drug and Therapeutics Committee. Amends Administrative Procedure Act to exempt such additions of new prescription drug entities to the drug formulary.

HOUSE AMENDMENT NO. 1. (Tabled May 10, 1985)
Deletes amendatory provisions of bill and replaces with requirement that the Dept. shall implement a procedure for the timely addition and deletion of drugs to the Department's Drug Manual. Specifies that such procedure shall not require specific rules other than guidelines for provider reimbursement.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 127, par. 1002
Adds reference to: Ch. 127, par. 1005.02

Deletes all. Amends the Medical Assistance Article of the Public Aid Code and the Administrative Procedure Act. Requires the Department of Public Aid to adopt as a rule a basic format for the consideration of drugs for provider reimbursement. Before the Department makes effective any addition to and deletions from the Drug Manual pursuant to such rule, requires the Department to adopt such additions and deletions as an emergency rule pursuant to the Administrative Procedure Act. Exempts such additions and deletions from the provision prohibiting the adoption of more than one emergency rule in any 24 month period. Effective immediately.

---

1 Fiscal Note Act may be applicable.
HB-0394—Cont.

Apr 16 Remvd from Consent Calendar
Cal 2nd Rdg Short Debate
Apr 23 Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
May 10 Mtn Prev-Recall 2nd Reading
Amendment No.02 BARNES Withdrawn
Amendment No.03 BARNES Adopted
Mtn Prevail - Table Amend No 01
Cal 3rd Rdg Short Debate
Mtn Prevail to Suspend Rule 37(C)
Short Debate-3rd Passed 108-000-000
May 14 Arrive Senate
Sen Sponsor CARROLL
Added As A Joint Sponsor TOPINKA
Placed Calndr,First Reading
May 15 First reading Rfrd to Comm on Assignment
May 21 Assigned to Public Health,Welfare,Corrections
Jun 13 Placed Calndr,Second Reading
Recommended do pass 010-000-000
Jun 19 Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jun 30 Sent to the Governor
Jul 18 Governor approved
PUBLIC ACT 84-0022 Effective date 07-18-85

1 HB-0395 MAYS.
(Ch. 48, par. 576.2)
Amends The Unemployment Insurance Act. Provides that an employer as to whom contributions have not accrued and become payable prior to January 1, 1986, is not subject to the additional .6% emergency contribution rate for the first half of calendar year 1986. Effective immediately.
Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCE

2 HB-0396 MAYS, PEDERSEN,B AND TUERK.
(Ch. 15, par. 210.05; Ch. 48, par. 490; Ch. 120, par. 9-909)
Amends the State Comptroller Act, The Unemployment Insurance Act and the Illinois Income Tax Act to authorize recovery of unemployment insurance benefits improperly paid by deductions from Illinois income tax refunds due individuals who received benefits for which they were ineligible. Increases from 3 to 5 years from the date of ineligibility, the time period for recoupment of benefits improperly paid. Deletes the 25% limitation on the amount that may be recouped against weekly benefits. Effective immediately.
Feb 28 1985 First reading Rfrd to Comm on Assignment
Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCE

3 HB-0397 MCGANN, CAPPARELLI, O'CONNELL, KEANE, MCAULIFFE AND LAURINO.
(Ch. 108 1/2, pars. 11-134, 11-145.1 and 11-172)

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Chicago Laborers' Article of the Pension Code. Extends the minimum annuity formula to employees separated from service on or after attainment of age 65 with 10 or more years of service, instead of 20 years. Also provides that widows or widowers of such employees are entitled to the widow's minimum annuity formula. Effective immediately.

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

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

HB-0398 MCGANN - CAPPARELLI, O'CONNELL, KEANE, MCAULIFFE AND LAURINO.

(Ch. 108 1/2, new par. 11-160.1)

Amends the Chicago Laborers' and Retirement Board Employees' Annuity and Benefit Fund Article of the Pension Code. Provides a means whereby the Retirement Board may provide retired employees with assistance in preservation of group coverage in a hospital care plan and medical surgical plan. The board is required to make payment of up to $25 a month for employee annuitants age 65 or over with at least 15 years of Laborers' service. Provides that premium payments shall be paid from tax levy. 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-398 creates a retirement benefit mandate for which reimbursement to local governments is required. The estimated annual cost is $625,000.

PENSION IMPACT NOTE
The cost of HB-398 is estimated to be $625,000 per year.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, pars. 11-125, 11-150, 11-155 and 11-156

Amends the Chicago Laborers Article of the Pension Code to provide changes to meet federal age discrimination requirements effective January 1, 1979; provides that as of August 1, 1983, annuity benefits shall be computed without discrimination by sex.

HOUSE AMENDMENT NO. 3.

Deletes reference to: Ch. 108 1/2, new par. 11-160.1

Deletes provisions relating to group health insurance.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, pars. 11-134 and 11-145.1, new par. 11-160.1

Amends the Chicago Laborers Article of the Pension Code to provide a new pension formula and to reduce the early retirement penalty from 0.5% to 0.25% per month for employees born before 1936, and their spouses. Authorizes a Group Health Plan for retirees; requires the board to make premium payments of up to $25 per month for each employee annuitant age 65 or over with at least 15 years of service credit.

SENATE AMENDMENT NO. 2.

Declares that the health care benefits provided for current and retired Chicago Laborers by the Pension Board shall not be deemed to be retirement benefits.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 85, new par. 2208.9

Amends the State Mandates Act to require implementation without reimbursement.

Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Chicago Laborers Article of the Pension Code. Provides changes to meet federal age discrimination requirements effective January 1, 1979. Provides that as of August 1, 1983 annuity benefits shall be computed without discrimination by sex as required by the Supreme Court in the Norris case (103 SCt. 3492). Effective immediately.

**PENSION IMPACT NOTE**

The costs of HB-399 are estimated to be $200,000 per annum.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Personnel and Pensions
Apr 16 St Mandate Fis Note Filed
Pension Note Filed
Committee Personnel and Pensions
Apr 25 Amendment No.01 PERS PENSION Adopted
Recommended do pass as amend
005-000-000
Placed Calndr,Second Reading
May 23 Second Reading Amendment No.02 BOWMAN Lost
029-046-033
Placed Calndr,Third Reading
May 24 Mtn Prev-Recall 2nd Reading Amendment No.03 MCGANN Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 084-018-001
May 29 Arrive Senate
Sen Sponsor JOYCE, JEREMIAH
Placed Calndr,First Reading
May 30 Added As A Joint Sponsor DEGNAN
Placed Calndr,First Reading
First reading Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities
Jun 13 Recommended do pass 009-002-000
Placed Calndr,Second Reading
Jun 18 Second Reading Amendment No.01 JOYCE, JEREMIAH Adopted
Placed Calndr,Third Reading
Jun 20 Recalled to Second Reading Amendment No.02 SCHUNEMAN Adopted
Placed Calndr,Third Reading
Jun 25 Recalled to Second Reading Amendment No.03 JOYCE, JEREMIAH Adopted
Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 042-017-000
Jun 27 Speaker's Table, Concurrence 01,02,03
Jun 28 H Concurs in S Amend. 1,2,3/097-019-000
Passed both Houses
Jul 19 Sent to the Governor
Aug 16 Governor approved
PUBLIC ACT 84-0159 Effective date 08-16-85

**HB-0399 MCGANN, CAPPARELLI, O'CONNELL, KEANE, MCAULIFFE AND LAURINO.**

(Ch. 108 1/2, pars. 11-125, 11-150, 11-155 and 11-156)

Amends the Chicago Laborers Article of the Pension Code. Provides changes to meet federal age discrimination requirements effective January 1, 1979. Provides that as of August 1, 1983 annuity benefits shall be computed without discrimination by sex as required by the Supreme Court in the Norris case (103 SCt. 3492). Effective immediately.

**PENSION IMPACT NOTE**

The costs of HB-399 are estimated to be $200,000 per annum.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Personnel and Pensions
Apr 16 Pension Note Filed
Committee Personnel and Pensions

---

*Fiscal Note Act and Pension System Impact Note Act may be applicable.*
Amends the Revenue Act of 1939. Provides that taxpayers who are ordered refunds by the Property Tax Appeal Board or a court of taxes paid under protest shall receive all interest which accrued on the amounts so paid. Current law provides for the payment of such interest at the rate of 5%. Provides that taxing districts which are entitled to distributions of taxes paid under protest or withheld by the county collector shall receive on a pro rata basis the remaining interest accruing on such funds. Current law requires that the interest be paid into the county corporate fund. Effective immediately.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Revenue
May 03 Tbld pursuant Hse Rule 27D

Amends The Illinois Library System Act. Provides for a program of annual State grants administered by the State Librarian for up to 25% of the total construction cost of a public library. Authorizes a special grant not to exceed 50% of the annual appropriation each year for construction or renovation of the Chicago Public Library State Research and Reference Center. Effective immediately.

HOUSE AMENDMENT NO. 1.
Deletes language specifying that grants made under the Act shall not exceed 25% of the total construction costs of a public library.

FISCAL NOTE
(Prepared by Secretary of State)
The fiscal impact would depend on the State appropriation for public library construction.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Executive
Apr 18 Amendment No.01 EXECUTIVE Adopted
010-001-003
Placed Calndr,Second Reading
Apr 23 Fiscal Note Requested PIEL
Apr 24 Second Reading Held on 2nd Reading
Apr 25 Fiscal Note filed
Placed Calndr,Third Reading
May 23 Third Reading - Passed 084-033-000
May 24 Arrive Senate
Sen Sponsor VADALABENE
Placed Calendr,First Reading
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Local Government
Jun 13 Recommended do pass 006-004-000
Placed Calndr,Second Reading
Jun 18 Second Reading Placed Calndr,Third Reading
Jun 25 3d Reading Consideration PP
Calendar Consideration PP.
Jun 27 Re-committed to Local Government

1 Fiscal Note Act may be applicable.
HB-0402  DEJAEGHER, BRUNSVOLD, BROOKINS, LEFLORE, MULCAHEY, CHRISTENSEN, HANNIG, PANGLE, PETERSON, W AND SOLIZ.

Amends the Downstate Teachers Article of the Pension Code. Deletes the provision that a written request for refund of contributions for survivor benefits at retirement must be received within 60 days after receipt of the application for retirement annuity. Effective immediately.

PENSION IMPACT NOTE
The cost of HB-402 would be relatively minor.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05       Assigned to Personnel and Pensions
Apr 23       Pension Note Filed
May 03       Committee Personnel and Pensions

HB-0403  CURRIE – FREDERICK, VF.

Amends the Marriage and Dissolution of Marriage Act. Provides that maintenance and child support orders may provide for partial or total adjustments to a cost of living index for future self-executing modifications; provided, that if either party feels aggrieved by the actual cost of living adjustment as it actually applies to that party, he or she shall have the right to petition the court for a variation of the actual cost of living adjustment based upon a showing of independent circumstances which would make the actual cost of living adjustment inequitable. Requires the court to consider the tax consequences of maintenance and support orders.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05       Assigned to Judiciary I
Mar 21       Placed Calndr, Second Reading
Apr 16       Second Reading
May 24       Interim Study Calendar JUDICIARY I

HB-0404  TATE.

Amends Private Detective and Private Security Act of 1983. Deletes from definition of “private alarm contractor” a person, firm or corporation that only sells alarm systems, whether or not from a fixed place of business, and does not install, maintain, alter, repair, replace, service or respond to alarm systems at the protected premise or premises to be protected.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05       Assigned to Registration & Regulation
May 03       Tbld pursuant Hse Rule 27D

HB-0405  TATE, HICKS, PANGLE AND STANGE.

Amends the Fish Code of 1971 and the Wildlife Code. Prohibits units of local government from regulating, limiting or licensing the taking of aquatic life or wildlife. Applies to home rule units.

HOUSE AMENDMENT NO. 1.
Provides that a unit of local government may petition the Dept. of Conservation for a prohibition, applicable to the unit of local government, of the taking of a certain species of aquatic life.

2 Pension System Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Provides that a unit of local government may petition the Dept. of Conservation for a prohibition, applicable to the unit of local government, of the taking of a certain species of wildlife.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Energy Environment & Nat. Resource

Apr 11 Amendment No.01 ENRGY ENVRMNT Adopted
Amendment No.02 ENRGY ENVRMNT Adopted
Recommnded do pass as amend 009-003-000

Placed Calndr,Second Reading

May 09 Second Reading
Amendment No.03 ZWICK Withdrawn
Amendment No.04 JOHNSON Withdrawn

May 22 3d Reading Consideration PP
Calendar Consideration PP.
Motion to Reconsider Vote
Calendar Consideration PP.

May 24 Tabled House Rule 37(G)

HB-0406  MCCRACKEN.

(Ch. 24, new par. 11-76-4.2)
Amends the Municipal Code. Permits municipalities to sell surplus public rights-of-way for not less than 80% of the appraised value of the right-of-way. Requires a public hearing and the vote of 3/4 of the corporate authorities of the municipality. Establishes other procedures. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that nothing in the Act shall interfere with rights of way of public utilities.

HOUSE AMENDMENT NO. 2. (Tabled April 30, 1985)
Establishes procedures for trading rights of way and transforming rights of way into real estate.

HOUSE AMENDMENT NO. 3.
Adds reference to: (Ch. 24, par. 11-136-2)
Amends the Illinois Municipal Code to provide that one member of a joint municipal water and sewer commission shall be appointed by the Chairman of the County Board rather than a majority of the judges of the circuit court.

HOUSE AMENDMENT NO. 4.
Adds reference to: (Ch. 24, par. 11-19-5)
Amends the Illinois Municipal Code to provide that any municipality, rather than only municipalities with populations greater than 14,000 and less than 2,000,000, may provide for the exclusive methods.

HOUSE AMENDMENT NO. 7.
Deletes reference to: Ch. 24, pars. 11-19-5, 11-135-2, new par. 11-76-4.2
Adds reference to: Ch. 24, par. 11-136-2

Deletes everything after the enacting clause and amends the Municipal Code. Provides that a member of a joint municipal water commission shall be appointed by the chairman of the county board rather than a majority of judges of the circuit court. Raises maximum annual compensation of such commissioners from $600 to $750.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Cities and Villages
Apr 10 Amendment No.01 CITY VILLAGE Adopted
Amendment No.02 CITY VILLAGE Adopted
HB-0407  MAYS.

(Ch. 48, par. 138.10)

Amends the Workers' Compensation Act. Bases the determination of the denominator to be used in calculating the average weekly wage of an employee who had been employed at the job at which he was injured for 52 weeks as of the last day of the last full pay period immediately preceding the date of his injury, illness or disablement on whether the employee lost 5 or more complete work days, rather than calendar days, during such 52-week period. Further provides that the average weekly wage shall be reduced to 80% of the figure which the average-weekly-wage formula would otherwise have produced where the employee lost more than 52 days during the period examined to determine his average weekly wage.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05  Assigned to Labor & Commerce
Mar 02  Interim Study Calendar LABOR COMMERCE

HB-0408  HICKS – CHURCHILL, WOODYARD, TATE, PANGLE AND REA.

(Ch. 38, par. 83-3, new par. 83-3a)

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.

Amends to change a reference to federal law.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05  Assigned to Judiciary II
Mar 21  Recommended do pass 013-000-001
Apr 23  Second Reading
Placed Calndr,Second Reading
May 21  Third Reading - Passed 100-001-011
May 22  Arrive Senate
Placed Calendr,Third Reading
May 28  Sen Sponsor PHILIP
Placed Calendr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
Jun 05  Assigned to Executive
Jun 13  Recommended do pass 018-000-000
Jun 18  Added As A Joint Sponsor DEMUZIO-RUPP
Committee Executive
Jun 24  Second Reading
Amendment No.01 PHILIP Adopted
Placed Calndr,Third Reading
Jun 25  Third Reading - Passed 059-000-000
Jun 28  Speaker's Table, Concurrence 01
H Concurs in S Amend. 01/108-000-006
Passed both Houses
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.

HOUSE AMENDMENT NO. 1. (Tabled May 21, 1985)
Provides that the additional annual tax may be levied for a period not to exceed 3 years and may also be levied for the purpose of paying any additional expenses incurred by the school district as a result of relocation costs associated with a fire, earthquake or tornado.

HOUSE AMENDMENT NO. 2.
Provides that the school board may levy an annual tax for a period not to exceed 3 years for the purpose of providing for the repayment of moneys distributed for temporary relocation expenses of the school district and for the purpose of paying any additional expenses incurred by the school district as a result of relocation costs associated with a fire, earthquake or tornado.

SENATE AMENDMENT NO. 1.
Eliminates back door referendum provision and eliminates proposed tax for additional expenses incurred as a result of relocation costs associated with fire, earthquake and tornado. Permits the temporary relocation expense tax to be levied until all loan moneys have been repaid to the State.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Elementary & Secondary Education
Apr 10 Amendment No.01 ELEM SCND ED Adopted
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
Amendment No.02 FREDERICK, VF Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 105-012-001
May 22 Arrive Senate
Sen Sponsor BARKHAUSEN
Added As A Joint Sponsor GEO-KARIS
Placed Calendr,First Reading
May 23 First reading Rfrd to Comm on Assignment
May 24 Assigned to Education-Elementary & Secondary
Jun 12 Recommended do pass as amend
015-000-000
Placed Calndr,Second Reading
Jun 18 Second Reading
Amendment No.01 ELEM SCND ED Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
HB-0410  JOHNSON - HICKS - SLATER - TATE - YOUNG, A, MAUTINO, MCAULIFFE, GOFORTH, STEPHENS, PARKE, PHELPS, PANGLE, HANNIG, CURRAN, REA AND FLINN.

(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.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-410 creates a tax exemption mandate for which reimbursement of the revenue loss to units of local gov't. is required. Due to the nature of the bill, no estimate is available, but the cost would be substantial.

HB-0411  MCGANN, CULLERTON, BERRIOS, TERZICH, CAPPARELLI, DELEO, FARLEY, GIGLIO, LAURINO, MCAULIFFE, PANAYOTOVICH, RONAN, LEFLORE, SOLIZ AND KEANE.

(Ch. 108 1/2, par. 9-151)

Amends the County Employees’ and Officers’ Article of the Pension Code and the State Mandates Act. Provides that benefits do not differ on the basis of sex where such difference exists. Provides that increased local government costs are not reimbursable by the State. Effective immediately.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
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, the changes made in the Pension Code by HB-411 do not require reimbursement by the State. Under the State Mandates Act, when the G.A. enacts legislation to comply with a federal mandate, or a mandate resulting from court action, no reimbursement is required.

PENSION IMPACT NOTE

The costs are estimated to be $100,000 per year.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Personnel and Pensions
Apr 16 St Mandate Fis Note Filed
Pension Note Filed
Committee Personnel and Pensions
May 03 Tbld pursuant Hse Rule 27D

HB-0412 O'CONNELL.

Appropriates $960,000 to the Department of Commerce and Community Affairs for a construction grant for the Palos Hills police administration building. Effective July 1, 1985.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Appropriations I
Apr 23 Tabled By Sponsor HAPA

HB-0413 O'CONNELL – GIORGI, MCNAMARA, KEANE, KRASKA, LEVERENZ, BERRIOS, LAURINO AND GIGLIO.

(Ch. 73, new par. 979g)

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 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 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Insurance
May 02 Interim Study Calendar INSURANCE

HB-0414 ROPP – KOEHLER – PRESTON – HALLOCK, HICKS, MCNAMARA AND MAYS.

(Ch. 37, pars. 701-2, 701-4, 701-19, 702-1, 705-2, 706-1 and new par. 702-3.2; Ch. 122, par. 26-8 and rep. pars. 26-8a and 26-8b)

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.

FISCAL NOTE

(Prepared by Representative Ropp)

When HB-414 becomes law, there should be a reduction in tax dollar needs to care for the no longer truant student. Through State social programs, therefore, a State fiscal impact reduction will occur.
CORRECTIONAL IMPACT NOTE
(Prepared by Illinois Department of Corrections)
The Department of Corrections has determined that there will be no fiscal impact upon the Department.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 37, par. 704-1
Permits allegation of chronic or habitual truancy within a petition to adjudicate the status of a minor as a ward of the juvenile court.

HOUSE AMENDMENT NO. 2.
Exempts counties of 1,000,000 or more population from the bill’s application.

HOUSE AMENDMENT NO. 3.
Adds reference to: Ch. 37, pars. 704-1, 704-2, 704-4, 704-6, 704-7, 704-8 and 705-1.
Amends the provisions of the Juvenile Court Act concerning the adjudication of a minor’s status and the resultant dispositional hearing to accomplish the bill’s grant of jurisdiction over chronic and habitual truants.

HOUSE AMENDMENT NO. 6.
Redefines chronic or habitual truant to exclude a minor enrolled in a private or parochial school or tutored at home.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Judiciary II
Mar 21 Recommended do pass 010-003-001
Apr 10 Placed Calndr,Second Reading Correctional Note Requested RONAN Fiscal Note Requested RONAN
Apr 16 Placed Calndr,Second Reading Fiscal Note filed
Apr 17 Placed Calndr,Second Reading Correctional Note Filed
Apr 24 Second Reading Amendment No.01 CULLERTON Adopted
Amendment No.02 CULLERTON Adopted
Placed Calndr,Third Reading
May 21 Mtn Prev-Recall 2nd Reading Amendment No.03 ROPP Adopted
Amendment No.04 KLEMM Withdrawn
Amendment No.05 KLEMM Withdrawn
Amendment No.06 ROPP Adopted
Placed Calndr,Third Reading Mtn Prevail to Suspend Rule 37(C)/118-000-000 Verified
Third Reading - Lost 057-047-006
May 22 Motion to Reconsider Vote Lost on Third Reading05-21-85
May 23 Mtn Reconsider Vote Prevail Placed Calndr,Third Reading Interim Study Calendar JUDICIARY II

HB-0415 O’CONNELL - GIORGI, STECZO AND FLOWERS.
(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.
Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Elementary & Secondary Education
May 03 Interim Study Calendar ELEM SCND ED
Amends the Cook County Article of the Pension Code to provide 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. Effective immediately.

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

PENSION IMPACT NOTE
Increase in accrued liability ...................................................... $72,144,000
Increase in total annual costs ...................................................... 13,319,000
Increase in total annual costs as a percent of payroll ........................................... 3.9%

STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, HB-416 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 $13.3 million.

HB-0417  CAPPARELLI - BERRIOS, KRASKA, TERZICH, LAURINO, MCAULIFFE AND DELEO.
(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 transmission of telephone messages between points within this State shall identify by telephone number the origin of the call which resulted in the assessment of the charges.

HB-0418  CAPPARELLI - BARNES, BULLOCK, TERZICH, KRASKA, BERRIOS, DELEO, LAURINO, MCAULIFFE AND NASH.
(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.

SENATE AMENDMENT NO. 1.
Changes title to “An Act making appropriations to various State Agencies”. Reduces appropriation to Metropolitan Fair and Exposition Authority to $1.
HB-0419  CULLERTON – ZWICK.

(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. 2.

- Adds reference to: Ch. 17, pars. 311, 314, 323, 325, 338, 339, 345, 347, 377, 1304, 1306.1, 1333, 1341, 2713 and 2718
- Amends the Illinois Banking Act to provide that the Commissioner of Banks shall establish the required amount of capital, surplus and reserves. Limits the number of banks a bank may acquire by purchase of assets in an emergency sale. Amends the Foreign Banking Office Act to permit a foreign bank to maintain an office outside the central banking district of Chicago when such bank purchases the assets and assumes the liabilities of a closed State or national bank. Amends the Electronic Fund Transfer Transmission Facility Act with regard to the utilization of automatic teller machines.

HOUSE AMENDMENT NO. 4.

- Limits the geographical territory in which automatic tellers and point of sale may be interconnected.

HOUSE AMENDMENT NO. 5.

- Specifies beginning boundary of the “central business district” of Chicago.

HOUSE AMENDMENT NO. 6.

- Adds reference to: Ch. 17, pars. 320, 3042 and 4459
- Adds provisions requiring banks, savings and loan associations and credit unions to have federal deposit insurance.

SENATE AMENDMENT NO. 1.

- Provides that proprietary networks may provide processing and communications services to any other network.

SENATE AMENDMENT NO. 2.

- Deletes reference to: Ch. 17, par. 4459
- Deletes provision which would require credit unions to maintain federal deposit insurance.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05   Assigned to Financial Institutions
Mar 20  Recommended do pass 015-004-001
May 22  Placed Calndr,Second Reading

Amendment No.01  BRAUN  Withdrawn
Amendment No.02  FRIEDRICH,DP  Adopted
HB-0419—Cont.

May 22—Cont. Amendment No.03 CULLERTON Withdrawn
Amendment No.04 MAUTINO Adopted
Amendment No.05 CULLERTON Adopted
Amendment No.06 CULLERTON Adopted
Placed Calndr, Third Reading

May 23 Third Reading - Passed 107-003-006
May 24 Arrive Senate
Sen Sponsor CARROLL
Placed Calendr, First Readng

May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Finance and Credit
Regulations
Jun 13 Recommended do pass as amend
011-000-000
Placed Calndr, Second Readng

Jun 18 Second Reading
Amendment No.01 FINANCE Adopted
Amendment No.02 FINANCE Adopted
Placed Calndr, Third Reading
Jun 24 Third Reading - Passed 059-000-000
Jun 25 Speaker's Table, Concurrence 01,02
Jun 28 H Noncners in S Amend. 01,02
Jun 29 Secretary's Desk Non-concur 01,02
S Refuses to Recede Amend 01,02
S Requests Conference Comm IST
Sen Conference Comm Apptd 1ST CARROLL
JOYCE, JEREMIAH,
DEMUZIO, KEATS
& KUSTRA

Jun 30 Hse Conference Comm Apptd 1ST/CULLERTON,
MCPIKE, FLINN,
ZWICK AND VINSOK

Jul 05 Tabled House Rule 79(E)

1HB-0420 VANDUYNE, GIORGI, CHRISTENSEN, HARTKE AND HICKS.

(New Act; also amends Ch. 38, par. 28-1)

The Illinois Pull Tabs and Jar Games Act. Authorizes Department of Revenue to
issue licenses to certain non-profit organizations for the conducting of pull tabs and
jar games. Requires $50 license fee. Requires 5% of net proceeds to go to the Com-
mon School Fund. Act is administered by the Department of Revenue. Amends
Criminal Code gambling Section to exempt pull tabs and jar games conducted un-
der this Act.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Revenue
May 03 Tbd pursuant Hse Rule 27D

1HB-0421 VANDUYNE, GIORGI, CHRISTENSEN, HARTKE AND HICKS.

(Ch. 120, par. 1102)

Amends Bingo Act provisions relating to special games. Eliminates the provision
that one card is valid for all 5 special games each day and removes the card price
limitation.

HOUSE AMENDMENT NO. 1.
Restores that the price for a single special game card may not exceed 50 cents.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Revenue
May 02 Do Pass/Short Debate Cal 011-000-000
Cal 2nd Rdng Short Debate

1Fiscal Note Act may be applicable.
HB-0422  VANDUYNE, GIORGI, CHRISTENSEN AND MCNAMARA.

(Ch. 120, par. 1102)

Amends the Bingo License and Tax Act. Permits members of a women’s auxiliary of a sponsoring organization to participate in the management or operation of a game.

HOUSE AMENDMENT NO. 1.

Replaces amendatory language to permit a bona fide member of an auxiliary organization, substantially all of whose members are spouses of members of the sponsoring organization, to participate in the management or operation of a game.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05  Assigned to Revenue
May 02  Do Pass/Short Debate Cal 011-000-000

May 08  Short Debate Cal 2nd Rndg
Amendment No.01  VANDUYNE  Adopted
Cal 3rd Rndg Short Debate
May 10  Short Debate-3rd Passed 098-001-000
May 14  Arrive Senate
Placed Calndr,First Readng
May 15  Sen Sponsor LEMKE
Placed Calndr,First Readng
May 16  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Executive
Jun 11  Recommended do pass 018-000-000

Jun 12  Second Reading
Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 058-000-000
Passed both Houses
Jul 19  Sent to the Governor
Sep 03  Governor approved

PUBLIC ACT 84-0392  Effective date 01-01-86

HB-0422  VANDUYNE AND CHRISTENSEN.

(Ch. 16, par. 81 and new par. 80; Ch. 38, par. 110-15; Ch. 95 1/2, par. 6-306.2 and new par. 16-104b)

Amends an Act concerning bail bond, the Code of Criminal Procedure of 1963 and The Illinois Vehicle Code. Provides that the bail for violations of traffic offenses

1 Fiscal Note Act may be applicable.
under Chapters 3, 11 and 12 of The Illinois Vehicle Code, which are not a misde-
meanor or felony, shall be $25 for a non-speeding violation, and for any speeding vi-
olation, $25 for the first 10 miles per hour over the posted speed limit plus $1 per
mile per hour thereafter. Permits such traffic offenses to be satisfied without a court
appearance by submission to the court of a written plea of guilty and payment of an
amount equal to the bail established for the offense charged.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Judiciary II
May 03      Tbd pursuant Hse Rule 27D

1 HB-0424 VANDUYNE, GIORGI, CHRISTENSEN AND WASHINGTON.

(Ch. 120, par. 1102)

Amends the Bingo License and Tax Act. Raises the aggregate daily prize limit
from $2,250 to $2,700.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Revenue
May 02      Interim Study Calendar REVENUE

1 HB-0425 CURRIE – BARNES – GREIMAN – BULLOCK – CURRAN, BROOKINS,
LEVIN, YOUNGE,W, FLOWERS, TURNER, PANAYOTOVICH, RICE,
SHAW AND CHRISTENSEN.

(New Act)

Creates the Task Force on Pay Equity to study sex and race discrimination in em-
ployment by the executive branch of state government. Provides that the Task
Force shall consist of 8 members, 2 to be appointed by the Governor, 2 to be ap-
pointed by the President of the Senate, 2 to be appointed by the Speaker of the
House and 2 to be appointed by labor and business organizations, who shall serve
without compensation. Requires a report to the Governor and General Assembly by

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Rules
May 03      Tbd pursuant Hse Rule 27D

HB-0426 CURRIE AND TURNER.

(New Act)

Appropriates $400,000 for the ordinary and contingent expenses of the Task
Force on Pay Equity. Effective immediately.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Appropriations II
May 10      Tbd pursuant Hse Rule 27D

1 HB-0427 ROPP.

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

Amends the Illinois Income Tax Act to provide for an income tax credit for con-
tributions of educational and scientific equipment to public educational institutions
or districts, in an amount equal to 50% of the fair market value of the equipment.
Effective January 1, 1986.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Revenue
May 02      Interim Study Calendar REVENUE

HB-0428 MATIJEVICH, GREIMAN, FREDERICK,VF AND STERN.

(Ch. 38, pars. 108A-1 and 108A-11)

1 Fiscal Note Act may be applicable.
Amends the Code of Criminal Procedure of 1963. Provides that the State's Attorney may authorize an application to a "judge", rather than a "circuit judge", for an order authorizing or approving the use of an eavesdropping device. Removes the provision which requires the Director of the Administrative Office of Illinois Courts to transmit to the General Assembly a report on the orders, applications and extensions granted for use of eavesdropping devices. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: Ch. 38, par. 108A-1

Deletes provision that State's Attorney may authorize application to any judge for an order authorizing or approving the use of an eavesdropping device.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Judiciary II
Mar 14 Recommended do pass 009-002-000

Mar 20 Second Reading
Amendment No.01 CULLERTON Adopted
Placed Calndr,Third Reading
Mar 21 Third Reading - Passed 110-001-000
Mar 26 Arrive Senate
Placed Calndr,First Reading
Mar 27 First reading Rfrd to Comm on Assignment
Apr 10 Mtn Prevail to Suspend Rule 05
Primary Sponsor Changed To NETSCH
Added As A Joint Sponsor VADALABENE
Committee Assignment of Bills
Apr 24 Assigned to Judiciary II

**1 HB-0429 MATIJEVICH, GIORGI, DIDRICKSON, CHURCHILL AND STERN.**

(Ch. 110, new par. 1-105a)

Amends the Code of Civil Procedure. Authorizes the Supreme Court to adopt rules providing for mandatory arbitration in order to expedite civil litigation in a less costly manner and for procedures to implement such arbitration. Effective immediately.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Judiciary I
May 03 Tbd pursuant Hse Rule 27D

**1 HB-0430 MATIJEVICH – GIORGI – SALTSMAN – MAUTINO – CURRAN, WOLF, BERRIOS, TURNER, MCMAMARA, STECZO, FLOWERS, DEJAEGHER, BRUNSVOID, MCPIKE, HICKS, O'CONNELL, LEVERENZ, GIGLIO, CHRISTENSEN, VANDUYNE, BRESLIN, TERZICH, CAPPARELLI, PHELPS, PANGLE, DELEO, FARLEY, HARTKE, KEANE, KULAS, MCGANN AND MADIGAN.**

(Ch. 95 1/2 pars. 6-110, 6-115 and 6-118)

Amends The Illinois Vehicle Code. Requires the Secretary of State to provide that each driver's license issued to a licensee under 21 years of age be of a contrasting color than those licenses issued to drivers over 21. Provides that each under-21 license expire on the licensee's 21st birthday or as otherwise provided by law, whichever comes first, and establishes 1 and 2-year driver's license renewal fees of $4 and $6 respectively, for applicable periods remaining prior to a licensee's 21st birthday.

**HOUSE AMENDMENT NO. 1. (Tabled May 10, 1985)**

Adds reference to: Ch. 124, pars. 4, 8 and 9

Provides that driver's licenses issued to licensees under the age of 21 shall expire 3 months after the licensee becomes 21 years of age and that the color of such licenses shall be at the discretion of the Secretary of State. Provides that a licensee

---

1 Fiscal Note Act may be applicable.
whose driver's license expires on his 21st birthday or 3 months after his 21st birth-
day may not apply for a renewal of driving privileges until the age of 21. Authorizes
the Secretary of State to issue a special Illinois Identification Card or Illinois Dis-
abled Person Identification Card for applicants under 21 years of age and provides
that such identification cards shall expire 3 months after the card holder becomes
21 years of age. Adds an effective date of January 1, 1986.

HOUSE AMENDMENT NO. 2.
Deletes title and everything after the enacting clause. Replaces with substance of
H-am 1, tabled on this date, but in corrected form.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Transportation
Apr 17 Do Pass/Short Debate Cal 016-000-000
May 08 Cal 2nd Rdng Short Debate
May 08 Short Debate Cal 2nd Rdng
May 08 Amendment No.01 MATIJEVICH Adopted
May 08 Cal 3rd Rdng Short Debate
May 10 Mtn Prev-Recall 2nd Reading
May 10 Mtn Reconsider Vote Prevail 01
May 10 Mtn Prevail -Table Amend No 01
May 10 Amendment No.02 MATIJEVICH Adopted
May 10 Cal 3rd Rdng Short Debate
May 10 Mtn Prevail to Suspend Rule 37(C)/113-000-000
May 10 Short Debate-3rd Passed 103-001-000
May 14 Arrive Senate
May 14 Sen Sponsor DARROW
May 14 Placed Calendr,First Reading
May 15 First reading Rfrd to Comm on Assignment
May 21 Assigned to Transportation
May 30 Added As A Joint Sponsor GEO-KARIS
May 30 Committee Transportation
Jun 06 Recommended do pass 010-000-000
Jun 11 Placed Calndr,Second Reading
Jun 11 Second Reading
Jun 19 Recalled to Second Reading
Jun 19 Amendment No.01 WATSON 024-026-001 Lost
Jun 19 Placed Calndr,Third Reading
Jun 24 Added As A Co-sponsor HOLMBERG
Jun 24 Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Jun 24 Passed both Houses
Jul 19 Sent to the Governor
Sep 12 Governor approved

PUBLIC ACT 84-0270 Effective date 01-01-86

ROPP, WAIT AND WOODYARD.
(Ch. 127, par. 1708)

Amends the State Fair Act. Increases the number of Governor-appointed mem-
bers of the Board of State Fair Advisors from 13 to 15.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 85, pars. 653 and 656

Adds provisions to amend the Agricultural Fair Act to provide for the establish-
ment of a county fair board by the county board in counties of 500,000 to 3,000,000
population. Authorizes State funds to such county fair board.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 1.

GOVERNOR AMENDATORY VETO
Deletes reference to: Ch. 85, pars. 653, 656
Recommends removal of the added language in the Agricultural Fair Act authorizing annual appointment of county fair boards by county boards in counties of more than 500,000 but fewer than 3,000,000 inhabitants. Amends the Agricultural Fair Act to create a Fair and Exposition Authority in each county with a population between 500,000 and 1,000,000 inhabitants to receive appropriations from the Fair and Exposition Fund for the conduct of a county fair.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Executive
Apr 18      Recommended do pass 013-000-000

Apr 24      Second Reading
            Placed Calndr,Third Reading
May 23      Third Reading - Passed 114-004-000
May 29      Arrive Senate
            Placed Calendar,First Reading
Jun 05      Sen Sponsor MAITLAND
            Added As A Joint Sponsor JOYCE,JEROME
            First reading  Rfrd to Comm on Assignment
Jun 06      Assigned to Executive
Jun 13      Recommended do pass 017-000-000

Jun 18      Second Reading
            Placed Calndr,Third Reading
Jun 21      Recalled to Second Reading
            Amendment No.01  PHILIP
            Adopted
            Placed Calndr,Third Reading
Jun 25      Third Reading - Passed 054-001-000
            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/MAITLAND
            KARPIEL
            JOYCE,JEROME,
            NEDZA & ROCK
Jun 30      Hse Conference Comm Apptd 1ST/TERZICH,
            CURRAN, CULLERTON,
            HOFFMAN & VINSON

Jul 01      House report submitted
            Senate report submitted 3/5 vote required
            Senate Conf. report Adopted 1ST/057-000-000
Jul 05      3/5 vote required
            House Conf. report Adopted 1ST/078-028-002
            Both House Adopt Conf rpt 1ST
            Passed both Houses
Jul 31      Sent to the Governor
Sep 26      Governor amendatory veto
            Placed Cal. Amendatory Veto
Oct 03      Mtn fld accept amend veto ROPP
            Placed Cal. Amendatory Veto
Oct 16      3/5 vote required
            Accept Amnd Veto-House Pass 092-015-001
Oct 17      Placed Cal. Amendatory Veto
Oct 30      Mtn fld accept amend veto MAITLAND
            Accept Amnd Veto-Sen Pass 058-000-000
            Bth House Accept Amend Veto
Nov 20      Return to Gov-Certification
Nov 26      Governor certifies changes
            PUBLIC ACT 84-1046  Effective date 11-26-85
HB-0432  CULLERTON - CAPPARELLI, TERZICH, MCGANN, LAURINO, BERRIOS, DELEO, FARLEY, GIGLIO, KULAS, LEVERENZ, MCAULIFFE, NASH AND PANAYOTOVICH.

(Ch. 108 1/2, new par. 9-179.3)

Amends the Cook County Article of the Pension Code to provide an optional new plan of additional benefits and contributions from July 1, 1985 until July 1, 1990. Effective immediately.

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

The cost of HB-432 cannot be determined because it is not possible to know how many employees would make use of the optional benefits. The costs could, however, be substantial.

STATE MANDATES ACT FISCAL NOTE

In the opinion of the Department of Commerce and Community Affairs, HB-432 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. Data is not available on which to base a reliable estimate, but the cost would be substantial.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 28 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 05</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 23</td>
<td>Assigned to Personnel and Pensions</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Pension Note Filed</td>
</tr>
<tr>
<td>May 03</td>
<td>Committee Personnel and Pensions</td>
</tr>
</tbody>
</table>

HB-0433  BERRIOS, CAPPARELLI, LAURINO, NASH, RICE, KRSKA, KULAS, OLSON, PANAYOTOVICH, SATTERTHWAITE, TERZICH, RONAN, KEANE, MCNAMARA, FLOWERS, PANGLE, YOUNG, A, SHAW AND DELEO.

(Ch. 73, pars. 755.17; new par. 755.14a; rep. pars. 755.14, 755.15 and 755.16)

Amends the Insurance Code. Requires that all notices of intention not to renew a policy or cancellation thereof must be mailed by certified mail, return receipt requested, at least 30 day prior to taking effect.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 28 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 05</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 03</td>
<td>Assigned to Insurance</td>
</tr>
</tbody>
</table>

HB-0434  BERRIOS, NASH, CAPPARELLI, RICE, TERZICH, PANAYOTOVICH AND SOLIZ.

(Ch. 99, par. 4)

Amends The Illinois Notary Public Act to increase the required bond from $1,000 to $10,000.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 28 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 05</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Re-assigned to Registration &amp; Regulation</td>
</tr>
<tr>
<td>May 15</td>
<td>Recommended do pass 011-000-000</td>
</tr>
<tr>
<td>May 23</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td></td>
<td>Sen Sponsor DEGNAN</td>
</tr>
<tr>
<td></td>
<td>First reading</td>
</tr>
</tbody>
</table>

Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0435  PANGLE – MULCAHEY – BRUNSVOLD – MAUTINO – FLOWERS, LEFLORE, HARTKE, BROOKINS, TURNER, MCNAMARA, STECZO, RICE, SHAW, PANAYOTOVICH, CHRISTENSEN, LEVERENZ, BERRIOS AND LAURINO.

(Ch. 120, pars. 1157.2 and 1159; new par. 1171.3; Ch. 127, new par. 141.158)

Amends the Illinois Lottery Law and the State Finance Act. Requires the Division of the State Lottery to prepare and offer continuously a Lottery for Education game. Creates a special fund in the State Treasury into which net proceeds of the game are to be deposited. Provides that monies in the fund are to be distributed to school districts in the same manner as monies in the Common School Fund are distributed under the state aid formula.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Revenue
Apr 25      Interim Study Calendar REVENUE

1 HB-0436  FLINN – NASH – DELEO – WOLF – O’CONNELL, MCAULIFFE AND WILLIAMSON.

(Ch. 95 1/2, rep. pars. 13A-101 through 13A-115; Ch. 120, par. 424)

Repeals the Vehicle Emissions Inspection Law, and amends the Motor Fuel Tax Act to delete the funding therefor.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Energy Environment & Nat. Resource
Apr 25      Recommended do pass 010-003-000
May 15  Placed Calndr,Second Readng
May 24  Placed Calndr,Third Readng
      Tabled House Rule 37(G)

1 HB-0437  KEANE, MCPIKE, VANDUYNE AND CHRISTENSEN.

(Ch. 46, par. 10-8; Ch. 120, par. 483.2a)

Amends The Election Code and the Revenue Act of 1939 to require that candidates for township or multi-township assessor in townships over 25,000 or counties over 3,000,000 file a copy of the certificate of their statutorily required qualifications with their nominating papers and to require the supervisor of assessments or county assessor where the township or multi-township is located to challenge the candidacy of such candidate if the certificate copy is not filed.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, par. 10-8
Adds reference to: Ch. 139, par. 59a

Provides that township clerk or board of election commissioners, rather than the county assessor or supervisor of assessments, shall challenge candidacy for office of

1 Fiscal Note Act may be applicable.
HB-0437—Cont.
township or multi-township assessor. Amends the Township Law of 1874 to require
that candidates for assessor file proof of qualification.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Elections
Mar 06 Re-assigned to Revenue
May 02 Amendment No.01 REVENUE Adopted
Do Pass Amend/Short Debate 011-000-000

May 08 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 14 Short Debate-3rd Passed 114-000-000
May 16 Arrive Senate
Placed Calendr,First Reading
May 23 Sen Sponsor NETSCH
Placed Calendr,First Reading
May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Elections
Jun 05 Recommended do pass 006-000-000

Jun 10 Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 058-001-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0393 Effective date 01-01-86

1 HB-0438 CULLERTON – TURNER, YOUNG,A AND FLOWERS.
(Ch. 78, new par. 11.2)

Amends the Act concerning jurors. Provides that every summons served pursuant
to this Act shall have attached thereto a notice to the person summoned of his or her
rights, duties and compensation provided by law and custom.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Judiciary I
May 02 Interim Study Calendar JUDICIARY I

1 HB-0439 CURRAN – STEPHENS – FLOWERS – HARTKE, YOUNG,A AND PHEL-
PS.
(Ch. 120, par. 2-203)

Amends the Income Tax Act to provide a deduction for an adopting person for
medical expenses of the adopted child and its mother, if agreed to by contract, as
well as adoption agency fees and legal expenses incurred in conjunction with the
adoption of such child.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Revenue
May 02 Interim Study Calendar REVENUE

1 HB-0440 MCGANN, CAPPARELLI, KEANE, MCAULIFFE AND LEFLORE.
(Ch. 85, new par. 2208.9; Ch. 108 1/2, pars. 6-141 and 6-164.1)

Amends the Chicago Firemen’s Article of the Pension Code to provide a mini-
mum monthly annuity of $500 for certain firemen with 20 or more years of service;
also raises the minimum annuity for most widows from $250 to $350 per month.
Amends The State Mandates Act to require implementation without reimburse-

1 Fiscal 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.
Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

1 HB-0441 SALTSMAN.
(Ch. 108 1/2, par. 3-111.1)
Amends the Downstate Police Article of the Pension Code to increase the rate of automatic annual increase in pension from 3% to 4%, beginning January 1, 1986. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

1 HB-0442 YOUNGE, W.
(Ch. 23, new par. 12-4.29)
Amends the Public Aid Code to provide that future caseworkers shall have 12 college or university hours of study in economics.
Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Human Services
May 02 Motion disch comm, advc 2nd YOUNGE, W Committee Human Services
May 03 Motn discharge comm lost 045-058-004 Tbd pursuant Hse Rule 27D
Jul 03 Mtn filed take from Table PLACE INTERM STUDY YOUNGE, W
Jul 04 Tabled Pursuant to Rule27(D)/(05-03-85)
Interim Study Calendar HUMAN SERVICE

1 HB-0443 YOUNGE, W — YOUNG, A — FLOWERS.
(Ch. 111 2/3, pars. 32.5 and 32.6; new par. 32.8)
Amends the Public Utilities Act to require the Commerce Commission to appoint a review officer in each county to review any order by a public utility to terminate gas or electric service to any residential customer in the county. Requires the Commission to take proper action against a utility whose termination order violates Section 32.5 or 32.6.
Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

HB-0444 YOUNGE, W — YOUNG, A.
Appropriates $15,000,000 to the Department of Public Aid for supplemental assistance to recipients of aid to families with dependent children in the form of shares in the Illinois Community Development Finance Corporation, and cooperatives and other enterprises in which they are guaranteed employment. Effective January 1, 1986.
Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Appropriations II

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-0444—Cont. 1098

May 10  
Jul 03  
Jul 04  

Tabled pursuant Hse Rule 27D  
Mtn filed take from Table PLACE  
INTERM STUDY  
YOUNGE, W  
Tabled Pursuant to Rule 27(D)/(05-10-85)  
Mtn Take From Table Prevail  
Interim Study Calendar APPROP II

1 HB-0445  YOUNGE, W.  
(Ch. 120, pars. 726 and 734)

Amends the Revenue Act of 1939. Removes the provision which limits the redemption period to 6 months for vacant non-farm real estate, certain real estate with 7 or more residential units and commercial or industrial real estate. Provides that the penalty bid for property forfeited for delinquent general taxes shall not exceed 12%, rather than 18%, of the tax or special assessment.

Feb 28 1985  First reading  Rfrd to Comm on Assignment  
Mar 05  Assigned to Revenue  
May 03  Interim Study Calendar REVENUE

1 HB-0446  YOUNGE, W.  
(New Act)

Creates the Katherine Dunham Metropolitan Exposition and Auditorium Authority in the city of East St. Louis. Establishes the Katherine Dunham Metropolitan Exposition, Auditorium and Office Building Authority which has the power to promote and maintain expositions, conventions, theatricals, sports and cultural activities. The Authority is granted power to issue revenue bonds.

Feb 28 1985  First reading  Rfrd to Comm on Assignment  
Mar 05  Assigned to Executive  
May 03  Recommended do pass 009-003-000  
May 09  Second Reading  
Placed Calndr, Second Reading  
May 24  Interim Study Calendar EXECUTIVE

HB-0447  GIGLIO, MCGANN, FARLEY AND KEANE.  
(Ch. 120, par. 439.3a)

Amends the Use Tax Act to require the tax to be stated as a separate item on the bill but allows the Department by rule to exempt some sales (such as vending machines and liquor by the drink) from this requirement if a sign gives notification that the tax is included in the price paid. Effective immediately.

Feb 28 1985  First reading  Rfrd to Comm on Assignment  
Mar 05  Assigned to Revenue  
May 02  Recommended do pass 016-000-000  
May 09  Second Reading  
Placed Calndr, Second Reading  
May 21  Third Reading - Passed 116-000-000  
May 22  Arrive Senate  
Placed Calendr, First Reading  
May 29  Sen Sponsor BARKHAUSEN  
Placed Calendr, First Reading  
May 30  First reading  Rfrd to Comm on Assignment  
Jun 11  Recommended do pass 007-000-000  
Placed Calndr, Second Reading

1 Fiscal Note Act may be applicable.
HB-0447  GIGLIO - LEFLORE - LEVIN - SHAW - TURNER, STECZO, FLOWERS, WASHINGTON, YOUNGE, W, BROOKINS AND RICE.
(Ch. 23, pars. 3-45, 4-2, 6-2; new par. 2-18)

Amends The Illinois Public Aid Code. Provides that financial aid to an eligible applicant or recipient is given from the date a signed application for aid is submitted under the Code.

FISCAL NOTE
(Prepared by the Dept. of Public Aid)

Proposed legislation would require policy to revert to the date of application in determining fiscal assistance. The impact of HB-448 would be $38.0 million annually and $19.0 over a 6-month period.

HB-0449  GIGLIO AND STECZO.
(Ch. 139, par. 126.4)

Amends the Township Law of 1874. Increases the ceiling for a township's authority to levy a tax for general assistance purposes from .10% of value, as equalized or assessed by the Department of Revenue, to .20% of value where such increase is approved by the voters at the annual town meeting.

HOUSE AMENDMENT NO. 4.
Deletes everything after the enacting clause and replaces with amendment to same Sec. to provide that the tax ceiling may not be increased unless 10% of the township voters petition for the increase. The clerk shall then order a referedum on the proposition at the next annual or special town meeting and give notice.
HB-0450  MULCAHEY – COWLISHAW.  
(Ch. 122, par. 2-3.42)

Amends The School Code. Eliminates the State Board of Education's June 30, 1980 deadline for recommending legislation to the General Assembly resulting from its study of minimal competency testing.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 122, new par. 27-2.1

Prohibits the inclusion in any test of questions concerning a pupil’s or his parent’s beliefs or practices as to sex, morality or religion unless the school board has approved the test and the pupil’s parent has not requested his exemption or the test is based on instructional materials approved by the school board and is administered only to pupils whose parents have consented in writing. Permits parents access to the district's instructional materials.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 28 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 05</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 09</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 118-000-000</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 30</td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>Jun 10</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 12</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.01 EXECUTIVE Adopted</td>
</tr>
<tr>
<td></td>
<td>Re-referred to Education-Elementary &amp; Secondary</td>
</tr>
</tbody>
</table>

HB-0451  MULCAHEY – COWLISHAW.  
(Ch. 122, par. 18-3)

Amends The School Code. Changes provisions regarding tuition of children from orphanages, and certain children's homes and State housing units, by replacing all references to the Superintendent of Public Instruction with references to the State Board of Education.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 28 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 05</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 09</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 118-000-000</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 31</td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>Jun 03</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
</tr>
</tbody>
</table>
HB-0452  FREDERICK,VF - MCCracken - WAIT - MATIJEVICH - OLSON, PETERSON,W, CHURCHILL, DEUCHLER, OBLINGER, WOODYARD, HASTERT AND KOEHLER.

(Ch. 38, pars. 11-20 and 11-21)

Amends the Criminal Code of 1961. Makes the U.S. Supreme Court standard in Miller v. California applicable to obscenity and harmful material offenses by requiring that things or materials in order to be obscene or harmful must, when taken as a whole, lack serious literary, artistic, political, or scientific value.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05       Assigned to Judiciary II
May 02       Recommended do pass 009-004-000

Placed Calndr,Second Reading

May 09       Second Reading
Placed Calndr,Third Reading
May 24       Interim Study Calendar JUDICIARY II

HB-0453  LEVIN - CURRIE - YOUNG,A - FLOWERS AND SOLIZ.

(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.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05       Assigned to Judiciary I
May 03       Motion disch comm, advc 2nd

STUDY - LEVIN
Interim Study Calendar JUDICIARY I

HB-0454  LEVIN - CURRIE - YOUNG,A - FLOWERS.

(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.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05       Assigned to Judiciary I
May 03       Motion disch comm, advc 2nd

STUDY - LEVIN
Interim Study Calendar JUDICIARY I

HB-0455  LEVIN - CURRIE - YOUNG,A - FLOWERS AND TURNER.

(Ch. 116, pars. 203 and 206)

Amends the Freedom of Information Act to prohibit a public body from requiring a fee for inspection of public records where a person has requested mere inspection of such records and where compliance with the inspection request would not cause an undue burden on the operation of the public body.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05       Assigned to Cities and Villages
May 03       Motion disch comm, advc 2nd

STUDY - LEVIN
Interim Study Calendar CITY VILLAGE
HB-0456  MULCAHEY - SHAW.
(Ch. 38, par. 1005-7-6)

Amends the Unified Code of Corrections to specifically provide that offenders serving sentences of periodic imprisonment for weekends only be liable for the daily cost of board which is changed to the lesser of $12 or 50% of daily earnings (now $12). Effective immediately.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Judiciary II
Mar 14      Recommended do pass 011-000-000

Mar 20  Second Reading
Placed Calndr,Third Reading

Apr 09  Third Reading - Passed 110-001-000

Apr 10  Arrive Senate
Placed Calendr,First Readng

Apr 16  Sen Sponsor MAROVITZ
Placed Calendr,First Readng

May 07  First reading  Rfrd to Comm on Assignment
May 14  Assigned to Judiciary II
May 30  Recommended do pass 007-001-000

Jun 05  Second Reading
Placed Calndr,Third Reading

Jun 24  Third Reading - Passed 058-000-001
Passed both Houses

Jul 19  Sent to the Governor

Sep 03  Governor approved
PUBLIC ACT 84-0230  Effective date 09-03-85

HB-0457  ZWICK - HALLOCK, LEVERENZ, STEPHENS, WEAVER,M, TATE, BRUNSVOLD AND CURRAN.
(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.
Makes grammatical change of word “the” to “other”.

HOUSE AMENDMENT NO. 2
Amends to provide that a bank or holder of a dishonored instrument may charge a person other than the drawer of the check if it is shown that the party so charged knew or should have known for reasons such as previous history that the check would not be honored.

Feb 28 1985  First reading  Rfrd to Comm on Assignment
Mar 05      Assigned to Judiciary I

Apr 25  Amendment No.01  JUDICIARY I  Adopted
Placed Calndr,Second Reading
Recommnded do pass as amend 009-003-001

May 09  Second Reading
Amendment No.02  ZWICK  Adopted
Placed Calndr,Third Reading

May 24  3d Reading Consideration PP
Calendar Consideration PP.
Tabled House Rule 37(G)

HB-0458  TERZICH, CAPPARELLI, BARNES, WOJCIK, KRSKA, CURRIE AND RONAN.
(Ch. 32, new pars. 562a.9-2, 577.11, 609.15; Ch. 73, new par. 968m)

1 Fiscal Note Act may be applicable.
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 contracts and policies providing coverage for hospital and medical expenses must also provide coverage for expenses incurred by a person in participating in a program designed to assist that person in ceasing to smoke. Effective immediately.

First reading
Rfdrd to Comm on Assignment
Feb 28 1985
Mar 05 Assigned to Human Services
Mar 07 Re-assigned to Insurance
May 02 Tbl-pursuant Hse Rul 26D 000-000-000

HB-0459 TERZICH, SALTSMAN, CAPPARELLI, KRSTKA, KULAS AND DELEO.
(Ch. 73, par. 1153)
Amends the Property Fire Loss Act. Provides that any authorized fire service that has the responsibility of investigating fire losses may request any insurance company to release any information that is pertinent to a fire loss. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that a fire department or law enforcement agency may release information concerning their investigation of a property loss to insurer of the property.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Insurance
Mar 20 Recommended do pass 016-000-000
Placed Calndr,Second Reading
Apr 09 Second Reading Amendment No.01 TERZICH Adopted
Placed Calndr,Third Reading
May 20 Third Reading - Passed 114-000-000
May 21 Arrive Senate
Placed Calndr,First Reading
May 22 Sen Sponsor LEMKE
Placed Calndr,First Reading
May 23 First reading Rfdrd to Comm on Assignment
May 24 Assigned to Ins Pensions & Licensed Activities
June 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 19 Sent to the Governor
Sep 16 Governor approved
PUBLIC ACT 84-0394 Effective date 09-16-85

'HB-0460 LEFLORE - TURNER - BROOKINS - RICE - CHURCHILL.
(Ch. 120, pars. 439.9, 439.39, 439.109, 441f, 442, 453.9, 453.41, 467.3, 467.18, 470, 481b36)
Amends the State occupation, use, cigarette, messages, gas revenue, public utilities revenue, and hotel operations 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.

Feb 28 1985 First reading Rfdrd to Comm on Assignment

' Fiscal Note Act may be applicable.
Amends the State occupation, use, cigarette, messages, gas revenue, public utilities revenue, and hotel operations tax Acts to provide for additional time to file returns until noon of the next business day following the present deadline.

February 28, 1985
First reading
Rfrd to Comm on Assignment

March 05
Assigned to Revenue

May 03
Interim Study Calendar REVENUE

Amends the State occupation and use tax Acts to phase out tax on food which is to be consumed on the premises where it is sold beginning January 1, 1986. Effective immediately.

February 28, 1985
First reading
Rfrd to Comm on Assignment

March 05
Assigned to Revenue

April 17
Interim Study Calendar REVENUE

Amends the Criminal Code of 1961 relating to the offense of bribery. Provides that an officer of the court commits bribery if he either (1) solicits, receives, retains or agrees to accept any property pursuant to an understanding that he will tender such property to a public officer, public employee, juror or witness with the intent to unlawfully influence the performance of any act related to the employment or function of the public officer, public employee, juror or witness; or (2) with the intent to unlawfully influence the performance of any act related to the employment or function of any public officer, public employee, juror or witness, he agrees to communicate or communicates an offer of personal advantage to a public officer, public employee, juror or witness.

House Amendment No. 1
Deletes amendatory language. 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 will improperly influence or attempt to influence the performance of any act related to employment or function of any public officer, public employee, juror or witness.

February 28, 1985
First reading
Rfrd to Comm on Assignment

March 05
Assigned to Judiciary II

May 03
Recommended do pass 014-000-000

May 09
Placed Calndr, Second Reading

Amendment No. 01
PULLEN
Adopted

Placed Calndr, Third Reading

Fiscal Note Act may be applicable.

Correctional Budget and Impact Note Act may be applicable.
Amends the Metropolitan Civic Center Support Act. Increases the total aggregate amount of principal certified or recertified and outstanding in bonds at any given time for all civic center authorities from $75,000,000 to $100,000,000; and increases the maximum amount for any one such authority from $20,000,000, to $22,000,000. Effective immediately.

Provides that legislation authorizing the conveyance or lease for more than 5 years of State land shall contain a complete and accurate legal description or shall be accompanied by a real estate description note. Requires that the note be filed by the sponsor in the house of introduction prior to the bill's advancement from second reading.

Amends The Bank Holding Company Act of 1957. Includes an insured bank or institution eligible to make application to become an insured bank as defined in the Federal Deposit Insurance Act within the definition of the term “bank”. Makes it unlawful for any company or bank holding company to own, acquire or control and FDIC insured bank, or an institution which accepts deposits or engages in the business of making commercial loans, but which does not do both. Directs the Commissioner to seek divestiture of any bank owned in violation thereof. Effective immediately.

Amends the Illinois Municipal Code to require prompt payment by municipalities for goods or services. Imposes a 1% per month interest penalty for late payments.

Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 24, new par. 8-1-18
Add reference to: New Act

Creates the “Local Government Prompt Payment Act”. Requires local governmental units to pay for goods and services within a specified time. Imposes a penalty for late payment.

SENATE AMENDMENT NO. 1.

Reduces late payment penalty from 2% to 1%. Provides an effective date of July 1, 1987.

SENATE AMENDMENT NO. 2.

Adds amendment to the Illinois Municipal Code to provide for a referendum on the question of electing trustees by district in village with a population of 5,000 or more rather than 25,000 or more.

Feb 28 1985 First reading Rfrd to Comm on Assignment
Mar 05 Assigned to Cities and Villages
May 02 Amendment No.01 CITY VILLAGE Adopted Do Pass Amend/Short Debate 014-000-000
May 08 Short Debate Cal 2nd Rdng Short Debate
Cal 3rd Rdnng Short Debate
May 21 Short Debate-3rd Passed 108-004-000
May 22 Arrive Senate
Placed Calendr, First Reading
May 30 Sen Sponsor SANGMEISTER
Placed Calendr, First Reading
First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Local Government
Jun 13 Recmmnded do pass as amend 011-000-000

Jun 18 Second Reading

Placed Calndr, Second Reading

Amendment No.01 LOCAL GOVERN Adopted
Amendment No.02 SANGMEISTER Adopted

Jun 24 Third Reading - Passed 059-000-000
Jun 25 Speaker's Table, Concurrence 01,02
Jun 28 H Concurs in S Amend. 01,02 / 115-001-000
Passed both Houses
Jul 25 Sent to the Governor
Sep 21 Governor approved

PUBLIC ACT 84-0731 Effective date 07-01-87

1 HB-0468 MCIPEK – VINSON, HARTKE AND SOLIZ.
(Ch. 56 1/2, par. 55-15)

Amends the Egg and Egg Products Act. Authorizes a retailer to repackage eggs upon obtaining a written permission from the Department of Agriculture. Specifies the minimum grade and size of repacked eggs. Specifies that a consumer-size container containing repacked eggs shall contain a statement that the eggs in such container were repacked, as well as certain other information. Requires the Department to refuse permission to certain retailers who have violated the Act. Specifies that a retailer who has obtained written permission from the Department shall post such permission upon a conspicuous place in the office at the retail location.

1 Fiscal Note Act may be applicable.
Amends the Chicago Teachers Article of the Pension Code to remove the early retirement penalty for teachers who retire between age 55 and age 60 with at least 20 years of service.

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

PENSION IMPACT NOTE

Increase in accrued liability ........................................................... $47,750,000
Increase in total annual costs ........................................................... 3,940,000
Increase in total costs as % of payroll ......................................................... 0.6%

Mar 05 1985 First reading Rfrd to Comm on Assignment
Assign to Personnel and Pensions
May 02 Pension Note Filed
Committee Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

Amends An Act concerning public utilities to prohibit the imposition of late payment penalties due to the failure of a customer to pay an estimated bill in a timely fashion.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Assign to Public Utilities
Apr 24 Placed Calndr,Second Readng
Recommended do pass 009-001-000
Apr 30 Second Reading
Placed Calndr,Third Reading
May 24 Third Reading - Passed 076-040-000
May 29 Arrive Senate
Sen Sponsor JONES
Placed Calndr,First Readng

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0470—Cont.

May 30
First reading
Rfrd to Comm on Assignment
Assigned to Revenue

HB-0471  VINSON.

(Ch. 23, par. 3-10.9; Ch. 48, par. 723; Ch. 110, pars. 12-115,
12-122, 12-123, 12-124, 12-125, 12-126, 12-128, 12-129, 12-131,
12-132, 12-133, 12-134, 12-135, 12-137, 12-139, 12-140, 12-141,
12-142, 12-145, 12-401, 15-111 and 15-113; Ch. 120, pars. 444g
and 444h; Ch. 110, rep. pars. 12-119, 12-121 and 12-138)

Amends various Acts to provide that the foreclosure sale shall follow the redemption period in real estate mortgage foreclosures.

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

May 03  Tbl'd pursuant Hse Rule 27D

3 HB-0472  ROPP.

(Ch. 108 1/2, par. 16-127)

Amends the Downstate Teachers Article of the Pension Code to allow certain teachers to buy service credit for up to 10 years of teaching in nonpublic schools.

PENSION IMPACT NOTE
It is not possible to determine the costs of HB-472, but they could be substantial.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
Assigned to Personnel and Pensions

Apr 23  Pension Note Filed
Committee Personnel and Pensions

May 03  Motion disch comm, advc 2nd
STUDY - ROPP
Interim Study Calendar PERS
PENSION

1 HB-0473  FREDERICK, VF - COWLISHAW, PETERSON, W, STERN, CURRIE,
TURNER AND FLOWERS.

(Ch. 120, par. 2-203)

Amends the Illinois Income Tax Act. Permits a deduction of 10% of the amounts expended by a taxpayer for the provision of child care services for dependents of the taxpayer's employees. Effective January 1, 1986.

HOUSE AMENDMENT NO. 1.
Provides, with respect to individual taxpayers only, that the deduction shall be for the amounts expended in providing a dependent care assistance program as defined in the Internal Revenue Code, rather than in providing "child care services".

FISCAL NOTE
(Prepared by II Dept. of Revenue)

HB-473 will effect the revenue of the State to the extent the 10% reduction is utilized by employers.

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

Apr 25  Amendment No.01  REVENUE  Adopted
009-001-003

Placed Calndr,Second Reading

May 09  Fiscal Note filed

Second Reading
Placed Calndr,Third Reading

May 24  Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Code of Civil Procedure. Provides that private persons who are authorized to serve process must register with the sheriff of the county in which the process is to be served, and the sheriff shall instruct each such person in the proper procedures for serving process.

HOUSE AMENDMENT NO. 1. (Tabled May 15, 1985)
Requires sheriffs to conduct a training course for private process servers which is substantially the same as that for deputy sheriffs.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 125, new par. 10.3

Amends the Act relating to sheriff’s regarding registration and instruction of private process servers. Authorizes service of process by employees of an entity engaged in the business of serving process.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 125, new par. 10.3

Deletes everything after the enacting clause. Amends the Code of Civil Procedure and An Act to revise the law in relation to sheriffs. Provides that a court may allow service of process to be made by a private person or a business if they are registered with the sheriff and have received instruction regarding service. Authorizes the court to establish a fee for service and tax such fee as court costs. Effective January 1, 1986.

SENATE AMENDMENT NO. 2. (Tabled June 21, 1985)
Provides for establishment of a fee for service of process by a private person instead of by a sheriff, coroner or other person.

SENATE AMENDMENT NO. 3.
Permits the court to establish a fee and tax same as costs for service of process served by a private individual.
Amends the Illinois Housing Development Act to provide that the Illinois Housing Development Authority shall be subject to the Minority and Female Business Enterprise Act in making grants to nonprofit corporations and limited-profit entities.

Mar 05 1985 First reading Rfrd to Comm on Assignment Assigned to Executive
May 02 Interim Study Calendar EXECUTIVE

HB-0476  YOUNG,A, TURNER, LEFLORE, SHAW AND BROOKINS.

(Ch. 67 1/2, par. 307.24)

Amends the Illinois Housing Development Act to provide that the Illinois Housing Development Authority, in making loans to lending institutions, shall be subject to the Minority and Female Business Enterprise Act.

Mar 05 1985 First reading Rfrd to Comm on Assignment Assigned to Executive
Apr 30 Mtn Prevail Suspend Rul 20K 116-000-000 Committee Executive
May 02 Interim Study Calendar EXECUTIVE

HB-0477  YOUNG,A - TURNER, BRAUN, FLOWERS, WASHINGTON AND RICE.

(Ch. 127, par. 132.602)

Amends the Minority and Female Business Enterprise Act to include the Illinois Housing Development Authority in the definition of State agency.

Mar 05 1985 First reading Rfrd to Comm on Assignment Assigned to Executive
Apr 30 Mtn Prevail Suspend Rul 20K 116-000-000 Committee Executive
May 02 Interim Study Calendar EXECUTIVE

HB-0478  YOUNG,A – TURNER, BRAUN, FLOWERS, WASHINGTON, RICE AND STERN.

(Ch. 67 1/2, par. 313)

Amends the Illinois Housing Development Act to provide that the Illinois Housing Development Authority shall be subject to the Minority and Female Business Enterprise Act when engaging or financing contractors and subcontractors in the construction and rehabilitation of housing and housing related commercial facilities.

Mar 05 1985 First reading Rfrd to Comm on Assignment Assigned to Executive
HB-0479 MCCRACKEN AND HARRIS.

(Ch. 110 1/2 pars. 18-3, 18-12, 20-4, 24-3, 24-4, 25-1 and 28-10)

Amends The Probate Act of 1975. Provides that if notice of issuance of letters of office is not published by the representative of the decedent's estate commencing within 14 days thereafter, claims may be filed against the estate up to 6 months from the first publication of notice of issuance of letters of office, provided the letters of office are issued within 3 years after the decedent's death. Sets forth the form for a small estate affidavit and the contents thereof. Provides for appointment of an agent by distributees of small estates to exercise the powers of an independent administrator. Effective immediately and applicable to all estates regardless of date of decedents death.

HOUSE AMENDMENT NO. 1. (Tabled May 15, 1985)

Makes extensive changes in the contents of the proposed form of small estate affidavit.

HOUSE AMENDMENT NO. 2.

Makes the Act inapplicable to estates of decedents dying before the effective date of the Act.

HOUSE AMENDMENT NO. 3.

Makes extensive changes in the contents of the proposed form of small estate affidavit.

HB-0480 KLEMM.

(Ch. 120, new par. 671a)

Amends the Revenue Act of 1939 to add a provision requiring the county collector to establish and enforce a procedure for requiring identification or certification

1 Fiscal Note Act may be applicable.
of the identity of taxpayers requesting a change in the address to which their tax bill
is mailed. Establishes a list of those who can request such change of billing address. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides for amendatory Act to apply to counties with 1,000,000 inhabitants or less.

Mar 05 1985 First reading Rfrd to Comm on Assignment Assigned to Revenue
Apr 11 Amendment No.01 REVENUE Adopted Do Pass Amend/Short Debate 014-000-000
Apr 18 Short Debate 2nd Rdng Short Debate
Apr 23 Short Debate 3rd Passed 106-003-000
Apr 24 Arrive Senate Placed Calendr, First Reading
Jun 05 Sen Sponsor SCHELLINGER First reading Rfrd to Comm on Assignment
Jun 06 Assigned to Local Government
Jun 13 Recommended do pass 011-000-000
Jun 18 Second Reading Placed Calendr, 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 84-0396 Effective date 09-16-85

HB-0481 NASH, LEVERENZ, BERRIOS AND LAURINO.
(Ch. 46, par. 7-61)
Amends The Election Code. Prohibits the managing committee of an established political party from filling a vacancy in nomination with a person who, at the primary election on or after which the vacancy occurred, was a candidate for nomination by another established political party, or who, at such primary election, voted the ballot of another established political party. Effective immediately.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 46, par. 8-17
Eliminates provisions added in the bill as introduced. Provides that if there is no established party candidate for nomination to an office at the general primary, no candidate of that party for that office may be listed on the general election ballot, unless the appropriate managing committee nominates a candidate to fill the vacancy in nomination caused by the lack of such candidate within 60 days after the date of the general primary.

SENATE AMENDMENT NO. 1.
Changes the signature requirements for nominating petitions of ward and township committeemen to a minimum of 5% of the primary electors in the ward or township.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Elections
May 02 Amendment No.01 ELECTIONS Adopted Recommended do pass as amend 018-000-000
Placed Calendr, Second Reading
May 09 Second Reading Placed Calendr, Third Reading
May 23 Third Reading - Passed 111-002-002
HB-0482  NASH – MCAULIFFE – DELEO – MADIGAN – RONAN AND FLOWERS.  
(Ch. 38, par. 1005-5-3)  

Amends the Unified Code of Corrections. Establishes a separate sentencing disposition for offenders convicted of defacing property through graffiti. Provides graduated penalties of less than 1 year but no less than 6 months probation or supervision for first time offenders, and less than 1 year but no less than 6 months imprisonment, up to 1 year probation, and restitution for repeat offenders. Provides additional penalties for failure to pay restitution.

Mar 05 1985  First reading  Rfrd to Comm on Assignment  
May 03  Motion disch comm, advc 2nd  
NASH  
Tbld pursuant Hse Rule 27D

HB-0483  NASH – LEVIN.  
(Ch. 46, pars. 9-1.4, 9-1.5, 9-11, 9-12, 9-13 and 9-14)  

Amends The Election Code. Increases from $150 to $300 the maximum aggregate amount at which voluntary personal services performed by an individual at his residence for candidate-related activities may be valued and not be considered a contribution or expenditure. Also increases from $150 to $300 the maximum aggregate amount at which certain contributions and expenditures may be valued without the political committee’s being required to identify by whom the contribution was made or to whom the expenditure was made, and the maximum aggregate amount which may be owed by the political committee to a person without its being required to identify the person on its annual report.  

HOUSE AMENDMENT NO. 1.  
Deletes reference to: Ch. 46, pars. 9-1.4, 9-1.5, 9-11, 9-12, 9-13 and 9-14  
Adds reference to: Ch. 46, pars. 7-59, 16-3 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. For precincts using an electronic voting system, provides the form for write-in votes to appear on the ballot card envelope and specifies the placement of instructions for write-in votes when ballot sheets are used.  

SENATE AMENDMENT NO. 1.  
Adds reference to: Ch. 46, par. 18-9.1

Amends provisions concerning the conduct of elections in municipalities under the jurisdiction of boards of election commissioners. Corresponds such provisions to the provision concerning the counting of write-in votes in county clerk’s election jurisdictions.

Mar 05 1985  First reading  Rfrd to Comm on Assignment  
May 02  Amendment No.01  ELECTIONS  Adopted  
018-000-000  
Placed Calndr,Second Reading
HB-0483—Cont.

May 09 Second Reading
Placed Calndr, Third Reading

May 23 Third Reading - Passed 113-005-000

May 29 Arrive Senate
Placed Calendr, First Reading

Jun 05 Sen Sponsor KELLY
First reading
Rfrd to Comm on Assignment

Jun 06 Assigned to Elections

Jun 18 Recommended do pass amend 007-000-000
Placed Calndr, Second Reading

Jun 20 Second Reading
Amendment No. 01 ELECTIONS Adopted
Placed Calndr, Third Reading

Jun 25 Third Reading - Passed 051-004-001
Speaker's Table, Concurrence 01

Jun 28 H Concurs in S Amend. 01/103-012-001
Passed both Houses

Jul 25 Sent to the Governor

Sep 22 Governor approved
PUBLIC ACT 84-0820 Effective date 01-01-86

1 HB-0484 NASH, DELEO, MCAULIFFE, WHITE, FLOWERS, KULAS, STERN, GIGLIO, LEVERENZ, BERRIOS, KRSKA, LAURINO, SOLIZ AND RONAN.

Amends “The Civil Administrative Code of Illinois” and “An Act in relation to State finance”. Creates the Gang Violence Victims and Witnesses Fund which is to be administered by the Department of Law Enforcement to assist in the relocation of victims and witnesses in the prosecution of gang crimes.

HOUSE AMENDMENT NO. 1.
Amends to provide that Gang Violence Victims and Witnesses Fund may be used to compensate witnesses for any loss of or injury to real or personal property resulting from gang crime, subject to certain limitations.

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

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

May 15 Second Reading
Amendment No. 01 NASH Adopted
Placed Calndr, Third Reading

May 24 Third Reading - Passed 108-005-004

May 29 Arrive Senate
Placed Calendr, First Reading

Jun 03 Sen Sponsor LEMKE
Placed Calendr, First Reading

Jun 04 First reading
Rfrd to Comm on Assignment

Jun 05 Assigned to Judiciary I

Jun 11 Recommended do pass 007-000-000

Jun 12 Second Reading
Placed Calndr, Third Reading

Jun 24 Third Reading - Passed 059-000-000
Passed both Houses

Jul 19 Sent to the Governor

Sep 03 Governor approved
PUBLIC ACT 84-0231 Effective date 01-01-86

1 Fiscal Note Act may be applicable.
HB-0485

RICHMOND - WAIT - CHRISTENSEN - HARTKE - MULCAHEY,
DUNN, JOHN, HANNIG, HICKS, HOMER, MAUTINO, PHELPS, REA,
PANGLE, WOODYARD, TATE, MCMASTER, BRUNSVOLD, HAWKIN-
SON, SLATER, BRESLIN, SALTSMAN, RONAN, FLINN, VANDUYNE,
WOLF AND MADIGAN.

(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

HOUSE AMENDMENT NO. 1.

Deletes provisions authorizing loan guarantees. Authorizes the Authority to im-
pose minimal fees to cover administration costs. Deletes provision requiring federal
crop insurance, but requires security for the payment adjustment under the Uni-
form Commercial Code and participation in a soil conservation plan. Provides for
an immediate effective date.

HOUSE AMENDMENT NO. 4.

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”.

SENATE AMENDMENT NO. 1.

Specifies that the operating loans must be used during 1985 and specifies the pur-
poses 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%
and 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 Agriculture
Mar 06  Motion filed SUSPEND POSTING
     REQUIREMENTS - RICHMOND
Mtn Prevail Suspend Rul 20K 116-000-000
     Committee Agriculture
Mar 07  Amendment No.01      AGRICULTURE Adopted
     Recommended do pass as amend
     015-000-000
     Placed Calndr,Second Reading
Mar 12  Mtn Prevail to Suspend Rule 35(A)/116-000-000-000
     Second Reading
     Amendment No.02      GREIMAN
     Ruled not germane
     Amendment No.03      GREIMAN
     Ruled not germane
     Placed Calndr,Third Reading
Mar 20  Mtn Prev-Recall 2nd Reading
     RICHMOND
     Placed Calndr,Third Reading
Mar 21  Third Reading - Passed 099-014-001
Mar 26  Arrive Senate
     Placed Calendr,First Readng
Mar 27  Sen Sponsor DEMUZIO
     Added As A Joint Sponsor O’DANIEL
     First reading
     Rfrd to Comm on Assignment
     Committee discharged
     Placed Calndr,Second Readng
Apr 10  Second Reading
     Placed Calndr,Third Reading

* Fiscal Note Act may be applicable.
**HB-0485**

Recalled to Second Reading
Amendment No.01 DEMUZIO Adopted
Placed Calndr,Third Reading
Added As A Co-sponsor POSHARD
Placed Calndr,Third Reading

**Apr 16**
Added As A Joint Sponsor COFFEY
Added As A Co-sponsor WATSON
Third Reading - Passed 055-001-000

**Apr 17**
Speaker's Table, Concurrence 01
H Concurs in S Amend. 01/107-007-002
Passed both Houses

**Apr 18**
Sent to the Governor

**Apr 19**
Governor approved
PUBLIC ACT 84-0001 Effective date 04-19-85

**HB-0486** RICHTON.

(Ch. 111 1/2, par. 20c14.1)
Amends the County Public Health Department Act. Authorizes the board of health of each county to mortgage real estate.

HOUSE AMENDMENT NO. 2.
Authorizes boards of health to borrow money, issue debt instruments and other security instruments. Adds immediate effective date.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Counties and Townships
Mar 14
Recommended do pass 013-000-000

**Apr 16**
Second Reading
Amendment No.01 RICHMOND Withdrawn
Amendment No.02 RICHMOND Adopted
Amendment No.03 GIORGI Lost 028-075-008
Placed Calndr,Third Reading

**May 23**
Third Reading - Passed 101-015-002

**May 29**
Arrive Senate
Sen Sponsor DUNN, RALPH
Placed Calendr,First Reading

**May 30**
First reading Rfrd to Comm on Assignment
Assigned to Local Government
Jun 13
Recommended do pass 011-000-000

**Jun 18**
Second Reading
Placed Calndr,Third Reading

**Jun 24**
Third Reading - Passed 058-000-001
Passed both Houses

**Jul 19**
Sent to the Governor

**Jul 30**
Governor approved
PUBLIC ACT 84-0116 Effective date 07-30-85

**HB-0487** MAUTINO AND MULCAHEY.

(Ch. 75, par. 104)
Amends an Act in relation to prisoners and jails. Provides that the warden of the jail shall receive and confine, until discharge, all persons committed to such jail by a judicial authority, rather than competent authority.

Mar 05 1985 First reading Rfrd to Comm on Assignment
Assigned to Judiciary II
May 03
Tbd pursuant Hse Rule 27D

**HB-0488** WOJCIEK.

(Ch. 23, new par. 5-16)
Amends the Public Aid Code. Requires the Department of Public Aid to establish the Illinois Incentive Pharmacy Certificate Pilot Project. Provides that each re-
cipient shall present incentive pharmacy certificates issued by the Comptroller and administered by the Department to a pharmacist at the time a prescription is filled. Provides for the manner of administration of the program. Effective immediately.

Mar 05 1985  First reading  Rfrd to Comm on Assignment
May 02  Assigned to Human Services

HB-0489 JOHNSON.


Repeals 1889 Act to regulate proof in criminal cases and 1965 Act relating to the seizure of firearms and certain Sections of the Criminal Code, the Code of Criminal Procedure, the Code of Civil Procedure and 1874 Act in relation to criminal jurisprudence. Removes unneeded and unused provisions relating to criminal defamation, commercial bribery, treason, criminal usury, juice racketeering, criminal misrepresentation of factoring, looting, seizure with regard to sound recording piracy, the definition of "infamous crimes", evidence of corporate existence, search and seizure of firearms on private complaint, archaic trial provisions, archaic correctional provisions, and inconsistent provisions concerning the statute of limitations governing civil actions which may be brought against persons convicted of murder or Class X felonies.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, rep. pars. 30-1, 30-2, 30-3, 39-1, 39-2, 39-3, 42-1, 42-2, 161-1 thru 161-5

Deletes repeal of "An Act relating to the seizure of certain firearms and to prevent their illegal use".

GOVERNOR AMENDATORY VETO

Deletes reference to: Ch. 110, rep. pars. 13-214a

Recommends deletion of the repeal of the Section granting persons who are victims of murder or Class X felonies to bring action against the offender up to 10 years after the offender has completed his sentence.
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”.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Judiciary II
Apr 25  Recommended do pass 011-001-001
May 09  Second Reading  Placed Calndr,Second Reading
May 24  Tabled House Rule 37(G)

Amends the Illinois Criminal Justice Information Act to eliminate from membership of the Illinois Criminal Justice Information Authority the Chief Judge of the Circuit Court of Cook County, a Justice of the Illinois Supreme Court and a Circuit Court Judge of a county outside Cook County.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Judiciary II
May 03  Tbld pursuant Hse Rule 27D

Amends the Unified Code of Corrections to provide that unless the sentencing court orders otherwise, time served on probation, conditional discharge or supervision shall not be credited against a sentence of imprisonment or periodic imprisonment.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Judiciary II
May 03  Tbld pursuant Hse Rule 27D

Amends Hearing Aid Consumer Protection Act. Requires that a hearing aid dispenser demonstrate compliance with any continuing education that may be required in order to resume his practice after placing his certificate on an inactive status.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111, par. 7408 and new par. 7427.1

Provides for waiver of the continuing education requirements under certain circumstances. Permits Director of the Department to appoint an attorney to serve as a hearing officer in any action for refusal to issue, renew or discipline any person regulated by this Act.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 111, pars. 7411, 7415, 7419, 7421 and 7422

Permits a person to contest a refusal to issue a certificate or the taking of disciplinary action against a registrant by sending a written request for a hearing to the Department. Makes the practice of fitting, dispensing or servicing hearing aids without a valid certificate under this Act a Class A misdemeanor. Makes other changes.

GOVERNOR AMENDATORY VETO

Adds an immediate effective date. Specifies hearings concerning the Dept. of Registration and Education's disciplining of a registrant under the Hearing Aid Consumer Protection Act or its refusal to issue a hearing aid dispenser certificate to an applicant shall be heard by hearing officers rather than the Hearing Aid Consumer Protection Board.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Consumer Protection
Apr 17 Amendment No.01 CONSUMER PROT Adopted Recommded do pass as amend 012-000-001
Placed Calndr,Second Reading
Apr 25 Second Reading Placed Calndr,Third Reading
May 23 Amendment No.02 FREDERICK,VF Adopted
Placed Calndr,Third Reading
Mtn Prev-Recall 2nd Reading
May 29 Arrive Senate
Placed Calendar,First Reading
Jun 05 Sen Sponsor TOPINKA First reading Rfrd to Comm on Assignment
Jun 06 Assigned to Ins Pensions & Licensed Activities
Jun 13 Recommended do pass 011-000-000
Placed Calndr,Second Reading
Jun 18 Second Reading Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 19 Sent to the Governor
Sep 16 Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 15 Mtn fild accept amend veto FREDERICK,VF Accept Ammd Veto-House Pass 114-001-000
Oct 17 Placed Cal. Amendatory Veto
Oct 30 Mtn fild accept amend veto TOPINKA Accept Ammd Veto-Sen Pass 057-000-000
Bth House Accept Amend Veto
Nov 20 Return to Gov-Certification
Nov 26 Governor certifies changes
PUBLIC ACT 84-1048 Effective date 11-26-85
Amends the Illinois Municipal Retirement Fund Article of the Pension Code to provide that a person may receive the law enforcement retirement formula after 8 (rather than 20) years of service as a county sheriff.

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

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

Amends the Revenue Act of 1939. Extends by one day the deadline for final settlement by town collectors for each day that tax bills are mailed late.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Revenue
May 02 Placed Calndr,Second Reading
May 09 Second Reading
May 24 Interim Study Calendar REVENUE

Amends the Revenue Act of 1939 to provide that the homestead exemption for persons 65 years of age or older continues if that person enters a nursing home and continues owning the residence and the residence remains unoccupied.

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-496 does not create a reimbursable mandate.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0497  ROPP – HICKS – PANGLE AND HAWKINSON.

(Ch. 110, new par. 12-1401)

Amends the Code of Civil Procedure to provide that arrest warrants issued in civil cases contain the name, date of birth, sex and physical description of the defendant.

HOUSE AMENDMENT NO. 1.

Provides that if any information required to be contained in the warrant is omitted, such omission does not invalidate the warrant.

HOUSE AMENDMENT NO. 2.

Provides that in any civil case where an order issues to take any person into custody for any reason, the order shall contain the name, date of birth, sex, physical description and last known address of the person to be taken into custody. It shall also contain a statement of the reason the person is to be taken into custody and the date of issuance. No order is invalid because of its failure to contain any of the information specified in this Section except as otherwise required by law.

SENATE AMENDMENT NO. 1.

Allows service of process by private detectives who have insurance and training. Specifies the court may order service by a person who is registered with and received service instruction from the county sheriff or order service through an entity engaged in such business. Allows establishment of fees and taxation of such fees for process served by sheriff, coroner or other person.

SENATE AMENDMENT NO. 2.

Deletes that court may order service by persons registered and trained by county sheriff. Deletes provision for establishment of fees and taxation thereof.

SENATE AMENDMENT NO. 3. (Senate recedes July 1, 1985)

Provides that if process is served by a sheriff or coroner, court may tax fee of the sheriff or coroner as costs in the proceeding. Restores that fees may be established and taxed for service of process by private person or entity.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1 and 2.
Recommends that the Senate recede from S-am 3.
Recommends that the bill be further amended as follows:

Deletes provision that in counties of less than 1,000,000, licensed detective who serves process must file with the court an affidavit attesting to the fact that he has been given training in the service of process and has liability insurance in an amount of not less than $500,000. Provides that if process is served by a sheriff or coroner, the court may tax the fee of the sheriff or coroner as costs in the proceeding. Also provides that if an order is issued to take a person into custody in a civil case, the order shall contain the specified information if known. Adds an immediate effective date.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Judiciary II
Apr 25  Amendment No.01 JUDICIARY II Adopted
         Amendment No.02 JUDICIARY II Adopted
         Do Pass Amend/Short Debate 010-000-000
Cal 2nd Rdng Short Debate
May 14  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 16  Short Debate-3rd Passed 113-000-000
HB-0497—Cont.

May 17  Arrive Senate
        Sen Sponsor DONAHUE
        Placed Calendr, First Reading
May 20  First reading Rfrd to Comm on Assignment
May 21  Assigned to Judiciary I
Jun 13  Recommended do pass 005-000-000
        Placed Calendr, Second Reading
Jun 18  Second Reading
        Placed Calendr, Third Reading
Jun 21  Recalled to Second Reading
        Amendment No.01 SANGMEISTER Adopted
        Placed Calendr, Third Reading
Jun 24  Recalled to Second Reading
        Amendment No.02 FAWELL Adopted
        Amendment No.03 BERMAN Adopted
        Placed Calendr, Third Reading
Jun 25  Third Reading - Passed 054-000-000
        Speaker's Table, Concurrence 01,02,03
Jun 27  H Noncncrs in S Amend. 01,02,03
Jun 28  Secretary's Desk Non-concur 01,02,03
        Added As A Joint Sponsor FRIEDLAND
        S Refuses to Recede Amend 01,02,03
        S Requests Conference Comm 1ST
        Sen Conference Comm Apptd 1ST/DONAHUE,
        GEO-KARIS,
        MAROVITZ,
        SANGMEISTER &
        LEMKE
Jun 29  Hse Conference Comm Apptd 1ST/HOMER,
        ALEXANDER,
        CULLERTON,
        ROPP AND HAWKINSON
Jun 30  House report submitted
        Senate report submitted
        Senate Conf. report Adopted 1ST/057-000-000
Jul 01  3/5 vote required
        House Conf. report Adopted 1ST/109-003-000
        Both House Adoptd Conf rpt 1ST
        Passed both Houses
Jul 30  Sent to the Governor
Sep 25  Governor approved
        PUBLIC ACT 84-0942 Effective date 09-25-85

HB-0498  ROPP AND HENSEL.
         (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 reason-
able 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.

Mar 06 1985  First reading Rfrd to Comm on Assignment
Mar 07  Assigned to Judiciary I
May 02  Interim Study Calendar JUDICIARY I

HB-0499  BRUNSVOLD.
         (Ch. 122, rep. par. 21-10.2)

Repeals the Section of The School Code permitting temporary teacher certifica-
tion of participants in approved training programs for exchange students.

Mar 06 1985  First reading Rfrd to Comm on Assignment
HB-0500  CULLERTON AND YOUNG,A.
(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.

HOUSE AMENDMENT NO. 1.

Deletes that “dwelling” must be permanent place of residence.

May 03 1985 Assigned to Elementary & Secondary Education
May 03 1985 Tbld pursuant Hse Rule 27D

HB-0501  BULLOCK – FLINN – BROOKINS.
(Ch. 17, new pars. 2709.1 and 2710.1)

Amends the Foreign Banking Office Act. Creates a secondary central business district of Chicago. Permits a foreign corporation to establish a banking office in such secondary business district in the manner now provided for such banking offices in the central business district of Chicago. Provides further that such foreign corporation must obtain written consent from all state or national banks located within 600 feet of the secondary central business district before offering certain banking services. Effective immediately.

HOUSE AMENDMENT NO. 1.
Changes the proposed boundaries of the secondary central business district of Chicago. Requires foreign banking offices to obtain consent from state or national banks located within 600 feet of such foreign banking office prior to conducting certain operations.

HOUSE AMENDMENT NO. 2.

Advises reference to: Ch. 17, par. 311

Amends the Illinois Banking Act to permit banks to provide travel agency services, income tax services and armored car services.

May 23 1985 Assigned to Financial Institutions
May 23 1985 Recommended do pass 013-007-000

PRESTON AND DUNN,JOHN.
(Ch. 108 1/2, par. 17-134)

Amends the Chicago Teachers Article of the Pension Code to increase the allowable credit for maternity leave from 12 to 24 months.

Pension System Impact Note Act may be applicable.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
PENSION IMPACT NOTE
The cost of HB 502 cannot be determined.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 06 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 07</td>
<td>Assigned to Personnel and Pensions</td>
</tr>
<tr>
<td>May 02</td>
<td>Pension Note Filed Interim Study Calendar PERS PENSION</td>
</tr>
</tbody>
</table>

1 HB-0503 DEUCHLER, FREDERICK, VF, COWLISHAW, PIEL, FRIEDRICH, DP AND KLEMM.

(Ch. 23, par. 2214; new par. 2217.2)
Amends the Child Care Act of 1969. Requires investigations of applicants for day care facility or day care home licenses, and employees of day care facilities, to determine if such applicants and employees have ever been charged with crimes and the disposition of any criminal charges made against them. Authorizes the Department to disclose to day care facilities the results of investigations of the facilities’ employees and to make recommendations based on those results.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 06 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 07</td>
<td>Assigned to Human Services</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Interim Study Calendar HUMAN SERVICE</td>
</tr>
</tbody>
</table>

HB-0504 PRESTON AND YOUNG, A.

(Ch. 37, par. 704-7)
Amends Juvenile Court Act. 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.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 06 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 07</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>May 02</td>
<td>Recommended do pass 011-001-001 Placed Calndr,Second Readng</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading Held on 2nd Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Tabled House Rule 37(G)</td>
</tr>
</tbody>
</table>

1 HB-0505 PRESTON, OBLINGER AND DUNN, JOHN.

(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”.

HOUSE AMENDMENT NO. 1.
Deletes “member of immediate family” from definition of the offense.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 06 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 07</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>May 02</td>
<td>Recommended do pass 011-001-001 Placed Calndr,Second Readng</td>
</tr>
<tr>
<td>May 17</td>
<td>Second Reading Amendment No.01 PRESTON Adopted</td>
</tr>
<tr>
<td>May 24</td>
<td>Tabled House Rule 37(G)</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
5 Correctional Budget and Impact Note Act may be applicable.
HB-0506  PRESTON – FLOWERS AND YOUNG,A.
(Ch. 37, pars. 701-2, 701-4, 701-19, 702-1, 705-2, 706-1 and new
par. 702-3.2; Ch. 122, par. 26-8 and rep. pars. 26-8a and 26-8b)

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.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

7 HB-0507  MCGANN – CAPPARELLI – KEANE – DELEO – KRSKA, LAURINO,
FARLEY, KULAS, NASH, PANAYOTOVICH, TERZICH, RONAN, MADIGAN AND DALEY.
(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 resi-
dential 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. Provide that mu-
icipalities may by ordinance prohibit the intentional creation of alarm for the pur-
pose of inducing a residential owner to sell or lease his property due to certain
discriminatory reasons. Makes other changes.

HOUSE AMENDMENT NO. 1.
Provides that the Department shall publish semiannually, rather than monthly,
its list of owners who do not wish to be solicited.

FISCAL NOTE, REVISED
(Prepared by Dept. of R&E)
Total expenditure for implementation would be $97,899.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Judiciary II
Mar 18  Re-assigned to Consumer Protection
Apr 10  Amendment No.01  CONSUMER PROT  Adopted
Recommnded do pass as amend
009-007-000
Placed Calndr,Second Reading
Apr 17  Fiscal Note Requested HUFF
Placed Calndr,Second Reading
Apr 23  Fiscal Note filed
Placed Calndr,Second Reading
May 23  Interim Study Calendar CONSUMER PROT

HB-0508  DANIÉLS AND VINSON.
(Ch. 110, pars. 8-901, 8-902, 8-904 and 8-907)

Amends the Code of Civil Procedure to amend the news reporter privilege provi-
sions to establish standards applicable to divestiture of the privilege in libel or slan-
der cases. Effective immediately.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 110, par. 8-903

Amends Section 8-903 of the Code of Civil Procedure to provide for divestiture of
privilege by the plaintiff in libel and slander cases.

Mar 06 1985  First reading  Rfrd to Comm on Assignment

7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.


3 HB-0509  DUNN, JOHN.

(Ch. 108 1/2, pars. 16-149 and 16-149.1)

Amends the Downstate Teachers Article of the Pension Code to increase the temporary disability benefit from 40% to 50% of the most recent annual contract salary rate; specifies that such rate is the rate at the time the benefit becomes payable.

PENSION IMPACT NOTE

The estimated cost of HB-509 is $760,000 per annum.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Personnel and Pensions
Apr 23  Pension Note Filed
May 03  Tbd pursuant Hse Rule 27D

3 HB-0510  WOLF – OBLINGER, DEJAEGHER, WOODYARD AND HICKS.

(Ch. 108 1/2, new par. 16-179.2)

Amends the Downstate Teacher Article of the Pension Code to authorize creation of a Salary Reduction Plan as permitted by the U.S. Internal Revenue Code. Effective immediately.

PENSION IMPACT NOTE

HB-510 does not have a direct fiscal impact.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, pars. 16-106, 16-127, 16-155, 16-158, 16-163 and 16-165

Amends the Downstate Teachers Article of the Pension Code to add an elected annuitant to the Board of Trustees of the fund. 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. Changes 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. Provides that all new employees of the Teachers’ Retirement System shall

1 Pension System Impact Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
be members of that System and allows its present employees who are members of the State Employees' Retirement System to transfer their membership, but not their existing credits, to the Teachers' Retirement System until December 31, 1985.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 108 1/2, pars. 16-127 and 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"; grants 12 free days of sick leave credit per year to each regional superintendent of schools and each assistant regional superintendent.

HOUSE AMENDMENT NO. 5.

Adds reference to: Ch. 108 1/2, pars. 16-118, 16-136, 16-149, 16-149.1, 16-150 and 16-153.4; Ch. 122, new par. 10-22.3b

Amends the Downstate Teachers Article of the Pension Code to allow a retired member to revoke a reversionary annuity at any time; specifies that the disability benefit is based on the contract salary rate at the time the benefit becomes payable; cancels retirement and requires repayment of annuity if a retired person accepts employment as a teacher within 90 days after the retirement date. Amends the School and Pension Code to authorize school boards to pay group health insurance premiums for retired teachers to the extent that the System itself does not pay such costs.

HOUSE AMENDMENT NO. 6.

Adds reference to: Ch. 108 1/2, par. 16-143.2

Deletes the provision that a written request for refund of contributions for survivor benefits at retirement must be received within 60 days after receipt of the application for retirement annuity.

HOUSE AMENDMENT NO. 8.

Deletes provisions relating to military service credit.

SENATE AMENDMENT NO. 1. (Senate recedes October 31, 1985)

Adds reference to: 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.

SENATE AMENDMENT NO. 2. (Senate recedes October 31, 1985)

Revises language relating to reversionary annuity.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1 and 2.

Deletes reference to: Ch. 108 1/2, pars. 2-124, 14-131, 15-155, 16-106, 16-118, 16-127, 16-133, 16-136, 16-143.2, 16-149, 16-149.1, 16-150, 16-153.4, 16-155, 16-158, 16-163, 16-165, 18-131, new par. 16-179.2; Ch. 122, new par. 10-22.3b

Adds reference to: Ch. 108 1/2, par. 15-136.2

Recommends that the bill be further amended as follows: Deletes title and everything after the enacting clause. Amends the State Universities Retirement System Article of the Illinois Pension Code to extend the early retirement option from 1987 to 1992.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Personnel and Pensions
Apr 16 Pension Note Filed Committee Personnel and Pensions
Apr 25 Amendment No.01 PERS PENSION Adopted
                          Amendment No.02 PERS PENSION Adopted
                              Recommded do pass as amend
                              005-000-000
                              Placed Calndr,Second Readng
May 16 Second Reading Amendment No.03 GIORGI Withdrawn
HB-0510—Cont.

May 16—Cont.
Amendment No.04 GIORGI Lost
Amendment No.05 DUNN,JOHN Adopted
Amendment No.06 DEJAEGHER Adopted
060-047-000
Amendment No.07 BOWMAN Lost
029-059-014
Pension Note Requested AS AMENDED-VINSON

Held on 2nd Reading
May 23
Amendment No.08 DUNN,JOHN Adopted
Placed Calndr, Third Reading
May 24
Third Reading - Passed 097-000-001
May 29
Arrive Senate
Placed Calndr, First Reading
May 30
Sen Sponsor POSHARD
Placed Calndr, First Reading
Jun 03
First reading Rfrd to Comm on Assignment
Jun 04
Assigned to Ins Pensions & Licensed Activities
Jun 11
Added As A Joint Sponsor DEMUZIO Committee Ins Pensions & Licensed Activities
Jun 13
Recommended do pass 011-000-000
Placed Calndr, Second Reading
Jun 20
Second Reading Amendment No.01 DEMUZIO & POSHARD Adopted
Amendment No.02 POSHARD Adopted
Placed Calndr, Third Reading
Jun 25
Third Reading - Passed 051-005-000
Speaker’s Table, Concurrence 01,02
Jul 04
Motion filed POSTPONE ACTION UNTIL 10-16-85 AND PLACE ON CALENDAR ORDER - CONCURRENCE
Motion prevailed
Speaker’s Table, Concurrence 01,02 (06-25-85)
Oct 17
H Noncns in S Amend. 01,02
Oct 29
Secretary’s Desk Non-concur 01,02
Oct 30
S Refuses to Recede Amend 01,02
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/POSHARD
DEMUZIO, JONES, RUPP & SCHUNEMAN
Hse Conference Comm Apptd 1ST/DUNN,JOHN,
WOLF, GREIMAN, HOFFMAN & EWING
House report submitted
Oct 31
Senate report submitted 3/5 vote required
Senate Conf. report Adopted 1ST/056-000-000
House Conf. report Adopted 1ST/108-001-000
Both House Adopt Conf rpt
Passed both Houses
Nov 13
Sent to the Governor
Dec 09
Governor approved
PUBLIC ACT 84-1095 Effective date 07-01-86

HB-0511 MATIJEVICH AND SALTSMAN.
(Ch. 24, new par. 10-2.1-31)

Amends the Municipal Code by providing that Division 2.1 of Article 10, dealing with boards of police and fire commissioners, applies to all municipalities including home rule municipalities.
HB-0511 Cont.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Cities and Villages
Mar 20 Recommended do pass 008-004-001
Placed Calndr,Second Readng
May 16 Interim Study Calendar CITY VILLAGE

HB-0512 MATIJEVICH AND SALTSMAN.
(Ch. 24, new par. 10-1-49)

Amends the Municipal Code by providing that Division 1 of Article 10, civil service in cities, applies to all municipalities including home rule municipalities.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Cities and Villages
Mar 20 Recommended do pass 008-004-001
Placed Calndr,Second Readng
May 16 Interim Study Calendar CITY VILLAGE

HB-0513 HICKS – REA – EWING.
(Ch. 127, par. 49 and new par. 49.28)

Amends the Civil Administrative Code. Requires the Department of Transportation to install interstate highway exit signs alerting motorists of facilities available in upcoming communities.

FISCAL NOTE
(Prepared by DOT)

The cost for a 1986 statewide logo construction contract for nonurbanized areas to be approximately $4.8 million. If the program included urbanized areas the cost would be $8.0 million. DOT anticipates recovery of the cost over a 15 year period.

SENATE AMENDMENT NO. 1.
Except interstate highways that are toll highways from application of Act.

GOVERNOR AMENDATORY VETO
Recommends requiring installation of signs only where economically feasible and safe, only along various interstate highways and only to alert motorists of travel-related facilities. Authorizes the Dept. to sell or lease space on the signs to the owners or operators of the facilities.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Transportation
Apr 10 Recommended do pass 012-006-000
Placed Calndr,Second Readng
Apr 11 Fiscal Note Requested CHURCHILL
Placed Calndr,Second Readng
May 09 Second Reading Fiscal Note filed
Held on 2nd Reading
May 16 Placed Calndr,Third Reading
May 22 Third Reading - Passed 100-016-000
May 23 Arrive Senate
Placed Calendar,First Readng
May 24 Sen Sponsor POSHARD
Added As A Joint Sponsor O’DANIEL
Placed Calendar,First Readng
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Transportation
Jun 12 Recommended do pass 009-000-000
Placed Calndr,Second Readng
Jun 19 Second Reading
Amendment No.01 POSHARD Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
HB-0513—Cont.

Jun 25 Third Reading - Passed 051-004-000
Speaker's Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/111-004-001
Passed both Houses
Jul 25 Sent to the Governor
Sep 22 Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 03 Mtn fild accept amend veto HICKS
Placed Cal. Amendatory Veto
Oct 15 Accept Amnd Veto-House Pass 106-000-001
Oct 17 Placed Cal. Amendatory Veto
Oct 30 Mtn fild accept amend veto POSHARD
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 84-1049 Effective date 07-01-86

1 HB-0514 HOUSE COMMITTEE ON ELEMENTARY AND SECONDARY EDUCATION.
(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.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, pars. 14-7.01 and 14-7.02a.
Changes the increases from $11,000 to $7,000 and from $4,500 to $2,800. 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 1.5 times the district’s per capita cost, not to exceed $2,000 per student, plus 80% of such costs thereafter. Effective July 1, 1985.
HOUSE AMENDMENT NO. 2.
In connection with determining the per capita cost of educating handicapped children, provides that the cost of conducting and maintaining a special educational facility includes an expense allocation of $200 per pupil for the rental of physical facilities.
STATE MANDATES ACT FISCAL NOTE.
(Prepared by the State Superintendent of Education)
The net FY 87 appropriation change is estimated to be a $3.27 million increase.
SENATE AMENDMENT NO. 1.
Provides that State reimbursement for extraordinary special education services shall be for amounts in excess of 1.25 times the district’s per capita cost in the 1985-86 school year and 1.5 times that cost in the 1986-87 school year. Changes the maximum amount of State reimbursement for eligible physically handicapped children and eligible special education recipients to the lesser of $1000 per child or $7500 per teacher for the 1985-86 school year and $8000 per teacher for the 1986-87 school year. Increases State reimbursement for certain professional workers, special education directors, school psychologists and preschool teachers of the deaf to $7500 for the 1985-86 school year and $8000 for the 1986-87 school year.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Elementary & Secondary Education
May 02 Amendment No.01 ELEM SCND ED Adopted
Recommnded do pass as amend 015-000-000
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
HB-0514—Cont.

May 09  Second Reading
    Amendment No.02  HICKS  Adopted
    Placed Calndr, Third Reading

May 16  St Mandate Fis Note Filed
    Placed Calndr, Third Reading

May 21  Third Reading - Passed 084-029-001

May 22  Arrive Senate
    Sen Sponsor KUSTRA
    Placed Calendar, First Reading

May 23  First reading  Rfrd to Comm on Assignment

May 24  Assigned to Education-Elementary & Secondary

Jun 12  Recommended do pass 015-000-000
    Placed Calendar, Second Reading

Jun 20  Second Reading
    Placed Calendar, Third Reading

Jun 25  Recalled to Second Reading
    Amendment No.01  KUSTRA  Adopted
    Placed Calendar, Third Reading

Jun 26  Third Reading - Passed 059-000-000

Jun 27  Speaker's Table, Concurrence 01

Jun 28  H Noncnsrs in S Amend. 01
    Secretary's Desk Non-concur 01

Jul 03  S Refuses to Recede Amend 01
    S Requests Conference Comm 1ST
    Sen Conference Comm Appptd 1ST/KUSTRA
    SCHAFFER, BERMAN,
    HOLMBERG &
    DEMUZIO

Jul 05  Tabled House Rule 79(E)

1 HB-0515  HICKS.
    (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 06 1985  First reading  Rfrd to Comm on Assignment

Mar 07  Assigned to Elementary & Secondary Education

May 03  Tbld pursuant Hse Rule 27D

1 HB-0516  HICKS.
    (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 06 1985  First reading  Rfrd to Comm on Assignment

Mar 07  Assigned to Elementary & Secondary Education

May 03  Tbld pursuant Hse Rule 27D

Oct 16  Mtn filed take from Table HICKS

Oct 31  Tabled Pursuant to Rule27(D) (05-03-85)

    Tabled Pursuant to Rule27(D) (05-03-85)

1 HB-0517  HICKS.
    (Ch. 48, par. 434)

Amends The Unemployment Insurance Act. Provides that no individual shall be
denied benefits where his unemployment is due to a work stoppage caused by an em-
ployer lockout.

  1 Fiscal Note Act may be applicable.
HB-0517—Cont.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR

COMMERCE

HB-0518 VANDUYNE AND CHRISTENSEN.

(Ch. 120, par. 483.2a)

Amends the Revenue Act of 1939 to require that candidates for township or multi-township assessor in townships over 25,000 or counties over 3,000,000 file a copy of the certificate of their statutorily required qualifications with their nominating papers and to provide that if such certificate is not filed that person shall not be eligible to run for that office.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Revenue
May 03 Tbld pursuant Hse Rule 27D

HB-0519 VANDUYNE AND CHRISTENSEN.

(Ch. 120, par. 483.2a; Ch. 139, par. 59a)

Amends the Revenue Act of 1939 and the Township Law of 1874. Requires candidates for the office of township or multi-township assessor to file proof of their qualifications with their nomination papers.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Revenue
May 03 Tbld pursuant Hse Rule 27D

HB-0520 O'CONNELL.

(Ch. 122, par. 16-10)

Amends the School Code. Provides that if any part of the property of a school district is situated within a municipality or fire protection district, the municipality or fire protection district shall provide fire protection for all of the school district's property, and shall be reimbursed for the cost of providing the service to property outside of the municipality or fire protection district.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Cities and Villages
May 03 Tbld pursuant Hse Rule 27D

HB-0521 MCCracken, O'Connell AND PARCELLS.

(Ch. 24, par. 1-1-10; Ch. 38, par. 60-5; Ch. 85, par. 2901)

Amends the Illinois Municipal Code, the Illinois Antitrust Act and An Act to make explicit the authorization for units of local government and certain other governmental bodies to act as permitted by statute or the Illinois Constitution, notwithstanding effects on competition. Specifies the exercise of power by municipalities, library districts, sanitary districts and park districts which make such units of local government subject to the State action exemption to federal antitrust law. Provides that the State action exemption is available to the employees and officers and agents of the units of local government and shall be liberally construed in favor of the units of local government, their officers, agents and employees, even if they irregularly exercise power or act ultra vires. Also provides that no provision of the Illinois Antitrust Act shall be construed to make illegal the activities of a unit of local government or school district and the activities of the employees, agents and officers of a unit of local government or school district.

SENATE AMENDMENT NO. 1.

Provides that the State action exemption shall not apply where the action alleged to be in violation of the anti-trust laws exceeds either powers granted by Illinois Statute or the Illinois Constitution or powers granted to a home rule municipality to perform a function pertaining to its government and affairs, except as limited by the Illinois Constitution of limiting statute.
GOVERNOR AMENDATORY VETO
Recommends limiting plaintiffs relief for a violation of the antitrust laws to an injunction.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Cities and Villages
Apr 17 Recommended do pass 012-000-000
Apr 23 Second Reading Placed Calndr,Third Reading
May 20 Third Reading - Passed 115-000-000
May 21 Arrive Senate
May 22 First reading Rfrd to Comm on Assignment
May 23 Assigned to Local Government
Jun 03 Primary Sponsor Changed To BARKHAUSEN Added As A Joint Sponsor TOPINKA Committee Local Government
Jun 05 Recommended do pass 009-000-000
Jun 19 Second Reading Placed Calndr,Third Reading
Jun 20 Recalled to Second Reading Amendment No.01 BARKHAUSEN Adopted
Jun 25 Third Reading - Passed 055-000-000 Speaker’s Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/108-001-000 Passed both Houses
Jul 25 Sent to the Governor
Sep 22 Governor amndatory veto Placed Cal. Amendedatory Veto
Oct 10 Mtn fild accept amend veto MCCRACKEN Placed Cal. Amendedatory Veto
Oct 15 Accept Amnd Veto-House Pass 109-000-002
Oct 17 Placed Cal. Amendedatory Veto
Oct 30 Mtn fild accept amend veto BARKHAUSEN Accept Amnd Veto-Sen Pass 056-000-000 Bth House Accept Amend Veto
Nov 20 Return to Gov-Certification
Nov 26 Governor certifies changes PUBLIC ACT 84-1050 Effective date 07-01-86

1 HB-0522 O'CONNELL - RONAN - HARTKE - MCNAMARA - PHELPS, WOLF, CULLERTON, SOLIZ, REA, BERRIOS, KULAS, PANGLE, HICKS, PANAYOTOVICH, CHRISTENSEN, MULCAHEY, FARLEY, MCGANN, WASHINGTON, LEVERENZ, KRSKA, GIGLIO, LAURINO, MCDIKE, BARNES, BROOKINS, DELEO, HANNIG, CURRAN AND GIORGI.

(Ch. 38, pars. 10-5, 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.

1 Correctional Budget and Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Provides that the child be under the age of 16.

HOUSE AMENDMENT NO. 2.
Deletes provisions on "attempt to lure".

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Judiciary II
May 03 Amendment No.01 JUDICIARY II Adopted
Recommend do pass as amend 009-000-000

Placed Calndr, Second Reading
May 09 Second Reading
Placed Calndr, Third Reading
May 23 Amendment No.02 O'CONNELL Adopted
Placed Calndr, Third Reading
Mtn Prev-Recall 2nd Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 117-000-001

May 29 Arrive Senate
Sen Sponsor LEMKE
Placed Calndr, First Reading
May 30 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Jun 04 Added As A Joint Sponsor JOYCE, JEREMIAH
Committee Judiciary I
Jun 11 Recommended do pass 007-000-000

Placed Calndr, Second Reading
Jun 12 Second Reading
Placed Calndr, Third Reading
Jun 24 Added As A Joint Sponsor POSHARD
Third Reading - Passed 059-000-000
Passed both Houses
Jul 19 Sent to the Governor
Aug 16 Governor approved
PUBLIC ACT 84-0160 Effective date 01-01-86

'HB-0523 MAUTINO AND BRESLIN.
(Ch. 43, new par. 97.1)
Amends the Liquor Control Act. Provides for appointment by the Governor of a liquor licensee as an uncompensated advisory member of the Liquor Control Commission.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Executive
Mar 15 Re-assigned to Registration & Regulation
May 02 Interim Study Calendar REGIS REGULAT

'HB-0524 MAUTINO.
(Ch. 43, par. 114)
Amends the Liquor Control Act. Provides that any committee or agency appointed by a local liquor control commissioner shall include a local licensee as an uncompensated, non-voting advisory member.

Mar 06 1985 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Registration & Regulation
May 02 Interim Study Calendar REGIS REGULAT

1 Fiscal Note Act may be applicable.
HB-0525  HARRIS, KIRKLAND AND HAWKINSON.

(Ch. 46, pars. 9-1.4, 9-1.5, 9-10, 9-13 and 9-14; rep. pars. 9-11 and 9-12)

Amends The Election Code. Requires that all campaign financing reports, rather than only annual campaign financing reports, disclose campaign expenditures and certain debts. Increases from $150 to $175 the maximum aggregate amount at which voluntary personal services performed by an individual at his residence for candidate-related activities may be valued and not be considered a contribution or expenditure. Also increases from $150 to $175 the amount at which contributions, expenditures and debts may be valued without a political committee's being required to identify by whom the contributions were made and to whom the expenditures were made and the debts are owed.

Mar 06 1985  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Elections
May 03  Tbd pursuant Hse Rule 27D

HB-0526  LEVERENZ.

(New Act)

In addition to all other appropriations for such purposes, appropriates $4,490,561 to the Secretary of State for per capita grants to public libraries. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.
Reduces increases in grants to Public Libraries to $4,398,261.

SENATE AMENDMENT NO. 2.
Deletes title and everything after the enacting clause. Makes supplemental appropriations to the following various agencies:

Dept. on Aging
Dept. of Agriculture
Dept. of Alcoholism and Substance Abuse
Dept. of Children and Family Services
Dept. of Central Management Services
Dept. of Commerce and Community Affairs
Dept. of Insurance
Dept. of Energy and Natural Resources
Dept. of Conservation
Dept. of Corrections
Dept. of Employment Security
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
IL Local Labor Relations Board
University of Illinois  
Waukegan Port District  
Court of Claims  
Environmental Protection Trust Fund Commission  
IL Arts Council  
Auditor General  
Compensation Review Board  
General Assembly - Senate  
General Assembly - House  
IL Community College Board  
Comptroller-Senate Whips  
IL Development Finance Authority  
Dr. Martin Luther King, Jr. State Holiday Council  
State Board of Elections  
Historic Preservation Agency  
Supreme Court  
IL Farm Development Authority

**SENATE AMENDMENT NO. 3.**
Appropriates $6,400,000 to Dept. of Public Aid to provide income assistance at a minimum of 52% of standard of need.

**SENATE AMENDMENT NO. 4.**
Makes supplemental appropriations to following agencies:

- DCMS-DuQuoin Fair purchase
- CDB-IL Beach State Park marina
- CDB-Dana Thomas House renovation

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 06 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 07</td>
<td>First reading</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>May 02</td>
<td>First reading</td>
<td>Recommended do pass 027-000-000</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Mtn Prevail to Suspend Rule 37(G)</td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Place Calndr, Third Reading</td>
<td></td>
</tr>
<tr>
<td>May 30</td>
<td>Arrive Senate</td>
<td>Placed Calendar, First Reading</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Sen Sponsor CARROLL</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Sen Sponsor CARROLL</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Sen Sponsor CARROLL</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Sen Sponsor CARROLL</td>
<td>Recommended do pass as amend 020-000-000</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Sen Sponsor CARROLL</td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>Jun 27</td>
<td>Sen Sponsor CARROLL</td>
<td>Amendment No.01 APPROP I</td>
</tr>
<tr>
<td>Nov 12</td>
<td>Sen Sponsor CARROLL</td>
<td>Amendment No.02 CARROLL</td>
</tr>
</tbody>
</table>

**3/5 vote required**

Third Reading - Passed 048-008-000
Speaker's Table, Concurrence 01,02,03,04
HB-0527  RICHMOND - ROPP - DEJAEGHER - BRUNSVOLD - HARTKE, CHRISTENSEN, HICKS, HANNIG, PHELPS, MAUTINO, WOODYARD AND WEAVER, M.

(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

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).

Mar 06 1985 First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Revenue
May 03  Interim Study Calendar REVENUE

HB-0528  FLINN, ZWICK, STECZO, HENSEL AND WOLF.

(Ch. 17, par. 4402)

Amends The Illinois Credit Union Act to provide that the membership of a credit union shall consist of a group or groups of persons having a common bond. Deletes initial population limitation on neighborhoods with respect to the definition of "common bond". Effective immediately.

Mar 06 1985 First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Financial Institutions
Mar 20  Do Pass/Short Debate Cal 021-000-000
Apr 10  Short Debate Cal 2nd Rdnng
Apr 23  Short Debate-3rd Passed 105-001-001
Apr 24  Arrive Senate
May 07  First reading  Rfrd to Comm on Assignment
May 14  Assigned to Finance and Credit
Jun 11  Recommended do pass 010-000-000
Jun 12  Second Reading
Jun 24  Third Reading - Passed 059-000-000
Jul 19  Sent to the Governor
Sep 16  Governor approved

PUBLIC ACT 84-0399  Effective date 09-16-85

HB-0529  MADIGAN - BULLOCK - RONAN, HARTKE, YOUNGE, W AND HICKS.

(New Act)

Appropriates $5,000,000 to the Illinois Development Finance Authority for use in its direct loan program. Effective July 1, 1985.

SENATE AMENDMENT NO. 1. (Senate recedes July 3, 1985)
Changes title to “An Act making appropriations to various State agencies. Reduces appropriation to $1.

Mar 07 1985 First reading  Rfrd to Comm on Assignment
May 09  Recommended do pass 026-000-000
May 23  Second Reading

Fiscal Note Act may be applicable.
HB-0529—Cont.

May 24  Mtn Prevail to Suspend Rule 37(G)
Held on 2nd Reading

May 29  Placed Calndr,Third Reading
Third Reading - Passed 066-045-001

May 30  Arrive Senate
Placed Calendr,First Reading

Jun 04  Sen Sponsor LUFT
Placed Calendr,First Reading
First reading  Rfrd to Comm on Assignment

Jun 05  Assigned to Appropriations I

Jun 21  Recommended do pass 019-000-000
Placed Calndr,Second Reading

Jun 24  Second Reading  Held on 2nd Reading
Jun 26  Amendment No.01 CARROLL  Adopted
Placed Calndr,Third Reading
Third Reading - Passed 057-000-000

Jun 27  Speaker’s Table, Concurrence 01

Jun 29  H Nonconcurs in S Amend. 01/065-047-002

Jun 30  Secretary’s Desk Non-concur 01

Jul 03  Added As A Co-sponsor POSHARD
S Recedes from Amend. 01/048-001-000
Passed both Houses

Jul 18  Sent to the Governor

Jul 30  Governor vetoed
Placed Calendar Total Veto

Oct 17  Total veto stands.

HB-0530 LEVERENZ – OLSON.

Appropriates $4,273,748 for the ordinary and contingent expenses of the State
Board of Elections for the fiscal year beginning July 1, 1985.

HOUSE AMENDMENT NO. 1.
Makes technical correction in citing of P.A. 83-880.
SENATE AMENDMENT NO. 1.
Decreases total by $79,999.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $8,333.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations I

Apr 11 Amendment No.01 APPROP I  Adopted
Recommnded do pass as amend 026-000-000
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  Placed Calndr,Third Reading
Third Reading - Passed 108-005-000

May 30  Arrive Senate
Placed Calendr,First Reading

Jun 03  Sen Sponsor DUDYCZ
First reading  Rfrd to Comm on Assignment

Jun 04  Assigned to Appropriations I

Jun 21  Recommended do pass as amend 019-000-000
Placed Calndr,Second Reading

Jun 24  Second Reading  Held on 2nd Reading
Jun 26  Amendment No.01 APPROP I  Adopted
Placed Calndr,Third Reading
Third Reading - Passed 057-000-000
HB-0531  ZWICK – CURRIE – HOFFMAN – BRAUN – KLEMM, BROOKINS, GREIMAN, ALEXANDER, CULLERTON, WASHINGTON, KEANE, MCAULIFFE, CURRAN, COWLISHAW AND PARCELLS.

(Ch. 24, new par. 11-5-9)

Amends the Municipal Code to authorize municipalities to prohibit the use and sale of leghold traps.

HOUSE AMENDMENT NO. 1.

Deletes power to prohibit the manufacture, sale, import, possession and transport of leghold traps; authorizes prohibition of the use of leghold traps.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
       Assigned to Energy Environment & Nat. Resource

Apr 25  Amendment No.01 ENRGY ENVRMNT  Adopted
       Recmmnded do pass as amend 008-006-000
       Placed Calndr,Second Reading

May 09  Second Reading
           Placed Calndr,Third Reading

May 24  Tabled House Rule 37(G)

HB-0532  CURRAN, PARCELLS, YOUNG,A, FREDERICK,VF, RONAN AND MAUTINO.

(New Act)

Creates An Act relating to student participation in athletics and interscholastic athletic programs in elementary and secondary schools within this State. Provides that elementary and secondary school students shall not be excluded from athletic teams or denied the right to participate in interscholastic athletic programs for specified reasons.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
           Assigned to Elementary & Secondary Education

May 03  Motion disch comm, advc 2nd
           STUDY - CURRAN
           Interim Study Calendar ELEM SCND ED

HB-0533  CURRAN.

(Ch. 46, par. 1A-9)

Amends The Election Code. Eliminates certain compensation and termination of contract requirements for employment of technical consultants by the State Board of Elections. Effective immediately.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
           Assigned to Elections

May 02  Interim Study Calendar ELECTIONS

HB-0534  HUFF.

(New Act)

Creates the Rented Automobile Act. Requires persons engaged in the State in the business of renting automobiles to post a price list of the automobiles available
for rental in one or more conspicuous places within each location owned or operated by such person. Prohibits such persons from refusing to rent an automobile to any customer because such customer does not possess a credit card. Makes violation of Act a petty offense.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 07 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Consumer Protection</td>
</tr>
<tr>
<td>May 02</td>
<td>Motion disch comm, adve 2nd</td>
</tr>
<tr>
<td></td>
<td>HUFF</td>
</tr>
<tr>
<td>May 03</td>
<td>Committee Consumer Protection</td>
</tr>
<tr>
<td></td>
<td>Tbld pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

HB-0535  HAWKINSON AND JOHNSON.
(Ch. 38, rep. par. 1005-2-3)

Amends the Unified Code of Corrections by repealing the provision finding a person unfit to be executed if he fails to understand the nature and purpose of such sentence. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 07 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>May 02</td>
<td>Interim Study Calendar JUDICIARY II</td>
</tr>
</tbody>
</table>

HB-0536  EWING – JOHNSON.
(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.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 07 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>May 02</td>
<td>Placed Calndr,Second Readng</td>
</tr>
<tr>
<td>May 09</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar JUDICIARY II</td>
</tr>
</tbody>
</table>

HB-0537  CURRIE – YOUNG,A – TURNER AND FLOWERS.
(Ch. 68, pars. 1-103, 2-102 and 2-104)

Amends the Illinois Human Rights Act. Changes definition of age for the purposes of this Act. Defines age for the purposes of training and apprenticeship programs. Includes joint apprenticeship committees in definition of person. Makes it a civil rights violation for an employer, employment agency or labor organization to discriminate against a person on the basis of age who is at least 18 but not yet 40 in training and apprenticeship programs. Permits employers, labor organizations and employment agencies to establish educational requirements as a prerequisite to selection for a training or apprenticeship program provided that such requirement does not operate to discriminate on the basis of any prohibited classification except age.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 07 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Labor &amp; Commerce</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Placed Calndr,Second Readng</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Re-assigned to Human Services</td>
</tr>
<tr>
<td></td>
<td>Recommended do pass 010-002-000</td>
</tr>
<tr>
<td>Apr 30</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
</tbody>
</table>
HB-0538  BOWMAN – HARTKE – MCGANN AND YOUNG,A.

(Ch. 120, new pars. 439.23, 439.50b, 439.120b and 451a)

Amends the State occupation and use tax Acts to require the Department of Revenue to furnish twice a year to each county and municipality a list of persons and entities therein who are exempt from such taxes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, new pars. 439.23, 439.50b, 439.120b and 451a

Adds reference to: Ch. 120, pars. 439.3, 439.32, 439.102, 441, new pars. 440d and 440e

Amends to require that tax exempt purchases pursuant to the State occupation and use tax Acts can only be made by entities with an active exemption identification number. Sets guidelines for exemption identification number issuance by the Department of Revenue.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
May 02  Amendment No.01  REVENUE  Adopted
May 07  Cal 2nd Rdg Short Debate
May 08  Short Debate Cal 2nd Rdg
May 10  Cal 3rd Rdg Short Debate
May 14  Short Debate-3rd Passed 102-000-000
May 15  Arrive Senate
May 16  Sen Sponsor BERNAN
May 16  Place Calndr,First Reading
May 21  First reading  Assigned to Revenue
Jun 06  Recommended do pass 007-000-000
Jun 11  Place Calndr,Second Reading
Jun 24  Third Reading - Passed 059-000-000
Jul 19  Passed both Houses
Sep 16  Sent to the Governor
Sep 16  PUBLIC ACT 84-0400  Effective date 01-01-86

HB-0539  BULLOCK – BROOKINS – SOLIZ – LEFLORE – TURNER AND WASHINGTON.

(Ch. 38, par. 110-7)

Amends the Code of Criminal Procedure. Provides that the victim of a criminal offense may bring a proceeding to recover all or part of the refundable amount of the defendant's bail bond, to cover damages suffered as a result of the offense for which the bond was posted, after such victim reduces his claim to judgment.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
May 03  Assigned to Judiciary II
Jun 02  Tbd pursuant Hse Rule 27D

HB-0540  BARNES.

(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.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-0541  CAPPARELLI, CULLERTON, BERRIOS, MCAULIFFE, TERZICH, DEL-LEO, FARLEY, GIGLIO, KRSKA, LAURINO, MCGANN, NASH AND RO- NAN.

(Ch. 108 1/2, pars. 9-156 and 9-157)

Amends the Cook County Article of the Pension Code to amend the disability provisions to reflect the extension of eligibility from age 65 to age 70 for disability incurred after January 1, 1979. Effective immediately.

**PENSION IMPACT NOTE**
The costs of HB 541 are estimated to be $100,000 per year.

**HB-0542  KLEMM.**

(Ch. 95 1/2, par. 603-3)

Amends Snowmobile Registration and Safety Act Section on identification number display. Substitutes the number “2” for the word “two”.

**HB-0543  ROPP - KLEMM - WOODYARD - DEJAEGHER - BRUNSVOLD AND PHELPS.**

(Ch. 95 1/2, par. 4-201.14)

Amends the Illinois Highway Code. Requires the Department of Transportation to construct and maintain rest areas with restroom facilities at least every 60 miles upon every highway in the State highway system designated as an interstate highway.

**HB-0544  ROPP - KLEMM - WOODYARD - DEJAEGHER - BRUNSVOLD, HART-KE, KULAS, PHELPS, HICKS AND MULCAHEY.**

(Ch. 121, par. 4-201.14)

Amends the Illinois Highway Code. Requires the construction of a visitor center on every interstate highway at a location within 2 miles after the highway enters the State. Authorizes the Department of Transportation to lease, by bid, space at visitor centers for restaurants, service stations or other service facilities approved by the Department.

---

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0545  REA – RICHMOND – HARTKE – HANNIG – PHELPS AND HICKS.

(Ch. 95 1/2, new par. 16-104b; Ch. 127, new pars. 55.41 and 141.158)
Amends the Vehicle Code, the State Finance Act and the Civil Administrative Code. Increases the fines imposed for moving traffic violations by $5 each. Authorizes the Department of Public Health to grant the resulting funds to local governmental units to supplement emergency medical services. Creates the necessary fund within the State treasury.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Transportation
Apr 24  Placed Calndr,Second Reading
Apr 24  Second Reading
May 22  Placed Calndr,Third Reading
May 22  Third Reading - Lost 013-089-011

HB-0546  REA – HANNIG.

(Ch. 24, pars. 10-1-7 and 10-2.1-6)
Amends the Illinois Municipal Code. Provides that residency requirements in effect at the time an individual enters the fire service of a municipality cannot be changed for that individual during his period of service for that municipality, or be made a condition of promotion, except for the rank or position of Fire Chief.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
May 02  Assigned to Cities and Villages

HB-0547  REA AND HANNIG.

(Ch. 108 1/2, par. 4-121)
Amends the Pension Code in regard to the membership of the “Board of Trustees of the Firefighters’ Pension Fund” in townships, villages and incorporated towns by removing the village or town attorney as a member of such board.

PENSION IMPACT NOTE
HB-547 does not have a fiscal impact.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
Apr 16  Assigned to Personnel and Pensions
May 02  Pension Note Filed
May 02  Committee Personnel and Pensions
May 02  Interim Study Calendar PERS

HB-0548  PETERSON,W.

(Ch. 120, par. 483.2b)
Amends the Revenue Act of 1939 to provide for forfeiture of office of assessors in townships and districts under 25,000 population who fail to meet qualifications of office within one year of taking office. Effective immediately.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
May 03  Assigned to Revenue
May 03  Recommended do pass 015-000-000
May 09  Placed Calndr,Second Reading
May 24  Second Reading
May 24  Placed Calndr,Third Reading
May 29  Third Reading - Passed 111-004-002
May 29  Arrive Senate

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-0549  CAPPArellI, MCAULIFFE, TERZICn, KRSKA, BERRIOS, DELEo, FARLEY, KEANE, KULAS, LAURINO AND NASH.

Amends the Chicago Employees Article of the Pension Code. Provides changes to meet federal age discrimination requirements effective January 1, 1979. Provides that as of August 1, 1983, annuity benefits shall be computed without discrimination by sex, as required by the Supreme Court in the Norris case (103 SCt. 3492). Defines salary to include employee contributions picked up by the Board of Education. Effective immediately.

PENSION IMPACT NOTE
The costs of HB-549 are estimated to be $500,000 per annum.

Mar 07 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

3 HB-0550  MCAULIFFE, TERZICH, CAPPArellI, MCGANN, BERRIOS, DELEo, FARLEY, KEANE, KULAS, LAURINO AND NASH.

Amends the Chicago Municipal Employees' Article of the Pension Code. Provides a means whereby the Retirement Board may provide retired employees with assistance in preservation of group coverage in a hospital care plan and medical surgical plan. The board is required to make payment up to $25 a month for employee annuitants age 65 or over with at least 15 years of service. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATE ACT FISCAL NOTE
HB 550 creates a retirement benefit mandate for which reimbursement of the increased cost to units of local government is required under the State Mandate Act. The estimated annual cost of reimbursement is $2.8 million.

PENSION IMPACT NOTE
The costs of HB 550 are estimated to be $2,800,000 per year.

Mar 07 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
            Committee Personnel and Pensions
May 03       Tbld pursuant Hse Rule 27D

Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Municipal Employees' Article of the Illinois Pension Code. Extends the minimum annuity formula to employees separated from service on or after attainment of age 65 with 10 or more years of service, instead of 20 years. Also provides that widows or widowers of such employees are entitled to the widow's minimum annuity formula. Effective immediately.

**State Mandates Act May Require Reimbursement To Local Gov'ts.**

Mar 07 1985 First reading Rfrd to Comm on Assignment

May 02 Assigned to Personnel and Pensions

**HB-0552 DEJAEGHER, BRUNSVOLD, CHRISTENSEN, GIORGI, LEFLORE, McNAMARA, MULCAHEY AND PANGLE.**

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:**

Under HB-552, the system would incur additional costs in providing health insurance to retired teachers.

Mar 07 1985 First reading Rfrd to Comm on Assignment

Apr 23 Assigned to Personnel and Pensions

May 03 Pension Note Filed Committee Personnel and Pensions

**HB-0553 REGAN.**

Amends the Workers' Compensation Act. Requires employers to provide comprehensive rehabilitation services for injured employees.

Mar 07 1985 First reading Rfrd to Comm on Assignment

May 03 Assigned to Labor & Commerce

**HB-0554 REGAN AND STANGE.**

Amends the Workers' Compensation Act. Specifies the penalty for an unjustified failure to provide, or an unreasonable delay in the provision of, temporary total disability benefits is limited to the lesser of $2500 or $10 for each day after which payment of such benefits is due.

Mar 07 1985 First reading Rfrd to Comm on Assignment

Apr 30 Mtn Prevail Suspend Rul 20K 116-000-000 Committee Labor & Commerce

May 03 Tbd pursuant Hse Rule 27D


Amends Agricultural Fair Act. Provides that effective with FY87, each county fair's authorized base shall be 66 2/3% of the approved amount of premium paid in

1 Fiscal Note Act may be applicable.

2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
FY84 or FY85, whichever is greater. Provides that the authorized base for Gallatin and Massac county fairs for FY87 and FY88 shall be $15,000 each. Makes similar provision for authorized bases for FY89 and each odd numbered year thereafter. Increases amounts which county fairs may receive as reimbursement from the Department of Agriculture. Provides that a county fair which elects to receive an appropriation from the Fair and Exposition Fund may allocate up to 66 2/3% of the money received from the Department for premium and award purposes.

HOUSE AMENDMENT NO. 1.
Includes Montgomery county fair as having the authorized base of $15,000.

FISCAL NOTE
(Prepared by the Dept. of Agriculture)
The total fiscal impact is $1,146,720, effective FY87, which is a result of an annual increase in the authorized base formula of $704,970 plus $441,750 from the increase in money reimbursed for rehabilitation purposes.

Mar 07 1985 First reading Rfrd to Comm on Assignment Assigned to Agriculture
Apr 10 Amendment No.01 AGRICULTURE Adopted Do Pass Amend/Short Debate 014-000-000
Cal 2nd Rdng Short Debate
Apr 16 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Apr 17 Cal 3rd Rdng Short Debate Fiscal Note filed
Apr 23 Short Debate-3rd Passed 064-048-000
Apr 24 Arrive Senate Sen Sponsor JOYCE, JEROME Placed Calendar, First Reading
May 07 First reading Rfrd to Comm on Assignment
Assigned to Agriculture, Conservation & Energy
May 30 Recommended do pass 013-000-000
Placed Calendar, Second Reading
Jun 04 Added As A Joint Sponsor MAITLAND Second Reading Placed Calendar, Third Reading
Jun 10 Added As A Joint Sponsor POSHARD Placed Calendar, Third Reading
Jun 25 Third Reading - Passed 054-000-000 Passed both Houses
Jul 24 Sent to the Governor
Aug 09 Governor approved
PUBLIC ACT 84-0130 Effective date 01-01-86

HB-0556 CULLERTON – RYDER.
(Ch. 102, par. 42)
Amends the Open Meetings Act to provide that school board meetings wherein the acquisition, lease or sale of real estate is considered may be held in closed session. Effective immediately.

HOUSE AMENDMENT NO. 1.
Alters the amendatory language to provide that school board meeting wherein the selling price of real estate is considered may be held in closed session.

Mar 07 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary I
Apr 25 Amendment No.01 JUDICIARY I Adopted Do Pass Amend/Short Debate 016-000-000
Cal 2nd Rdng Short Debate
HB-0556—Cont.

May 08  Short Debate Cal 2nd Rdng
         Cal 3rd Rdng Short Debate
May 10  Short Debate-3rd Passed 104-000-001
May 14  Arrive Senate
         Sen Sponsor MAROVITZ
         Placed Calendr,First Reading
May 15  First reading Rfrd to Comm on Assignment
May 21  Assigned to Executive
Jun 11  Recommended do pass 018-000-000
         Placed Calndr,Second Reading
Jun 20  Second Reading
         Placed Calndr,Third Reading
Jun 25  Third Reading - Passed 054-000-000
         Passed both Houses
Jul 24  Sent to the Governor
Sep 20  Governor approved
         PUBLIC ACT 84-0626 Effective date 09-20-85

HB-0557  TERZICH, DELEO, SALTSMAN AND WASHINGTON.
          (New Act; Ch. 23, par. 2054; Ch. 111 1/2, pars. 5510, 5511, 5512
          and rep. par. 5504.13)

         Creates the Professional Paramedics Licensing Act, to be administered by the
         Department of Registration and Education. Sets forth requirements for licensure as
         a professional paramedic. Provides for the appointment of the Committee of
         Paramedic Examiners of Registered Professional Paramedics to approve the ac-
         tions of the Department and perform other functions necessary to carry out this
         Act. Sets forth grounds for refusal, suspension or revocation of a license. Sets forth
         offenses under this Act and penalties for violation. Repeals provisions in Emergency
         Medical Services Act relating to Emergency Medical Technician-Paramedics.
         Amends Child Abuse Reporting Act to require that paramedics report suspected
         cases of child abuse.

         Mar 07 1985  First reading  Rfrd to Comm on Assignment
                       Assigned to Registration & Regulation
         May 02     Interim Study Calendar REGIS
                       REGULAT

HB-0558  TUERK - SALTSMAN, MCMASTER, OLSON, HENSEL, PETERSON, W
          AND ALEXANDER.
          (Ch. 46, pars. 7-10 and 28-3)

         Amends The Election Code concerning nominating petitions for partisan prima-
         ry candidates and petitions for the submission of certain public questions. Requires
         that each such petition include all the information included on the registration re-
         cord card of each signer or circulator of the petition concerning the residence of
         such signer or circulator.

         HOUSE AMENDMENT NO. 1.
         Requires that each such petition include the signers’ and circulators’ street ad-
         dresses or rural route numbers, as well as their cities, villages, or towns. Eliminates
         requirement that each such petition include all the information included on the reg-
         istration record card of each signer or circulator of the petition, concerning the resi-
         dence of such signer or circulator.

         Mar 07 1985  First reading  Rfrd to Comm on Assignment
                       Assigned to Elections
         Apr 18     Recommended do pass 011-000-000
                       Placed Calndr,Second Reading
         Apr 24     Placed Calndr,Second Reading
                       Amendment No.01 TUERK Adopted
                       Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
HB-0559  DEUCHLER - COUNTRYMAN.

(Ch. 46, par. 8-15)

Amends The Election Code. Provides the State Board of Elections may refuse to issue a certificate of nomination of a person appointed by a legislative or representative committee to fill a vacancy in nomination, and may rescind such a certificate at any time, upon good cause shown.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
May 02  Assigned to Elections

HB-0560  DEUCHLER.

(Ch. 46, pars. 7-61 and 8-17)

Amends The Election Code. Provides that a vacancy in nomination, due to the fact that no established-party candidate's name was printed on the primary ballot for a particular office and no person was nominated as a write-in candidate, shall be filled by the appropriate managing committee's filing with the certifying officer or board, in addition to a resolution to fill the vacancy, a statement of candidacy and nomination petition for the person appointed to fill the vacancy. Provides such a vacancy in nomination for State Senator or Representative shall not be filled by the legislative or representative committee.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
May 02  Assigned to Elections

3 HB-0561  MCGANN - CAPPARELLI, KEANE, MCAULIFFE AND RONAN.

(Ch. 108 1/2, par. 8-113)

Amends the Chicago Municipal Article of the Pension Code to revise the definition of “employee”. Effective immediately.

PENSION IMPACT NOTE
HB-561 would result in relatively small cost savings.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, pars. 8-117, 8-126, 8-155, 8-160 and 8-161

Amends the Chicago Employees Article of the Pension Code. Provides changes to meet federal age discrimination requirements effective January 1, 1979. Provides that as of August 1, 1983, annuity benefits shall be computed without discrimination by sex. Defines salary to include employee contributions picked up by the Board of Education.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 108 1/2, par. 8-113
Deletes change in definition of "employee".

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 108 1/2, pars. 8-138 and 8-150.1, new par. 8-164.1

Amends the Chicago Municipal Article of the Pension Code to provide a new pension formula and to reduce the early retirement penalty from 0.5% to 0.25% per month for employees born before 1936, and their spouses. Authorizes a Group Health Plan for retirees; requires the board to make premium payments of up to $25 per month for each employee annuitant age 65 or over with at least 15 years of service credit.

SENATE AMENDMENT NO. 2.
Specifies the group hospital care, medical and surgical plans established pursuant to this amendatory Act are not and shall not be construed to be pension or retirement benefits under the IL Constitution.

SENATE AMENDMENT NO. 3.
Gives legislative finding that the State is relieved of reimbursement liability. Effective immediately.

Mar 07 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Personnel and Pensions
Pension Note Filed
Committee Personnel and Pensions
Apr 25 Amendment No.01 PERS PENSION Adopted
Recommnded do pass as amend
005-000-000
Placed Calndr,Second Reading
May 23 Second Reading
Amendment No.02 BRAUN Withdrawn
Placed Calndr,Third Reading
May 24 Amendment No.03 Mtn Prev-Recall 2nd Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Placed Calndr,Third Reading
Third Reading - Passed 086-015-002
May 29 Arrive Senate
Sen Sponsor JOYCE, JEREMIAH
Placed Calndr,First Reading
May 30 Added As A Joint Sponsor DEGNAN
Placed Calndr,First Reading
First reading Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities
Jun 11 Added As A Joint Sponsor DUDYCZ
Committee Ins Pensions & Licensed Activities
Jun 13 Recommended do pass 009-002-000
Placed Calndr,Second Reading
Jun 18 Second Reading
Amendment No.01 JOYCE, JEREMIAH Adopted
Placed Calndr,Third Reading
Jun 21 Recalled to Second Reading
Amendment No.02 SCHUNEMAN Adopted
Amendment No.03 JOYCE, JEREMIAH Adopted
Placed Calndr,Third Reading
Jun 25 Third Reading - Passed 040-014-000
Speaker's Table, Concurrence 01,02,03
Jun 28 H Concurs in S Amend. 1,2,3/095-018-003
Passed both Houses
Jun 30 Sent to the Governor

Jun 30 Sent to the Governor

Jun 30 Sent to the Governor
HB-0561—Cont.
Jul 18    Governor approved
PUBLIC ACT 84-0023    Effective date 07-18-85

HB-0562    LEVIN – PARKE.
(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.

HOUSE AMENDMENT NO. 1.
Amends to include occupancy as well as rental.
Mar 07 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
Apr 25      Amendment No.01  JUDICIARY I  Adopted
Placed Calndr,Second Readng
May 09      Second Reading
Placed Calndr,Third Reading
May 24      Interim Study Calendar JUDICIARY I

HB-0563    LEVIN – PARKE.
(Ch. 30, pars. 302, 302.1, 304.1, 306, 318, 318.1, and 318.5; Ch. 110, pars. 9-102 and 9-104.1)

Amends the Condominium Property Act and the Code of Civil Procedure to change procedural requirements pertaining to condominium operations. Effective immediately.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 110, pars. 9-104.3 and 9-106.1
Amends to provide for insurance instead of bonding for board of managers. Makes other procedural changes and cross references changes including some in the Code of Civil Procedure.

HOUSE AMENDMENT NO. 2.
Provides that in condominiums with 30 or more units a quorum is 20% of the unit owners unless a majority of unit owners provide for a higher percentage. Also defines fiduciary insurance coverage to be both a fidelity bond and directors and officers liability coverage.

HOUSE AMENDMENT NO. 3.
Amends to change manner of determining bonding level.
SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 110, par. 9-111
Makes changes in segregation of funds provisions. Adds changes to bonding requirements. Makes other changes.
Mar 07 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
Apr 18      Amendment No.01  JUDICIARY I  Adopted
Placed Calndr,Second Readng
Apr 25      Amendment No.02  JUDICIARY I  Adopted
Placed Calndr,Second Readng
May 09      Second Reading
Placed Calndr,Third Reading
May 20      Third Reading - Passed 111-000-001
May 21      Arrive Senate
Sen Sponsor D’ARCO
Placed Calndr,First Reading
May 22  First reading  Rfrd to Comm on Assignment
May 23  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 20  Recalled to Second Reading
  Amendment No.01  D'ARCO  Adopted
  Placed Calndr,Third Reading
Jun 25  Third Reading - Passed 056-000-000
  Speaker's Table, Concurrence 01
Jun 27  H Noncnsrs in S Amend. 01
Jun 28  S Refuses to Recede Amend 01
  S Requests Conference Comm 1ST
  Sen Conference Comm Apptd 1ST/D'ARCO
NEDZA, SAVICKAS, BARKHAUSEN & GEO-KARIS

Jun 30  Hse Conference Comm Apptd 1ST/LEVIN,
DUNN,JOHN, CULLERTON,
PARKE AND JOHNSON

Jul 05  Tabled House Rule 79(E)

HB-0564  MCCRACKEN.
(Ch. 15 1/2, pars. 68.15b, 68.16a, 136, 306a, 306b; Ch. 19, par. 156.2;
Ch. 24, pars. 8-9-1, 8-9-2, 8-10-2, 9-2-105, 9-3-26, 11-74-2-10, 11-74-2-11,
11-84-7, 11-126-1, 11-135-5, 11-136-5; Ch. 34, pars. 1006, 2737, new par.
552.1; Ch. 42, pars. 6-1, 269, 287, 310, 331.3, 331.12, 331.15, 399, 425,
505-4; Ch. 67 1/2, pars. 8.2, 77, 78, 91.113, 91.114, 91.122; Ch. 81, 5-5,
1005-9; Ch. 85, pars. 1050, 1063, 1244, 1274, 1355, 1385, 1425, 1457,
1575, 1580-26, 1604, 2623, 2724, 2824; Ch. 96 1/2, pars. 6315, 7106; Ch.
105, par. 8-1; Ch. 114, par. 384; Ch. 121, pars. 5-403, 6-201.7, 6-701.1,
7-203; Ch. 122, pars. 10-20.21, 35-10, 103-27.1; Ch. 139, pars. 160.50,
191)

Amends various Acts. Provides that no unit of local government or other public
authority may reject a bid on the ground that the bidder or his employees are not
residents of that unit of local government in which the project is located. Effective
immediately.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
  Assigned to Cities and Villages
Apr 10  Interim Study Calendar CITY VILLAGE

HB-0565  MCCRACKEN.
(Ch. 121, pars. 501 and 507)

Amends the Highway Advertising Control Act of 1971. Changes the legislative
policy declaration to provide that the standards regulating commercial or industrial
activities conducted in areas not zoned by county or municipal authorities are con-
sistent with the customary land use, and that more severe restrictions applied in
such areas will not accomplish the purposes of that Act. Provides that in zoned com-
mercial and industrial areas, county or municipal laws or ordinances may regulate
the construction and maintenance of billboards and other outdoor advertising if
such laws or ordinances are not less restrictive than State law.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
  Assigned to Transportation
May 02  Interim Study Calendar TRANSPORTATN
Amends the Structural Work Act to make the doctrine of comparative negligence applicable to cases arising thereunder. Effective immediately.

Mar 07 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary I
May 02 Interim Study Calendar JUDICIARY I

HB-0567 DANIELS, CHURCHILL, COUNTRYMAN, COWLISHAW, DIDRICKSON, EWING, FREDERICK,VF, FRIEDRICH,DP, GOFORTH, HALLOCK, HASTERT, HENSEL, HOFFMAN, KIRKLAND, KLEMM, KOEHLER, KUBIK, MAYS, MCCracken, Olson, Parke, Peterson,W, Piel, Regan, Ropp, Ryder, Slater, Stange, Stephens, Tate, Vinson, Wait, Weaver,M, Williamson, Wojcik, Woodyard, Zwick AND BROOKINS.

(Ch. 67 1/2, par. 322)

Amends the Illinois Housing Development Act. Increases the maximum amount of bonds and notes the Illinois Housing Development Authority may have outstanding from $1,700,000,000 to $2,700,000,000. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Adds reference to: 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.

HOUSE AMENDMENT NO. 2.

Authorizes municipalities to enter into contracts with the Illinois Housing Development Authority to provide for the furnishing of residential housing to persons and families of low and moderate income. Provides that $700,000,000 of bonding monies shall be used for financing such housing in high density population urban areas.

HOUSE AMENDMENT NO. 4.

Adds reference to: Ch. 67 1/2, par. 310

Provides that the Authority shall formulate a plan which indicates the steps which the Authority will take to build low and moderate income private housing in certain areas.

HOUSE AMENDMENT NO. 5.

Provides that 5% of the authorized aggregate principal amount of $2,700,000 shall be used to provide construction loans to finance low and moderate income housing in certain areas.

HOUSE AMENDMENT NO. 6.

Adds reference to: Ch. 67 1/2, par. 305

Provides that the Authority shall establish a business office in central, Southeastern, Southwestern, and Southern Illinois to assist local residents and officials on housing matters.

HOUSE AMENDMENT NO. 8.

Provides that the Authority may not exclude residential mortgage made to person who are not purchasing their first home when carrying out certain functions to assist housing development. Provides that the Authority shall from time to time issue its negotiable revenue bonds and notes in an amount not to exceed $1,000,000 to provide funding for passive solar and other alternative energy supplied housing for certain persons and in an amount not to exceed $1,000,000 to assist certain persons in making their mortgage loan payments.

* State Debt Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 10.

Adds reference to: Ch. 67 1/2, pars. 307.21, 307.24 and Ch. 127, par. 132.602

Makes the Illinois Housing Development Authority subject to the Minority and Female Business Enterprise Act in making loans to lending institutions and grants to non-profit corporations and limited-profit entities. Amends the Minority and Female Business Enterprise Act to include the Housing Development Authority in the definition of State agency.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 67 1/2, pars. 305, 307.21, 307.24, 310; new pars. 307.24c and 307.24d; Ch. 127, par. 132.602

Restores bill to version in which it was introduced in the House.

SENATE AMENDMENT NO. 3. (Senate recedes July 5, 1985)

Adds reference to: Ch. 67 1/2, new par. 320.1

Appropriations for the expenses of the Authority to be by the General Assembly and no other liabilities shall be incurred. The Authority shall pay into the State Treasury all monies received or accumulated for such expenses.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.
Recommends that the Senate recede from S-am 3.
Recommends that the bill be further amended as follows:

Specifies that, of the $1,000,000,000 authorized by this amendatory Act, $150,000,000 shall be reserved for financing developments which involve the rehabilitation of dwelling accommodations, subject to the occupancy reservation of low or moderate income persons or families as provided in this Act.

Mar 07 1985 First reading Rfrd to Comm on Assignment
Assigned to Revenue
Apr 25 Mtn Prevail to Suspend Rule 27(D)/115-000-000
Committee Revenue
May 08 Placed Calndr,Second Reading
Recommended do pass 013-000-000
May 22 Second Reading
Held on 2nd Reading
May 24 Amendment No.01 CULLERTON Adopted
Amendment No.02 YOUNG,A Adopted
Amendment No.03 YOUNGE,W Withdrawn
Amendment No.04 YOUNGE,W Adopted
Amendment No.05 YOUNGE,W Adopted
Amendment No.06 YOUNGE,W Adopted
Amendment No.07 YOUNGE,W Tabled
Amendment No.08 YOUNGE,W Adopted
Amendment No.09 YOUNG,A Withdrawn
Amendment No.10 YOUNG,A Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 083-018-010
May 29 Arrive Senate
Sen Sponsor PHILIP
Added As A Joint Sponsor ROCK
Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Assigned to Executive
Jun 13 Waive Posting Notice 7C
Committee Executive
Jun 14 Placed Calndr,Second Reading
Recommended do pass as amend
013-005-000
Jun 21 Second Reading
Amendment No.01 EXECUTIVE Adopted
creates the build illinois bond act. authorizes the state of illinois to issue, sell and provide for the retirement of limited obligation bonds of the state of illinois in the total principal amount of $1,278,000,000. the bonds shall be issued for the following purposes: the construction and improvement of the state infrastructure, business enhancement and new business development, the development and improvement of educational, technical and vocational programs and related facilities, and for protection, preservation, restoration and conservation of environmental and natural resources. amends the state finance act. changes the name of the tourism fund to the build illinois fund. creates the build illinois bond retirement and interest fund, the build illinois bond fund, the build illinois purposes fund and the local tourism fund. amends various acts relating to the distribution of tax revenues to these funds. effective july 1, 1985.

state debt impact note

*state debt impact note act may be applicable.*
HB-568 increases:
State supported bond authorization by .................................... $1,278.0 million
Potential Illinois debt by ........................................................ $3,812.5 million
Per capita Illinois debt by .......................................... .............. $110.16

HOUSE AMENDMENT NO. 1
Deletes everything after the enacting clause. Reincorporates the substance of the bill. Makes various technical changes. Provides that the moneys received by the Dept. of Revenue under the Retailers' Occupation Tax Act, the Use Tax Act, Service Use Tax Act and Service Occupation Tax Act and required to be deposited into the Build IL Fund are subject to the pledge, claim and charge described in Section 12 of the Build Illinois Bond Act. Makes other changes relating to the distribution of moneys from the Build Illinois Fund.

HOUSE AMENDMENT NO. 2.
Deletes provisions in the State Finance Act dealing with distributions to the Chicago World's Fair - 1992 Authority from the Build Illinois Fund.

HOUSE AMENDMENT NO. 5.
Adds reference to: Ch. 67 1/2, pars. 307.21, 307.24 and Ch. 127, par. 132.602

Amends the Illinois Housing Development Act. Makes the Illinois Housing Development Authority subject to the Minority and Female Business Enterprise Act in making loans to lending institutions and grants to non-profit corporations and limited-profit entities. Amends the Minority and Female Business Enterprise Act to include the Housing Development Authority in the definition of State agency.

HOUSE AMENDMENT NO. 6.
Deletes reference to: Ch. 8, par. 37-28; Ch. 85, par. 1233.1; Ch. 120, pars. 439.9, 439.39, 439.109, 442, 481b.36; Ch. 127, par. 46.6a, 141.148, new pars. 141.158, 141.159, 141.160, 141.161, pars. 142z-9, 144.25, 2104.05, 2104.07

Provides that the limited obligation bonds authorized by the Build Illinois Bond Act shall be issued for these additional purposes: for the making of loans and grants to counties for financing of capital development, construction and renovation of new or existing facilities for county hospitals and county health care facilities; for the making of grants to civic center authorities for the corporate purposes of such authorities; for the making of loans and grants to municipalities for urban development, housing and housing assistance for low and moderate income residents of the municipalities; for the making of loans and grants to homeowners mortgage assistance; for the making of loans and grants to inventors with outstanding ideas for a product, process or technology; for the making of matching grants to public and private colleges and universities in this State for the purpose of assisting such colleges and universities in retaining inventors in residence. Deletes all references to tax money allocations to secure the repayment of the principal and interest on the bonds. Also deletes references to the transfers of tax revenues into and out of the Build IL Fund. Deletes references creating the Build Illinois Fund, the Build Illinois Purposes Fund, the Build Illinois Bond Fund, the Build Illinois Bond Retirement and Interest Fund and the Local Tourism Fund in the State Treasury.

HOUSE AMENDMENT NO. 7.
Amends to create the Illinois Office of Urban Assistance which shall conduct various studies relating to inner city urban problems and make recommendations to the General Assembly and the Governor, and to assist in revitalizing designated areas.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 67 1/2, pars. 307.21, 307.24; Ch. 127, par. 132.602
Adds reference to: Ch. 120, pars. 439.9, 439.39, 439.109, 442; Ch. 127, pars. 2723-1, 2804

Deletes everything after the enacting clause. Amends the Build Illinois Bond Act to include among the purposes for which bonds may be used buildings for public administration and capital improvements for private colleges and universities; trans-
fers $40,000,000 of authorization from educational and other programs to economic development programs. Amends the State occupation and use tax acts to specify 1.55% of the tax monies received between Nov. 1, 1984 and Oct. 1, 1985 be paid into the Build Illinois Fund. Deletes requirement that all employees on Build Illinois projects be union employees. Effective immediately.

SENATE AMENDMENT NO. 2.
Revises title and designates text in the bill as “Article I”. Article I effective immediately.

SENATE AMENDMENT NO. 3.

Inserts Article IX, the Illinois Farm Legal Assistance Act. Provides for the Dept. of Agriculture to make grants for provision of a lawyer referral service and related funding and programs for providing legal services to farmers. Amends the Farm Development Act to establish the Farm Debt Relief Program for grants to heavily indebted farmers to be administered by the Farm Development Authority. Establishes the Farm Emergency Assistance Fund in the State Treasury. Permits the IL Farm Development Authority to enter into a State guarantee with a lender or holder of a note on existing debts of farmers. Amends the Revenue Act of 1939 to reduce the delinquent tax penalty from 18% to 12% per year, and extend the redemption period for farmland by an additional year, until December 31, 1988. Transfers the balance on the effective date in the Farm Credit Payment Adjustment Fund, from that fund to the Farm Emergency Assistance Fund. Amends the Illinois Grain Dealers Act and The Public Grain Warehouse and Warehouse Receipts Act to make technical and grammatical changes. Makes other changes. Article IX effective upon becoming law. (incorporation of S-am 1 through 6 to HB-1090)

SENATE AMENDMENT NO. 4. (Senate recedes November 15, 1985)

Inserts Article II. Amends IL Horse Racing Act of 1975. Authorizes surcharge of up to 1% on winnings from a wager on outcome of the race and to reduce the tax rates on the privilege of conducting parimutuel wagering and to provide that the funds generated be used for larger purses and 50% go to the licensee. Also amends the Revenue Act of 1939 to allow taxing districts in which a horse racing track is situated to provide property tax abatements of up to $5,000,000 annually for up to 10 years to the property on which the track is situated. Section amending Horse Racing Act effective December 31, 1986; Section amending Revenue Act effective January 1, 1987.

SENATE AMENDMENT NO. 5. (Senate recedes November 14, 1985)


SENATE AMENDMENT NO. 9.

Inserts Article V which amends the Use Tax Act, the Retailers’ Occupation Tax Act, the Cigarette Tax Act and the Cigarette Use Tax Act. Provides for an additional Cigarette and Cigarette Use Tax of 4 mills per cigarette effective December 1, 1985; eliminates the additional tax which was contingent upon a reduction in the federal cigarette tax; and makes related changes. Provides that certain cigarette taxes shall be considered a part of the selling price for purposes of the Illinois Use
Tax and the Retailers' Occupation Tax. Adds Article V-A which requires that home rule units imposing taxes based on the selling price of cigarettes must include certain other taxes in that selling price. Preempts home rule. Articles V and V-A effective immediately.

SENATE AMENDMENT NO. 10.
Adds Article X, severability clause. Article X effective immediately.

SENATE AMENDMENT NO. 11. (Tabled November 12, 1985)
Rearranges the Articles in numerical order.

SENATE AMENDMENT NO. 13.
Adds reference to: Ch. 85, pars. 1222, 1230.1, 1233.1, 1234, 1235, 1237, 1238, 1242, 1243.1, 1244, 1245 and 1246; Ch. 85, new pars. 1226.1, 1245.1, 1245.2, 1245.3; Ch. 15, par. 303-1; Ch. 120, pars. 439.9, 439.39, 439.109 and 442; Ch. 127, new par. 141.195, pars. 144.25 and 604A-101.

Amends the Metropolitan Fair and Exposition Authority Act. Revises the site description. Requires the Authority to develop financial plans. Increases the bonding authority to $312,500,000. Provides for a 6 member board to govern the Authority until June 30, 1987, and a 12 member board thereafter, and revises provisions for the operation of the board and the administration of the Authority. Provides for the appointment of a Trustee to be the chief executive officer. Changes provisions relating to contracts and purchasing. Amends the State Auditing Act to authorize the Auditor General to audit the Authority. Revises the distribution of tax revenues to the Build Illinois Fund by amending the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act and the Retailers' Occupation Tax Act. Amends the State Finance Act to create the Metropolitan Fair and Exposition Authority Completion Note Subordinate Fund. Amends the Illinois Governmental Ethics Act to require the filing of ethics statements by members of the board of the Authority and the Trustee. Effective immediately.

SENATE AMENDMENT NO. 14. (Senate recedes November 14, 1985)
Provides for a goal of 30% of contracts granted by the Authority be granted to minority contractors.

SENATE AMENDMENT NO. 15. (Senate recedes November 14, 1985)
Adds reference to: Ch. 8, pars. 37-28 and 37-32

Amends the Illinois Horse Racing Act of 1975. Provides that from January 1, 1987, through December 31, 1991, 3/4 of the total breaks in thoroughbred, harness, Appaloosa, Arabian and quarter horse racing in the State shall be paid into the Illinois Race Track Improvement Fund. On and after January 1, 1992, 1/2 of the total breaks from such racing shall be paid in to the Illinois Race Track Improvement Fund. Provides that between January 1, 1987, and January 1, 1992, 50% of the breakage from each racing day shall be paid out monthly as rebuilding incentives to tracks which were forced by fire or other natural disaster occurring between January and October, 1985, to rebuild in excess of 50% of the structures used to accommodate the public on their premises. Effective January 1, 1987.

SENATE AMENDMENT NO. 16.
Adds reference to: Ch. 111 2/3, par. 254

Also amends the Water Commission Act of 1985 with respect to taxes which a county water commission may impose to exempt from such taxing power certain food for human consumption, prescription and nonprescription medicines, drugs, medical appliances and certain materials used by diabetics.

SENATE AMENDMENT NO. 17.
Adds reference to: Ch. 127, par. 653

Amends the General Obligation Bond Act. Includes grants by the Capital Development Board to units of local government for public library purposes. Amends the Build Illinois Bond Act. Includes within the limit on bonds issued for economic development authorization for issuance for the purpose of loans and grants to local governments under the Urban Development Action Grant and Housing Partnership
programs. Includes within the limit on bonds authorized for educational development authorization for issuance for the purpose of grants and loans to local governments for health care facilities.

SENATE AMENDMENT NO. 18.
Extends to former Board members of the Metropolitan Fair and Exposition Authority and to the Trustee and Board members appointed on or after the amendatory Act's effective date, for a period of 2 years from and after they cease to be Board members or Trustee, the prohibition of any direct or indirect interest in, or professional or other representation with respect to any application or bid for, any contract or work of the Authority. Clarifies that the prohibition also applies when the interest is through, or the contract or work would be performed by medical or professional service corporations.

SENATE AMENDMENT NO. 19.
Rearranges the Articles in numerical order.

SENATE AMENDMENT NO. 20.
Increases the amount of the proceeds of the cigarette tax which is paid into the Common School Fund from $6,000 to $9,000.
Nov 07—Cont.

Amendment No.05
RULED GERMANE
Adopted

Amendment No.06
MACDONALD
RULED GERMANE
Lost

Amendment No.07
DEANGELIS
& PHILIP
RULED GERMANE
Lost

Amendment No.08
ROCK
RULED GERMANE
Verified
Lost

Amendment No.09
MAITLAND
& BERMAN
RULED GERMANE
Adopted

Amendment No.10
ROCK
& PHILIP
RULED GERMANE
Adopted

Amendment No.11
PHILIP
RULED GERMANE
Adopted

Placed Calndr, Third Reading
Recalled to Second Reading

Motion to Reconsider Vote
Verified
Mtn Reconsider Vote - Lost

Amendment No.12
ROCK
028-029-001
Held on 2nd Reading

Nov 12
Mtn Reconsider Vote Prevail
11-PHILIP
Mtn Prevail - Table Amend No 11
Tabled

Amendment No.13
DEANGELIS
& PHILIP
RULED GERMANE
Adopted

Amendment No.14
NEWHOUSE
COLLINS, JONES,
HALL, DAWSON
& SMITH
Adopted

Amendment No.15
MACDONALD
RULED GERMANE
Adopted

Amendment No.16
PHILIP
RULED GERMANE
Adopted

Amendment No.17
ROCK
Adopted

Amendment No.18
MAROVITZ
& LECHOIWICZ
Adopted

Amendment No.19
PHILIP
Adopted

Placed Calndr, Third Reading
Recalled to Second Reading

Amendment No.20
MAITLAND
Adopted

3/5 vote required
Third Reading - Passed 038-018-001
Exempt under Hse Rule 29(C)

Speaker's Table, Concurrence 01,02,03,04,05,09,
Speaker's Table, Concurrence 10,13,14,15,16,17,
Nov 12—Cont. Speaker's Table, Concurrence 18,19,20
3/5 vote required
H Concurs in S Amend. 01/088-026-002
3/5 vote required
H Concurs in S Amend. 02/110-001-005
Motion Filed Concur
3/5 vote required
Motion failed
H Noncncrs in S Amend. 04
H Noncncrs in S Amend. 05
H Noncncrs in S Amend. 15
Motion Filed Concur
3/5 vote required
Motion failed
Speaker's Table, Concurrence 03,09,10,13,14,16,
Speaker's Table, Concurrence 17,18,19,20

Nov 13
Motion Filed Concur
3/5 vote required
Motion failed
Motion Filed Non-Concur 03,09,10,13,14,16,
17,18,19,20 -DANIELS
Motion failed
H Noncncrs in S Amend. 14
3/5 vote required
H Concurs in S Amend. 16/108-001-001
Motion Filed Concur
3/5 vote required
Motion failed
H Noncncrs in S Amend. 17/057-043-013
3/5 vote required
H Concurs in S Amend. 18/111-000-001
3/5 vote required
H Concurs in S Amend. 19/112-000-000
Motion Filed Non-Concur 03/DANIELS
Motion failed
Motion Filed Non-Concur 09/DANIELS
Motion failed
Motion Filed Non-Concur 10/107-003-002
Motion failed
Motion Filed Non-Concur 13/DANIELS
Motion failed
Motion Filed Non-Concur 20/DANIELS
Motion failed
Speaker's Table, Concurrence 03,09,13,20

Nov 14
Motion to Reconsider Vote
Mtn Reconsider Vote Prevail
Mtn Prevail to Suspend Rule 73(A)/113-000-000
3/5 vote required
H Concurs in S Amend. 03/103-005-002
3/5 vote required
H Concurs in S Amend. 9 & 20/087-026-000
3/5 vote required
H Concurs in S Amend. 13,17/072-041-000
Secretary's Desk Non-concur 04,05,14,15
3/5 vote required
S Recedes from Amend. 04,05,14,15
040-010-005
Passed both Houses

Nov 15
Sent to the Governor
Governor approved
PUBLIC ACT 84-1027 Effective date 11-15-85

HB-0569 DANIELS - MADIGAN, CHURCHILL, COUNTRYMAN, COWLISHAW, DIDRICKSON, EWING, FREDERICK,VF, FREDRICH,DP, GOFORTH, HALLOCK, HASTERT, HAWKINSON, HENSEL, HOFFMAN, KIRKLAND, KLEMM, KOEHLER, KUBIK, MAYS, MCCCRACKEN, OLSON,
HB-0569—Cont.

PARKE, PETERSON, W, PIEL, REGAN, ROPP, RYDER, SLATER,
STANGE, STEPHENS, TATE, VINSON, WAIT, WEAVER, M, WILLIAM-
SON, WOJCICK, WOODYARD, ZWICK, REA, CULLERTON, WOLF, RO-
NAN, HARTKE, SOLIZ, LEVERENZ, KRSKA, LAURINO, BERRIOS AND
BROOKINS.

Appropriates a total of $263,750,000 for Build Illinois Program.

STATE DEBT IMPACT NOTE

(Prepared by IL Economic & Fiscal Commission)
Financial costs of HB-569 appropriations .................................. $687.7 million
Financial costs of additional appropriations ........................... . $125.2 million
Total debt impact ............................................. $812.9 million

HOUSE AMENDMENT NO. 1.
Deletes everything after enacting clause. Replaces with substantially same ap-
propriations structured in different manner.

HOUSE AMENDMENT NO. 2.
Increases appropriation to Sec. of State for construction grants for public li-
braries by $6,000,000.

HOUSE AMENDMENT NO. 12.
Appropriates $5,000,000 to DOT for constructing I-80 interchange near Seneca.

HOUSE AMENDMENT NO. 13.
Appro. $100,000 to DOT for Ingalls Park Flood Drainage Project.

HOUSE AMENDMENT NO. 14.
Appropriates $100,000 to DCCA for economic development study of area along
79th Street in Chicago.

HOUSE AMENDMENT NO. 15.
Appropriates $5,000,000 to DOT for widening of Crawford Avenue in Cook
County.

HOUSE AMENDMENT NO. 18.
Appropriates total of $61,968,000, as follows: construction of Banner Lake in
Fulton & Peoria Counties; 4-lane highway from Kingston Mines to Canton; road
improvements of Rte. 97 in Mason County; repair of dam and water intake at Can-
ton Lake; flood control levee at Pekin Waste Water Plant #1.

HOUSE AMENDMENT NO. 22.
Appropriates $45,000,000 to DOT to extend Rte. 53 north of Lake-Cook Road to
Rte. 22.

HOUSE AMENDMENT NO. 23.
Appropriates $7,000,000 to DOT for widening Rte. 83.

HOUSE AMENDMENT NO. 24.
Appropriates $4,430,000 to EPA for Oak Lawn storm sewer system completion
and pavement improvements.

HOUSE AMENDMENT NO. 25.
Appropriates $500,000 to EPA for Granite City rehabilitation of storm sewers
and water lines.

HOUSE AMENDMENT NO. 26.
Appropriates $550,000 to Sec. of State for construction grant to the Wauconda
Township Library.

HOUSE AMENDMENT NO. 27.
Appropriates $6,000,000 to CDB for SIU-Carbondale for a small business
incubator.

HOUSE AMENDMENT NO. 28.
Appropriates $100,000 to DCCA for a Sycamore parking lot.

HOUSE AMENDMENT NO. 29.
Appropriates $5,000,000 to DOT for widening and resurfacing Route 94 be-
tween Carthage and Bowen.

HOUSE AMENDMENT NO. 30.
Appropriates $950,000 to DCCA for Highland street improvements.
HOUSE AMENDMENT NO. 31.
Approp. $1,200,000 to DCCA for widening Potter Rd., Park Ridge.

HOUSE AMENDMENT NO. 32.
Appropriates total of $5,722,000 to DCCA for Brookfield, Cicero Lyons street improvements.

HOUSE AMENDMENT NO. 33.
Appropriates $816,000 to DOT for upgrading of IL Rte. 104 between I-55 and Pawnee.

HOUSE AMENDMENT NO. 34.
Appropriates $4,000,000 to DOT for construction of an interchange at College Avenue and Interstate 55/74 in Normal.

HOUSE AMENDMENT NO. 35.
Appropriates $500,000 to DOT for rehabilitation of track on the IL Central Gulf Railroad between Macon and Moweaqua.

HOUSE AMENDMENT NO. 36.
Appropriates $1,200,000 to DOT for construction of a storm water detention facility and storm sewers in Wheaton.

HOUSE AMENDMENT NO. 37.
Approx. $1,500,000 to CDB for an SIU-Edwardsville university park.

HOUSE AMENDMENT NO. 38.
Approp. $1,451,000 to DCCA for extension of Knox Cnty. Rd. 10.

HOUSE AMENDMENT NO. 39.
Approp. $1,620,000 to DCCA to reconstruct Lincoln St., Galesburg.

HOUSE AMENDMENT NO. 40.
Approp. $6,200,000 to DOT to complete IL Rte. 161, Centralia.

HOUSE AMENDMENT NO. 41.
Appropriates $66,000,000 to DOT for completion of Route 121 between Morton and Lincoln.

HOUSE AMENDMENT NO. 42.
Appropriates $5,000,000 to DOT for resurfacing and bridge work on U.S. 136 between Tennessee and Carthage.

HOUSE AMENDMENT NO. 43.
Appropriates $5,000,000 to DOT for completion of construction of U.S. 67 between Monmouth and Macomb.

HOUSE AMENDMENT NO. 44.
Appropriates $235,000 to DCCA for Northbrook reconstruction of Anthony Trail as a boulevard.

HOUSE AMENDMENT NO. 45.
Appropriates total of $2,700,000 to DOT for resurfacing of IL Route 50.

HOUSE AMENDMENT NO. 46.
Appropriates $10,300,000 to DCCA for Bloomington road construction.

HOUSE AMENDMENT NO. 47.
Appropriates $642,800 to DCCA, Normal RR crossing improvements.

HOUSE AMENDMENT NO. 48.
Appropriates $2,150,000 to DOT and DCCA for Normal for completion of an intersection at Veterans Parkway & Carson Ave. and for widening College Avenue.

HOUSE AMENDMENT NO. 49.
Appropriates $275,300 to CDB for planning and site preparations for a College of Business at EIU.

HOUSE AMENDMENT NO. 50.
Appropriates $1,853,600 to CDB for rehabilitation of Mary Miller Gym at Danville Community College.

HOUSE AMENDMENT NO. 51.
Appropriates $2,478,900 to CDB for improvements at John Wood Community College.

HOUSE AMENDMENT NO. 52.
Appropriates $200,000 to Dept. of Ag. for purchase of gas chromatograph-mass spectrometer for Bureau of Animal Disease lab in Centralia.
HOUSE AMENDMENT NO. 53.
Appropriates $1,000,000 to DCCA for Northbrook commuter parking structure.
HOUSE AMENDMENT NO. 54.
Appropriates $5,000,000 to DCCA for Normal Metropolitan Exposition, Auditorium and Office Building Authority.
HOUSE AMENDMENT NO. 55.
Appropriates $500,000 to DCCA for construction of a new City Hall in Normal.
HOUSE AMENDMENT NO. 56.
Appropriates $2,500,000 to DCCA for construction of a new City Hall in Bloomington.
HOUSE AMENDMENT NO. 57.
Appropriates $300,000 to DCCA for Nokomis for improvements in downtown area.
HOUSE AMENDMENT NO. 58.
Appropriates $25,000 to Dept. of Conservation for campsite electrification at Fox Ridge State Park in Charleston.
HOUSE AMENDMENT NO. 59.
Appropriates $105,000 to Dept. of Conservation for restoration of facilities and upgrading of construction at Lincoln Log Cabin State Park.
HOUSE AMENDMENT NO. 61.
Appropriates $21,150,000 to EPA for Park Ridge sewer construction and repairs.
HOUSE AMENDMENT NO. 62.
Appropriates $1,100,000 to EPA for Wheaton for sewer construction and repairs.
HOUSE AMENDMENT NO. 63.
Appropriates $300,000 to EPA for Glenview sewer construction and repairs.
HOUSE AMENDMENT NO. 64.
Appropriates $1,156,000 to EPA for Wilmette sewer construction and repairs.
HOUSE AMENDMENT NO. 65.
Appropriates $2,950,000 to DCCA for McLean County road improvements.
HOUSE AMENDMENT NO. 66.
Appropriates $5,500,000 to DOT for lane expansion on IL Rte. 161 in Centralia.
HOUSE AMENDMENT NO. 67.
Appropriates $13,000,000 to DOT for reconstruction of IL Rte. 62 as a 4-lane highway between Barrington and Roselle Roads.
HOUSE AMENDMENT NO. 69.
Appropriates $6,300,000 to DCCA for Cook County for reconstruction of 143rd Street between Harlem Avenue and Wolf Road.
HOUSE AMENDMENT NO. 70.
Appropriates $50,000 to DCCA for Centralia central business development programs.
HOUSE AMENDMENT NO. 71.
Appropriates $4,800,000 to DCCA for Bloomington improvements at a public water supply treatment system.
HOUSE AMENDMENT NO. 72.
Appropriates $1,200,000 to DCCA for Bloomington construction of a water main.
HOUSE AMENDMENT NO. 73.
Appropriates $55,000 to DCCA for Harvel for construction of a public water supply well.
HOUSE AMENDMENT NO. 74.
Appropriates $8,900,000 to DCCA for Charleston separation of storm and sanitary sewers.
HOUSE AMENDMENT NO. 75.
Appropriates $285,000 to DCCA for Atkinson construction of a water tower.
HOUSE AMENDMENT NO. 76.
Appropriates $750,000 to DCCA for Lombard construction of a new Central Fire Station.
HOUSE AMENDMENT NO. 77.
Appropriates $575,000 to DCCA for construction of a public beach and concession area in Mill Creek Park.

HOUSE AMENDMENT NO. 78.
Appropriates $500,000 to Dept. of Conservation for land acquisition on west side of Rock Cut State Park in Winnebago County.

HOUSE AMENDMENT NO. 79.
Appropriates $960,000 to DCB for the acquisition of a natural and wildlife area in Knox County.

HOUSE AMENDMENT NO. 80.
Appropriates $4,000,000 to EPA for Winnetka sewer repairs.

HOUSE AMENDMENT NO. 81.
Appropriates $4,000,000 to EPA for Collinsville construction on a sewage treatment plant and sewers.

HOUSE AMENDMENT NO. 82.
Appropriates $3,700,000 to EPA for Virden capital improvements to a sewage treatment plant and for sewer repairs.

HOUSE AMENDMENT NO. 83.
Appropriates $450,000 to IL EPA for Morrisonville capital improvements to sewage treatment plant and repairs.

HOUSE AMENDMENT NO. 84.
Appropriates $750,000 to IL EPA for Park Forest for construction of storm sewers in an industrial park.

HOUSE AMENDMENT NO. 85.
Appropriates $5,520,000 to IL EPA for Crystal Lake sewer construction and repairs.

HOUSE AMENDMENT NO. 86.
Appropriates $4,000,000 to IL EPA for Bloomington-Normal Sanitary Dist. sewage treatment plant and sewer construction and repairs in Bloomington.

HOUSE AMENDMENT NO. 87.
Appropriates $3,000,000 to IL EPA for Bloomington-Normal Sanitary Dist. sewage treatment plant and sewer construction and repairs in Normal.

HOUSE AMENDMENT NO. 88.
Appropriates $350,000 to IL EPA for capital improvements to sewage treatment plant in Taylorville.

HOUSE AMENDMENT NO. 89.
Appropriates $200,000 to IL EPA for Caseyville construction and repair of sewers.

HOUSE AMENDMENT NO. 90.
Appropriates $9,000,000 to EPA for Downers Grove sewer construction and repairs.

HOUSE AMENDMENT NO. 91.
Appropriates $7,000,000 to IL EPA for Downers Grove sewage treatment plant construction.

HOUSE AMENDMENT NO. 92.
Appropriates $1,200,000 to DOT for drainage, flood control and related improvements and facilities in Indian Creek Watershed in DuPage and Kane Counties.

HOUSE AMENDMENT NO. 93.
Appropriates $300,000 to DOT for improvement of flood control facilities in Sandwich.

HOUSE AMENDMENT NO. 94.
Appropriates $950,000 to DOT for construction of Mallard Detention Basin & improvements on Techny watershed in Northbrook.

HOUSE AMENDMENT NO. 95.
Appropriates $2,000,000 to DCCA for construction of community-wide stormwater detention system in Normal.

HOUSE AMENDMENT NO. 96.
Appropriates $1,100,000 to DCCA for expansion of Carol Stream Industrial Park retention facility.
HOUSE AMENDMENT NO. 97.
Appropriates $2,000,000 to DOT for dredging and appurtenant channel construction on Salt Creek.

HOUSE AMENDMENT NO. 98.
Appropriates $7,000,000 to EPA for Bloomington separation of combination sewers and reconstruction of other sewers.

HOUSE AMENDMENT NO. 99.
Appropriates $1,000,000 to DCCA for Flossmoor construction of 3 water lines.

HOUSE AMENDMENT NO. 100.
Appropriates $7,250,000 to DCCA for Brookfield Zoo capital improvements and storm and sewer repair.

HOUSE AMENDMENT NO. 102.
Appropriates $90,000,000 to DCCA for DuPage County Water Commission for facilities to deliver water from Lake Mich. to DuPage Cnty.

HOUSE AMENDMENT NO. 103.
Appropriates $250,000 to IL St. Historical Library for expansion.

HOUSE AMENDMENT NO. 104.
Appropriates $10,500,000 to St. Bd. of Ed. for construction of an Agriculture Academy in Macon County.

HOUSE AMENDMENT NO. 105.
Appropriates $700,000 to St. Bd of Ed. for Riverton Community Unit Sch. Dist. 14 construction of a new school building.

HOUSE AMENDMENT NO. 106.
Appropriates $1,500,000 to DCCA for repairs in Naperville Community Unit School District 203.

HOUSE AMENDMENT NO. 107.
Appropriates $1,000,000 to DCCA for construction of water tower and water line in industrial area of Oswego.

HOUSE AMENDMENT NO. 108.
Appropriates $3,000,000 to DCCA for Downers Grove construction of 3 elevated water storage facilities.

HOUSE AMENDMENT NO. 110.
Appropriates $200,000 to DCCA for Richton Park infrastructure construction and sewer lines over I-57.

HOUSE AMENDMENT NO. 111.
Appropriates $1,421,000 to DCCA for grants to Lombard.

HOUSE AMENDMENT NO. 112.
Appropriates $2,039,000 to DCCA for grants to Hanover Park.

HOUSE AMENDMENT NO. 113.
Approp $5,000,000 to DCCA for Palos Park water line construction.

HOUSE AMENDMENT NO. 114.
Appropriates $4,273,000 to EPA for McHenry sewer and sewage treatment plant construction.

HOUSE AMENDMENT NO. 115.
Appropriates $312,000 to IL EPA for Northbrook sewer repairs.

HOUSE AMENDMENT NO. 116.
Appropriates $2,268,500 to IL EPA for Northfield sewer repairs.

HOUSE AMENDMENT NO. 117.
Appropriates $100,000 to IL EPA for Paxton for sewer repairs.

HOUSE AMENDMENT NO. 118.
Appropriates $250,000 to IL EPA for Divernon for sewer repairs.

HOUSE AMENDMENT NO. 119.
Appropriates $3,200,000 to IL EPA for Monmouth for sewer repair and construction and sewage treatment plant construction.

HOUSE AMENDMENT NO. 120.
Changes citing of fund to "Natural Heritage Endowment Trust Fund"

HOUSE AMENDMENT NO. 121.
Transfers $1,150,000 from DCCA for loans to large businesses to DCCA for loans to small businesses.
HOUSE AMENDMENT NO. 122.  
Appropriates $5,500,000 to DOT for costs associated with an underpass or viaduct at U.S. Rte. 45 and Conrail RR tracks in Effingham.  

HOUSE AMENDMENT NO. 123.  
Appropriates $10,000,000 to DOT for work on U.S. Rte. 50 from Flora to Lawrenceville.  

HOUSE AMENDMENT NO. 124.  
Appropriates $1,000,000 to DOT for road repairs and reconstruction of a portion of roadway between U.S. Rte. 50 and George Field.  

HOUSE AMENDMENT NO. 125.  
Appropriates $4,000,000 to DOT for costs of widening, straightening and resurfacing west of Johnson City to Herrin.  

HOUSE AMENDMENT NO. 126.  
Approp. $1,500,000 to DCCA for incubator facilities in Moline and Rock Island.  

HOUSE AMENDMENT NO. 127.  
Appropriates $1,000,000 to DCCA for Rock Island rehabilitation and equipment at the Farmall facility.  

HOUSE AMENDMENT NO. 128.  
Appropriates $100,000 to DCCA for improvement of RR crossing and crossing gates in Hammond.  

HOUSE AMENDMENT NO. 129.  
Appropriates $100,000 to DCCA for upgrading of Deerfield Road near Pontiac.  

HOUSE AMENDMENT NO. 130.  
Appropriates $2,500,000 to DCCA for widening and resurfacing of Melvin Blacktop between Chatsworth and Melvin.  

HOUSE AMENDMENT NO. 131.  
Appropriates $2,500,000 to IL EPA for Pontiac storm sewer repairs and sanitary sewer construction and repair.  

HOUSE AMENDMENT NO. 132.  
Approp. $500,000 to DOT for construction of RR siding, Sullivan.  

HOUSE AMENDMENT NO. 133.  
Approp. $3,000,000 to DCCA for capital improvements at Hayden Industrial Park in Normal.  

HOUSE AMENDMENT NO. 134.  
Approp. $1,360,000 to DCCA for a public water supply well, Normal  

HOUSE AMENDMENT NO. 135.  
Approp. $3,000,000 to DOT for Pontiac airport facility expansion.  

HOUSE AMENDMENT NO. 136.  
Approp. $100,000 to DOT for installation of traffic signals in Farmer City.  

HOUSE AMENDMENT NO. 137.  
Appropriates $6,000,000 to DOT for an interchange at I-80 and Houbolt Road in Will County.  

HOUSE AMENDMENT NO. 138.  
Appropriates $10,000,000 to DCCA for a cultural and civic center in the Chicago East Garfield area.  

HOUSE AMENDMENT NO. 139.  
Appropriates $29,607,000 to various departments for the following projects: to CDB, for State Community College of East St. Louis improvements; to IL. Housing Dev. Auth., for revolving fund for financing for low and moderate income housing; to St. Bd. of Ed., for a gym at Lansdowne Jr. H.S.; to DOC, for recreational purposes of E. St. Louis Park District, and to construct a cover for Jones Park; to DCCA, for grants to local housing authorities and establishment of an incubator facility at State Community College, in E. St. Louis.  

HOUSE AMENDMENT NO. 140.  
Appropriates $608,391,200 to various depts. for the following projects: to Dept. Energy and Natural Resources, for the Hazardous Waste Recycling and Treatment Program; to IL Dev. Finance Auth., for a new Cook County hospital facility and a new public library facility; to CDB, for a new State regional office building in
Rockford, and for a grant to the City Colleges of Chicago; to DOT, for project assistance to CTA, construction of a multi-lane limited access highway from Interstate 270 to Route 67 near Alton, and for resurfacing 51st Street in Cook County; to Dept. of Energy and Nat. Resources, for grants to units of local government under the Local Land Use Planning Program; to CDB, for capital improvements at Foss Park District and for a youth and senior citizens center in Waukegan; to DOC, for the purchase and development of Navy Pier as a State park; to DOT, for relocating US Route 67 and to rehabilitate IL Route 143 viaduct; to CDB, for an engineering school at UICC campus; to IL Dev. Finance Auth., for Chgo., for loans for small businesses, for assistance to economic development organizations, and for a Streetscape and Commercial District Improvements Program; to EPA, for Chgo. sewer construction and replacement; to DOT, for Chgo. viaduct improvements; to IL Dev. Fin. Auth., for Chicago industrial area improvements, and a Chgo. Urban Renewal Development Program; to EPA, for an Environmental Protection/Solid Waste Program in Chicago; to IL Housing Dev. Auth., for planning for branch libraries in Chicago; to CDB, for costs of learning and vocational centers in Chicago; to EPA, for a new sewage treatment plant in East Alton and for construction of Woodriver Service Project in South Roxana.

HOUSE AMENDMENT NO. 142.
Approp. $6,000,000 for small business incubator at SIU-Carbondale

HOUSE AMENDMENT NO. 143.
Appropriates $5,000,000 to DCCA for small business and community economic development grants for small businesses in economically depressed urban areas.

HOUSE AMENDMENT NO. 144.
Appropriates $21,800,000 to DCCA for Villa Park redevelopment of Ovaltine industrial site.

HOUSE AMENDMENT NO. 145.
Approp. $9,990,000 to DOT for widening portion of IL Rte. 56 (Butterfield Rd.) and construction of Downsers Grove underpass.

HOUSE AMENDMENT NO. 146.
Approp. total of $7,600,000 to DCCA for various road projects in Elmhurst.

HOUSE AMENDMENT NO. 147.
Appropriates $50,000 to DCCA for Business Climate Study of south suburban Chi. area.

HOUSE AMENDMENT NO. 148.
Appropriates $10,000,000 to CDB for Dept. of Central Management Services regional State office building in Rockford.

HOUSE AMENDMENT NO. 149.
Appropriates $1,000,000 to DCCA for rehabilitation of North and South Main Street in Monmouth.

HOUSE AMENDMENT NO. 150.
Appropriates $20,000,000 to DOT for construction of a bridge across Rock River to connect Blackhawk Road with Milan Beltway.

HOUSE AMENDMENT NO. 151.
Appropriates $3,500,000 to IL Housing Development Authority for renovation of the Fort Armstrong Hotel in Rock Island.

HOUSE AMENDMENT NO. 152.
Appropriates $500,000 to Dept. of Conservation for construction of a swimming beach in Loud Thunder Forest Preserve.

HOUSE AMENDMENT NO. 153.
Appropriates a total of $4,300,000 to EPA for grants to Milan.

HOUSE AMENDMENT NO. 154.
Appropriates $2,750,000 to EPA for Rock Island expansion of water storage capacity and renovation of sewer system.

HOUSE AMENDMENT NO. 155.
Approp. $10,000,000 to DOT for completing construction & roadway improvements from Colona Ave. in East Moline to 24th St. in Rock Isl.
HOUSE AMENDMENT NO. 156.
Appropriates $2,000,000 to IL Housing Development Authority for renovation of the LeClaire Hotel in Moline.

HOUSE AMENDMENT NO. 157.
Appropriates a total of $5,250,000 for grants to East Moline.

HOUSE AMENDMENT NO. 158.
Approp. total of $620,000 to Dept. of Conservation for grants to City of Moline.

HOUSE AMENDMENT NO. 159.
Appropriates $300,000 to DCCA for Hanover Park construction of roadway in the Benson Farm Project.

HOUSE AMENDMENT NO. 160.
Appropriates $200,000 to DCCA for Kane County Forest Preserve Commission for construction of pedestrian overpasses.

HOUSE AMENDMENT NO. 161.
Approp. total of $620,000 to Dept. of Conservation for grants to City of Moline.

HOUSE AMENDMENT NO. 162.
Approp. $200,000 to DCCA for Wheeling Park Dist. capital improvements at Chevy Chase Golf Course and Community Center.

HOUSE AMENDMENT NO. 163.
Appropriates $1,350,000 to DCCA for Vernon Township purchase, improvement and equipping of recreational land.

HOUSE AMENDMENT NO. 164.
Approp. $100,000 to DCCA for Southern IL, Inc. contract for inventorying, marketing & promoting economic development potential of southern IL.

HOUSE AMENDMENT NO. 165.
Appropriates $1,000,000 to State Board of Ed. for reimbursements to businesses for student salaries and OCE of Enterprise High Schools.

HOUSE AMENDMENT NO. 166.
Appropriates $500,000 to State Community College of E.St.Louis for OCE connected with establishment of Family Resources Center.

HOUSE AMENDMENT NO. 167.
Appropriates $3,000,000 to DCCA to provide summer jobs for inner-city youth.

HOUSE AMENDMENT NO. 168.
Approp. $750,000 to DOT for extension of Raney Street, Effingham.

HOUSE AMENDMENT NO. 170.
Approp. $550,000 to DCCA for multi-purpose senior center, Aurora.

HOUSE AMENDMENT NO. 172.
Appropriates $12,500,000 to DCCA for improvements on city streets and RR crossings and creation of bicycle trail in Belvidere.

HOUSE AMENDMENT NO. 173.
Appropriates $500,000 to DCCA for enlargement of Meineke Center in Schaumburg Park Dist.

HOUSE AMENDMENT NO. 174.
Appropriates total of $17,275,000 to various departments for the following projects: to Dept. of Ag., for Southern IL Fair and Exposition; to EPA, for sewer improvements in Mount Vernon; to DOT, for road improvements on Routes 37 and 15; to CDB, for a highway patrol station on Interstate 64; to Dept. of Ag., for grandstand improvements at the Wayne County Fair; to DOT, for building improvements at the Mt. Vernon Airport Authority, and for runway improvements at the Carmi Airport; to EPA, for grant to Bonnie for sewer improvements; to DCCA, for rebuilding the Bonnie City Hall and industrial park improvements in Mt. Carmel.

HOUSE AMENDMENT NO. 175.
Appropriates $494,500 to DCCA for capital improvements at the Alcott Community Center in Buffalo Grove Park District.

HOUSE AMENDMENT NO. 176.
Approp. $388,000 to DCCA to develop Wheeler Park in Geneva.

HOUSE AMENDMENT NO. 179.

Approp. $6,000,000 to DOT for an interchange on I-80.

HOUSE AMENDMENT NO. 180.

Appropriates $4,500,000 to DOT for widening State Route 31.

HOUSE AMENDMENT NO. 181.

Approp. $150,000 to DOT for engineering for proposed North End Bridge, Elgin.

HOUSE AMENDMENT NO. 182.

Appropriates $200,000 to DCCA for remodeling and rehabilitation of Lords Park Pavilion in Elgin.

HOUSE AMENDMENT NO. 183.

Appropriates $400,000 to DCCA for remodeling and rehabilitation of Lords Park swimming pool in Elgin.

HOUSE AMENDMENT NO. 184.

Approp. $10,000,000 to EPA for sewer construction in Bolingbrook.

HOUSE AMENDMENT NO. 185.

Appropriates $5,400,000 to DCCA for replacement of a water main in Schiller Park.

HOUSE AMENDMENT NO. 186.

Approp. $750,000 to EPA - Schiller Park storm sewer installation.

HOUSE AMENDMENT NO. 187.

Approp. $5,800,000 to DCCA for sewer construction in Belvidere.

HOUSE AMENDMENT NO. 188.

Approp. $9,900,000 to DCCA - repair Schiller Park sanitary sewers

HOUSE AMENDMENT NO. 189.

Approp. $2,000,000 to DCCA to replace combined sewers in Schiller Park.

HOUSE AMENDMENT NO. 190.

Approp. $10,000,000 to DCCA for widening 75th St., DuPage County.

HOUSE AMENDMENT NO. 191.

Appropriates total of $1,181,000 to DCCA for storm sewer construction and intersection improvement in Burr Ridge.

HOUSE AMENDMENT NO. 192.

Approp. $12,650,000 to DCCA to widen 31st St., Downers Grove.

HOUSE AMENDMENT NO. 193.

Appropriates $3,400,000 to DCCA for street repairs in Wheaton.

HOUSE AMENDMENT NO. 194.

Appropriates $10,280,000 to DCCA for grants to Lombard.

HOUSE AMENDMENT NO. 195.

Appropriates $1,000,000 to IL Housing Development Authority for a senior citizen housing complex in Oak Lawn.

HOUSE AMENDMENT NO. 196.

Approp. $10,000,000 for OCE of IL Community Devel. Finance Corp.

HOUSE AMENDMENT NO. 197.

Appropriates $500,000 for OCE of Office of Urban Assistance.

HOUSE AMENDMENT NO. 198.

Approp. $100,000 to DCCA for OCE of Urban Civilian Youth Service.

HOUSE AMENDMENT NO. 199.

Appropriates $70,000 for OCE of E.St.Louis Development Authority.

HOUSE AMENDMENT NO. 200.

Appropriates total of $10,587,300 to DCCA for sewer, streets and water projects in Round Lake, R. L. Beach, R.L. Heights, and R.L. Park

HOUSE AMENDMENT NO. 201.

Approp. total of $9,000,000 to DOT for Lake County road expansion and construction.

HOUSE AMENDMENT NO. 202.

Approp. $1,600,000 to DOT for Des Plaines River Wetlands Demonstration Project.
HOUSE AMENDMENT NO. 206.
Approp. $1,300,000 to DOT for Tyler Creek Water Detention Project in Kane County.

HOUSE AMENDMENT NO. 207.
Approp. $1,000,000 to IL Comm. Dev. Finance Corp. to purchase stock to take an equity position in an E.St.Louis ethanol plant.

HOUSE AMENDMENT NO. 208.
Approp. $5,100,000 to DCCA for infrastructure improvements in Chi Regional Port District.

HOUSE AMENDMENT NO. 209.
Approp. $25,000 to DCCA for fire house renovation for Fillmore Comm. Fire Protection Dist.

HOUSE AMENDMENT NO. 210.
Appropriates $2,000,000 to IL Dev. Finance Authority for expansion and rehabilitation of Englewood Hospital.

HOUSE AMENDMENT NO. 211.
Approp. $500,000 to Dept. Conservation for Wheeling Park Dist. to acquire portion of Arlington Country Club for development of a park

HOUSE AMENDMENT NO. 212.
Appropriates $2,500,000 to DOT for widening and reconstructing a portion of 183rd Street in Hazel Crest.

HOUSE AMENDMENT NO. 213.
Appropriates $150,000 to IL Dev. Finance Authority for construction of a firehouse and paramedic station in Rosemont.

HOUSE AMENDMENT NO. 214.
Appropriates $300,000 to DCCA for establishment of a small business incubator by the South Suburban Mayors and Managers Assoc.

HOUSE AMENDMENT NO. 215.
Approp. $125,000 to DOT for installation of curbs and gutters on N. Cumberland Ave.

HOUSE AMENDMENT NO. 216.
Approp. $80,000,000 to DOT for highway construction on FA-420.

HOUSE AMENDMENT NO. 217.
Approp. $100,000,000 to DOT for highway construction on FA-432.

HOUSE AMENDMENT NO. 218.
Appropriates $10,000,000 to DOT for purchase of O'Hare Airport.

HOUSE AMENDMENT NO. 220.
Approp. $225,000,000 to St. Treas. for debt retirement in conjunction with tollways.

HOUSE AMENDMENT NO. 221.
Appropriates $6,500,000 to DOT for improvements on the Des Plaines River Regional Sewage Treatment Plant in Lake County.

HOUSE AMENDMENT NO. 222.
Appropriates $13,500,000 to DOT for construction and expansion of highway projects in Lake County.

HOUSE AMENDMENT NO. 223.
Appropriates $7,000,000 to DOT for construction of flood management and retention facilities in Butterfield Creek Watershed.

HOUSE AMENDMENT NO. 224.
Approp. $50,000 to DCCA for South Suburban Mayors and Managers to conduct a Business Climate Study of south suburban Chicago.

HOUSE AMENDMENT NO. 225.
Appropriates $5,400,000 to DCCA for resurfacing of streets and repairs to storm sewers and catch basins in Schiller Park.

HOUSE AMENDMENT NO. 226.
Appropriates $750,000 to DOT for concrete lining of Crystal Creek through residential neighborhoods in Schiller Park.
HOUSE AMENDMENT NO. 227.  
Appropriates $250,000 to DOT for transportation efficiency study for moving employees in corridor along E-W Tollway.

HOUSE AMENDMENT NO. 228.  
Approp. $10,000,000 to DCCA for expansion of 22nd St., Oak Brook.

HOUSE AMENDMENT NO. 229.  
Approp. total of $3,557,600 to Dept. Conservation for theater at DuSable Museum and to Bd. of Governors for engineering college at CSU.

HOUSE AMENDMENT NO. 230.  
Approp. $3,000,000 to DOT for construction of cloverleaf at I-290 and Butterfield Rd.

HOUSE AMENDMENT NO. 231.  
Approp. $1,800,000 to DCCA for capital improvements in Silva.

HOUSE AMENDMENT NO. 232.  
Approp. $3,000,000 to DCCA for a Streamwood community complex.

HOUSE AMENDMENT NO. 233.  
Appropriates $800,000 to DCCA for the Schaumburg Metro. Exposition, Auditorium and Office Building Authority.

HOUSE AMENDMENT NO. 234.  
Approp. $3,000,000 to DOT for construction of cloverleaf at 1-290 and Butterfield Rd.

HOUSE AMENDMENT NO. 235.  
Approp. $3,000,000 to Dept. Alcoholism and Substance Abuse for a halfway house for women in Illinois.

HOUSE AMENDMENT NO. 236.  
Approp. $100,000 to CDB for feasibility study on professional sports stadium in E. St. Louis area.

HOUSE AMENDMENT NO. 237.  
Approp. $500,000 to DCCA for staffing & research on projects of Office of Urban Assistance.

HOUSE AMENDMENT NO. 238.  
Approp. $400,000 to DCFS for residential group care facility in E. St. Louis.

HOUSE AMENDMENT NO. 239.  
Approp. $7,500,000 to DCCA for construction of medical center in Roselawn community.

HOUSE AMENDMENT NO. 240.  
Approp. $7,600,000 to DOT for extending Veterans' Parkway, Spfld.

HOUSE AMENDMENT NO. 241.  
Approp. $3,800,000 to DOT for construction of Madison St., Spfld.

HOUSE AMENDMENT NO. 242.  
Increases approp. to CDB for new State central library, Spfld. by $24,000,000; changes language in appropriation.

HOUSE AMENDMENT NO. 243.  
Approp. $2,000,000 to DOT for work on Little Calumet River.

HOUSE AMENDMENT NO. 244.  
Approp. $35,000,000 to DOT for road improvements in Chicago.

HOUSE AMENDMENT NO. 245.  
Approp. $5,000,000 to Dept. ENR to implement Models in IL to Save Energy Resources Act, created by 84th G.A.

STATE DEBT IMPACT NOTE, AS AMENDED  
Financing costs of HB-569 would be $7,242.3 million.

SENATE AMENDMENT NO. 1.  
Deletes everything after enacting clause and replaces with appropriations for Build IL Program at originally introduced levels.

SENATE AMENDMENT NO. 2.  
Deletes everything after the enacting clause and replaces with essentially the same appropriation but deletes appropriations for Bureau of the Budget expenses related to sale of State bonds and for payments to the trustee under the Master Indenture for a net reduction of $40,750,000. Makes changes in formatting and in references to Responsibly Build Illinois.
SENATE AMENDMENT NO. 3.
Makes total reduction of $35,000,000 with deletion of appropriations to DCCA for Large Business Development Loans, Small Business Act loans and investments, local government loans and grants for public infrastructure improvements and to DENR for Industrial Coal Utilization Program.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 07 1985</td>
<td>First reading Rfrd to Comm on Assignment Assigned to Appropriations I</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Mtn Prevail to Suspend Rule 27(D)/115-000-000 Committee Appropriations I</td>
</tr>
<tr>
<td>May 14</td>
<td>State Debt Note Filed Committee Appropriations I</td>
</tr>
<tr>
<td>May 15</td>
<td>Amendment No.01 APPROP I Adopted Recommended do pass as amend 019-000-000</td>
</tr>
<tr>
<td>Mar 07 1985</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 22</td>
<td>Second Reading Held on 2nd Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Motion prevailed 03 THRU 11; 16,17, 19,20,21,60,68, 101,109,141,169, 171,177,178,203 THRU 203, 219</td>
</tr>
<tr>
<td>May 24</td>
<td>Amendment No.02 KEANE Adopted Motion prevailed 12 THRU 15, 18 22 THRU 59 61 THRU 67 69 THRU 100 102 THRU 108 110 THRU 140 142 THRU 168 170,172 THRU 176 179 THRU 202 206 THRU 218 220 THRU 245</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate Sen Sponsor PHILIP Added As A Joint Sponsor ROCK Placed Calndr, First Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>First reading Rfrd to Comm on Assignment Assigned to Appropriations I</td>
</tr>
<tr>
<td>Jun 20</td>
<td>State Debt Note Filed Committee Appropriations I</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Recommended do pass as amend 010-009-000</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Amendment No.01 APPROP I Adopted</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Amendment No.02 APPROP I 031-028-000</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Amendment No.03 CARROLL 031-028-000</td>
</tr>
<tr>
<td>Jun 27</td>
<td>Speaker's Table, Concurrence 01,02,03</td>
</tr>
<tr>
<td>Jul 05</td>
<td>Tabled House Rule 79(E)</td>
</tr>
</tbody>
</table>
HB-0570

1 Fiscal Note Act may be applicable.

Creates the Build Illinois Act. Provides for various projects and programs relating to: acquisition of land for a Superconducting Super Collider; industrial coal utilization; coordination of transportation improvements with business development; funding of rail facilities; open space land acquisition; natural heritage lands; infrastructure loans and grants; revolving loan programs to aid businesses; small business incubation; vocational education equipment matching grants; mathematics and science equipment matching grants; hazardous substance releases; municipal wastewater facilities; and community college repair and renovation grants. Amends the Vehicle Code by changing the privilege tax on certain motor vehicles from $30 to 5% of the selling price commencing October 1, 1985. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 5, par. 111; Ch. 96 1/2, new par. 7413;
Ch. 127, new par. 141.165

Deletes everything after the enacting clause and inserts substantially similar material. Newly inserted material authorizes the Department of Commerce and Community Affairs to accept and expend federal monies under Article 9 (Small Business Development Act), Article 10 (Large Business Development Act) and Article 11 (Illinois Small Business Incubator Act). Authorizes the Department of Energy and Natural Resources to take whatever actions are necessary to protect the State's interest in the event of default or foreclosure or noncompliance with terms and conditions of loans and grants under the Industrial Coal Utilization Program or under the rail facilities funding program, including selling, disposing of or leasing real or personal property which the Dept. may receive as the result thereof. Authorizes the Department of Agriculture to make grants to Soil and Water Conservation Districts and the Soil Conservation Service. Creates the SSC for Illinois Fund in the State Treasury.

HOUSE AMENDMENT NO. 13.

Deletes reference to: Ch. 95 1/2, pars. 3-1001 and 3-1002
Adds reference to: Ch. 48, par. 850.07; new pars. 850.07j thru 850.07j9, Ch. 127, pars. 46.1, 46.19a, 49.19, new pars. 46.50
46.51, 63a37, 144.166, 144.167, and 779.10; Ch. 144, new pars.
40a1, 189.15 and 189.16

Deletes everything. Reinserts material substantially similar to H-am 1, except that the provisions imposing a 5% privilege tax on certain motor vehicles are deleted and the agency which is to administer Articles 9, 10 and 11 is changed from DCCA to Illinois Development Finance Authority (IDFA). In addition, provides for various grants, loans and other programs financed by appropriations from the Build Illinois Bond Fund or the Build Illinois Purpose Fund as follows: Authorizes IDFA to make grants for a public hospital in Cook Co., to make grants to Centre East Metropolitan Exposition, Auditorium and Office Bldg. Authority, to administer a grant program for inventors with outstanding ideas, to administer a State Urban Development Assistance Grant Program, and to administer a Housing Partnership Program.
consisting of zero-interest loans for rehabilitation of multi-family housing; authorizes IDFA to administer a Small Business Insured Bond Program to insure industrial revenue bonds issued by units of local government or by IDFA, the proceeds of which benefit small businesses; authorizes IDFA to administer a Business Incubators Insured Bond Program to insure industrial revenue bonds issued by units of local government or by IDFA, the proceeds of which are used to finance the construction of new buildings or conversion of existing building for use as business incubators; provides for grants for mass transit; authorizes CDB to make expenditures for a State office building in Rockford; authorizes U of I Board of Trustees to establish an engineering facility at University of Illinois at Chicago Circle; creates Local Land Resources Management Planning Act, Hazardous and Solid Waste Recycling Treatment Act, and Home Owners' Emergency Assistance Act; authorizes grants to City of Rockford and County of Winnnebago for a refuse incinerator; authorizes Department of Conservation to purchase the Navy Pier for conversion into a State park; authorizes DCCA grants to Waukegan Metropolitan Exposition and Auditorium Authority and to Foss Park District; provides for matching grants to colleges for inventors-in-residence and for employment of faculty members to encourage the development of new products and processes.

HOUSE AMENDMENT NO. 14.

Adds reference to: Ch. 67 1/2, pars. 307.21, 307.24; Ch. 127, par. 132.602
Amends the IL Housing Development Act. Makes the IL Housing Development Authority subject to the Minority and Female Business Enterprise Act in making loans to lending institutions and grants to non-profit corporations and limited-profit entities. Amends the Minority and Female Business Enterprise Act to include the Housing Development Authority in the definition of State agency.

HOUSE AMENDMENT NO. 16.

In selecting recipients of any State funding or assistance under the Build Illinois Program, requires the State agency having the authority to administer the funding or assistance program to give preference to businesses, enterprises or projects located in areas with depressed property values, areas of high unemployment, and areas where there have been recent closings of industrial plants.

HOUSE AMENDMENT NO. 17.

Provides that the business incubators in Chicago shall be administered by Chicago State University and the University of II in Chicago. Authorizes DCCA to make grants totalling $1,500,000 to the Chicago Park Dist.; $500,000 for a field house at Golden State Park; and an unspecified amount for the acquisition of certain land near Calumet Expressway for conversion into a State park. Authorizes Dept. of Pub. Health to make grants to the City of Chicago for the construction of a medical center in the Roselawn Community.

HOUSE AMENDMENT NO. 18.

Adds reference to: Ch. 96 1/2, pars. 4106, 4111, 8202, 8204, 8206
Amends the Coal and Energy Development Bond Act and the Coal Technology Development Assistance Act. Changes the composition of the Coal Research Board to include the 2 co-chairpersons of the Citizens Council on Energy Resources, created by the 84th G.A., and exclude 2 of the 3 new members who were to have been appointed by the Gov. under the original bill. Changes the name of the Board to Coal Development Board. Authorizes the Board to spend monies appropriated from certain funds created under the Build Illinois program, as well as monies for coal development projects under the Coal and Energy Development Bond Act. Of the $35,000,000 authorized to DENR for expenditure under the Coal and Energy Development Bond Act, provides that $2,000,000 may be spent for development of alternative forms of energy without being subject to the requirement of prior Board approval.

HOUSE AMENDMENT NO. 19.

Adds reference to: Ch. 127, par. 2105.06
Amends the Chicago World's Fair Act to provide that all rights and title to any real property acquired by the Authority pursuant to the Act shall pass to and be vested in the City of Chicago upon the abolition of the Authority.

HOUSE AMENDMENT NO. 20.
Redefines "local government" in Article 8 (Public Infrastructure Loan and Grant Program Act).

HOUSE AMENDMENT NO. 21.
Amends Article 8 (Public Infrastructure Loan and Grant Program Act) to include in the Program projects for business retention in addition to the projects for business development or expansion already provided for.

HOUSE AMENDMENT NO. 22.
Redefines "public infrastructure" in Article 8 (Public Infrastructure Loan and Grant Program Act).

HOUSE AMENDMENT NO. 23.
In considering applications for funds under Article 8 (Public Infrastructure Loan and Grant Programs Act), provides that the Department of Commerce and Community Affairs shall consider the local government's tax effort, as shown by local tax rates relative to other local governments of the same type in the State.

HOUSE AMENDMENT NO. 24.
Provides that each application for funds under Article 8 (Public Infrastructure Loan and Grant Program Act) shall include a certification that the community has a multi-year capital improvement program, updated annually, which contains various information concerning the capital projects.

HOUSE AMENDMENT NO. 25.
Adds reference to: Ch. 144, new par. 1336.1

Amends the Illinois Financial Assistance Act for Nonpublic Institutions of Higher Learning. Provides that repair and renovation grants from the Build Illinois Bond Fund shall be distributed proportionately to each nonpublic institution of higher learning based on on-campus nonresidential gross square feet of space as certified by the Board of Higher Education. Excludes buildings used for sectarian purposes. Specifies the purposes for which funds may be expended by recipients.

HOUSE AMENDMENT NO. 26.
Creates the Illinois Agriculture Academy to offer education at the high school and college levels to students talented in the area of agricultural science and to stimulate excellence for all Illinois schools in agriculture.

HOUSE AMENDMENT NO. 27.
Adds reference to: Ch. 144, new par. 1102a

Authorizes the Board of Governors of State Colleges and Universities to establish an engineering department at Chicago State University with funds available from the Build Illinois Program.

HOUSE AMENDMENT NO. 29.
Amends to create the Illinois Office of Urban Assistance which shall conduct various studies relating to inner city urban problems and make recommendations to the General Assembly and the Governor, and to assist in revitalizing designated areas.

HOUSE AMENDMENT NO. 30.
Adds reference to: Ch. 127, par. 779, new par. 779.11

Authorizes CDB to make expenditures for the acquisition, development and construction of a State office building in Princeton.

SENATE AMENDMENT NO. 1. (Senate recedes July 3, 1985)
Deletes reference to: Ch. 48, par. 850.07, new pars. 850.07j2 thru 850.07j9; C. 96 1/2, pars. 3-1001, 3-1002

Deletes everything after the enacting clause. Inserts material substantially identical to H-am 1, including the provisions imposing a 5% privilege tax on certain motor vehicles.
SENATE AMENDMENT NO. 3. (Senate recedes July 3, 1985)

Deletes reference to: Ch. 96 1/2, new pars. 7409, 7410, 7411, 7412, 7413; Ch. 127, new pars. 141.162, 141.163, 141.164, 141.165

Adds reference to: Ch. 48, par. 850.08, new pars. 850.07z20, 850.07z21, 850.07z22, 850.07z23; Ch. 96 1/2, new par. 7404.1; Ch. 120, pars. 439.9, 439.39, 439.109, 442; Ch. 127, par. 144.23, new par. 142z-10

Deletes everything. Inserts material similar to S-am 1 with the following differences. Renames the bill The Responsibly Build IL Initiative Act. Deletes all references to the Build Illinois Bond Fund and the Build Illinois Purposes Fund and replaces them with references to the Responsibly Build Illinois Fund, which is created in the State Treasury. For FY86 thru FY95, provides for deposit into the Responsibly Build IL Fund of 2.1% of all moneys received each month by the Dept. of Revenue pursuant to the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act and Retailers' Occupation Tax Act, except that if such amount is less than the annual specified amount, provides for the deposit of an amount equal to the difference into the Responsibly Build Fund. In addition, provides for transfer into the Fund each month of all funds remaining at the end of preceding month in the Tourism Fund. Provides for IL Development Finance Authority (IDFA), rather than DCCA, administration of Articles 8 thru 11, except that IDFA is required to receive DCCA recommendation before approving a loan under those Articles. Provides for IDFA, rather than Dept. of Energy and Natural Resources administration of Article 3 (Coal Utilization Program), except that IDFA is required to receive DENR recommendation before loan approval. In any fiscal year in which there is a deficiency caused by the difference between interest rate at which bonds were issued and the interest rate which loans were approved under Articles 3, 8, 9, 10, or 11, requires the General Assembly to appropriate funds in an amount sufficient to make up the deficiency. Increases bond authorization for IDFA by $248,000,000.

SENATE AMENDMENT NO. 5. (Senate recedes July 3, 1985)

Adds reference to: Ch. 48, pars. 850.07z6, 850.07z7, 850.07z8, 850.07z9, 850.07z11 and 850.07z15; new pars. 850.07z8a, 850.07z12b, 850.07z12c and 850.07z12d; Ch. 127 par. 46.1 and new par. 46.50

Amends the Illinois Development Finance Authority Act and the Civil Administrative Code. Creates the Infrastructure Revolving Loan Fund for the purpose of distributing federal loan moneys or other funds to units of local government for infrastructure purposes. Specifies that no unit of local government may finance more than 50%, or that percent of project costs needed to match a federal grant, whichever is applicable, with loans from the Fund. Specifies the criteria for eligibility. Requires units of local government to submit a 5-year financial plan relating to each infrastructure project. Authorizes units of local government to pledge certain tax receipts as security for repayment of loans. Authorizes DCCA to enter into a contract with a college, university or other entity to conduct a Statewide survey of infrastructure needs in Illinois.

SENATE AMENDMENT NO. 6. (Senate recedes July 3, 1985)

Amends Article 9 to change the Capital Loan program to a capital loan guarantee program.

SENATE AMENDMENT NO. 8. (Senate recedes July 3, 1985)

Provides for the creation of apprenticeship committees in trades or groups of trades. Establishes an Apprenticeship Training Council to administer the added provisions.

SENATE AMENDMENT NO. 9. (Senate recedes July 3, 1985)

Provides for DCCA, rather than IDFA, administration of Articles 8, 9, 10 and 11.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-ams 1, 3, 5, 6, 8, 9.

Deletes reference to: Ch. 5, par. par. 111; Ch. 48, par.
850.08; new pars. 850.07z20, 850.07z21, 850.07z22, and
850.07z23; Ch. 96 1/2, par. 7408 and new par. 7404.1; Ch. 122,
par. 102-16; Ch. 127, pars. 49.25a, 49.25b and 142z-10; new
par. 49.25g-1

Adds reference to: Ch. 85, pars. 2102.04, 2103, 2104, 2105,
2106 and 2107; Ch. 127, pars. 46.50, 46.51, 141.148, 142z-9
and 144.25; new pars. 49.25g-1, 141.162, 141.163, 141.164 and
141.165; Ch. 144, new par. 1008d

Recommends that the bill be amended as follows: Deletes all. Reinserts material
substantially similar to Senate Amendment 1, including the provisions providing
for the administration of Articles 8, 9, 10 and 11 by DCCA (rather than IDPA).
Differs from Senate Amendment 1 in the following significant respects: eliminates
the Coal Utilization Program; expands the small business loan program to also in-
clude grants; deletes the authorization of Department of Conservation to expend
moneys for soil and water conservation districts; provides for urban development ac-
tion grants; provides for zero-interest housing partnership loans; provides for grants
for construction or renovation of a hospital in Cook County; provides for grants for
renovation of airport facilities; provides for construction of an engineering facility
by the Board of Governors of State Colleges and Universities; and authorizes the
Rockford Civic Center Authority to expense moneys for the construction of a State
office building. Provides for the financing of the Build Illinois Program. Authorizes
the State of Illinois to issue, sell and provide for the retirement of limited obligation
bonds of the State of Illinois in the total principal amount of $948,000,000 (former-
ly $1,278,000,000 in HB568). Amends the State Finance Act. Changes the name of
the Tourism Fund to the Build Illinois Fund. Creates the Build Illinois Bond Retire-
ment and Interest Fund, the Build the Build Illinois Bond Fund, the Build Illinois
Purposes Fund and the Local Tourism Fund. Provides for the distribution of various
sales tax revenues to these Funds. Imposes a 5% privilege tax on the sale of certain
vehicles. In any fiscal year in which moneys from such privilege tax exceeds an an-
nual specified amount, provides for transfer of the excess amount from the General
Revenue Fund to the Build Illinois Purposes Fund. Provides for the abatement of
the privilege tax when there are sufficient funds to retire the bonds. Effective July 1, 1985.

Mar 07 1985 First reading Rfrd to Comm on Assignment
Assigned to Revenue

Apr 25 Mtn Prevail to Suspend Rule 27(D)/115-000-000
Committee Revenue

May 08 Amendment No.01 REVENUE Adopted
Recommnded do pass as amend
010-000-002
Placed Calndr,Second Readng

May 22 Second Reading Held on 2nd Reading

May 24 Amendment No.02 REA Withdrawn
Amendment No.03 HUFF Withdrawn
Amendment No.04 SHAW Withdrawn
Amendment No.05 BRAUN Withdrawn
Amendment No.06 YOUNG,A Withdrawn
Amendment No.07 TATE Withdrawn
Amendment No.08 DANIELS Withdrawn
Amendment No.09 DANIELS Withdrawn
Amendment No.10 DANIELS Withdrawn
Amendment No.11 DANIELS Withdrawn
Amendment No.12 DANIELS Withdrawn
Amendment No.13 MADIGAN Adopted
Amendment No.14 YOUNG,A Adopted
Amendment No.15 HOMER Withdrawn
Amendment No.16 HOMER Adopted
Motion prevailed
17 THRU 27
Motion prevailed
28
Amends the Revenue Act of 1939. Provides that boards of review shall have the power to appoint hearing officers to conduct hearings, examine witnesses, gather evidence and report their findings to the board.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1. (Senate recedes July 1, 1985)
Limits to counties with a population between 255,000 and 270,000. Prohibits assessors from serving as hearing officers.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommend that the Senate recede from S-am 1
Deletes reference to: Ch. 120, par. 589
Adds reference to: Ch. 120, pars. 439.3, 439.33, 439.103, 441

Recommend that the bill be further amended as follows:

Deletes everything. Amends the Retailer’s Occupation Tax Act and other “sales” tax Acts to change the tax rates on gasohol from 1% to 2% effective immediately, to 3% effective June 1, 1986, and to 5% effective December 31, 1992. Requires the Dept. of Revenue to maintain gallonage records on gasohol. Changes the definition of gasohol to require that the ethanol contained in it be derived from cereal grain. Effective immediately.

Mar 07 1985 First reading Rfrd to Comm on Assignment
Apr 11 Placed Calndr,Second Reading Recommended do pass 013-001-000
Apr 24 Second Reading Placed Calndr,Third Reading
May 20 Third Reading - Passed 110-000-000
May 21 Arrive Senate Sen Sponsor HALL Placed Calendr,First Reading
May 22 First reading Rfrd to Comm on Assignment
May 23 Assigned to Revenue
Jun 14 Recommded do pass as amend 009-000-000
Placed Calndr,Second Reading
Jun 19 Second Reading Amendment No.01 SEN REVENUE Adopted
       Amendment No.02 WATSON Lost
Placed Calndr,Third Reading
Jun 25 Third Reading - Passed 057-000-000
Jun 27 Speaker’s Table, Concurrence 01
Jun 28 H Noncens 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/HALL
Jun 30 Hse Conference Comm Apptd 1ST/FLINN

House report submitted
Senate report submitted
Senate Conf. report Adopted 1ST/039-019-000
Jul 01 House Conf. report Adopted 1ST/105-003-000
Both House Adopted Conf rpt 1ST
3/5 vote required
Passed both Houses
Jul 30 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 84-0220 Effective date 09-01-85
HB-0572  DUNN, JOHN AND DIDRICKSON.
(Ch. 111 2/3, par. 354)
Amends the Local Mass Transit District Act to raise compensation paid to board of trustee members by an amount not to exceed $50 (now $25) a day or $200 (now $100) a month for those trustees who are not employees or officers of the municipality or county creating such district. Effective immediately.
HOUSE AMENDMENT NO. 1.
Provides for each District to determine what constitutes a business day.
FISCAL NOTE
(Prepared by DOT)
HB-572 would cost the local mass transit districts about $99,000.
Mar 07 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Amendment No.01  TRANSPORTATN  Adopted
       Recommended do pass as amend
       018-001-000
       Placed Calndr,Second Reading
Apr 11  Fiscal Note Requested CHURCHILL
       Placed Calndr,Second Reading
May 09  Second Reading  Fiscal Note filed
       Held on 2nd Reading
May 15  Placed Calndr,Third Reading
May 22  Tabled By Sponsor

HB-0573  DUNN, JOHN, REA, MAYS, HARTKE AND WOLF.
(Ch. 95 1/2, par. 4-205)
Amends The Illinois Vehicle Code. Requires law enforcement agencies impounding a vehicle to send a notice within 10 days after impoundment to the registered owner, lien holder or other person legally entitled to ownership of the vehicle, or if the identity of such persons cannot be determined within that 10 day period, then within 2 days after establishing the identity of the owner of the vehicle.
Mar 07 1985  First reading  Rfrd to Comm on Assignment
       Assigned to Transportation
Apr 10  Cal 2nd Rdng Short Debate
Apr 16  Short Debate Cal 2nd Rdng
       Cal 3rd Rdng Short Debate
Apr 30  Short Debate-3rd Passed 115-000-000
May 01  Arrive Senate
       Placed Calendr,First Reading
May 09  Sen Sponsor NEDZA
       First reading  Rfrd to Comm on Assignment
May 14  Assigned to Transportation
       Recommended do pass 010-000-000
Jun 06  Placed Calndr,Second Reading
Jun 10  Second Reading
       Placed Calndr,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 84-0402  Effective date 01-01-86

HB-0574  PRESTON – MADIGAN – SUTKER – RICHMOND – STERN, HARTKE, DUNN, JOHN AND KULAS.
(New Act; Ch. 120, new par. 5-511; Ch. 127, new par. 141.158)

1 Fiscal Note Act may be applicable.
Creates Act relating to public financing of gubernatorial campaigns; amends the Illinois Income Tax Act and State Finance Act. Limits amounts of contributions that individuals, companies or organizations may make to candidates for the offices of Governor and Lieutenant Governor. Requires gubernatorial candidates to maintain an election fund bank account. Provides that qualified gubernatorial candidates may receive matching funds from the State. Makes other revisions in the law relating to the financing of gubernatorial campaigns. Effective January 1, 1986.

FISCAL NOTE

(Prepared by State Board of Elections)

For additional staff and administration expenses, the total estimated annual cost of HB-574 would be $45,000.

SENATE AMENDMENT NO. 1.

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 refund 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.

SENATE AMENDMENT NO. 2.

Provides the Act shall first apply to the 1990 election. Further 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. Eliminates provisions concerning inaugural events.
HB-0574—Cont.

Jun 28  H Concurs in S Amend. 01,02/067-051-000
Passed both Houses

Jul 25  Sent to the Governor

Sep 20  Governor vetoed
Placed Calendar Total Veto

Oct 16  Mtn filed overrde Gov veto MADIGAN
Placed Calendar Total Veto

Oct 17  3/5 vote required
Override Gov veto-Hse lost 066-051-000
Total veto stands.

HB-0575  DUNN, JOHN – CHRISTENSEN – VANDUYNE – DEJAEGHER.

(Ch. 121, par. 6-508)

Amends the Illinois Highway Code. Provides that all surplus funds remaining in the hands of the treasurer of the road district after the completion of any construction or repairing of bridges, culverts, drainage structures or grade separations, including approaches thereto, under Section 6-508 of the Illinois Highway Code, shall be turned over at the request of the highway commissioner, with the written consent of the county superintendent, to the regular road fund of the road district.

Mar 07 1985  First reading  Rfrd to Comm on Assignment
Assigned to Transportation

Apr 17  Placed Calndr, Second Reading
Recommended do pass 018-000-000

May 09  Second Reading
Placed Calndr, Third Reading

May 22  Third Reading - Passed 117-000-000

May 23  Arrive Senate
Placed Calndr, First Reading

May 30  Sen Sponsor ETHEREDGE
Placed Calndr, First Reading

Jun 03  First reading  Rfrd to Comm on Assignment

Jun 04  Assigned to Local Government

Jun 13  Recommended do pass 011-000-000
Placed Calndr, Second Reading

Jun 18  Second Reading
Placed Calndr, 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 84-0403  Effective date 01-01-86

HB-0576  VANDUYNE – CHRISTENSEN – DEJAEGHER – FLINN.

(Ch. 120, new par. 482.7; Ch. 139, par. 36)

Amends the Revenue Act of 1939 and the Township Law of 1874. Provides that a township which is included within a multi-township district may be disconnected from the multi-township district if the population of the township has increased to 1,000 or more or if the township was included within a district which was created voluntarily. Requires a petition for disconnection signed by 10% of the voters of the township and the approval of the township board of trustees. Effective January 1, 1986.

HOUSE AMENDMENT NO. 1. (Tabled April 16, 1985)
Disallows a disconnection if, upon such disconnection, only one township would remain in the district.

HOUSE AMENDMENT NO. 2.
Provides that the disconnection will not be allowed if only one township would remain in the multi-township district after disconnection.
GOVERNOR AMENDATORY VETO.
Recommends that the disconnection not be allowed, additionally, if the combined population of the remaining townships would be less than 1,000.
Mar 07 1985 First reading Rfrd to Comm on Assignment Assigned to Counties and Townships
Mar 21 Amendment No.01 CNTY TWNSHIP Adopted DP Amnded Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read
Apr 10 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
Apr 16 Short Debate Cal 2nd Rdng Mtn Prevail - Table Amend No 01 Amendment No.02 VANDUYNE Adopted Cal 3rd Rdng Short Debate
Apr 30 Short Debate-3rd Passed 109-000-000 May 01 Arrive Senate Placed Calndr,First Reading May 07 Sen Sponsor LEMKE First reading Rfrd to Comm on Assignment May 14 Assigned to Local Government 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 19 Sent to the Governor Sep 16 Governor amendatory veto Placed Cal. Amendatory Veto Oct 15 Mtn fld accept amend veto VANDUYNE Placed Cal. Amendatory Veto Oct 16 Accept Ammd Veto-House Pass 110-000-002 Oct 17 Placed Cal. Amendatory Veto Oct 30 Mtn fld accept amend veto LEMKE Accept Ammd Veto-Sen Pass 054-000-000 Bth House Accept Amend Veto Nov 20 Return to Gov-Certification Nov 26 Governor certifies changes PUBLIC ACT 84-1051 Effective date 01-01-86

HB-0577 VANDUYNE – DEJAEGHER – PANGLE – WOLF – HARTKE.
(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%.
HOUSE AMENDMENT NO. 1.
Provides that interest on the unpaid balance owing is 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”, approved May 26, 1970, as now or hereafter amended (now 6%).
Mar 07 1985 First reading Rfrd to Comm on Assignment Assigned to Counties and Townships
Mar 21 Amendment No.01 CNTY TWNSHIP Adopted DP Amnded Consent Calendar 014-000-000
Cal 2nd Rdng Short Debate
Apr 10 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
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.

HOUSE AMENDMENT NO. 1. (Tabled May 14, 1985)

Makes the awards payable from an annual appropriation to the board for such purpose and for its expenses, rather than by the department or agency realizing the savings. Eliminates the transfer of non-expended funds from the department or agency to the Department of Central Management Services. Provides that all suggestions resulting in savings shall earn awards and that those resulting in savings of less than $250 shall earn $25 awards.

HOUSE AMENDMENT NO. 3.

Specifies a schedule for determining the amount of the award according to the amount of savings realized rather than awarding the lesser of $5,000 or 10% of the savings.

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

Removes provisions specifying that the award shall be paid from the appropriation of the agency realizing the savings and that 2% of appropriations shall be set aside and used for operation of the program. Repeats the award formula, worded slightly differently.

SENATE AMENDMENT NO. 2.

Rewords the provisions relating to awards to employees who make cost savings suggestions. Covers technical gap in award provisions.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 2.

Adds reference to: Ch. 15, new par. 222.2

Recommends that the bill be further amended to change the title and to change the Board's membership to 8 members appointed 2 each by the General Assembly leadership and, as ex-officio, non-voting members, the directors of the Bureau of the Budget and the Department of Central Management Services. Removes the 2% set aside of non-expended funds for program operations. Provides that awards and board member expenses shall be paid from General Assembly appropriations for such purpose. Amends the State Comptroller Act. Permits the Comptroller and di-
rector of the Bureau of the Budget to reserve amounts equal to the savings from the appropriate appropriation line item for the State agency involved. Effective immediately.

Mar 07 1985 First reading  Rfrd to Comm on Assignment
Assigned to State Gov Adm & Regulatory Rev

Apr 18 Amendment No.01 ST GOV REVIEW Adopted
Do Pass Amend/Short Debate
012-000-000

May 14 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Mtn Prevail -Table Amend No 01
ROPP Withdrawn
Amendment No.02 ROPP Adopted
Amendment No.03 ROPP Withdrawn

May 16 Cal 3rd Rdng Short Debate
Mtn Prev-Recall 2nd Reading
CULLERTON Withdrawn
Amendment No.04 CULLERTON

May 20 Arrive Senate
May 23 Sen Sponsor POSHARD
May 24 First reading  Rfrd to Comm on Assignment
May 29 Assigned to Executive
Jun 11 Recommended do pass 018-000-000

Jun 18 Second Reading
Amendment No.01 POSHARD Adopted
Placed Calndr, Third Reading

Jun 19 Recalled to Second Reading
Mtn Reconsider Vote Prevail
01-POSHARD
Mtn Prevail -Table Amend No 01
Tabled
Amendment No.02 POSHARD Adopted
Placed Calndr, Third Reading

Jun 24 Added As A Co-sponsor HOLMBERG
Placed Calndr, Third Reading
Added As A Joint Sponsor BERMAN
Third Reading - Passed 059-000-000

Jun 25 Speaker's Table, Concurrence 02
Jun 30 H Noncnsrs in S Amend. 02
Secretary's Desk Non-concur 02
S Refuses to Recede Amend 02
S Requests Conference Comm 1ST
Sen Conference Comm Apptd IST/POSHARD
BERMAN, CARROLL,
SCHUENEMAN & DAVIDSON

Hse Conference Comm Apptd IST/MADIGAN,
CURRAN, CULLERTON,
OBLINGER & EWING

Jul 02 House report submitted
House report submitted
MADIGAN

Senate report submitted
POSHARD
3/5 vote required

Senate Conf. report Adopted IST/CORRECTED
052-000-000
3/5 vote required

House Conf. report Adopted IST CORRECTED
097-009-001

Both House Adoptd Conf rpt IST CORRECTED
Passed both Houses
HB-0578—Cont.

Jul 31 Sent to the Governor
Sep 25 Governor approved
PUBLIC ACT 84-0943 Effective date 09-25-85

HB-0579 HICKS.
(Ch. 48, par. 681; new par. 550.1)

Amends The Unemployment Insurance Act. Requires the Department of Employment Security to apply any overpayments of unemployment insurance contributions, and any overpayments of interest or penalties to have accrued and become payable pursuant to the Act, to any liabilities outstanding against the overpaying employer pursuant to the Act, and, where no such liabilities exist, to refund such overpayments within 60 days after receipt thereof. Provides all refunds not made within the 60-day period bear interest at the rate of 1.5% per month. Effective immediately.

Mar 07 1985 First reading
Rfrd to Comm on Assignment
Assigned to Labor & Commerce

May 03
Tbld pursuant Hse Rule 27D

HB-0580 LEVIN – SUTKER.
(New Act)

Allows a sales representative to recover from a principal up to 3 times the amount of commissions due from the principal, where the principal has failed to make timely commission payments to the sales representative following the termination of the representative’s contract with the principal for the solicitation of wholesale orders within the State. Provides the sales representative may also recover reasonable attorney’s fees and court costs from the principal. Effective October 1, 1985.

HOUSE AMENDMENT NO. 1.
Includes compensation the rate of which is expressed as a percentage of the dollar amount of profits within the definition of “commission”. Excludes an employee of the principal from the definition of “sales representative”. Increases from 10 to 13 the number of days after the termination of a contract between a sales representative and principal during which commissions due at the termination of the contract must be paid, and the number of days after the due date of commissions which become due following the termination of such a contract during which such commissions must be paid.

HOUSE AMENDMENT NO. 2.
Deletes the provisions that: (a) when a principal contracts with a sales representative to solicit wholesale orders within this State, the contract shall be in writing and shall set forth the method by which the commission is to be computed and paid; and (b) the principal shall provide each sales representative a signed copy of the contract; and the principal shall obtain a signed receipt for the contract from each sales representative.

HOUSE AMENDMENT NO. 3.
Includes in the definition of “Sales Representative” (a) one who qualifies as an employee of the principal pursuant to the Illinois Wage Payment and Collection Act or (b) one who sells products to the ultimate consumer. Repeals the deletion made by H-am 2 and substitutes: All commissions due at the time of termination of a contract between a sales representative and principal shall be paid within 13 days of termination, and commissions that become due after termination shall be paid within 13 days of the date on which such commissions become due. Any provision in any contract between a sales representative and principal purporting to waive any of the provisions of this Act shall be void.

Mar 07 1985 First reading
Rfrd to Comm on Assignment
Assigned to Labor & Commerce

May 03 Amendment No.01 LABOR COMMRCCE Adopted
Amendment No.02 LABOR COMMRCCE Adopted
Amendment No.03 LABOR COMMRCCE Adopted
Recommended do pass as amend
023-000-000

Placed Calndr,Second Reading
HB-0581  TATE - HICKS AND PANGLE.

(Ch. 108 1/2, par. 16-133.1)

Amends the Downstate Teachers' Article of the Illinois Pension Code. Makes the initial automatic annual increase in annuity effective on January 1 of the year next following the first anniversary of retirement, instead of on the later of either that date or January 1 of the year next following attainment of age 61.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS PENSION

HB-0582  WOODYARD - WEAVER,M - BRUNSVOLD AND TATE.

(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 report such transactions and holdings to the Secretary of State and to direct the Secretary to analyze information contained in such reports and determine the effects such transactions and holdings have, particularly on family farms and rural communities, and for other purposes. Effective January 1, 1986.

HOUSE AMENDMENT NO. 1.
Provides for administration of Act by Department of Agriculture rather than Secretary of State. Provides that violation of specified Sections of Act is punishable by a fine not to exceed $500, instead of $25,000.

HOUSE AMENDMENT NO. 2. (Tabled May 9, 1985)
Includes as land exempt from the reporting requirements of this amendatory Act, agricultural land as defined in the IL Agricultural Foreign Investment Disclosure Act, on which reports are required to be made pursuant to the provisions of said Act and its implementing regulations.

HOUSE AMENDMENT NO. 4.
Changes exemption from reporting requirements to apply to agricultural land that is held by corporations in parcels of 25 acres or less, that is used as rights-of-way, that is reported under the Agricultural Foreign Investment Disclosure Act, that is covered by a completed pre-annexation agreement, or for which a platted subdivision has been recorded. Requires Secretary of State to make available to the G.A. certain information received under the Agricultural Foreign Investment Disclosure Act.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 5.
Exempts agricultural land transferred to or by the State of Illinois.

GOVERNOR AMENDATORY VETO.

Recommends changing the filing requirement to be applicable only if there is a change in ownership of the land and to begin on December 31, 1986. Also recommends eliminating the requirement that the landowner report the agricultural products produced on the land and the purpose for which the land is being held.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Amendment No.01 AGRICULTURE Adopted
Apr 17 Amendment No.02 AGRICULTURE Adopted
Placed Calndr,Second Reading
May 09 Second Reading Mtn Prevail -Table Amend No 02
Amendment No.03 WOODYARD Withdrawn
Amendment No.04 WOODYARD Adopted
Placed Calndr,Third Reading
May 21 Amendment No.05 WOODYARD Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 111-001-003
May 22 Arrive Senate
Sen Sponsor COFFEY
Placed Calndr,First Reading
May 23 First reading Rfrd to Comm on Assignment
May 24 Assigned to Agriculture, Conservation & Energy
May 30 Recommended do pass 010-000-000
Jun 04 Second Reading
Placed Calndr,Third Reading
Jun 05 Third Reading - Passed 050-002-000
Passed both Houses
Jun 30 Sent to the Governor
Aug 26 Governor amendatory veto
Placed Cal. Amending Veto
Oct 15 Mtn fild accept amend veto WOODYARD
Placed Cal. Amending Veto
Oct 16 Accept Ammd Veto-House Pass 109-001-000
Oct 17 Placed Cal. Amending Veto
Oct 30 Mtn fild accept amend veto COFFEY
Accept Ammd Veto-Sen Pass 053-000-000
Bth House Accept Amend Veto
Nov 20 Return to Gov-Certification
Nov 26 Governor certifies changes
PUBLIC ACT 84-1052 Effective date 01-01-86

HB-0583  WOODYARD – MATIJEVICH – BARNES – DANIELS.

Appropriates $179,422,109 for the ordinary, contingent and distributive expenses of the Secretary of State, from the following funds. Effective July 1, 1985.

General Revenue Fund ............................................................... $ 75,822,940
Road Fund .................................................................................. 89,076,058
Capital Development Fund .............................................................. 6,704,800
Motor Fuel Tax Fund ........................................................................ 378,651
State Lottery Fund ............................................................................. 189,325
State Parking Facility Maintenance Fund .......................................... 130,000
Vehicle Inspection Fund ..................................................................... 449,528
Federal funds ....................................................................................... 6,670,807
STATE DEBT IMPACT NOTE
Financing costs of HB 583 is $14.6 million.

HOUSE AMENDMENT NO. 1.
Increases appropriation to Secretary of State in General Administration and Motor Vehicle Groups by a total of $73,654.

HOUSE AMENDMENT NO. 2.
Appropriates $4,490,561 to the Sec. of State for per capita grants to public libraries.

SENATE AMENDMENT NO. 1.
Decreases OCE and distributive line items for the Secretary of State by $1,189,233.

SENATE AMENDMENT NO. 3.
Appropriates $1,000,000 for the rehabilitation of elevators.

SENATE AMENDMENT NO. 4.
Increases and decreases for a net increase of $617,800.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $359,300.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 13</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.01 APPROP I - Adopted</td>
</tr>
<tr>
<td></td>
<td>State Debt Note Filed</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Mtn Prevail to Suspend Rule 37(G)</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Amendment No.02 LEVERENZ - Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.03 LEVERENZ - Withdrawn</td>
</tr>
<tr>
<td></td>
<td>Amendment No.04 FLOWERS - Withdrawn</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td></td>
<td>Mtn Prevail to Suspend Rule 37(C)</td>
</tr>
<tr>
<td></td>
<td>Third Reading - Passed 109-002-000</td>
</tr>
<tr>
<td>May 30</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td>Placed Calendar,First Reading</td>
</tr>
<tr>
<td>Jun 03</td>
<td>Sen Sponsor DAVIDSON</td>
</tr>
<tr>
<td></td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Recommnded do pass as amend 018-000-000</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Amendment No.01 APPROP I - Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 APPROP I - Tabled</td>
</tr>
<tr>
<td></td>
<td>Amendment No.03 APPROP I - Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td></td>
<td>Recalled to Second Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.04 CARROLL - Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td></td>
<td>Third Reading - Passed 058-000-000</td>
</tr>
<tr>
<td>Jun 27</td>
<td>Speaker's Table, Concurrence 01,03,04</td>
</tr>
<tr>
<td>Jun 29</td>
<td>H Concurs in S Amend. 1,3,4/110-003-000</td>
</tr>
<tr>
<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 18</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Jul 19</td>
<td>Governor reduction veto</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0075</td>
</tr>
<tr>
<td></td>
<td>Effective date 07-19-85</td>
</tr>
<tr>
<td></td>
<td>Placed Cal. Reduction Veto</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Reduction veto stands. PA 84-0075</td>
</tr>
</tbody>
</table>
Amends the Chicago Police Article of the Pension Code to provide an optional new widow's pension formula, equal to 50% of the policeman's retirement pension, or 30% of the salary paid to a first class patrolman if the policeman dies in service; eliminates the refund of excess widow's contributions. Effective immediately.

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

- **Mar 12 1985** First reading Rfrd to Comm on Assignment
- **Mar 13** Assigned to Personnel and Pensions
- **May 03** Tbd pursuant Hse Rule 27D

**HB-0585 MCPIKE AND WOLF.**

(Ch. 122, par. 106-1)

Amends the Public Community College Act. Permits a school district, part of which lies outside a community college district, to levy additional taxes for the purpose of paying tuition of community college students from the district who reside in that part of the district lying outside the community college district.

- **Mar 12 1985** First reading Rfrd to Comm on Assignment
- **Mar 13** Assigned to Higher Education
- **May 02** Interim Study Calendar HIGHER ED

**HB-0586 REGAN AND STANGE.**

(Ch. 37, par. 702-7)

Amends the Juvenile Court Act. Authorizes the State's Attorney to prosecute under the criminal laws of this State any minor 14 years of age and over who is charged with a gang related felony.

- **Mar 12 1985** First reading Rfrd to Comm on Assignment
- **Mar 13** Assigned to Judiciary II
- **May 03** Tbd pursuant Hse Rule 27D

**HB-0587 REGAN, STANGE AND PEDERSEN,B.**

(Ch. 48, par. 138.7)

Amends the Workers' Compensation Act relating to the compensation of surviving spouses and surviving children of fatally injured workers. Provides that in the case of remarriage of the surviving spouse, the surviving spouse shall be paid a lump sum equal to 2 years compensation benefits and all further rights of the surviving spouse shall be extinguished, regardless of whether the surviving spouse has minor children. Also upon remarriage of the surviving spouse the child's benefits shall terminate on the child reaching age 18.

- **Mar 12 1985** First reading Rfrd to Comm on Assignment
- **Mar 13** Assigned to Labor & Commerce
- **May 03** Tbd pursuant Hse Rule 27D

**1 HB-0588 STEPHENS.**

(Ch. 122, pars. 21-1 and 34-83)

Amends The School Code to require an applicant to teach or supervise in the public schools to pass an examination of knowledge or skills which the State Board of Education, in consultation with the State Teacher Certification Board, has determined is necessary as a prerequisite to teach or supervise in the public schools. Applicable to applicants for certification on or after January 1, 1988. Not applicable to those persons certificated prior to January 1, 1988.

---

1 Fiscal Note Act may be applicable.

2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0588

**STEWARDS, WOODYARD, JOHNSON, DAVIS, GOFORTH, HENSEL, MCMASTER, ROPP AND WOJCICK.**

(Ch. 23, pars. 4-1.10, 6-1.6, 6-1.7 and 9-6; new par. 9-6.01)

Amends the Public Aid Code. Requires the Department of Public Aid to establish and administer a Statewide workfare program for AFDC and Medical Assistance recipients. Provides that the Department shall enter into agreements with units of local government and State agencies whereby such governmental entities agree to provide public sector employment to the recipients; requires compensation at the State's minimum wage rate; provides that a recipient shall not be required to work for more than 8 hours per day or more than 4 days per week; provides that the wages of the recipient shall be credited against his monthly benefits. Exempts a recipient who is the sole supporter of a family with a child under 7 years of age from mandatory participation in the program.

HB-0590

**COWLISHAW, ZWICK, PARCELLS, DIDRICKSON, KUBIK, HALLOCK, COUNTRYMAN, WILLIAMSON, WEAVER, TATE, REGAN AND STEPHENS.**

(Ch. 17, par. 4906)

Amends the Mortgage Escrow Account Act to permit a borrower to pledge a money market account to secure payment of anticipated taxes. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Permits pledging of an interest bearing time deposit instead of a savings account or money market account for securing payment of anticipated taxes.
HB-0591  PANGLE AND SATTERTHWAITE.  
(New Act)

Creates the Burial of Dead Bodies Act. Provides that all dead human bodies interred within Illinois shall have a cover of not less than 2 feet of earth at the shallowest point over the outer receptacle in which such body is placed. Provides that any person who buries a dead human body in violation of the Act is guilty of a petty offense. Prohibits home rule units from exercising concurrent jurisdiction.

HOUSE AMENDMENT NO. 1.

Specifies required cover of earth to be 18 inches, instead of 2 feet.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Amendment No.01  REGIS REGULAT  Adopted
Apr 11  Amendment No.02  Recommended do pass as amend
Apr 23  Second Reading
May 21  Third Reading - Passed 116-000-000
May 22  Arrive Senate
May 24  Sen Sponsor SAVICKAS
May 29  First reading  Rfrd to Comm on Assignment
May 30  Assigned to Ins Pensions & Licensed Activities
Jun 04  Waive Posting Notice 7C
Jun 10  Placed Calndr,Second Reading
Jun 12  Second Reading
Jun 24  Third Reading - Passed 059-000-000
Jul 19  Sent to the Governor
Sep 16  Governor approved

PUBLIC ACT 84-0405  Effective date 01-01-86

HB-0592  FRIEDRICH,DP.  
(Ch. 95 1/2, par. 7-310)

Amends The Illinois Vehicle Code. Provides that discharge in bankruptcy of the owner or lessee of a commercial vehicle by whom the judgment debtor is employed at the time of the accident under certain conditions relieves the judgment debtor of the suspension of license and registration provisions for failure to satisfy the judgment.

HOUSE AMENDMENT NO. 1.

Provides that the amendatory provisions are applicable whether the accident in question occurs before, on or after the amendatory Act's effective date.

HOUSE AMENDMENT NO. 2.

Provides that financial responsibility for the future requirements with respect to the judgment debtor are not applicable with respect to his driving activities as an employee driver of a commercial vehicle owned or leased by another.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Transportation
Apr 10  Amendment No.01  TRANSPORTATN  Adopted
Apr 10  Amendment No.02  TRANSPORTATN  Adopted
Apr 10  Recommended do pass as amend
Apr 10  017-001-000

Placed Calndr,Second Reading
Amends the School Code to provide for the granting of scholarship assistance to the surviving spouses of policemen and firemen killed in the line of duty. Effective immediately.

---

1 Fiscal Note Act may be applicable.
HB-0594 PARKE, STANGE, JOHNSON, DELEO, REGAN, HALLOCK AND WILLIAMSON.

(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.

Gives defendant's attorney priority over the satisfaction of other obligations with respect to bail bond.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Judiciary II
Mar 21 Recommended do pass 011-001-001

Placed Calndr,Second Reading
Apr 16 Second Reading Amendment No.01 CULLERTON Adopted
Placed Calndr,Third Reading
May 24 Interim Study Calendar JUDICIARY II

HB-0595 BOWMAN.

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

Amends the Public Utilities Act to permit the Illinois Commerce Commission to use an accrual accounting method for accruing amounts for the decommissioning of electric generating plants.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Public Utilities
May 01 Interim Study Calendar PUB UTILITIES

'HB-0596 BOWMAN.

(Ch. 141, par. 111)

Amends the Uniform Disposition of Unclaimed Property Act to provide that persons holding property presumed to be abandoned must report the name of the owner of such property to Department of Financial Institutions only if the value of such property is $100 or more rather than $25 or more.

HOUSE AMENDMENT NO. 2.

Requires reporting of property valued at $50, instead of $100.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Financial Institutions
Mar 20 Recommended do pass 016-003-001

Placed Calndr,Second Reading
Apr 18 Second Reading Amendment No.01 ZWICK Withdrawn
Amendment No.02 BOWMAN Adopted
Placed Calndr,Third Reading
May 24 Tabled House Rule 37(G)

'HB-0597 BOWMAN – NASH, WHITE AND DELEO.

(Ch. 127, par. 55a-4)

Amends The Civil Administrative Code of Illinois. Establishes, in the Division of Support Services of the Department of Law Enforcement, the Office 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. Effective immediately.

1 Fiscal Note Act may be applicable.
FISCAL NOTE
(Prepared by Dept. of Law Enforcement)

Administrative Costs and Grant Funds, exclusive of Chicago grant funds, would total $2,215,000 to $2,715,000. Estimated grant funds for Chicago would range from $750,000 to $1,000,000.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Executive
Apr 10  Recommended do pass 013-000-000
Apr 16  Placed Calndr, Second Reading  Fiscal Note Requested PIEL
Apr 30  Placed Calndr, Second Reading  Fiscal Note filed
May 09  Placed Calndr, Second Reading  Second Reading
May 24  Placed Calndr, Third Reading  Tabled House Rule 37(G)

HB-0598  SALTSMAN, MADIGAN, BOWMAN, TUERK, LEVERENZ, WOLF AND CURRIE.
(New Act)

Authorizes the Board of Trustees of a private college or private university to appoint persons to be members of a campus police department or security force. Members of the force must have successfully completed an approved training course offered at a police training school established under the Illinois Police Training Act. Grants members of such force powers of peace officers. Requires the Board of Trustees to provide each member of the campus police department or security force with liability insurance coverage for no less than $250,000, unless indemnification is provided by a program of self-insurance.

HOUSE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Provides that the Board of Trustees of a private college or private university may appoint persons to be members of a campus police department. Provides that members of the campus police department established for police protection must have successfully completed the minimum Standard Basic Law Enforcement Training Course offered at a police training school and the firearms training for peace officers.

SENATE AMENDMENT NO. 1.
Changes definition of private college or private university. The institution must provide a program of education in residence leading toward a baccalaureate degree and must hold a certificate of approval issued by the Board of Higher Ed and be accredited by the North Central Association.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Higher Education
Mar 21  Recommended do pass 012-000-000
Apr 25  Second Reading  Amendment No.01  SALTSMAN  Adopted
Apr 25  Placed Calndr, Third Reading
May 21  Third Reading - Passed 115-000-000
May 22  Arrive Senate  Sen Sponsor BLOOM
May 23  Placed Calndr, First Reading  Rfrd to Comm on Assignment
May 24  Assigned to Education-Elementary & Secondary
Jun 05  Recommended do pass 010-002-001
Jun 12  Placed Calndr, Second Reading  Second Reading
Jun 24  Placed Calndr, Third Reading
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. Effective immediately.

FISCAL NOTE

(Prepared by the Dept. of Public Health)

To maintain the program's maximum operation in IL despite any decrease in Federal funds would require the Dept. to request additional State funding. However, the Dept. is unable to give a cost estimate at this time.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Human Services
Apr 10 Recommended do pass 008-003-000
Placed Calndr,Second Reading
Apr 16 Fiscal Note Requested MCCRACKEN
Placed Calndr,Second Reading
Apr 29 Fiscal Note filed
Placed Calndr,Second Reading
May 09 Second Reading Amendment No.01 MCCRACKEN Ruled not germane
Placed Calndr,Third Reading
May 24 Interim Study Calendar HUMAN SERVICE

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.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Insurance
May 03 Motion disch comm, advc 2nd
STUDY - BOWMAN
Interim Study Calendar INSURANCE

Fiscal Note Act may be applicable.
Amends the Illinois Lottery Law. Provides that any bonuses for selling winning lottery tickets shall be payable to vendors whether or not the prize money is claimed, provided that the vendor can be identified. Effective immediately and applies to lottery tickets sold on or after January 1, 1984.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 13</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td>May 02</td>
<td>Do Pass/Short Debate Cal 011-000-000</td>
</tr>
<tr>
<td>May 08</td>
<td>Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate</td>
</tr>
<tr>
<td>May 10</td>
<td>Short Debate-3rd Passed 105-001-000</td>
</tr>
<tr>
<td>May 14</td>
<td>Arrive Senate Placed Calndr,First Readng</td>
</tr>
<tr>
<td>May 16</td>
<td>Sen Sponsor VADALABENE Placed Calndr,First Readng</td>
</tr>
<tr>
<td>May 17</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 21</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td>Jun 06</td>
<td>Recommended do pass 008-000-000</td>
</tr>
<tr>
<td>Jun 10</td>
<td>Second Reading Placed Calndr,Third Readng</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>Jul 19</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 03</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0233 Effective date 09-03-85</td>
</tr>
</tbody>
</table>

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 $14,000. Effective January 1, 1986.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 13</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td>May 03</td>
<td>Interim Study Calendar REVENUE</td>
</tr>
</tbody>
</table>

Amends the Illinois Highway Code to require highway commissioners to have the written approval of the highway board of auditors in consolidated township road districts, the board of trustees in single township districts, and the county board in all other districts before entering into an installment contract of more than 1 year for the purchase or lease of highway equipment. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 13</td>
<td>Assigned to Counties and Townships</td>
</tr>
<tr>
<td>May 03</td>
<td>Tbld pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

Amends the Lobbyist Registration Act. Requires the Secretary of State to publish in booklet form, by March 1 of each year, all the information contained in the Fiscal Note Act may be applicable.

1 Fiscal Note Act may be applicable.
registration statements filed with the Secretary pursuant to the Act during the immediately preceding calendar year, and to make reasonable quantities of the information so published available for distribution by that date.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch 63, par 175

Imposes a $10 fee on all persons filing lobbyist statements. Provides that the lobbyist information published by the Secretary of State each year shall consist of the information contained in the lobbyist registration statements filed with the Secretary during the 12 month period ending on December 15 of the immediately preceding calendar year, and that such information shall be published by April 1 rather than March 1 of each year. Specifies lobbyists shall include two 3 by 5 inch photographs as part of the information required in their registration statements.

HOUSE AMENDMENT NO. 2.

Deletes everything after the enacting clause. Replaces with language amending the Lobbyist Registration Act. Expands category of persons required to register, to reflect a new minimum requirement of $1,000 in a semi-annual period as the base amount for inclusion of action under the Act. Elucidates certain information required of registrants. Requires renewal of registration, and sets out contents of the renewal registration statement to be filed for compliance. Adds requirement of lobbyists's accounts, and provides therefor. Changes the requirements of periodic reports, to include total disclosure of expenses and receipts, including gifts and disbursements made by the lobbyist over $300, and to require reports of employers of lobbyists, and non-registered persons who spend over $250 per month to influence legislative or administrative action. Eliminates provisions delegating duties to the Secretary of State and prescribing venue. Requires State agencies to file reports of expenses and lobbying goals. Adds prohibitions against deception, forced obligation, misrepresentation of control, falsification of public opinion and opportunistic influence of introduction of bills to gain employment as a lobbyist in relation thereto. Grants the Attorney General powers of enforcement. Adds related definitions. Effective immediately.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Amendment No.01 EXECUTIVE Assigned to Executive
Apr 18 Do Pass Amend/Short Debate 012-000-001
Cal 2nd Rdng Short Debate
May 15 Short Debate Cal 2nd Rdng Amendment No.02 GREIMAN Adopted
062-040-003
Cal 3rd Rdng Short Debate
May 24 Tabled House Rule 37(G)

1 HB-0605 ROPP, STECZO, MCNAMARA, KEANE, DEUCHLER, HARTKE, WOLF, SOLIZ, RONAN, CULLERTON AND KLEMM.

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

Amends The School Code. Requires the State Board of Education to disseminate to all school boards and superintendents of schools information concerning the creation of tax exempt foundations to receive gifts for the benefit of local school districts.

SENATE AMENDMENT NO. 1.

Adds that it is information concerning the "procedures governing" the creation of tax exempt foundations which the State Board of Ed. is to disseminate to school boards and superintendents.

SENATE AMENDMENT NO. 2. (Senate recedes July 1, 1985)

Adds reference to: Ch. 122, par. 7-1

1 Fiscal Note Act may be applicable.
Requires regional board of trustees to hold a hearing upon any petition filed for detachment, annexation, or division of school district boundaries lying within the educational service region. Requires the board to render a decision on the petition within specified time. Provides for placement in escrow of moneys received by school districts from tax levies while the board's decision to grant or not grant the petition is being adjudicated.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 2.
Recommends that the House concur in S-am 1.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Elementary & Secondary Education

Apr 25  Do Pass/Consent Calendar 016-000-000

May 01  Consent Calendar, 2nd Reading
May 03  Consent Calendar, 3rd Read
May 07  Arrive Senate
May 21  Sen Sponsor FAWELL
May 22  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Education-Elementary & Secondary
May 30  Recommended do pass 008-001-001

Jun 05  Second Reading
Jun 19  Recalled to Second Reading
Jun 21  Recalled to Second Reading
Jun 25  Third Reading - Passed 058-000-000
Jun 28  H Noncns in S Amend. 01,02
Jun 29  Speaker's Table, Concurrence 01,02
Jun 28  S Refuses to Recede Amend 01,02
Jun 29  S Requests Conference Comm IST
Jun 29  Sen Conference Comm Apptd IST/FAWELL
Jun 29  MAITLAND, BERMAN, HOLMBERG, & KELLY
Jun 29  Hse Conference Comm Apptd IST/MULCAHEY,
Jun 29  STECZO, CULLERTON, ROPP & COWLISHAW

Jun 30  House report submitted
Jun 30  Senate report submitted
Jul 01  House Conf. report Adopted IST/057-000-000
Jul 01  Both House Adopted Conf rpt IST
Jul 30  Sent to the Governor
Sep 25  Governor approved

PUBLIC ACT 84-0944 Effective date 07-01-86
HB-0606

MCGANN - CAPPARELLI - PANAYOTOVICH - LAURINO - MCAULIFFE AND KEANE.

(Ch. 108 1/2, par. 5-167.2)

Amends the Chicago Police Article of the Pension Code to raise the rate of annual increase in pension from 2% to 3% for persons who retired from service before September 1, 1967, with 20 or more years of service. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOVT'S.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

HB-0607

MCGANN - FARLEY - KEANE - LAURINO - PANAYOTOVICH.

(Ch. 127, new par. 2102.07a)

Amends the Chicago World's Fair-1992 Authority Act to require the Chicago World's Fair-1992 Authority to construct a domed stadium in the City of Chicago. The construction shall be financed from funds available to the Authority. After the 1992 Chicago World's Fair, title and rights to the domed stadium shall be vested in the Chicago Park District.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Select Comm on Worlds Fair - 1992
May 02 Motion disch comm, advc 2nd MCGANN
Mtn Prevail Suspend Rul 20K Committee Select Comm on Worlds Fair - 1992
May 03 Motn discharge comm lost 022-079-011 Tbd pursuant Hse Rule 27D

HB-0608

MCGANN - CAPPARELLI - LAURINO - DELEO - MCAULIFFE, NASH AND MADIGAN.

(New Act)

Authorizes the directors of the Departments of Mental Health and Developmental Disabilities and Central Management Services to convey certain land in Cook County to the Board of Trustees of Community College District No. 508. Effective immediately.

HOUSE AMENDMENT NO. 1. (Tabled May 16, 1985)
Provides that the property to be conveyed must be conveyed subject to the condition that no State funds may be used or expended for any improvements which are made on the property after its conveyance by the State.

HOUSE AMENDMENT NO. 2.
Provides for the conveyance of an additional 9 acres if the same is no longer needed for State purposes; revises the legal description of the lands being conveyed; reserves to the grantors an easement of access and an easement for utilities; changes the possibility of reverter clause and repeals Public Act 79-1352, approved August 6, 1976.

HOUSE AMENDMENT NO. 3.
Specifies property conveyed pursuant to the Act shall be conveyed subject to the express condition, with a right of entry for condition broken, that no State funds may be used or expended for any improvement which may at any time be made in such property subsequent to the date of such conveyance.

HOUSE AMENDMENT NO. 5.
Exempts certain described property from that property conveyed.

Mar 12 1985 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Chicago Police Article of the Pension Code to raise the minimum annuity for certain widows to $325 per month, beginning July 1, 1985. Effective immediately.

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

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

Amends the State Employees Article of the Pension Code to provide a one-time 7% increase in disability benefits.

PENSION IMPACT NOTE
The cost of HB-610 is estimated to be $400,000 per annum.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Personnel and Pensions
Apr 23 Pension Note Filed
May 03 Tbd pursuant Hse Rule 27D

Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0611

HANNIG AND REA.

(Ch. 56, par. 5.1)

Amends the Fish Code of 1971 to provide that persons who are required to pay a fee before given access to a body of water in order to fish shall not be required to obtain a fishing license.

HOUSE AMENDMENT NO. 1.

Deletes amendatory language and replaces with provision that persons fishing at fee fishing areas licensed by the Department shall not be required to obtain a fishing license. Adds April 1, 1986 effective date.

Mar 12 1985
First reading
Rfrd to Comm on Assignment

Mar 13
Assigned to Energy Environment & Nat. Resource

Apr 11
Amendment No.01
ENRGY ENVRMNT
Adopted
Do Pass Amend/Short Debate
012-000-000

Apr 18
Cal 2nd Rdnr Short Debate

Short Debate Cal 2nd Rdnr

Apr 30
Cal 3rd Rdnr Short Debate

Short Debate-3rd Passed 115-000-000

May 01
Arrive Senate

Placed Calndr,First Reading

May 09
Sen Sponsor DEMUZIO
First reading

May 14
Rfrd to Comm on Assignment

Assigned to Agriculture, Conservation
& Energy

Jun 13
Placed Calndr,Second Reading

Recommended do pass 013-000-000

Jun 18
Second Reading

Placed Calndr,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 84-0408 Effective date 04-01-86

1 HB-0612

CURRIE - BARNES - WHITE - RONAN - GIORGI, BOWMAN, CULLERTON, MATIJEVICH, PRESTON, WASHINGTON, YOUNG, ZWICK, ALEXANDER, BRAUN, BRESLIN, FLOWERS, LEVIN, SOLIZ, LEFLORE, YOUNG, W AND TURNER.

(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 12 1985
First reading
Rfrd to Comm on Assignment

Mar 13
Assigned to Human Services

Mar 20
Recommended do pass 011-000-000

Placed Calndr,Second Reading

Apr 09
Second Reading

Placed Calndr,Third Reading

May 24
Interim Study Calendar HUMAN SERVICE

HB-0613

KLEMM - HAWKINSON, DEUCHLER, ROPP, STANGE, CULLERTON, OLSON AND RONAN.

(Ch. 95 1/2, par. 1104)

Amends the Child Passenger Protection Act. Deletes ownership of a vehicle as criteria for establishing which parent or guardian shall be held accountable to the requirements of that Act. Effective immediately.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Deletes changes and makes a parent or guardian responsible for securing the child in a restraint system when transporting the child in a car owned by any parent or guardian of the child.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Transportation
Apr 10  Amendment No.01  TRANSPORTATN  Adopted
Placed Calndr,Second Readng
Apr 16  Second Reading  Placed Calndr,Third Reading
May 24  Interim Study Calendar TRANSPORTATN

1 HB-0614  CAPPArellI – MCAULIFFE, NASH, TERZICH, KRSKA, BERRIOS, DE-LEO, KULAS AND RONAN.
(Ch. 124, par. 5; Ch. 127, par. 63b13.24)
Amends the Secretary of State Act and the Civil Administrative Code of Illinois. Authorizes the Secretary of State to maintain a police and security force in the State of Illinois Center in Chicago and prohibits the Department of Central Management Services from maintaining such a force in such building. Effective immediately.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Executive
May 02  Interim Study Calendar EXECUTIVE

HB-0615  FRIEDRICH, DP, OLSON, MAUTINO, STEPHENS AND COUNTRYMAN.
(Ch. 14, par. 4; Ch. 46, new par. 17-19.1)
Amends the Attorney General Act and the Election Code. Provides that when the attorney general determines that a state's attorney has failed to take appropriate action regarding a violation of the election laws for a period of 60 days after receiving notice that such violation may have occurred, the attorney general may, concurrently with or independently of the state's attorney, take any action he considers appropriate with respect to any such violation of the election laws.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 46, new par. 17-19.1

Deletes provisions for filing complaints of violations of election laws and notifying the State Board of Elections, the State's Attorney, and the Attorney General.

HOUSE AMENDMENT NO. 2.
Changes the proposed circumstances under which the Attorney General may initiate court proceedings to enforce provisions of the Election Code and initiate criminal prosecutions of violators of the Criminal Code.

May 09  Second Reading  Placed Calndr,Third Reading
May 23  Third Reading - Passed 109-004-001
May 29  Arrive Senate
Sen Sponsor MAITLAND
Placed Calendr,First Readng

1 Fiscal Note Act may be applicable.
HB-0615—Cont.

May 30
Added As A Joint Sponsor BARKHAUSEN
Placed Calendr, First Reading
First reading
Rfrd to Comm on Assignment
Assigned to Judiciary II

Jun 13
Recommended do pass 003-002-001

Jun 19
Placed Calndr, Second Reading

Jun 25
Third Reading - Passed 057-000-000
Passed both Houses

Jul 24
Sent to the Governor

Sep 20
Governor approved

PUBLIC ACT 84-0628 Effective date 01-01-86

HB-0616  ROPP, KLEMM, OLSON AND BARGER.

(Ch. 48, pars. 138.19 and 172.54)

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Requires Arbitrators to file their decisions with the Industrial Commission within a fortnight after the final hearing before the Arbitrator.

Mar 12 1985
First reading
Rfrd to Comm on Assignment

Mar 13
Assigned to Labor & Commerce

May 03
Motion disch comm, advc 2nd
STUDY - ROPP
Interim Study Calendar LABOR COMMRC

HB-0617  SHAW.


Amends The Election Code, The School Code and the Pension Code. Abolishes the School Finance Authority, and transfers the Authority's rights, powers, duties and obligations concerning borrowing and taxing to the Chicago Board of Education. Replaces the existing Chicago Board of Education, as of January 12, 1987, with a board consisting of one member elected from each of 15 school board districts to be created pursuant to the amendatory provisions. Limits class size within the Chicago School District to a maximum of 25. Establishes a minimum salary of $20,000 for teachers and principals within the district. Specifies teachers within the district may summarily suspend and fail pupils, and may allow pupils in grades 1 through 5 to skip a grade at the end of the regular school term. Provides that scholastic achievement tests shall be administered by private testing services agencies pursuant to contract with the board of education. Makes changes concerning the city council's role in the administration of the school district. Effective immediately. Removes the early retirement penalty for all Chicago and Downstate teachers who retire between ages 55 and 60 with 20 years of service, effective January 1, 1986.

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

HOUSE AMENDMENT NO. 1.

Restores the School Finance Authority.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Select Comm School Dist Reorg
May 02  Amendment No.01 SCH DIST REQ  Adopted
        Recmmnded do pass as amend 010-000-000
        Placed Calndr,Second Reading
May 09  Second Reading  Placed Calndr,Third Reading
May 24  Tabled House Rule 37(G)

HB-0618 DAVIS AND VANDUYNE.
(Ch. 122, new par. 18-4.4)

Amends The School Code to provide State tax equivalent grants for a school district in which the State owns 1/3 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.
Removes the additional grant amount allowed for improvements, switch tracks, and related rolling stock, acquired by or subject to condemnation by the State.

HOUSE AMENDMENT NO. 2. (Tabled May 15, 1985)
Requires the State own 1/2 instead of 1/3 of the property of a school district before payment of tax equivalent grants to the district.

HOUSE AMENDMENT NO. 3
Provides that tax equivalent grants are available where the State owns at least 45% of the land area of the district (rather than 1/3).

HOUSE AMENDMENT NO. 4
Provides that the equalized assessed valuation used to determine the tax equivalent grant shall be added to the equalized assessed valuation used in computing the districts' State aid entitlement under Sec. 18-8 of The School Code.

FISCAL NOTE
It is estimated that the annual cost for the provisions of HB618 will be approximately $600,000 based on the claims previously submitted by District 88.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED
(Prepared by the State Superintendent of Education)

The FY 87 estimated cost of HB-618 is $440,000 based on the last claim filed under similar provisions. H-am 4 will cause a reduction in that appropriation need of about $280,000. Therefore, the net effect is approximately $160,000.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Revenue
May 02  Amendment No.01 REVENUE  Adopted
        Amendment No.02 REVENUE  Adopted
        Recmmnded do pass as amend 016-000-000
        Placed Calndr,Second Reading
May 15  Second Reading  Mtn Prevail -Table Amend No 02
        Amendment No.03 DAVIS  Adopted
        Amendment No.04 DAVIS  Adopted
        Fiscal Note filed
        Placed Calndr,Third Reading
May 16  St Mandate Fis Note Filed
        Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
HB-0618-Cont.

May 24 Third Reading - Passed 115-000-000
May 29 Arrive Senate
Sen Sponsor SANGMEISTER
Placed Calendr, First Reading
May 30 First reading Rfrd to Comm on Assignment
Assigned to Revenue
Jun 14 Placed Calndr, Second Reading
Jun 18 Second Reading
Placed Calndr, Third Reading
Jun 25 Third Reading - Passed 057-001-000
Passed both Houses
Jul 24 Sent to the Governor
Sep 20
PUBLIC ACT 84-0629 Effective date 01-01-86

HB-0619 ZWICK - CURRIE - HOFFMAN - BRAUN - KLEMM, BROOKINS, GREIMAN, ALEXANDER, CULLETON, WASHINGTON, TURNER, KEANE, MCAULIFFE, CURRAN, COWLISHAW AND PARCELLS.

(Ch. 34, par. 303)

Amends the Counties Act to authorize counties to prohibit the manufacture, transport and sale of leghold traps, and to prohibit the commercial use of such traps for fur-bearing animals.

HOUSE AMENDMENT NO. 1

Deletes power to prohibit the manufacture, sale, import, possession and transport of leghold traps; authorizes prohibition of the use of leghold traps for “recreational” purposes.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Energy Environment & Nat. Resource
Apr 25 Amendment No.01 ENRGY ENVRMNT Adopted
Recommended do pass as amend 008-006-000
May 09 Second Reading
Placed Calndr, Second Reading
May 24 Tabled House Rule 37(G)

1 HB-0620 CURRAN - MATIJEVICH AND LEFLORE.

(New Act; Ch. 85, new par. 2208.9)

Enacts the VDT Users Safety Act. Establishes minimum requirements concerning the conditions under which video display terminal operators may be employed. Exempts such requirements from the reimbursement provisions of The State Mandates Act. Effective immediately.

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

HB 620 creates a personnel mandate for which reimbursement of the increased cost of a unit of local government would normally be required. However, HB 620 amends the State Mandate Act to avoid the reimbursement liability. The estimated annual cost increase for local government due to HB 620 is $25 million.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Labor & Commerce
Apr 30 Mtn Prevail to Suspend Rule 27(D)/116-000-000
Committee Labor & Commerce
May 02 St Mandate Fis Note Filed
Committee Labor & Commerce
May 14 Interim Study Calendar LABOR COMMRCE

1 Fiscal Note Act may be applicable.
MAUTINO, HOMER, LEVERENZ, MULCAHEY, REA AND RICE.

(Cases Act)


HOUSE AMENDMENT NO. 1.
Specifies that the terms, loan broker or broker, do not include banks, savings and loans, or credit unions and all officers, employees and agents thereof.

HOUSE AMENDMENT NO. 3.
Specifies “knowing” violation of Act constitutes Class A misdemeanor.

HOUSE AMENDMENT NO. 4.
Provides that applications for licenses shall be approved or denied within 120 days of filing. Provides for a hearing in the event of a denial. Sets forth grounds for suspension or revocation of a license.

HOUSE AMENDMENT NO. 5.
Excludes mortgage bankers from the scope of the “Illinois Loan Broker Act”.

SENATE AMENDMENT NO. 1.
deletes provisions authorizing trust accounts in lieu of surety bonds. Requires the disclosure statement to include a financial statement. Deletes provisions relating to enforcement of subpoenas. Requires that a description of services be set forth in the agreement with the borrower.

SENATE AMENDMENT NO. 2.
Excludes from the definition of “loan” loans for real property used for residential, commercial or industrial development.

SENATE AMENDMENT NO. 3.
Excludes real estate agents and brokers from the definition of “loan broker”.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Financial Institutions
Mar 20 Amendment No.01 FIN INSTIT Adopted DP Amnded Consent Calendar 021-000-000
Consnt Caldr Order 2nd Read
Apr 09 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
Apr 10 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
Apr 30 Amendment No.02 CULLERTON Withdrawn Amendment No.03 CULLERTON Adopted Amendment No.04 MAUTINO Adopted Cal 3rd Rdng Short Debate
May 07 Amendment No.05 MAUTINO Adopted Cal 3rd Rdng Short Debate Mtn Prev-Recall 2nd Reading
May 08 Arrive Senate Mtn Prevail to Suspend Rule 37(C)
Short Debate-3rd Passed 111-000-001
May 23 Sen Sponsor JOYCE,JEROME Placed Calendr,First Reading
May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Finance and Credit Regulations
Jun 13 Recommended do pass as amend 011-000-000 Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
### HB-0621—Cont.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
<td>Amendment No.01 FINANCE Adopted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Amendment No.02 FINANCE Adopted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Amendment No.03 JOYCE, JEROME Adopted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
<td></td>
</tr>
<tr>
<td>Jun 25</td>
<td>Speaker’s Table, Concurrence 01, 02, 03</td>
<td></td>
</tr>
<tr>
<td>Jun 28</td>
<td>H Concurs in S Amend. 1, 2, 3/114-000-000</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 25</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 22</td>
<td>Governor vetoed</td>
<td>Placed Calendar Total Veto</td>
</tr>
<tr>
<td>Oct 04</td>
<td>Mtn filed overde Gov veto MAUTINO</td>
<td>Placed Calendar Total Veto</td>
</tr>
<tr>
<td>Oct 15</td>
<td>3/5 vote required</td>
<td>Override Gov veto-Hse lost 069-048-001</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Total veto stands.</td>
<td>Placed Calendar Total Veto</td>
</tr>
</tbody>
</table>

**HB-0622** WHITE, ALEXANDER, BROUIN, BROOKINS, BULLOCK, CURRIE, 
FLOWERS, LEFLORE, MATIJEVICH, RICE, SHAW, SOLIZ, TURNER, 
YOUNG, A, YOUNGE, W AND RONAN.  
(Ch. 56 1/2, par. 2003)

Amends the Good Samaritan Food Donor Act to include within the scope of the Act restaurants and similar entities which donate prepared food to charitable organizations for distribution.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 12</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 13</td>
<td></td>
<td>Assigned to Human Services</td>
</tr>
<tr>
<td>Apr 10</td>
<td></td>
<td>Do Pass/Consent Calendar 012-000-000</td>
</tr>
<tr>
<td>Apr 18</td>
<td>Consnt Caldr Order 2nd Read</td>
<td></td>
</tr>
<tr>
<td>Apr 25</td>
<td>Consnt Caldr, 3rd Read Pass 111-001-001</td>
<td></td>
</tr>
<tr>
<td>Apr 30</td>
<td>Arrive Senate</td>
<td></td>
</tr>
<tr>
<td>May 07</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 14</td>
<td></td>
<td>Assigned to Public Health, Welfare, Corrections</td>
</tr>
<tr>
<td>Jun 13</td>
<td></td>
<td>Recommended do pass 010-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 19</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Aug 12</td>
<td>Governor approved</td>
<td>PUBLIC ACT 84-0134 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

**HB-0623** WOLF, FLINN, MATIJEVICH, SHAW, FARLEY AND GIGLIO.  
(Ch. 108 1/2, par. 18-108)

Amends the Judges Article of the Pension Code to allow Supreme Court and Appellate Court clerks to participate in the Judges Retirement System.

**PENSION IMPACT NOTE**

- Increase in accrued liability ........................................... $400,000
- Increase in total annual costs ............................................ 80,000

**Fiscal Note Act and Pension System Impact Note Act may be applicable.**
HOUSE AMENDMENT NO. 1.
Requires Supreme and Appellate Court clerks to have served in such capacity at least 10 years before they are entitled to participate in and transfer service credits to the Judges Retirement System.

FISCAL NOTE, AS AMENDED
(Prepared by Judges Retirement System)
This legislation would result in an increase of $300,000 in the unfunded liability and an increase in annual costs of approximately $65,000.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 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 007-000-000
Placed Calndr,Second Reading
Apr 23 Fiscal Note Requested RYDER
Placed Calndr,Second Reading
May 03 Fiscal Note filed
May 09 Second Reading
Placed Calndr,Third Reading
May 24 Third Reading - Passed 061-040-002
May 29 Arrive Senate
Sen Sponsor VADALABENE
Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities
Jun 04 Waive Posting Notice 7C
Committee Ins Pensions & Licensed Activities
Jun 10 Recommended do pass 008-002-000
Placed Calndr,Second Reading
Jun 11 Second Reading
Placed Calndr,Third Reading
Jun 25 Third Reading - Passed 034-017-001
Passed both Houses
Jul 24 Sent to the Governor
Sep 20 Governor vetoed
Placed Calendar Total Veto
Oct 09 Mtn filed overrde Gov veto WOLF
Placed Calendar Total Veto
Oct 16 Override Gov veto-Hse lost 063-052-000
Placed Calendar Total Veto
Oct 17 Total veto stands.

HB-0624 SOLIZ – RONAN – TURNER.
(Ch. 23, par. 2371)
Amends an Act concerning a curfew for children. Provides that curfew for minors shall begin 1 hour earlier starting at 11:00 p.m. on Friday and Saturday and at 10:00 p.m. on Sunday through Thursday, and shall apply to children less than 18 years of age (now less than 17). Deletes provision allowing children to exceed curfew hours if accompanied by an 18-year-old companion authorized by the child’s parent or guardian. Effective immediately.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Judiciary II
May 03 Interim Study Calendar JUDICIARY II
HB-0625  YOUNGE,W.

(Ch. 24, new pars. 8-3-15, 8-3-16, 8-3-17, 8-3-18, 8-3-19 and 8-3-20; Ch. 127, new par. 141.158)

Amends the Illinois Municipal Code to authorize municipalities of over 5,000 people to levy an earnings tax after referendum approval. Provides for additional levies, administration and distribution of the tax, and penalties for violations. Establishes new fund in State Treasury to be known as the Municipal Earnings Tax Fund.

Mar 12 1985  First reading   Rfrd to Comm on Assignment
Mar 13       Assigned to Revenue
May 03       Interim Study Calendar REVENUE

HB-0626  ROPP – STERN, HARTKE AND KLEMM.

(Ch. 37, rep. par. 707-6)

Amends the Juvenile Court Act to repeal the Section which limits reimbursements of expenditures to counties for care and shelter of minors to 3% of the annual appropriations from the General Revenue Fund to the Department of Children and Family Services. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 37, rep. par. 707-6
Adds reference to: Ch. 37, par. 707-6

Deletes all. Amends the Juvenile Court Act. Bases the reimbursements of expenditures to counties for care and shelter of minors upon an amount equal to the current average rate paid by the Department of Children and Family Services for similar services.

Mar 12 1985  First reading   Rfrd to Comm on Assignment
Mar 13       Assigned to Counties and Townships
Apr 18       Amendment No.01  CNTY TOWNSHIP   Adopted
             Do Pass Amend/Short Debate 014-000-000
Apr 24       Cal 2nd Rdng Short Debate
             Short Debate Cal 2nd Rdng
             Cal 3rd Rdng Short Debate
May 02       Short Debate-3rd Passed 109-003-000
May 03       Arrive Senate
             Placed Calendr,First Reading
May 08       Sen Sponsor FAWELL
             Placed Calendr,First Reading
May 09       First reading   Rfrd to Comm on Assignment
May 14       Assigned to Local Government
Jun 13       Recommended do pass 011-000-000
             Placed Calndr,Second Reading
Jun 18       Second Reading
             Placed Calndr,Third Reading
Jun 27       Re-committed to Local Government

HB-0627  DUNN,JOHN, PHELPS AND HICKS.

(Ch. 38, new par. 10-6)

Amends the Criminal Code of 1961. Creates the offense of harboring a runaway. Provides that a person who knowingly gives shelter to a minor for more than 48 hours without the permission of the minor's parent or guardian, and without notifying the local law enforcement authorities, commits the offense of harboring a runaway, which is a Class A misdemeanor.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Exempts agencies or associations which provide crisis intervention services from the amendatory Act.

SENATE AMENDMENT NO. 1.
Specifies knowingly giving shelter, without the knowledge and consent of the minor’s custodial parent or guardian, constitutes offense of harboring a runaway.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 1.
Adds reference to: Ch. 38, new par. 10-6
Recommends that the bill be further amended as follows:

Creates the offense of harboring a runaway and provides that commission of the offense is a Class A misdemeanor. Effective immediately.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13        Assigned to Judiciary II
Apr 25 Amendment No.01 JUDICIARY II Adopted
            Recommended do pass as amend 012-000-000

  Place Calndr,Second Reading

May 09  Second Reading
Placed Calndr,Third Reading

May 24  Third Reading - Passed 102-014-001
May 29  Arrive Senate
Placed Calndr,First Readng

Jun 03  Sen Sponsor LEMKE
Placed Calndr,First Readng

Jun 04  First reading  Rfrd to Comm on Assignment
Jun 05        Assigned to Judiciary I
Jun 11      Recommended do pass 007-000-000

  Place Calndr,Second Reading

Jun 12  Second Reading
Placed Calndr,Third Reading
Jun 24  Added As A Joint Sponsor POSHARD
Recalled to Second Reading
    Amendment No.01 LEMKE Adopted
    Place Calndr,Third Reading
Jun 25  Third Reading - Passed 056-000-000
Speaker’s Table, Concurrence 01
Jun 28  H Concurs in S Amend. 01/109-003-000
Motion to Reconsider Vote
    Mtn Reconsider Vote Prevail

  H Nonconcurs in S Amend. 01
Jun 29  Secretary's Desk Non-concur 01
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/LEMKE
    POSHARD,
    SANGMEISTER,
    GEO-KARIS &
    BARKHAUSEN

Jun 30  Hse Conference Comm Apptd 1ST/DUNN,JOHN,
    PHELPS, CULLERTON,
    HAWKINSON AND
    WILLIAMSON

Jul 01  House report submitted
House report submitted
    DUNN,JOHN
    1ST CORRECTED
House Conf. report Adopted 1ST/092-019-001
Senate report submitted
LEMKE
    3/5 vote required
Senate Conf. report Adopted 1ST CORRECTED
055-000-000
Both House Adoptd Conf rpt 1ST CORRECTED
Passed both Houses
**HB-0628 SALTSMAN.**

(Ch. 108 1/2, pars. 7-141, 7-142.1 and 7-173.1)

Amends the IMRF Article of the Pension Code to increase the pension for sheriffs and deputies to 2.5% of salary per year of service; provides for payment of pension to begin at age 50 instead of 55; increases contributions by 0.25% of salary. Effective immediately.

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

- Mar 12 1985 First reading Rfrd to Comm on Assignment
- Mar 13 Assigned to Personnel and Pensions
- May 02 Interim Study Calendar PERS PENSION

**HB-0629 MATIJEVICH – BARNES – GIORGI – CURRIE – LEVIN AND YOUNGE,W.**

(Ch. 111, new par. 4478.1)

Amends Medical Practice Act. Requires the execution of a consent form before a physician operates on a patient for a tumor of the breast. Provides that in addition to civil proceedings, a failure to comply with this Act shall subject the physician to disciplinary action under the Medical Practice Act.

- Mar 12 1985 First reading Rfrd to Comm on Assignment
- Mar 13 Assigned to Human Services
- May 03 Tbd pursuant Hse Rule 27D

**HB-0630 ROPP AND COUNTRYMAN.**

(Ch. 95 1/2, par 11-501)

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.

- Mar 12 1985 First reading Rfrd to Comm on Assignment
- Mar 13 Assigned to Judiciary II
- May 03 Tbd pursuant Hse Rule 27D

**HB-0631 TERZICH, CAPPARELLI, MCAULIFFE, KRASKA AND NASH.**

(Ch. 42, pars. 324L and 332, new pars. 328c and 328cc)

Amends 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 authorized level. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Makes grammatical substitution of the word “allocation” for the word “allocated”.

- Mar 12 1985 First reading Rfrd to Comm on Assignment
- Mar 13 Assigned to Counties and Townships
- Apr 11 Recommended do pass 013-000-000
- Apr 18 Second Reading Amendment No.01 TERZICH Adopted
- Placed Calndr,Second Reading

---

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
May 20  Third Reading - Lost 043-061-005  
Motion to Reconsider Vote  
Mtn Reconsider Vote Prevail  
3d Reading Consideration PP  
Calendar Consideration PP.  
May 24  Third Reading - Passed 061-045-006  
May 29  Arrive Senate  
Placed Calendr, First Reading  
May 31  Sen Sponsor DEGNAN  
Placed Calendr, First Reading  
Jun 03  First reading  
Rfrd to Comm on Assignment  
Jun 04  Assigned to Local Government  
Jun 13  Recommended do pass 010-001-000  
Placed Calndr, Second Reading  
Jun 18  Second Reading  
Placed Calndr, Third Reading  
Jun 25  Third Reading - Passed 051-004-002  
Passed both Houses  
Jul 24  Sent to the Governor  
Sep 20  Governor approved  
PUBLIC ACT 84-0630  Effective date 09-20-85  

1 HB-0632 BROOKINS AND WASHINGTON.  
(Ch. 120, par. 1157.2)  
Amends the Illinois Lottery Law to provide that of the net revenues 20% shall be  
distributed to counties and 30% to municipalities in proportion to the lottery sales in  
the counties and municipalities.  
Mar 12 1985  First reading  
Rfrd to Comm on Assignment  
Mar 13  Assigned to Revenue  
May 02  Interim Study Calendar REVENUE  

2 HB-0633 SALTSMAN.  
(Ch. 108 1/2, par. 3-125.1)  
Amends the Downstate Police Article of the Pension Code to include pay for  
mandatory overtime within the definition of “salary”. Effective immediately.  
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT To LOCAL GOV’T S.  
Mar 12 1985  First reading  
Rfrd to Comm on Assignment  
Mar 13  Assigned to Personnel and Pensions  
May 02  Interim Study Calendar PERS  
PENSION  

3 HB-0634 SALTSMAN.  
(Ch. 108 1/2, par. 3-111)  
Amends the Downstate Police Article of the Pension Code to provide that the re-  
tirement pension shall be based on the salary on the last day of service, rather than  
the average for the last year of service. Effective immediately.  
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT To LOCAL GOV’T S.  
Mar 12 1985  First reading  
Rfrd to Comm on Assignment  
Mar 13  Assigned to Personnel and Pensions  
May 02  Interim Study Calendar PERS  
PENSION  

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.
HB-0635  CURRAN.  
(Ch. 122, par. 24-8)
Amends The School Code to double the minimum statutory salaries of teachers beginning July 1, 1985. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
GOVERNOR REDUCTIONS
Reduces retirement by a total of $4,430.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13       Assigned to Elementary & Secondary Education
May 03       Tbld pursuant Hse Rule 27D

HB-0636  CURRAN.  
(Ch. 48, pars. 137.1, 137.2, 137.3, 137.4, 137.5, 137.7, 137.9, 137.10, 137.11, 137.12, 137.13, 137.15, and 137.19; adds pars. 137.1-1, 137.1-2, and 137.17-1, and 137.17-2; rep. pars. 59.1 through 59.11, 137.6, 137.7-01 through 137.8, 137.14, 137.16, 137.17, 137.20 and 137.22)

Amends Health and Safety Act to make Act applicable only to the State and its employees and all political subdivisions and their employees, rather than to all employers engaged in business in Illinois. Provides that the Department of Labor is vested with the responsibility to administer the Act. Effective January 1, 1986.

FISCAL NOTE.
(Prepared by the Dept. of Labor)
We estimate an annual cost of $2.2 million for the program for approximately 585,000 public sector employees in Illinois.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13       Assigned to Labor & Commerce
May 02       Motion disch comm, advc 2nd CURRAN
May 03       Committee Labor & Commerce Committee discharged 072-041-000
May 14       Fiscal Note filed
May 15       Second Reading
May 21       Third Reading - Passed 078-037-001
May 22       Arrive Senate
May 23       Placed Calendr,First Reading
May 24       First reading  Rfrd to Comm on Assignment
May 29       Assigned to Public Health, Welfare, Corrections
Jun 13       Recommended do pass 007-003-000
Jun 18       Second Reading
Jun 25       Third Reading - Lost 024-031-001

HB-0637  CURRAN – CHRISTENSEN – RICE, STECZO, FLOWERS, MCNAMARA, PANGLE, PHELPS, HICKS, KRSKA, LEVERENZ, BERRIOS, LAURINO AND GIGLIO.

(New Act)
Creates “The Abused Child Shield Law of 1985” which allows the court to order, in any prosecution for sexual or physical abuse of a child, that an in-chambers vid-
A taped recording of the child's testimony be made for use as substantive evidence at trial in lieu of the child's personal appearance and testimony at trial. Effective immediately.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

1 HB-0638 CURRAN – MAUTINO.
(Ch. 127, par. 145)
Amends the State Finance Act. Provides for the reimbursement of State employees who donated their time without pay to help resolve a cash flow problem the State was experiencing in 1982. Effective immediately.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Executive
Mar 20  Fiscal Note Requested CURRAN
Committee Executive
May 03  Tbd pursuant Hse Rule 27D

HB-0639 WOODYARD, HICKS AND PHELPS.
(Ch. 95 1/2, par. 12-207)
Amends The Illinois Vehicle Code to permit auxiliary driving lamps to be mounted in excess of 42 inches above the level surface upon which a motor vehicle stands if such lamps are covered and not lighted while such vehicle is upon any roadway. Exempts from spot lamp and auxiliary driving lamp requirements vehicles or equipment privately or governmentally owned and used for snow and ice removal.

HOUSE AMENDMENT NO. 1.
Changes "roadway" to "highway" concerning level surface base from which to measure height for mounting of lamps.

Mar 12 1985  First reading  Rfrd to Comm on Assignment
Mar 13  Assigned to Transportation
Apr 17  Do Pass/Short Debate Cal 015-000-000
Apr 23  Short Debate Cal 2nd Rdng
Amendment No.01 WOODYARD  Adopted
Cal 3rd Rdng Short Debate
May 02  Short Debate-3rd Passed 111-000-001
May 03  Arrive Senate
Sen Sponsor COFFEY
Placed Calendar,First Reading
May 07  First reading  Rfrd to Comm on Assignment
May 14  Assigned to Transportation
Jun 06  Recommended do pass 010-000-000
Placed Calendar,Second Reading
Jun 10  Second Reading
Placed Calendar,Third Reading
Jun 24  Third Reading - Passed 058-001-000
Passed both Houses
Jul 19  Sent to the Governor
Sep 16  Governor vetoed
Placed Calendar Total Veto
Oct 17  Total veto stands.

HB-0640 MCAULIFFE.
(Ch. 19, par. 159)
Amends the Chicago Regional Port District Act to empower the District to accept contributions from individuals, corporations and other entities.

1 Fiscal Note Act may be applicable.
**HB-0640—Cont.**

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 12 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 13</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Apr 17</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Recommended do pass 014-000-000</td>
</tr>
<tr>
<td>May 24</td>
<td>Tabled House Rule 37(G)</td>
</tr>
</tbody>
</table>

**HB-0641** RICHMOND – REA AND PHELPS.

Appropriates $2,300,000 to the Capital Development Board to renovate the Veteran’s Center at the Anna Mental Health and Developmental Center. Effective July 1, 1985.

**SENATE AMENDMENT NO. 1.**

Specifies appropriation is from Capital Development Fund to CDB for Dept. of Veterans’ Affairs renovation project.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 12 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 13</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>May 09</td>
<td>Recommended do pass 026-000-000</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Mtn Prevail to Suspend Rule 37(G)</td>
</tr>
<tr>
<td>May 29</td>
<td>Third Reading - Passed 065-046-000</td>
</tr>
<tr>
<td>May 30</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>Jun 03</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Primary Sponsor Changed To POSHARD</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Recommended do pass as amend 010-009-000</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Amendment No.01 APPROP I</td>
</tr>
<tr>
<td>Jun 27</td>
<td>Speaker's Table, Concurrence 01</td>
</tr>
<tr>
<td>Jun 29</td>
<td>H Concurs in S Amend. 01/109-004-001</td>
</tr>
<tr>
<td>Jul 18</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 14</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0321 Effective date 09-14-85</td>
</tr>
</tbody>
</table>

**3 HB-0642** OBLINGER – WOODYARD.

(Ch. 108 1/2, par. 14-114)

Amends the State Employees Article of the Pension Code to compound the automatic annual increase beginning January 1, 1986. Effective immediately.

**PENSION IMPACT NOTE**

- Increase in accrued liability .................................. $82,000,000
- Increase in total annual costs ................................ 12,619,000
- Increase in total costs as % of payroll ...................... 9%

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 12 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 13</td>
<td>Assigned to Personnel and Pensions</td>
</tr>
<tr>
<td>May 02</td>
<td>Pension Note Filed</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar PERS</td>
</tr>
<tr>
<td></td>
<td>PENSION</td>
</tr>
</tbody>
</table>

Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the State Employees Article of the Pension Code to provide a one-time increase in widow and survivor annuities which were granted on or before January 1, 1977, equal to 0.5% for each year since the pension began, beginning January 1, 1986. Effective immediately.

**PENSION IMPACT NOTE**

<table>
<thead>
<tr>
<th>Event</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increase in accrued liability</td>
<td>$1,600,000</td>
</tr>
<tr>
<td>Increase in first year payout</td>
<td>230,000</td>
</tr>
<tr>
<td>in accrued liability over 30 yrs.</td>
<td>135,000</td>
</tr>
</tbody>
</table>

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Personnel and Pensions
May 02 Pension Note Filed
Interim Study Calendar PERS
PENSION

Amends the Real Estate Transfer Tax Act to exempt from such tax deeds issued pursuant to a mortgage foreclosure by a court or by a sheriff or other officer designated by the court and deeds issued by a mortgagor to a mortgagee 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 Dept. of Commerce and Community Affairs, HB-644 creates a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required. The estimated cost of reimbursement is approximately $35,000 per year.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Revenue
Apr 10 St Mandate Fis Note Filed
Committee Revenue
May 03 Tbd pursuant Hse Rule 27D

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. Repeals present Raffle Act. Effective immediately.

Mar 12 1985 First reading Rfrd to Comm on Assignment
Mar 13 Assigned to Revenue
May 03 Motion disch comm, advc 2nd
GIGLIO
Committee discharged 083-024-000
Placed Calndr,Second Reading
May 09 Second Reading
Placed Calndr,Third Reading
May 24 Interim Study Calendar REVENUE

Amends The School Code to permit the State Board of Education to grant a school district a one year waiver from compliance with the physical education re-

---

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
quirements, if the district shows it has a serious problem which cannot be immediately remedied, but which can be remedied within the next 3 years. Waivers can only be granted for the second and third years if progress is shown for each year toward resolving the problem. No district may be granted more than 3 consecutive one year waivers. Effective immediately.

Mar 12 1985        First reading       Rfrd to Comm on Assignment
Mar 13                  Assigned to Elementary & Secondary Education
May 03                  Tbd pursuant Hse Rule 27D

HB-0647  HICKS.

(Ch. 95 1/2, pars. 11-601 and 11-604)

Amends The Illinois Vehicle Code. Increases the speed limit to 70 miles per hour (now 55) for first division vehicles and second division vehicles under 8,000 pounds traveling upon a highway with at least 4 lanes of traffic of which the roadways for traffic moving in opposite directions are separated by a median or strip of ground. Deletes speed restrictions established at federal compliance levels in order to raise the speed limit for buses traveling upon such 4 lane highways to 65 miles per hour, and to 60 miles per hour on all other highways. Authorizes local authorities to increase the speed limit to 70 miles per hour on appropriate highways.

Mar 12 1985        First reading       Rfrd to Comm on Assignment
Mar 13                  Assigned to Transportation
May 03                  Tbd pursuant Hse Rule 27D

HB-0648  HICKS.

(Ch. 95 1/2, par. 6-204)

Amends The Illinois Vehicle Code. Provides that speeding violations which are not more than 20 miles per hour over the limit are not required to be reported by a court to the Secretary of State.

Mar 12 1985        First reading       Rfrd to Comm on Assignment
Mar 13                  Assigned to Transportation
May 03                  Tbd pursuant Hse Rule 27D

HB-0649  CURRAN - OBLINGER - STERN - FLOWERS, PANAYOTOVICH, CHRISTENSEN, SHAW, GIGLIO, LEVERENZ, LAURINO AND BERNIROS.

(Ch. 120, pars. 1152, 1157.2, 1159, 1169 and 1170; Ch. 127, par. 144a and new pars. 141.157, 142z-10, 144-26 and 144c)

Amends the Illinois Lottery Law and An Act in relation to State finance. Creates the Local School District Fund in the State Treasury, the moneys therein to be used and appropriated exclusively to provide additional financial support to local school districts. Requires transfer to the Local School District Fund of 1/4 the net lottery proceeds (including interest and unclaimed prize money) in 1985, 1/2 in 1986, 3/4 in 1987 and 100% thereafter, and provides that if in any fiscal year after fiscal year 1985 the amount appropriated to the State Board of Education from the Common School Fund for general apportionment is less than the amount so appropriated in fiscal year 1985, the difference in the amounts so appropriated shall be transferred from the General Revenue Fund to the Local School District Fund. Effective immediately.

Mar 13 1985        First reading       Rfrd to Comm on Assignment
Mar 14                  Assigned to Revenue
May 02                  Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.
HB-0650  TATE - HOMER - LEVIN - CHURCHILL - MAYS.

(New Act; Ch. 111, par. 5823; and Ch. 127, new par. 141.158)

Creates 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.

Specifies that deposits placed in escrow shall be held by institutions insured by an agency or instrumentality of the United States Government.

HOUSE AMENDMENT NO. 2.

Adds provision to allow individuals currently selling time-share units a period of time not exceeding 6 months after the effective date of the Act in which to register.

HOUSE AMENDMENT NO. 3.

Deletes provision authorizing private action for relief due to a violation of this Act and authorizing the award of attorney fees. Permits suspension of any certificate by the Department of Registration and Education if a developer fails to respond to a request for information.

SENATE AMENDMENT NO. 1.

Defines business day, authorizes the Department to waive instrument requirements if the instruments are in existence on the Act's effective date and substantially comply with its requirements. Changes from 5 days to 3 business days the period when a contract is voidable or cancellable by the purchaser or developer. Requires the developer to notify the Department and empowers the Department 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 1983. Limits complaint venue to the circuit court where the enjoicable acts occur. Makes the developer's audited financial statement accompanying a registration application cover the most recent fiscal year. Adds provisions relative to when registrations of time-share projects shall be deemed approved if not denied by the Department with a list of the reasons for denial. Adds an immediate effective date.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Judiciary I
May 02 Amendment No.01 JUDICIARY I Adopted
Amendment No.02 JUDICIARY I Adopted
Recommended do pass as amend 009-000-002
Placed Calndr,Second Reading
May 15 Second Reading Amendment No.03 TATE Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 113-000-000
May 29 Arrive Senate
Sen Sponsor BARKHAUSEN
Added As A Joint Sponsor VADALABENE
Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment Assigned to Judiciary I
Recommended do pass 007-000-000
Jun 11 Placed Calndr,Second Reading
Jun 18 Second Reading Placed Calndr,Third Reading
Jun 21 Recalled to Second Reading Amendment No.01 BARKHAUSEN Adopted
Placed Calndr,Third Reading

*Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
HB-0651  BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Appropriates $1,291,500 from the General Revenue Fund for the ordinary and contingent expenses of the Office of the Commissioner of Savings and Loan for the fiscal year beginning July 1, 1985.

HOUSE AMENDMENT NO. 1.

Makes total reduction of $9,650 in line items for Operations.

HOUSE AMENDMENT NO. 3.
Reduces personal services line item by $6,950.

SENATE AMENDMENT NO. 1.
Increases pension contribution line item by $1,280; decreases most other line items, producing a total net decrease of $72,845.

GOVERNOR REDUCTIONS
Reduces retirement by $4,109.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations I
Apr 18 Amendment No.01  APPROPR  I  Adopted
Amendment No.02  APPROPR  I  Lost
Amendment No.03  APPROPR  I  Adopted
Recmmnded do pass as amend 027-000-000
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 Placed Calndr,Third Reading
Third Reading - Passed 107-004-000
May 30 Arrive Senate
Placed Calndr,First Reading
Jun 03 Sen Sponsor DONAHUE
First reading  Rfrd to Comm on Assignment
Jun 04 Assigned to Appropriations I
Jun 21 Recmmnded do pass as amend 019-000-000
Placed Calndr,Second Reading
Jun 24 Second Reading  Held on 2nd Reading
Jun 26 Amendment No.01  APPROPR  I  Adopted
Placed Calndr,Third Reading
Third Reading - Passed 055-001-000
Jun 27 Speaker’s Table, Concurence 01
Jul 05  3/5 vote required
H Concurs in S Amend. 01/108-001-003
Passed both Houses
Jul 18 Sent to the Governor
Jul 19 Governor reduction veto
    PUBLIC ACT 84-0069  Effective date 07-19-85
    Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0069

HB-0652  BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.
Appropriates $935,900 from the General Revenue Fund for the ordinary and contingent expenses of the Prisoner Review Board for the fiscal year beginning July 1, 1985.

**HOUSE AMENDMENT NO. 1.**

Decreases appropriations for contractual services by $110,000. Increases appropriations for equipment by $10,000.

**SENATE AMENDMENT NO. 1.**

Reduces the appropriations by $35,200.

**CONFERENCE COMMITTEE REPORT NO. 1.**

Recommends that the House concur in S-am 1.

**GOVERNOR REDUCTIONS**

Reduces retirement by $2,000.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations II
Mar 15 Re-assigned to Appropriations I
Apr 11 Recommended do pass 026-000-000

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 LEVERENZ Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/114-000-000
Third Reading - Passed 107-003-002

May 30 Arrive Senate
Placed Calndr,First Reading

Jun 03 Sen Sponsor FAWELL
First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Appropriations II
Jun 21 Recommended do pass as amend 019-000-000

Placed Calndr,Second Reading

Jun 24 Second Reading
Held on 2nd Reading

Jun 26 Amendment No.01 APPROP II Adopted
Amendment No.02 WATSON Lost
028-029-000

Placed Calndr,Third Reading
Third Reading - Passed 056-000-000

Jun 27 Speaker’s Table, Concurrence 01

Jul 01 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 1ST/CARROLL,
HALL, WELCH,
SOMMER & BLOOM

Jul 02 Hse Conference Comm Apptd 1ST/MATIJEVICH,
LEVERENZ, BOWMAN,
HASTERT AND BARNES

Jul 03 Senate report submitted 3/5 vote required
Senate Conf. report Adopted 1ST/053-000-000
House report submitted

Jul 05 House Conf. report Adopted 1ST/102-006-003
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 18 Sent to the Governor

Jul 19 Governor reduction veto
PUBLIC ACT 84-0076 Effective date 07-19-85
Placed Cal: Reduction Veto
HB-0653  BARNES - DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

Appropriates $7,120,100 from the Traffic and Criminal Conviction Surcharge Fund for the ordinary and contingent expenses of the Local Governmental Law Enforcement Officers Training Board for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.
Decreases total appropriation for OCE by $27,367.

SENATE AMENDMENT NO. 2. (Senate recedes July 5, 1985)
Further decreases appropriation for OCE by $35,317.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 1.
Recommends that the Senate recede from S-am 2.
Recommends that the bill be further amended as follows:

Increases personal services and related line items of the Local Governmental Law Enforcement Officers Training Board for a net increase of $11,775.

GOVERNOR REDUCTIONS
Reduces retirement by $1,420.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Appropriations I
Apr 11  Recommended do pass 026-000-000
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  Third Reading - Passed 111-002-000
May 30  Arrive Senate  Placed Calndr, First Reading
Jun 03  Sen Sponsor DUDYCZ  First reading  Rfrd to Comm on Assignment
Jun 04  Waive Posting Notice 7C
Jun 21  Assigned to Appropriations I
Jun 24  Recommended do pass as amend 020-000-000
Jun 26  Amendment No.01  APPROPI  Adopted
Jun 26  Amendment No.02  APPROPI  Adopted
Jun 27  Placed Calndr, Third Reading  Third Reading - Passed 058-000-000
Jul 01  Speaker's Table, Concurrence 01,02
Jul 01  H Nonconcns in S Amend. 01,02
Jul 01  Secretary's Desk Non-concur 01,02
Jul 01  S Refuses to Recede Amend 01,02
Jul 01  S Requests Conference Comm 1ST
Jul 02  Sen Conference Comm Apptd 1ST/CARROLL
Jul 02  H HALL, LECHOWICZ, SOMMER & BLOOM
Jul 02  Hse Conference Comm Apptd 1ST/MATIJEVICH
Jul 02  LEVERENZ, BOWMAN, HASTERT & BARNES
Jul 03  Senate report submitted 3/5 vote required
Jul 03  Senate Conf. report Adopted 1ST/051-000-000
Jul 05  House report submitted 3/5 vote required
Jul 05  House Conf. report Adopted 1ST/102-006-003
Jul 05  Both House Adopted Conf rpt 1ST
Jul 05  Passed both Houses
HB-0654  BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

Makes appropriations for the ordinary and contingent expenses of the State Employees’ Retirement System for the fiscal year beginning July 1, 1985 as follows:

Total ....................................................................................... $4,916,800
General Revenue Fund .................................................................. 2,786,800
State Pensions Fund ...................................................................... 2,130,000

SENATE AMENDMENT NO. 1.
Changes title to include the Teachers’ Retirement System. Increases retirement line for State Employees’ Retirement System by $500. Appropriates $13,758,900 to Teachers’ Retirement System for supplementary payments, additional costs for minimum retirement allowances and State allocation. Appropriates $10,527,300 for repayment into the Teachers’ Retirement System pursuant to SJR-33 of the 83rd General Assembly.

SENATE AMENDMENT NO. 2. (Senate recedes July 1, 1985)
Changes title to include the State Board of Education. Appropriates $297,219,800 to State Board of Ed. for apportionment and payments to Teachers Retirement System and Chi. Teachers Retirement System.

SENATE AMENDMENT NO. 5. (Senate recedes July 1, 1985)
Increases appropriation for apportionment and payments to Teachers Retirement System and Chi. Teachers Retirement by $13,327,784.

GOVERNOR REDUCTIONS
Reduces retirement by $500.
HB-0654—Cont.

Jul 18  Sent to the Governor
Jul 19  Governor reduction veto
          PUBLIC ACT 84-0078  Effective date 07-19-85
          Placed Cal. Reduction Veto
Oct 17  Reduction veto stands. PA 84-0078

HB-0655  BARNES - DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Makes appropriations for the ordinary and contingent expenses of the Teachers’ Retirement System for the fiscal year beginning July 1, 1985 as follows:

Total ........................................................................................................................................ $24,286,200
General Revenue ......................................................................................................................... $19,277,300
State Pensions .............................................................................................................................. 5,008,900

SENATE AMENDMENT NO. 1.
Deletes title and everything after the enacting clause. Replaces various amounts to Departments and agencies for specified projects and grants.

Secretary of State
Capital Development Board
Dept. of Agriculture
Dept. of Commerce and Community Affairs
Dept. of Conservation
Dept. of Energy and Natural Resources
Environmental Protection Agency
Dept. of Transportation
Board of Governors
Board of Regents
University of Illinois
Southern Illinois University
IL Community College Board
Metropolitan Fair and Exposition Authority

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Appropriations II
Mar 21  Re-assigned to Appropriations I
Apr 11  Recommended do pass 026-000-000

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
       Third Reading - Passed 113-000-000
May 30  Arrive Senate
       Placed Calndr,First Readng
Jun 03  Sen Sponsor SOMMER
       First reading  Rfrd to Comm on Assignment
Jun 04  Assigned to Appropriations I
Jun 21  Recommended do pass 019-000-000

Jun 24  Second Reading
       Held on 2nd Reading
Jun 26  Placed Calndr,Third Reading
Jun 27  Re-committed to Appropriations I
Jul 03  Committee discharged

Jun 27  Amendment No.01  PHILIP  Adopted

Jul 08  Placed Calndr,Third Reading
Third Reading - Passed 038-003-007
Speaker’s Table, Concurrence 01

Jul 08  Tabled House Rule 79(E)
HB-0656  BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Appropriates $1,213,200 from the General Revenue Fund for the ordinary and contingent expenses of the Pollution Control Board for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.
Makes net deductions of $22,484 in ordinary and contingent expense line items of the General Office of the Pollution Control Board and $5795 in OCE line items of the Board's Scientific Federal Support Division.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $2,946.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14   Assigned to Appropriations I
May 09   Recommended do pass 026-000-000

May 23   Second Reading
May 24   Min Prevail to Suspend Rule 37(G)
May 29   Placed Calndr,Third Reading
May 30   Arrive Senate

Jun 03   Sen Sponsor DONAHUE
First reading  Rfrd to Comm on Assignment
Jun 04   Assigned to Appropriations I
Jun 21   Recommended do pass as amend 019-000-000

Jun 24   Second Reading
Jun 26   Amendment No.01  APPROP I  Adopted
Placed Calndr,Third Reading
Third Reading - Passed 058-000-000
Jun 27   Speaker's Table, Concurrence 01
Jul 05  3/5 vote required
H Concurs in S Amend. 01/108-001-003
Passed both Houses
Jul 18   Sent to the Governor
Jul 19   Governor reduction veto
PUBLIC ACT 84-0079  Effective date 07-19-85
Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0079

HB-0657  BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, HALLOCK AND FRIEDRICH,DP.

Appropriates $1,400,000 from the General Revenue Fund for the ordinary and contingent expenses of the Illinois Educational Labor Relations Board for the fiscal year beginning July 1, 1985.

HOUSE AMENDMENT NO. 1.
Makes increases and decreases in operations line items for a net increase of $162,552.

SENATE AMENDMENT NO. 1.
Reduces the appropriations to IL Educational Labor Relations Board in various line items by $130,352.

SENATE AMENDMENT NO. 2.
Further reduces approp. to IL Educational Labor Relations Board in various line items by $435,604.

SENATE AMENDMENT NO. 3.
Increases the appropriations to IL Educational Labor Relations Board in various line items by $26,900.
CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1, 2 and 3.
Recommends that the bill be further amended as follows:

Increases the line item for travel from $63,100 to $81,900.

GOVERNOR REDUCTIONS

Reduces retirement by $3,460.

Placed Calndr, Second Reading

Second Reading  Held on 2nd Reading

May 23

Mtn Prevail to Suspend Rule 37(G)  Held on 2nd Reading

May 29

Placed Calndr, Third Reading  Third Reading - Passed 089-024-000

May 30

Arrive Senate  Placed Calendr, First Reading

Jun 03

Sen Sponsor SCHAFER

First reading  Rfrd to Comm on Assignment

Jun 04

Assigned to Appropriations I

Jun. 21

Recommended do pass as amend 020-000-000

Placed Calndr, Second Reading  Held on 2nd Reading

Jun 24

Amendment No.01  APPROPI

Adopted

Jun 26

Amendment No.02  APPROPI  Adopted

Amendment No.03  CARROLL  Adopted

Placed Calndr, Third Reading  Third Reading - Passed 057-000-000

Jun 27

Speaker's Table, Concurrence 01, 02, 03

Jul 01

H Nonconcurs in S Amend. 01, 02, 03

Secretary's Desk Non-concur 01, 02, 03

S Refuses to Recede Amend 01, 02, 03

S Requests Conference Comm 1ST

Sen Conference Comm Apptd 1ST/CARROLL

HALL, LECHOWICZ, SOMMER & BLOOM

Jul 02

Hse Conference Comm Apptd 1ST/MATIJEVICH, LEVERENZ, BOWMAN, HASTERT & BARNES

Jul 03

Senate report submitted  3/5 vote required

Jul 05

House report submitted  3/5 vote required

Jul 08

House Conf. report Adopted 1ST/051-000-000

Both House Adopted Conf rpt 1ST

Passed both Houses

Jul 18

Sent to the Governor

Jul 19

Governor reduction veto

PUBLIC ACT 84-0080 Effective date 07-19-85

Placed Cal. Reduction Veto

Oct 17

Reduction veto stands. PA 84-0080

HB-0658  BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, HALLOCK AND FRIEDRICH, DP.

Appropriates $1,001,900 from the General Revenue Fund for the ordinary and contingent expenses of the Illinois Local Labor Relations Board for the fiscal year beginning July 1, 1985.
SENATE AMENDMENT NO. 1.
Decreases line items for total decrease of $180,800.

SENATE AMENDMENT NO. 2.
Further decreases personal services and related lines by $64,700.

HOUSE AMENDMENT NO. 1.
Transfers funds from Contractual Services line item to new Court Reporting Services line item.

SENATE AMENDMENT NO. 1. (Senate recedes July 5, 1985)
Reduces various line items by a total of $43,200.

SENATE AMENDMENT NO. 2. (Senate recedes July 5, 1985)
Specifies that line item for court reporting services is for contractual services.

CONFERENCE COMMITTEE REPORT NO. 1.
 Recommends that the Senate recede from S-am 1 and 2.
 Recommends that the bill be further amended as follows:

Increases retirement and decreases other OCE for a net decrease of $18,900.

GOVERNOR REDUCTIONS
Reduces retirement by $2,100.
HB-0659—Cont.

May 29  Placed Calndr, Third Reading
  Third Reading - Passed 084-022-002

May 30  Arrive Senate
  Placed Calendr, First Reading

Jun 03  Sen Sponsor GEO-KARIS
  First reading  Rfrd to Comm on Assignment

Jun 04  Assigned to Appropriations I

Jun 21  Recommended do pass as amend
  018-000-000

Placed Calndr, Second Reading

Jun 24  Second Reading  Held on 2nd Reading

Jun 26  Amendment No.01  APPROP I  Adopted
  Amendment No.02  APPROP I  Adopted

Placed Calndr, Third Reading
  Third Reading - Passed 052-000-004

Jun 27  Speaker's Table, Concurrence 01,02

Jul 01  H Noncncrs in S Amend. 01,02
  Secretary's Desk Non-concur 01,02
  S Refuses to Recede Amend 01,02
  S Requests Conference Comm 1ST

  Sen Conference Comm Apptd 1ST/CARROLL
  HALL, JONES,
  SOMMER & BLOOM

Jul 02  Hse Conference Comm Apptd 1ST/MATIJEVICH,
  LEVERENZ, BOWMAN,
  HASTERT & BARNES

Jul 03  Senate report submitted
  Senate Conf. report Adopted 1ST/052-000-000

Jul 05  House report submitted
  3/5 vote required
  3/5 vote required

Jul 05  House Conf. report Adopted 1ST/107-003-002
  Both House Adopted Conf rpt 1ST

Jul 18  Sent to the Governor

Jul 19  Governor reduction veto

PUBLIC ACT 84-0081  Effective date 07-19-85
  Placed Cal. Reduction Veto

Oct 17  Reduction veto stands. PA 84-0081

HB-0660  HASTERT - DANIELS - RYDER, HOFFMAN, EWING, VINSON, DAVIS,
  HALLOCK AND FRIEDRICH,DP.

Makes appropriations for the ordinary and contingent expenses of the Depart-
ment of Human Rights for the fiscal year beginning July 1, 1985 as follows:

<table>
<thead>
<tr>
<th>Total</th>
<th>General Revenue Fund</th>
<th>Special Projects Division Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td>$4,038,200</td>
<td>$2,967,700</td>
<td>1,070,500</td>
</tr>
</tbody>
</table>

HOUSE AMENDMENT NO. 1.
Reduces travel line item for Div. of Charge Processing by $17,200.

SENATE AMENDMENT NO. 1.
Reduces personal services and related line items by a total of $65,900.

SENATE AMENDMENT NO. 2. (Senate recedes July 5, 1985)
Further reduces personal services and related lines in Div. of Compliance by $29,900.

CONFERENCE COMMITTEE REPORT NO. 1.
  Recommends that the House concur in S-am 1.
  Recommends that the Senate recede from S-am 2.
  Recommends that the bill be further amended as follows:

Decreases personal services and related line items in Div. of Compliance by a to-
total of $7,300.
GOVERNOR REDUCTIONS
Reduces retirement by a total of $10,400.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations II
May 09 Amendment No.01 APPROP II Adopted
Amendment No.02 APPROP II Tabled
011-007-000
Recommnded do pass as amend
020-000-000

Placed Calndr,Second Reading
May 23 Second Reading
Hold on 2nd Reading
May 24 Mtn Prevail to Suspend Rule 37(G)
Hold on 2nd Reading
May 29 Placed Calndr,Third Reading
Third Reading - Passed 085-022-002
May 30 Arrive Senate
Placed Calendar,First Reading
Jun 03 Sen Sponsor GEO-KARIS
First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Appropriations I
Jun 11 Added As A Joint Sponsor JONES
Committee Appropriations I
Jun 21 Recommded do pass as amend
020-000-000

Placed Calndr,Second Reading
Jun 24 Second Reading Held on 2nd Reading
Jun 26 Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Placed Calndr,Third Reading
Third Reading - Passed 051-000-005
Jun 27 Speaker's Table, Concurrence 01,02
Jul 01 H Noncnrs in S Amend. 01,02
Secretary's Desk Non-concur 01,02
S Refuses to Recede Amend 01,02
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/CARROLL
HALL, JONES, SOMMER & BLOOM
Jul 02 Hse Conference Comm Apptd 1ST/MATIJEVICH,
LEVERENZ, BOWMAN, HASTERT & BARNES
Jul 03 Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/052-000-000
House report submitted
Jul 05 House Conf. report Adopted 1ST/107-003-002
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 18 Sent to the Governor
Jul 19 Governor reduction veto
PUBLIC ACT 84-0068 Effective date 07-19-85
Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0068

HB-0661 HASTERT - DANIELS - WOJCIK, HOFFMAN, EWING, VINSON, DA-
VIS, PULLEN, HALLOCK, FRIEDRICH,D.P.

Makes appropriations for the ordinary and contingent expenses of the Medical
Center Commission for the fiscal year beginning July 1, 1985 as follows:

Total ........................................................... ................................ $1,860,454
HOUSE AMENDMENT NO. 1.
Makes decreases in various personal services line items, for a net decrease of $28,998.

SENATE AMENDMENT NO. 1. (Senate recedes July 5, 1985)
Makes net reduction of $358,622 in personal services, retirement and in reappropriation for Chi. Technology Park.

SENATE AMENDMENT NO. 2.
Deletes that reappropriation is for Chi. Technology Park; specifies instead it is for acquisition of land in the Medical Center Dist.

CONFEREE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Recommends that the House concur in S-am 2.
Recommends that the bill be further amended as follows:

Adjusts personal services and retirement lines and reappropriation for Chicago Technology Park and appropriates additional $300,000 to the Medical Center Commission to buy property and demolish and make site improvements.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $995.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations II
May 09 Amendment No.01 APPROP II Adopted
Recommnded do pass as amend 020-000-000
Placed Calndr,Second Reading

May 23 Second Reading
Hold on 2nd Reading
May 24 Mtn Prevail to Suspend Rule 37(G)
Hold on 2nd Reading
May 29 Placed Calndr,Third Reading
Third Reading - Passed 095-015-001
May 30 Arrive Senate
Placed Calendar,First Reading
Jun 03 Sen Sponsor MAHAR
First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Appropriations I
Jun 21 Recommended do pass as amend 019-000-000
Placed Calndr,Second Reading

Jun 24 Second Reading Held on 2nd Reading
Jun 26 Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Placed Calndr,Third Reading
Third Reading - Passed 055-000-000
Jun 27 Speaker's Table, Concurrence 01.02
Jul 01 H Nonconcurs in S Amend. 01.02
Secretary's Desk Non-concur 01.02
S Refuses to Recede Amend 01.02
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/CARROLL
HALL, LECHOWICZ, BLOOM & SOMMER

Jul 02 Hse Conference Comm Apptd 1ST/MATJEVICH,
LEVERENZ, BOWMAN, BARNES & HASTERT

Jul 03 Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/050-000-000
House report submitted
HB-0662  HASTERT - DANIELS - FREDERICK, VF, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

Appropriates $3,970,600 from the General Revenue Fund to the Guardianship and Advocacy Commission for the fiscal year beginning July 1, 1985.

HOUSE AMENDMENT NO. 2.

Appropriates $30,000 to Protection and Advocacy, Inc. for protection and advocacy of persons with developmental disabilities pursuant to the Guardianship and Advocacy Act.

HB-0663  HASTERT - DANIELS - DEUCHLER, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

Makes appropriations for the ordinary and contingent expenses of the State Emergency Services and Disaster Agency 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>$14,946,300</td>
</tr>
<tr>
<td>General Revenue Fund</td>
<td>$2,108,600</td>
</tr>
<tr>
<td>Road Fund</td>
<td>20,000</td>
</tr>
<tr>
<td>Nuclear Civil Protection Planning Fund</td>
<td>115,700</td>
</tr>
<tr>
<td>Fed. Aid Disaster Fund</td>
<td>8,765,000</td>
</tr>
<tr>
<td>Fed. Hardware Assistance Fund</td>
<td>1,725,000</td>
</tr>
<tr>
<td>Fed. Civil Preparedness Administrative Fund</td>
<td>1,792,600</td>
</tr>
<tr>
<td>Maintenance and Calibration Fund</td>
<td>150,100</td>
</tr>
<tr>
<td>Nuclear Safety Emergency Preparedness Fund</td>
<td>269,300</td>
</tr>
</tbody>
</table>

SENATE AMENDMENT NO. 1.

Makes increases and decreases in OCE line items for a net increase of $64,300.

SENATE AMENDMENT NO. 2.

Makes appropriations and reappropriations totaling $11,375,000, for disaster audits, relief, grant assistance.

SENATE AMENDMENT NO. 3.

Increases OCE in Central Office Operations by $2,675. Appropriates $110,425 for OCE in State Planning for All Risk Crisis and $50,000 for Training and Education. Net increase of $163,100.

SENATE AMENDMENT NO. 4.

Reduces OCE of Maintenance & Calibration from Maintenance and Calibration Fund and appropriates same amount ($54,400) from GRF.
SENATE AMENDMENT NO. 5.
Increases OCE in Central Office by $61,090.

SENATE AMENDMENT NO. 6.
Reduces line item for matching funds for federal disaster assistance by $20,000.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-ams 1, 2, 3, 4, 5, 6.
Recommends that the bill be further amended as follows:

Increases equipment line items by a total of $4,300 in EMSDA operations.

GOVERNOR LINE ITEM REDUCTIONS
Makes total reductions in retirement of $4,430.

Mar 13 1985 First reading Refd to Comm on Assignment
Mar 14 Assigned to Appropriations II
May 01 Mtn Prevail Suspend Rul 20K 117-000-000 Committee Appropriations II
May 09 Placed Calndr, Second Reading
May 23 Second Reading
May 24 Mtn Prevail to Suspend Rule 37(G)
May 29 Placed Calndr, Third Reading
May 30 Arrive Senate
Jun 03 Sen Sponsor SCHAFFER
Jun 04 Assigned to Appropriations I
Jun 21 Recommended do pass 019-000-000
Jun 24 Second Reading
Jun 26 Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Amendment No.03 SCHAFFER Adopted
Amendment No.04 SCHAFFER Adopted
Amendment No.05 SCHAFFER Adopted
Amendment No.06 CARROLL Adopted

Jul 02 Hse Conference Comm Apptd 1ST/MATIJEVICH, LEVERENZ, BOWMAN, BARNES & HASTERT
Jul 03 Senate report submitted
Jul 05 House Conf. report Adopted 1ST/107-003-002
Both House Adopted Conf rpt 1ST
Jul 18 Sent to the Governor
Jul 19 Governor reduction veto
PUBLIC ACT 84-0083 Effective date 07-19-85
Placed Cal. Reduction Veto
HB-0664  HASTERT – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK, FRIEDRICH, DP AND WOJCIEK.

Makes appropriations for the ordinary and contingent expenses of the Department of Children and Family Services 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>$251,185,000</td>
</tr>
<tr>
<td>General Revenue</td>
<td>$218,318,000</td>
</tr>
<tr>
<td>Child Welfare Services</td>
<td>$8,586,100</td>
</tr>
<tr>
<td>CFS Federal Projects</td>
<td>$2,321,200</td>
</tr>
<tr>
<td>CFS Local Effort Day Care Program</td>
<td>$15,944,500</td>
</tr>
<tr>
<td>CFS Juvenile Justice Trust</td>
<td>$5,515,200</td>
</tr>
<tr>
<td>Child Abuse Prevention</td>
<td>$500,000</td>
</tr>
</tbody>
</table>

HOUSE AMENDMENT NO. 1.
Increases line item for Consolidated Day Care by $10,000,000.

HOUSE AMENDMENT NO. 3. (Tabled May 29, 1985)
Decreases personal services line items for a net decrease of $144,600.

HOUSE AMENDMENT NO. 6.
Makes total increase in OCE line items of $3,041,772.

SENATE AMENDMENT NO. 1.
Deletes line item of $250,000 for review of materials to educate parents about child abuse and decreases OCE line items for a net reduction of $1,974,900.

SENATE AMENDMENT NO. 2.
Makes net reduction of $390,218 as follows: increases line item for costs related to Child Abuse Act; decreases lines for training of child care service providers and for grants to State agencies for juvenile justice programs; appropriates funds for therapeutic family day care home project and for planning for delinquency services project.

SENATE AMENDMENT NO. 3. (Senate recedes July 5, 1985)
Appropriates $1,300,000 to DCFS for grants to Parents - Too -Soon Programs.

SENATE AMENDMENT NO. 4. (Senate recedes July 5, 1985)
Appropriates $500,000 for foster independent living skills for delinquent and troubled youth.

SENATE AMENDMENT NO. 5. (Senate recedes July 5, 1985)
Appropriates $500,000 to DCFS for a model demonstration project for evaluation of persons committing sexual offenses against children pursuant to the Sexual Abusers of Children Treatment Act, enacted by the 84th G.A.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-ams 1 and 2.
Recommends that the Senate recede from S-ams 3, 4, 5.
Recommends that the bill be further amended as follows:

Makes numerous changes in appropriation for ordinary and contingent expenses of DCFS. Appropriates a total of $1,500,000 for Parents Too Soon Programs and for demonstration project for evaluation and treatment of persons who commit sexual offenses against children.

GOVERNOR LINE ITEM VETOES AND REDUCTIONS
Vetoes line items of $1,000,000 for Parents Too Soon Program and of $500,000 for model demonstration program for the evaluation and treatment of person who commit sexual offenses against children. Additionally, reduces retirement line items by a total of $248,800.
HB-0664—Cont. 1234

May 23  Second Reading
   Held on 2nd Reading
May 24  Mtn Prevail to Suspend Rule 37(G)
   Held on 2nd Reading
May 29  Mtn Prevail -Table Amend No
        Amendment No.04 ROPP Withdrawn 03/064-047-001
        Amendment No.05 ROPP Lost 023-077-002
        Amendment No.06 BOWMAN Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)/114-000-000
Third Reading - Passed 098-010-000
May 30  Arrive Senate
   Placed Calendr, First Reading
Jun 03  Sen Sponsor BLOOM
   First reading Rfrd to Comm on Assignment
Jun 04  Assigned to Appropriations II
Jun 21  Recommended do pass as amend
        019-000-000
   Placed Calndr, Second Reading
Jun 24  Second Reading Held on 2nd Reading
Jun 26  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 KEATS & ROCK Adopted
Placed Calndr, Third Reading
Third Reading - Passed 056-000-001
Jun 27  Speaker’s Table, Concurrence 01,02,03,04,05
Jul 01  H Noncncrs in S Amend. 01,02,03,04,05
   Secretary’s Desk Non-concur 01,02,03,04,05,
   S Refuses to Recede Amend 01,02,03,04,05
   S Requests Conference Comm IST
   Sen Conference Comm Apptd 1ST/BLOOM,
   SOMMER, CARROLL, HALL, WELCH,
   Jul 02  Hse Conference Comm Apptd 1ST/MATIJEVICH,
   LEVERENZ, BOWMAN,
   HASTERT & BARNES
Jul 03  Senate report submitted
   3/5 vote required
   Senate Conf. report Adopted 1ST/052-000-001
   House report submitted
Jul 05  3/5 vote required
   House Conf. report Adopted 1ST/107-003-002
   Both House Adoptd Conf rpt 1ST
   Passed both Houses
Jul 18  Sent to the Governor
Jul 19  Governor item reduction
   PUBLIC ACT 84-0073 Effective date 07-19-85
   Placed Cal. Item/Red. Veto
Oct 03  Mtn filed ovrde item veto BOWMAN
   PG 19 & LN 8-12
   Placed Cal. Item/Red. Veto
Oct 17  Motion withdrawn OVERRIDE ITEM VETO
   Item/reduction veto stands. PA 84-0073

HB-0665  BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Appropriates $8,671,200 from the General Revenue Fund for the ordinary and
contingent expenses of the Military and Naval Department for the fiscal year be-
Beginning July 1, 1985.
HB-0665—Cont.

HOUSE AMENDMENT NO. 1.

Adds appropriation of $30,000 to Military and Naval Dept. for expenses related to care and preservation of historic artifacts.

SENATE AMENDMENT NO. 1.

Decreases the OCE amounts by $139,200.

GOVERNOR REDUCTIONS

Reduces retirement by a total of $22,100.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Appropriations I
Apr 24  Mtn Prevail Suspend Rul 20K  Committee Appropriations I
Apr 25  Amendment No.01  APPROP I  Adopted
Amendment No.02  APPROP I  Lost
012-012-002
Recommnded do pass as amend
025-000-000

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  Placed Calndr,Third Reading  Third Reading - Passed 105-004-002
May 30  Arrive Senate  Placed Calndr,First Reading
Jun 03  Sen Sponsor MAHAR  First reading  Rfrd to Comm on Assignment
Jun 04  Assigned to Appropriations I
Jun 21  Recommnded do pass as amend
019-000-000

Placed Calndr,Second Reading

Jun 24  Second Reading  Held on 2nd Reading
Jun 26  Amendment No.01  APPROP I  Adopted
Placed Calndr,Third Reading  Third Reading - Passed 056-000-000
Jun 27  Speaker’s Table, Concurrence 01
Jul 05  3/5 vote required
H Concurs in S Amend. 01/108-001-003
 Passed both Houses
Jul 18  Sent to the Governor
Jul 19  Governor reduction veto
PUBLIC ACT 84-0070  Effective date 07-19-85
Placed Cal. Reduction Veto
Oct 17  Reduction veto stands. PA 84-0070

HB-0666  BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Makes appropriations for the ordinary and contingent expenses of the Illinois Commerce Commission for the fiscal year beginning July 1, 1985 as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$14,847,500</td>
</tr>
<tr>
<td>Motor Vehicle Fund</td>
<td>$5,618,100</td>
</tr>
<tr>
<td>Public Utility Fund</td>
<td>$9,229,400</td>
</tr>
</tbody>
</table>

HOUSE AMENDMENT NO. 1.

Reduces the equipment line item to ICC-Transportation by a total of $31,875.

SENATE AMENDMENT NO. 1.

Increases various line items for a total net increase of $31,800 and decreases various other line items for a net decrease of $357,525.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.
Recommends that the bill be further amended as follows:

Increases appropriations to the IL Commerce Commission for electronic data processing, personal services and retirement for a total increase of $107,600.

GOVERNOR REDUCTIONS

Reduces retirement by a total of $42,800.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations I
May 02 Amendment No.01 APPROP I Adopted
  Recommended do pass as amend 018-000-000
  Placed Calndr, Second Reading
  Held on 2nd Reading
May 23
May 24 Mtn Prevail to Suspend Rule 37(G)
  Held on 2nd Reading
May 29 Placed Calndr, Third Reading
  Third Reading - Passed 098-007-002
May 30 Arrive Senate
  Placed Calendr, First Reading
Jun 03 Sen Sponsor SOMMER
  First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Appropriations I
Jun 21 019-000-000
  Placed Calndr, Second Reading
  Held on 2nd Reading
Jun 24 Amendment No.01 APPROP I Adopted
  Placed Calndr, Third Reading
  Third Reading - Passed.054-001-002
Jun 27 Speaker's Table, Concurrence 01
Jul 01 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 1ST/SOMMER
  BLOOM, CARROLL, HALL & LECHOWICZ
Jul 02 Hse Conference Comm Apptd 1ST/MATIJEVICH,
  LEVERENZ, BOWMAN, HASTERT & BARNES
Jul 03 Senate report submitted 3/5 vote required
  Senate Conf. report Adopted 1ST/052-001-000
  House report submitted
Jul 05 3/5 vote required
  House Conf. report Adopted 1ST/102-006-003
  Both House Adopted Conf rpt 1ST
  Passed both Houses
Jul 18 Sent to the Governor
Jul 19 Governor reduction veto
  PUBLIC ACT 84-0084 Effective date 07-19-85
  Placed Cal. Reduction Veto
  Oct 17 Reduction veto stands. PA 84-0084

HB-0667 BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

Appropriates $1,087,400 from the Dram Shop Fund for the ordinary and contingent expenses of the Liquor Control Commission for the fiscal year beginning July 1, 1985.
SENATE AMENDMENT NO. 1.
Decreases personal services and increases retirement for a net increase of $2,300.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $3,900.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations I
Apr 18 Amendment No.01 APPROP I Tabled
Recommended do pass 021-000-000
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 Placed Calndr,Third Reading Third Reading - Passed 107-005-001
May 30 Arrive Senate Placed Calendr,First Readng
Jun 03 Sen Sponsor MAHAR First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Appropriations I
Jun 21 Recommended do pass as amend 019-000-000
Placed Calndr,Second Reading
Jun 24 Second Reading Held on 2nd Reading
Jun 26 Amendment No.01 APPROP I Adopted
Placed Calndr,Third Reading Third Reading - Passed 055-001-000
Jun 27 Speaker's Table, Concurrence 01
Jul 05 3/5 vote required
H Concurs in S Amend. 01/108-001-003
Passed both Houses
Jul 18 Sent to the Governor
Jul 19 Governor reduction veto
PUBLIC ACT 84-0071 Effective date 07-19-85
Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0071

HB-0668 BARNES - DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Appropriates $1,654,399,000 for the ordinary and contingent expenses of the Department of Revenue for the fiscal year beginning July 1, 1985, as follows:

- **General Revenue Fund** ........................................... $509,304,000
- **Motor Fuel Tax Fund** ........................................... 25,816,100
- **Local Government Distributive Fund** ....................... 266,000,000
- **State Lottery Fund** ........................................... 361,338,900
- **Personal Property Tax Replacement Fund** .................. 497,600,000
- **Senior Citizens Real Estate Deferred Tax Revolving Fund** ........................................... 340,000

HOUSE AMENDMENT NO. 1.
Decreases line item for the administration of the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act by $300,000.

HOUSE AMENDMENT NO. 2.
Decreases auto equipment line item by $63,000.

HOUSE AMENDMENT NO. 3.
Decreases various personal services line items for a net decrease of $57,900.

HOUSE AMENDMENT NO. 4.
Adds appropriation of $550,000 (GRF) for start-up expenses associated with the Pharmaceutical Assistance Program for the Aged and Disabled.
HOUSE AMENDMENT NO. 5.
Adds appropriation of $350,000 (GRF) for administering the IL Tax Delinquency Amnesty Act.

HOUSE AMENDMENT NO. 6.
Appropriates $431,409 for OCE for Office of Appraisals.

HOUSE AMENDMENT NO. 7.
Decreases OCE, Div. of State Lottery Operations by $570,500.

HOUSE AMENDMENT NO. 8.
Decreases OCE, Divisions of Property Tax Administration and EDP by $818,600.

SENATE AMENDMENT NO. 1.
Increases and decreases various line items for a net decreases of $1,028,809.

SENATE AMENDMENT NO. 2.
Increases and decreases various line items for a net decrease of $674,200.

SENATE AMENDMENT NO. 3.
Increases the line items for income tax refunds by $30,000,000 and for refunds for combined apportionment of unitary business for income tax purposes by $55,000,000 for total increase of $85,000,000.

SENATE AMENDMENT NO. 4.
Transfers funds among various line items for a net change of zero.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 1, 2, 3, and 4.
Recommends that the bill be further amended as follows:

Increases personal services and related line items for State Lottery by $238,300.

GOVERNOR'S LINE ITEM REDUCTION
Reduces retirement lines by a total of $298,200.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations I
May 09 Amendment No.01 APPROP I Adopted
May 09 Amendment No.02 APPROP I Adopted
May 09 Amendment No.03 APPROP I Adopted
May 09 Amendment No.04 APPROP I Adopted
May 09 Amendment No.05 APPROP I Adopted
Recommnded do pass as amend 022-000-000
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.06 WOLF Adopted
May 29 Amendment No.07 LEVERENZ Adopted
May 29 Amendment No.08 LEVERENZ Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/114-000-000
Third Reading - Passed 077-030-004
May 30 Arrive Senate
Jun 03 Sen Sponsor SOMMER
Jun 04 First reading Rfrd to Comm on Assignment
Jun 21 Recommnded do pass as amend 020-000-000
Placed Calndr,Second Reading
Jun 24 Second Reading Held on 2nd Reading
Jun 26 Amendment No.01 APPROP I Adopted
Jun 26 Amendment No.02 APPROP I Adopted
Jun 26 Amendment No.03 APPROP I Adopted
Jun 26 Amendment No.04 CARROLL Adopted
Placed Calndr,Third Reading
Third Reading - Passed 057-000-000

1238
HB-0669  BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, HALLOCK
AND FRIEDRICH,DP.

Appropriates $1,414,401 from the General Revenue Fund for the ordinary and
contingent expenses of the State Labor Relations Board for the fiscal year begin-
ing July 1, 1985.

HOUSE AMENDMENT NO. 2. (Tabled May 29, 1985)
Decreases line items for Equipment and Operation of Auto Equipment by a total
of $26,250.

SENATE AMENDMENT NO. 1.
Decreases OCE appropriation by $97,000.

SENATE AMENDMENT NO. 2.
Appropriates $821,100 for OCE of IL Local Labor Relations Board.

SENATE AMENDMENT NO. 3.
Reduces personal services and related line items of IL Local Labor Relations
Board by a total of $68,300.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 1, 2 and 3.
Recommends that the bill be further amended as follows:

Increases personal services and related line items in Operations of IL Local La-
bor Relations Board by $57,800.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $5,500.
May 30    Arrive Senate
Placed Calendr, First Reading

Jun 03    Sen Sponsor BLOOM
First reading Rfrd to Comm on Assignment
Waive Posting Notice 7C
Committee Assignment of Bills

Jun 04    Assigned to Appropriations I
Jun 21    Recommended do pass as amend
019-000-000

Placed Calndr, Second Reading

Jun 24    Second Reading Held on 2nd Reading
Jun 26    Amendment No.01 APPROP I Adopted
Amendment No.02 CARROLL Adopted
Amendment No.03 CARROLL Adopted

Placed Calndr, Third Reading
Third Reading - Passed 057-000-000

Jun 27    Speaker's Table, Concurrence 01,02,03
Jul 01    H Nonconcurs in S Amend. 01,02,03
Secretary's Desk Non-concur 01,02,03
S Refuses to Recede Amend 01,02,03
S Requests Conference Comm IST
Sen Conference Comm Apptd IST / BLOOM
SOMMER, CARROLL, HALL, LECHOWICZ,

Jul 02    Hse Conference Comm Apptd IST / MATIJEVICH,
LEVERENZ, BOWMAN, HASTERT & BARNES

Jul 03    Senate report submitted 3/5 vote required
Senate Conf. report Adopted IST / 051-000-001
House report submitted
Jul 05    House report submitted 3/5 vote required
House Conf. report Adopted IST / 102-006-003
Both House Adopt Conf rpt IST
Passed both Houses
Jul 18    Sent to the Governor
Jul 19    Governor reduction veto
PUBLIC ACT 84-0085 Effective date 07-19-85
Placed Cal. Reduction Veto
Oct 17    Reduction veto stands. PA 84-0085

HB-0670    BARNES - DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN,
HALLOCK AND FRIEDRICH, DP.

Makes appropriations for the ordinary and contingent expenses of the Illinois Racing Board for the fiscal year beginning July 1, 1985 as follows:

Total ................................................................. $8,157,000
Agricultural Premium Fund ......................................... $4,157,000
Illinois Racetrack Improvement Fund .......................... 4,000,000

HOUSE AMENDMENT NO. 1.
Decreases line item for personal services in General Office by $1,400; decreases appropriation for improvement of racetrack facilities by $1,012,600.

HOUSE AMENDMENT NO. 2.
Increases personal services line items in General Office by $49,600 and commodities line item in Regulation of Racing Program by $57,500.

HOUSE AMENDMENT NO. 3.
Reduces personal services in Regulation of Racing Program by $12,400; deletes line item of $3,000 for operation of auto equipment in Intertrack Wagering.

SENATE AMENDMENT NO. 1.
Decreases and increases various line items for a net reduction of $377,500.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.
Recommends that the bill be further amended as follows:

Changes line item for equipment from $20,200 to $320,400.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $12,900.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations I
May 09 Amendment No.01 APPROP I Adopted
May 09 Amendment No.02 APPROP I Adopted
May 09 Amendment No.03 APPROP I Adopted
May 09 Recommended do pass as amend
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.04 DEJAEGHER Withdrawn
Placed Calndr, Third Reading
Third Reading - Passed 102-009-001
May 30 Arrive Senate Placed Calndr, First Reading
Jun 03 Sen Sponsor MAHAR
Jun 04 First reading Rfrd to Comm on Assignment
Jun 21 Assigned to Appropriations I
Jun 21 Recommended do pass as amend
Placed Calndr, Second Reading
Jun 24 Second Reading Held on 2nd Reading
Jun 26 Amendment No.01 APPROP I Adopted
Placed Calndr, Third Reading
Third Reading - Passed 056-000-000
Jun 27 Speaker's Table, Concurrence 01
Jul 01 H Noncncrs in S Amend. 01
Jul 01 Secretary's Desk Non-concur 01
Jul 01 S Refuses to Recede Amend 01
Jul 01 S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/CARROLL
HALL, LECHOWICZ, BLOOM & SOMMER
Jul 02 Hse Conference Comm Apptd 1ST/MATIJEVICH,
LEVERENZ, BOWMAN, BARNES & HASTERT
Jul 03 Senate report submitted 3/5 vote required
Jul 03 Senate Conf. report Adopted 1ST/052-000-000
Jul 03 House report submitted
Jul 05 House Conf. report Adopted 1ST/102-006-003
Jul 05 Both House Adoptd Conf rpt 1ST
Jul 05 Both House Adopted Conf rpt 1ST
Jul 18 Sent to the Governor
Jul 18 Governor reduction veto
PUBLIC ACT 84-0086 Effective date 07-19-85
Jul 19 Placed Cal. Reduction Veto
Jul 19 Reduction veto stands. PA 84-0086

HB-0671  BARNES - DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN,
HALLOCK AND FRIEDRICH,DP.

Appropriates $866,300 from the General Revenue Fund for the ordinary and contingent expenses of the Property Tax Appeal Board for the fiscal year beginning July 1, 1985.
HOUSE AMENDMENT NO. 1.
Reduces personal services line items by a total of $21,500.
SENATE AMENDMENT NO. 1.
Decreases OCE appropriation by $53,000.
GOVERNOR REDUCTIONS
Reduces retirement by a total of $2,400.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations I
Apr 25 Amendment No.01 APPROP I Adopted
        Recmmnded do pass as amend

May 23 Second Reading
May 24 Mtn Prevail to Suspend Rule 37(G)
        Held on 2nd Reading
May 29 Placed Calndr,Third Reading
        Third Reading - Passed 099-008-000
May 30 Arrive Senate
       Placed Calendr,First Reading
Jun 03 Sen Sponsor SOMMER
       First reading
Jun 04 Rfrd to Comm on Assignment
Jun 21 Assigned to Appropriations I
Jun 24 Recmmnded do pass as amend
          019-000-000

Jun 26 Amendment No.01 APPROP I Adopted
       Placed Calndr,Third Reading
       Third Reading - Passed 055-000-000

Jun 27 Speaker’s Table, Concurrence 01
Jul 05 3/5 vote required
H Concurs in S Amend. 01/108-001-003
Passed both Houses
Jul 18 Sent to the Governor
Jul 19 Governor reduction veto
           PUBLIC ACT 84-0087 Effective date 07-19-85
           Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0087

HB-0672 HASTERT – DANIELS – FREDERICK, VF, HOFFMAN, EWING, VINSON,
DAVIS, HALLOCK AND FRIEDRICH, DP.

Appropriates $179,053,194.93 for the ordinary and contingent expenses of the
Dept. of Public Health, Gov. Council on Health and Physical Fitness, and the
Board of Trustees of the University of Illinois, Division of Services for Crippled
Children for the fiscal year beginning July 1, 1985, as follows:

General Revenue ................................................. $ 56,751,300.00
Maternal and Child Health
Services .......................................................... 259,800.00
Public Health Services ........................................ 16,320,600.00
USDA Woman and Infant Care ................................... 65,688,400.00
Public Health Federal Projects ................................ 180,000.00
Maternal and Child Health
Services Block Grant ........................................... 34,848,166.89
Preventive Health and Health
Services Block Grant ........................................... 4,351,927.04
Public Health Special State
Projects .......................................................... 135,000.00
Hearing Aid Dispenser Examining
and Certification ............................................... 50,000.00
Metabolic Screening Fund ....................................... 468,000.00
HOUSE AMENDMENT NO. 1.
Appropriates $492,273 for IL Cancer Council.

HOUSE AMENDMENT NO. 2.
Appropriates $7,500,000 for grants for the administrative costs associated with USDA Women, Infants and Children Nutrition Program.

HOUSE AMENDMENT NO. 3.
Increases for expenses associated with Alzheimer's Disease by $900,000.

HOUSE AMENDMENT NO. 4.
Decreases line item for Medical Preparations and food supplies for free distribution in Office of Health Services by $528,000.

HOUSE AMENDMENT NO. 5.
Increases FY86 appropriation for Gov. Council on Health and Physical Fitness by $6,800.

HOUSE AMENDMENT NO. 7.
Increases contractual for Management & Administrative Support Division by $50,000.

HOUSE AMENDMENT NO. 8.
Appropriates $8,000,000 for grants to local governments for animal, insect and weed abatement.

HOUSE AMENDMENT NO. 13.
Increases appropriation for IL Cancer Council by $492,272.

HOUSE AMENDMENT NO. 15.
Increases OCE line items in Divisions of Management and Administrative Support, Laboratories, Office of Health Services, and Office of Health Regulation and adds line item for computer equipment for local health departments for a net increase of $2,198,600.

HOUSE AMENDMENT NO. 16.
Increases line item for equipment in Div. of Laboratories by $200,000.

HOUSE AMENDMENT NO. 17.
Specifies line item appropriated for expenses associated with initiatives to reduce infant mortality refers to mortality under the Infant Mortality Reduction Act.

HOUSE AMENDMENT NO. 18.
Increases line item for assistance grants to rape victims and rape prevention activities by $30,000.

SENATE AMENDMENT NO. 1.
Increases net line items and decreases other personal service line items; enumerates laboratories and decreases personal line items; deletes appropt. grants to local gov'ts. for Animal and Insect and Weed Abatement; decreases approp. to Dept. of Pub. Health for expenses of Alzheimer's Assis. Act; decreases grants for food supplies under USDA nutrition program: Total decrease of $12,455,975.

SENATE AMENDMENT NO. 2.
Appropriates $61,350 to the Dept. of Public Health for costs associated with the Structural Pest Control Act.

SENATE AMENDMENT NO. 3.
Appropriates $200,000 to the Dept. of Public Health for the Office of Health Planning.

SENATE AMENDMENT NO. 4.
Appropriates $275,000 to the Dept. of Public Health for grants to the East Side Health District in St. Clair Co.

SENATE AMENDMENT NO. 5.
Increases Dept. Public Health personal services line items in Management & Administrative Support; decreases pers. ser. for Div. of EDP increases grants for maternal child health programs, for a total increase of $481,977.72.

SENATE AMENDMENT NO. 6.
Appropriates $720,000 for basic health service.

SENATE AMENDMENT NO. 7.
Decreases appropriations for grants for administrative costs and for food supplies for free distribution under USDA Women, Infants and Children Nutrition Program for a total decrease of $3,706,125.
CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1, 2, 3, 4, 5, 6, 7.
Recommends that the bill be further amended as follows:

Increases personal services and related line items; decreases line item for communicable disease and food sanitation programs; inserts appropriations for grants for Local Gov't. Animal and Insect and Weed Abatement and for Family Support Center, Aurora.

GOVERNOR ITEM VETOES AND REDUCTIONS

Makes line item vetoes in total amount of $4,598,013.87 for various grants involving communicable disease and food sanitation programs, animal and insect and weed abatement, East Side Health Dist. building renovations, supplemental food program for women, infants and children, U of I Div. of Services for Crippled Children, and Sudden Infant Death Syndrome programs. Reduces retirement line items by a total of $132,200.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations II

May 09 Amendment No.01 APPROP II Adopted
Amendment No.02 APPROP II Adopted
010-003-001
Amendment No.03 APPROP II Adopted
010-003-001
Amendment No.04 APPROP II Adopted
Amendment No.05 APPROP II Adopted
Amendment No.06 APPROP II Lost
005-010-000
Amendment No.07 APPROP II Adopted
Amendment No.08 APPROP II Adopted
23 Recomn do pass as amend
021-000-000

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.09 DEJAEGHER Withdrawn
Amendment No.10 BOWMAN Withdrawn
Amendment No.11 ROPP Withdrawn
Amendment No.12 ROPP Withdrawn
Amendment No.13 DEJAEGHER Adopted
071-038-001
Amendment No.14 BOWMAN Withdrawn
Amendment No.15 BOWMAN Adopted
Amendment No.16 ROPP Adopted
Amendment No.17 BOWMAN Adopted
Amendment No.18 DEUCHLER Adopted

Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/114-000-000
Third Reading - Passed 074-034-002

May 30 Arrive Senate
Placed Calendar,First Reading
Jun 03 Sen Sponsor BLOOM
First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Appropriations II
Jun 21 Recomn do pass as amend
019-000-000

Placed Calndr,Second Reading

Jun 24 Second Reading Held on 2nd Reading
Jun 26 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 BLOOM Adopted
Amendment No.07 CARROLL Adopted

Placed Calndr,Third Reading
Third Reading - Passed 056-000-000
June 27 Speaker's Table, Concurrence 01,02,03,04,05, Speaker's Table, Concurrence 06,07

July 01 H Noncncrs in S Amend. 01,02,03,04,05, H Noncncrs in S Amend. 06,07 Secretary's Desk Non-concur 01,02,03,04,05, Secretary's Desk Non-concur 06,07 S Refuses to Recede Amend 01,02,03,04,05, S Refuses to Recede Amend 06,07 S Requests Conference Comm 1ST Sen Conference Comm Appptd 1ST/BLOOM, SOMMER, CARROLL, HALL, WELCH, 

July 02 Hse Conference Comm Appptd 1ST/MATIJEVICH, LEVERENZ, BOWMAN, HASTERT & BARNES

July 03 Senate report submitted 3/5 vote required Senate Conf. report Adopted 1ST/053-000-000 House report submitted 

July 05 House Conf. report Adopted 1ST/107-003-002 Both House Adoptd Conf rpt 1ST Passed both Houses 

July 18 Sent to the Governor 

July 23 Governor item reduction

PUBLIC ACT 84-0097 Effective date 07-23-85 Placed Cal. Item/Red. Veto

October 03 Mttn filed ovrrde item veto 01/MATIJEVICH PG 12 & LN 24-26 Mttn filed ovrrde item veto 02/BOWMAN PG 17 & LN 15-24 Mttn filed ovrrde item veto 03/BOWMAN PG 17 & LN 25-28 Placed Cal. Item/Red. Veto 

October 17 3/5 vote required Override item veto Hse-lost 01/068-045-000 Motion withdrawn OVERRIDE ITEM VETO MOTION 2 - BOWMAN Motion withdrawn OVERRIDE ITEM VETO MOTION 3 - BOWMAN Item/reduction veto stands. PA 84-0097

HB-0673 BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Makes appropriations for the ordinary and contingent expenses of the Department of Employment Security for the fiscal year beginning July 1, 1985 as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$182,052,600</td>
</tr>
<tr>
<td>General Revenue</td>
<td>$34,890,000</td>
</tr>
<tr>
<td>Unemployment Compensation</td>
<td></td>
</tr>
<tr>
<td>Special Administrative</td>
<td>17,598,400</td>
</tr>
<tr>
<td>Title III Social Security and Employment Service</td>
<td>128,322,000</td>
</tr>
<tr>
<td>Road</td>
<td>820,000</td>
</tr>
<tr>
<td>Income Funds</td>
<td>422,200</td>
</tr>
</tbody>
</table>

HOUSE AMENDMENT NO. 1.

Increases appropriation to the Bureau of Employment Security for personal services, for financial and management services and for operations by $1,519,200 from the Title III Social Security and Employment Service Fund.

HOUSE AMENDMENT NO. 3.

Increases personal services line items in Operations Div. and increases line items for payment of interest on advances made to Unemployment Trust Fund for a total increase of $12,000,000.
SENGATE AMENDMENT NO. 2.
Decreases certain OCE line items related to office space at 910 South Michigan Ave. in Chicago by $12,000,000 and appropriates that amount to Dept. for deposit into Title III SS and Employment Service Fund. No dollar change.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $164,900.

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.02  BULLOCK  Adopted
Amendment No.03  BULLOCK  Adopted
061-047-000
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/114-000-000
Third Reading - Passed 071-037-001

May 30  Arrive Senate
Placed Calndr,First Reading
Jun 03  Sen Sponsor SCHAFER
First reading  Rfrd to Comm on Assignment
Jun 04  Assigned to Appropriations I
Jun 21  Recommnded do pass as amend
019-000-000
Placed Calndr,Second Reading
Jun 24  Second Reading  Held on 2nd Reading
Jun 26  Amendment No.01  APPROP I  Tabled
Amendment No.02  CARROLL  Adopted
Placed Calndr,Third Reading
Third Reading - Passed 055-000-002
Jun 27  Speaker’s Table, Concurrence 02
Jul 05  3/5 vote required
H Concurs in S Amend. 02/108-001-003
Passed both Houses
Jul 18  Sent to the Governor
Jul 19  Governor reduction veto
PUBLIC ACT 84-0088  Effective date 07-19-85
Placed Cal. Reduction Veto
Oct 17  Reduction veto stands. PA 84-0088

HB-0674  BARNES - DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Makes appropriations for the ordinary and contingent expenses of the Department of Energy and Natural Resources for the fiscal year beginning July 1, 1985 as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Totals</td>
<td>$76,127,300</td>
</tr>
<tr>
<td>General Revenue</td>
<td>$19,021,100</td>
</tr>
<tr>
<td>Public Utility</td>
<td>3,673,700</td>
</tr>
<tr>
<td>Capital Development</td>
<td>13,500,000</td>
</tr>
<tr>
<td>Institute of Natural Resources</td>
<td>1,529,100</td>
</tr>
<tr>
<td>Federal Projects Grant</td>
<td>1,991,400</td>
</tr>
<tr>
<td>Hazardous Waste Research</td>
<td>300,000</td>
</tr>
<tr>
<td>Federal Energy</td>
<td>2,405,000</td>
</tr>
<tr>
<td>Petroleum Violation</td>
<td>104,700</td>
</tr>
</tbody>
</table>
Coal Technology Development Assistance ..................................... 5,000,000
Coal Development ................................................................. 28,602,300

STATE DEBT IMPACT NOTE

Total debt impact ................................................................. $ 91.3 M
Financing costs of appropriations .......................................... $ 10.9 M
Financing costs of reappropriations ....................................... 80.4 M

HOUSE AMENDMENT NO. 1.
Separates line item for Agricultural Delivery Information System by creating separate line item for EDP. No dollar change.

HOUSE AMENDMENT NO. 2. (Tabled May 30, 1985)
Deletes $300,000 line item for Archeological Planning Research.

HOUSE AMENDMENT NO. 3.
Reduces travel line items by a total of $10,700.

HOUSE AMENDMENT NO. 4.
Reduces personal services and operations line items by a total of $206,200.

HOUSE AMENDMENT NO. 5.
Reduces operations line items by a total of $54,100.

HOUSE AMENDMENT NO. 6.
Adds $5,500 for refunds connected with sale of Maps and Publications.

HOUSE AMENDMENT NO. 7.
Reappropriates a total of $152,000 for projects at State Water Survey in Peoria and Dickson Mounds Museum.

HOUSE AMENDMENT NO. 8.
deletes line item of $145,300 for Information Services.

HOUSE AMENDMENT NO. 9.
Increases line item for contribution of funds to public museums by $1.5 million.

HOUSE AMENDMENT NO. 11.
Appropriates $1.6 million for Des Plaines River Wetlands Demonstration Project.

HOUSE AMENDMENT NO. 12.
Adds back and restores funds in personal services line items, including restoration of amount for information services for a total increase of $162,700.

HOUSE AMENDMENT NO. 14.
Restores personal services funding in total amount of $93,600.

SENATE AMENDMENT NO. 1.
Makes a net decrease of $4.6 million in OCE line items and in various research programs - Agricultural Information Delivery System, testimony concerning petroleum violations, archeological planning and research, research programs funded thru the Public Utility Fund, and Des Plaines River Wetlands Demonstration Project.

SENATE AMENDMENT NO. 2.
Changes the title to include the Dept. of Conservation. Makes appropriations and reappropriations to the Dept. of Conservation for its OCE.

SENATE AMENDMENT NO. 3.
Makes total decrease in OCE of Dept. of Conservation appropriation of $4,973,100, including deletion of $2,000,000 for a youth and young adult employment program for conservation and resource management related work on public lands.

SENATE AMENDMENT NO. 4.
Makes total reduction of $6,408,900 in Dept. of Conservation reappropriations for various programs and projects, including deletion of lines for Historic Agency Transfer, Hofman Tower Memorial, and historic preservation programs.

SENATE AMENDMENT NO. 5.
Increases line item in Dept. of Conservation, Div. of Forest Resources for IL Non-Game Wildlife Protection Act by $120,000 and makes reappropriation of $1,385,858 for purchase of equipment for Dept. of Conservation properties.
SENATE AMENDMENT NO. 6.
Appropriates $500,000 to Dept. of Conservation for a State Fish & Wildlife Area in Grundy County.

SENATE AMENDMENT NO. 7. (Senate recedes July 5, 1985)
Appropriates $250,000 to Dept. of Conservation for improvements at William W. Powers State Park, Chicago.

SENATE AMENDMENT NO. 8. (Senate recedes July 5, 1985)
Appropriates $100,000 to Dept. of Conservation for feasibility study for construction of Banner Lake in Fulton and Peoria Counties.

SENATE AMENDMENT NO. 9.
Appropriates $500,000 to Dept. of Energy and Natural Resources for siting for Superconducting Super Collider Project.

SENATE AMENDMENT NO. 10. (Senate recedes July 5, 1985)
Approp. $500,000 to DENR for Chi. Art Gallery purchase of art.

SENATE AMENDMENT NO. 11.
Appropriates $50,000 to DENR for waterproofing Dickson Mounds Museum.

SENATE AMENDMENT NO. 12.
Increases funding for DENR, Div. of Energy administration of Energy Conservation Plan, Energy Extension Service Plan and Institutional Conservation Program by $172,700; and increases appropriation to DENR for IL Solar Bank Grant Program.

SENATE AMENDMENT NO. 13.
Appropriates $500,000 to DENR for siting Superconducting Super Collider at Fermi Lab in Batavia.

SENATE AMENDMENT NO. 14. (Senate recedes July 5, 1985)
Appropriates $500,000 to Dept. of Conservation for feasibility study for 2 LaM- oine Lakes in Hancock and McDonough Counties.

SENATE AMENDMENT NO. 15. (Senate recedes July 5, 1985)
Increases new appropriation to Dept. of Conservation for forestry management practices grants to timber growers by $150,000.

SENATE AMENDMENT NO. 16. (Senate recedes July 5, 1985)
Appropriates $30,000 to Dept. of Conservation for Community Fire Protection Grant Program administration and $170,000 for grants to communities to organize, train and equip local fire depts.

SENATE AMENDMENT NO. 17.
Appropriates $500,000 and reappropriates $250,000 to Dept. of Conservation for land acquisition at Wolf Road Prairie Natural Area.

SENATE AMENDMENT NO. 18.
Appropriates $90,000 to Dept. of Conservation for a study at Cache River Basin.

SENATE AMENDMENT NO. 19. (Senate recedes July 5, 1985)
Appropriates $40,000 to DENR for Chi. Public Library Cultural Center provision of handicapped access to Express-Ways Children Museum.

SENATE AMENDMENT NO. 20.
Makes net increase of $226,600 in personal services line items of DENR Div. of Geological Survey, Natural History Survey, State Water Survey, and Museums and in line item for Chemical Substance Research and Assistance Program.

SENATE AMENDMENT NO. 21.
Restores $152,000 to DENR for archeological planning research.

SENATE AMENDMENT NO. 22. (Senate recedes July 5, 1985)
Restores $600,000 to DENR for Des Plaines River Wetlands Demonstration Project.

SENATE AMENDMENT NO. 23. (Senate recedes July 5, 1985)
Restores $2,000,000 to Dept. of Conservation for a youth and young adult employment program for conservation and resources management related work on public lands.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-ams. 1, 2, 3, 4, 5, 6, 9, 11, 12, 13, 17, 18, 20, 21, 21
HB-0674—Cont.

Recommends that the Senate recede from S-ams. 7, 8, 10, 14, 15, 16, 19, 22, 23

Recommends that the bill be further amended as follows:

Makes numerous changes in appropriation for OCE of Dept. of Energy and Natural Resources. Adds various appropriations to DENR and to Dept. of Conservation for specified projects, totaling $6,529,900.

GOVERNOR ITEM VETOES AND REDUCTIONS

Vetoes a total of $660,000: Chicago Public Library handicapped access project, State Fish and Wildlife Area land acquisition in Grundy County, and rehabilitation projects at Hero Street Memorial Park. Reduces retirement line items by $661,341.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations I
Apr 23 State Debt Note Filed
Committee Appropriations I

Apr 25 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 Withdrawn
Amendment No.11 APPROP I Adopted

Recommned do pass as amend

022-000-000

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 30 Mtn Prevail -Table Amend No 02
Amendment No.12 LEVERENZ Adopted
Amendment No.13 LEVERENZ Withdrawn
Amendment No.14 SATTERTHWAITE Adopted
057-052-000

Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/113-000-000
Third Reading - Passed 098-005-000

Jun 03 Arrive Senate
Placed Calendr,First Reading
First reading Rfrd to Comm on Assignment

Jun 04 Assigned to Appropriations II
Jun 21 Recommended do pass as amend
019-000-000

Placed Calndr,Second Reading

Jun 24 Second Reading Held on 2nd Reading

Jun 26 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 JOYCE, JEROME Adopted
Amendment No.07 DAWSON Adopted
Amendment No.08 LUFT Adopted
Amendment No.09 WEAVER,S Adopted
Amendment No.10 WEAVER,S Adopted
Amendment No.11 BLOOM Adopted
Amendment No.12 WEAVER,S Adopted
Amendment No.13 WEAVER,S Adopted
HB-0674—Cont.

1250

Jun 26—Cont.
Amendment No.14 DONAHUE Adopted
Amendment No.15 DAVIDSON Adopted
Amendment No.16 WATSON Adopted
Amendment No.17 TOPINKA Adopted
Amendment No.18 POSHARD Adopted
Amendment No.19 MAROVITZ & CARROLL Adopted

Amendment No.20 WEAVER,S Adopted
Amendment No.21 DAVIDSON Adopted
Amendment No.22 GEO-KARIS & SCHAEFFER Adopted

Amendment No.23 CARROLL Adopted
Placed Calndr,Third Reading
Third Reading - Passed 057-000-000

Jun 27
Speaker's Table, Concurrence 01,02,03,04,05,06,
Speaker's Table, Concurrence 07,08,09,10,11,12,
Speaker's Table, Concurrence 13,14,15,16,17,18,
Speaker's Table, Concurrence 19,20,21,22,23

Jul 01
H Noncncrs in S Amend. 01,02,03,04,05,06,
H Noncncrs in S Amend. 07,08,09,10,11,12,
H Noncncrs in S Amend. 13,14,15,16,17,18,
H Noncncrs in S Amend. 19,20,21,22,23
Secretary's Desk Non-concur 01,02,03,04,05,06,
Secretary's Desk Non-concur 07,08,09,10,11,12,
Secretary's Desk Non-concur 13,14,15,16,17,18,
Secretary's Desk Non-concur 19,20,21,22,23
S Refuses to Recede Amend 01,02,03,04,05,06,
S Refuses to Recede Amend 07,08,09,10,11,12,
S Refuses to Recede Amend 13,14,15,16,17,18,
S Refuses to Recede Amend 19,20,21,22,23
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/CARROLL
HALL, WELCH, BLOOM & SOMMER

Jul 02
Hse Conference Comm Apptd 1ST/MATIJEVICH,
LEVERENZ, BOWMAN, HASTERT & BARNES

Jul 03'
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/053-000-000
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 18
Sent to the Governor

Jul 23
Governor item reduction
PUBLIC ACT 84-0098 Effective date 07-23-85
Placed Cal. Item/Red. Veto

Oct 17
Mtn filed ovrre item veto DEJAEGHER
PG 31 & LN 1-5
Placed Cal. Item/Red. Veto
Item/reduction veto stands. PA 84-0098

HB-0675  BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN,
HALLOCK AND FRIEDRICH,DP.

Appropriates $112,978,000 for the ordinary and contingent expenses of the Department of Conservation for the fiscal year beginning July 1, 1985: ($ in thousands)

General Revenue Fund .......................................................... $44,739.4
State Boating Act Fund .......................................................... 14,856.2
State Parks Fund ................................................................. 2,000.0
Wildlife & Fish Fund ............................................................. 14,867.6
Salmon Fund .......................................................................................... 430.0
Capital Development Fund ..................................................................... 500.0
Forest Reserve Fund ............................................................................... 250.0
Land & Water Recreation Fund .............................................................. 12,736.8
IL Historic Sites Fund ............................................................................ 1,374.2
Fed. Title IV Fire Protection Assistance Fund .................................................. 341.0
Snowmobile Trail Establishment Fund ....................................................... 218.1
Conservation Federal Projects Fund ......................................................... 112.7
IL Forestry Development Fund ................................................................. 303.2
IL Non-Game Wildlife Conservation Fund ................................................. 270.0
State Migratory Waterfowl Stamp Fund ................................................... 178.8
Wildlife Conservation Fund .................................................................... 50.0
Park and Conservation Fund .................................................................... 19,750.0

STATE DEBT IMPACT NOTE
Financing costs of reappropriations ......................................................... $ 1.1 M

HOUSE AMENDMENT NO. 1.
Appropriates $500,000 for land acquisition costs at Wolf Road Prairie Natural Area.

HOUSE AMENDMENT NO. 2.
Appropriates $200,000 for Hero Street Memorial Park.

HOUSE AMENDMENT NO. 3.
Appropriates $500,000 for youth employment programs for work on public boulevards and public park lands.

HOUSE AMENDMENT NO. 4.
Appropriates $100,000 for work at Lawlor Park.

HOUSE AMENDMENT NO. 5.
Appropriates $50,000 for work on Governor Oglesby Mansion.

HOUSE AMENDMENT NO. 6.
Appropriates $300,000 for Dunn, McGee Creek and Fish Hook (Kaskaskia) waterfowl management areas.

HOUSE AMENDMENT NO. 10.
Appropriates $500,000 for a feasibility study for construction of 2 LaMoine Lakes in Hancock and McDonough Counties.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations I
Apr 23 State Debt Note Filed Committee Appropriations I
May 09 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 012-008-002
Amendment No.07 APPROP I Lost
Amendment No.08 APPROP I Lost
Amendment No.09 APPROP I Lost
Amendment No.10 APPROP I Adopted Recommended do pass as amend 017-005-000

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 30 Tabled House Rule 37(G)

HB-0676 BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Makes appropriations for the ordinary and contingent expenses of the General Assembly Retirement System for the fiscal year beginning July 1, 1985 as follows:
Total .......................................................... $2,216,200
General Revenue ............................................. $2,174,400
State Pensions .................................................. 41,800

SENATE AMENDMENT NO. 1.
Increases retirement for General Assembly by $170,400; appropriates
$10,057,300 for Judges Retirement.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $882,600.

HB-0676—Cont.

Total .................................................. .................................. .................................. ................................. ...
To Suspend Rule 37(G)
Held on 2nd Reading
May 30 Placed Calndr,Third Reading
Third Reading - Passed 096-003-002
Jun 03 Arrive Senate
Placed Calndr,First Reading
Sen Sponsor SOMMER
First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Appropriations I
Jun 21 Recommended do pass as amend 019-000-000
Jun 24 Second Reading Held on 2nd Reading
Jun 26 Amendment No.01 APPROP I Adopted
Placed Calndr,Third Reading
Third Reading - Passed 057-000-000
Jun 27 Speaker's Table, Concurrence 01
Jul 05 3/5 vote required
H Concurs in S Amend. 01/108-001-003
Passed both Houses
Jul 18 Sent to the Governor
Jul 19 Governor reduction veto
PUBLIC ACT 84-0089 Effective date 07-19-85
Placed Cal. Reduction Veto
Oct 17 Reduction veto stands. PA 84-0089

HB-0677 BARNES – DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN,
HALLOCK AND FRIEDRICH,DP.

Makes appropriations for the ordinary and contingent expenses of the Judges’
Retirement System for the fiscal year beginning July 1, 1985 as follows:

Total .......................................................... $9,345,100
General Revenue Fund ............................................. $9,030,100
State Pension Fund .................................................. 315,000

SENATE AMENDMENT NO. 1.
Increases OCE of Judge’s Retirement by $712,200.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations I
Apr 11 Recommended do pass 026-000-000
May 23 Second Reading Held on 2nd Reading
May 24 Mtn Prevail to Suspend Rule 37(G)
Held on 2nd Reading
May 30 Placed Calndr,Third Reading
Third Reading - Passed 096-003-002
HB-0678  HASTERT - DANIELS - RYDER, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

Makes appropriations for the ordinary and contingent expenses of the Department of Rehabilitation Services for the fiscal year beginning July 1, 1985 as follows:

Total $138,784,900
General Revenue 37,772,500
Illinois Veterans' Rehabilitation 1,400,000
Old Age Survivors Insurance 42,054,400
Rehabilitation Services Elementary and Secondary Education Act 773,000
Vocational Rehabilitation 56,785,000

HOUSE AMENDMENT NO. 2.
Increases various line items for Community Services for the Visually Handicapped for a net increase of $351,500.

HOUSE AMENDMENT NO. 4.
Adds appropriation of $700,000 (GRF) for establishment of Scandinavian Lekotek play libraries.

HOUSE AMENDMENT NO. 6.
Makes correction in reference to State Employees' Retirement System.

 SENATE AMENDMENT NO. 1.
Increases and decreases various line items for a total net decrease of $289,900.

 SENATE AMENDMENT NO. 2.
Makes reappropriation of $16,700 from the Vocational Rehab. Fund to the Dept. of Rehab. Services for Independent Living Project.

 SENATE AMENDMENT NO. 3.
Makes a reappropriation from GRF to the Dept. of Rehab. Services of $218,000 for II. Children's School and Rehab. Center and II. Visually Handicapped Institute.

 SENATE AMENDMENT NO. 4.
Transfers $100,000 from the amount appropriated for grants-in-aid for Rehab. Services Bureaus to a newly created line item for administrative expenses of the Statewide Deaf Ed. Center.

 SENATE AMENDMENT NO. 5.
Provides for use of the amount appropriated for purchase of services under Sec. 3(G) of Vocational Rehab. of disabled Persons Act for the purpose of paying prior year adjustments payable to the IRS.

GOVERNOR REDUCTIONS
Makes total reduction of $211,100: $200,000 for establishment of Lekotek play libraries and a total of $11,100 in retirement lines.

Mar 13 1985 First reading  Rfrd to Comm on Assignment
Mar 14  Amendment No.01 APPROP II Tabled
May 09  Amendment No.02 APPROP II Adopted
        Amendment No.03 APPROP II Tabled
        Amendment No.04 APPROP II Adopted
        Amendment No.05 APPROP II Lost
Recommnded do pass as amend 021-000-000.

Placed Calndr,Second Readng
HB-0679  HASTERT – DANIELS – RYDER, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Makes appropriations for the ordinary and contingent expenses of the Department of Mental Health and Developmental Disabilities for the fiscal year beginning July 1, 1985 as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$617,110,400</td>
</tr>
<tr>
<td>General Revenue</td>
<td>574,123,000</td>
</tr>
<tr>
<td>Mental Health</td>
<td>21,525,000</td>
</tr>
<tr>
<td>DMH/DD Federal Projects</td>
<td>9,524,000</td>
</tr>
<tr>
<td>Alcohol, Drug Abuse and Mental Health Services Block Grant</td>
<td>11,060,400</td>
</tr>
<tr>
<td>DMH/DD Private Resources Fund</td>
<td>878,000</td>
</tr>
</tbody>
</table>

HOUSE AMENDMENT NO. 1.
Makes numerous increases and decreases in line items for grants, grants-in-aid, programs, personal services and makes appropriations for various programs of the Department for a net effect of an increase of $23,325,368.

HOUSE AMENDMENT NO. 3.
Decreases line item for Children and Adolescent Initiative by $500,000.

HOUSE AMENDMENT NO. 7.
Transfers $100,000 from line items in OCE of Anna Mental Health and Developmental Center to DMHDD for a fire dept. on the grounds of Anna Mental Health Facility.

HOUSE AMENDMENT NO. 8.
Restores $500,000 in line item for children and adolescent initiative for community and institutional care programs and increases personal services line items for a net increase of $2,547,800.
HOUSE AMENDMENT NO. 11.
Restores funds to various regions for community service grants deletes certain other appropriations and makes other changes.

SENATE AMENDMENT NO. 1.
Increases and decreases various line items for a net reduction of $15,161,268 in such line items and provides for additional appropriations and breakdowns of appropriations. Makes various changes in funds from which appropriations are made.

SENATE AMENDMENT NO. 2.
Transfers a total of $782,000 among various line items.

SENATE AMENDMENT NO. 3.
Reappropriates $2,500,000 to the Dept. of Mental Health and Developmental Disabilities for financial support of disabled individuals over 18.

SENATE AMENDMENT NO. 4.
Restores $30,000 to contractual line item of Zeller Mental Health Center.

SENATE AMENDMENT NO. 5.
Appropriates $165,000 to Board of Higher Ed. for fellowships pursuant to the Regional Service Agency Fellowship Act.

SENATE AMENDMENT NO. 6.
Appropriates $3,374,400 for OCE of Guardianship and Advocacy Commission.

SENATE AMENDMENT NO. 7.
Deletes a total of $20,000,000 in appropriations for Medicaid Eligible Day Activity Programs.

SENATE AMENDMENT NO. 8.
Appropriates $30,000 to Guardianship & Advocacy Commission for protection and advocacy of persons with developmental disabilities.

SENATE AMENDMENT NO. 9.
Appropriates $7,500,000 to DCCA for grants for certain mental health centers. Provides that the grants are exempt from the IL Grant Funds Recovery Act.

SENATE AMENDMENT NO. 10.
Eliminates the regional breakdown of appropriations from GRF for day training programs and appropriates $49,994,400 for such purposes from the Mental Health Fund.

SENATE AMENDMENT NO. 11. (Senate recedes July 5, 1985)
Increases various line items by a total of $3,603,000.

SENATE AMENDMENT NO. 12.
Decreases various line items by a total of $16,082,700 and deletes certain other appropriations. Makes other changes.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 11.
Recommends that the House concur in S-am 1 thru 10 and 12.
Recommends that the bill be further amended as follows:

Makes numerous changes in the amounts appropriated; adds $100,000 to Governor's Office of Voluntary Action for a self-help clearinghouse.

GOVERNOR ITEM VETOES AND REDUCTIONS
Vetoes total of $7,086,000: Regional Service Agency Fellowships, and reuse of the Manteno and Galesburg Mental Health facilities. Makes total reduction of $2,992,200: financial support to providers for developmentally disabled persons over the age of current program policies, grants for MI initiatives, and retirement lines.

GENERAL ASSEMBLY RESTORATION
Restores $1,500,000 to DMHDD for financial support for developmentally disabled persons over 18.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Amendment No.01 APPROP II Adopted
May 09 Amendment No.02 APPROP II 011-007-000 Lost
Amendment No.03 APPROP II Adopted
HB-0679—Cont.

May 09—Cont.  
Amendment No.04  APPROP II  Lost  
Amendment No.05  APPROP II  Lost  
Recommended do pass as amended  
019-000-000

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 30  
Amendment No.06  SATTERTHWAITE  Withdrawn  
Amendment No.07  RICHMOND  Adopted  
Amendment No.08  VINSON  Adopted  
Amendment No.09  SATTERTHWAITE  Withdrawn  
Amendment No.10  DUNN, JOHN  Withdrawn  
Amendment No.11  DUNN, JOHN  Adopted  
050-049-001

Placed Calndr, Third Reading  
Mtn Prevail to Suspend Rule 37(C)/113-000-000  
Third Reading - Passed 109-000-000

Jun 03  
Arrive Senate
Placed Calendr, First Reading  
Sen Sponsor SCHAFFER
First reading  
Rfrd to Comm on Assignment

Jun 04  
Assigned to Appropriations II
Jun 21  
Recommended do pass as amended  
019-000-000

Placed Calndr, Second Reading

Jun 24  
Second Reading
Held on 2nd Reading

Jun 26  
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  
Amendment No.07  APPROP II  Adopted  
Amendment No.08  SCHAFFER  Adopted  
Amendment No.09  JOYCE, JEROME & BLOOM
Adopted
Amendment No.10  CARROLL  Adopted  
Amendment No.11  DEANGELES  Adopted  
Amendment No.12  CARROLL  Adopted

Placed Calndr, Third Reading  
Third Reading - Passed 056-000-001

Jun 27  
Speaker's Table, Concurrence 01,02,03,04,05,06,  
Speaker's Table, Concurrence 07,08,09,10,11,12
Jul 01  
H Noncnsr in S Amend. 01,02,03,04,05,06,  
H Noncnsr in S Amend. 07,08,09,10,11,12  
Secretary's Desk Non-concur 01,02,03,04,05,06,  
Secretary's Desk Non-concur 07,08,09,10,11,12  
S Refuses to Recede Amend 01,02,03,04,05,06,  
S Refuses to Recede Amend 07,08,09,10,11,12  
S Requests Conference Comm 1ST  
Sen Conference Comm Apptd 1ST/CARROLL  
HALL, WELCH, BLOOM & SOMMER
Jul 02  
Hse Conference Comm Apptd 1ST/MATJEVICH,  
LEVERENZ, BOWMAN,  
HASTERT & BARNES
Jul 03  
Senate report submitted  
3/5 vote required  
Senate Conf. report Adopted 1ST/052-000-001
House report submitted
Jul 05  
House Conf. report Adopted 1ST/107-003-002  
Both House Adopted Conf rpt 1ST  
Passed both Houses
HB-0680  KLEMM, BARGER, DEUCHLER, DIDRICKSON, GREIMAN, KIRKLAND, PETERSON, W, SOLIZ, STERN, WAIT, ZWICK AND FREDERICK, VF.

(Ch. 111, new par. 4478.1)

Amends Medical Practice Act. Requires the execution of a consent form before a physician operates on a patient for a tumor of the breast. Provides that in addition to civil proceedings, a failure to comply with this Act shall subject the physician to disciplinary action under the Medical Practice Act.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Human Services
May 02  Motion disch comm, advc 2nd
STUDY CALENDAR - KLEMM
Committee Human Services

May 03  Interim Study Calendar HUMAN SERVICE

HB-0681  KLEMM.

(Ch. 34, par. 160)

Amends the County Zoning Act. Authorizes any owner or tenant of real property within 1200 feet of any structure which is in violation of zoning regulations to institute an action to correct the violation and prescribes the procedures therefor.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Counties and Townships
Apr 25  Interim Study Calendar CNTY TWNSHIP

HB-0682  KULAS – KEANE – OBLINGER – BULLOCK – WASHINGTON, MULCABEY, TATE, GIORGI, LAURINO, BROOKINS, LEFLORE, TURNER, RICE, SHAW, FLOWERS AND YOUNG, A.

(New Act)

† Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
Creates the Respiratory Care Practice Act. Provides for the regulation of the practice of respiratory care by the Department of Registration and Education. Establishes requirements for registration or certification and procedures for refusal to issue or renew, for revocation or for suspension of a registration or certification. Provides penalties and remedies for violation. Creates the Respiratory Care Examining Committee, to advise the Director on the administration and enforcement of this Act.

HOUSE AMENDMENT NO. 1.
Sets the penalties for issuing a check to the Department which is not honored by the financial institution upon which it is drawn. Makes various other changes.

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

May 21 Third Reading - Passed 109-002-000

May 22 Arrive Senate
Sen Sponsor BERMAN
Added As A Joint Sponsor RUPP-MACDONALD
Added As A Joint Sponsor & LUFT
Placed Calndr,First Reading

May 23 First reading Rfrd to Comm on Assignment
May 24 Assigned to Ins Pensions & Licensed Activities

May 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities

Jun 04 Added As A Co-sponsor FAWELL Committee Ins Pensions & Licensed Activities

Jun 05 Recommended do pass 007-002-000

Jun 11 Second Reading
Placed Calndr,Second Reading

Jun 25 Third Reading - Lost 025-029-000

HB-0683  HASTERT – DANIELS – PETERSON,W, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Appropriates $4,3500,000 for the ordinary and contingent expenses of the Illinois State Historical Library for the fiscal year beginning July 1, 1985.

SENATE AMENDMENT NO. 1.
Changes the appropriations from the State Historical Library to the Dept. of Historic Preservation; appropriates $2,978,200 for operation of Historic Sites; appropriates $2,256,500 for related programs; reappropriates $1,174,200 from unused FY 85 funds.

SENATE AMENDMENT NO. 2.
Decreases personal services line items by a total of $1,270,600.

SENATE AMENDMENT NO. 3.
Decreases various personal services line items by a total of $337,600.

SENATE AMENDMENT NO. 4. (Senate recedes July 5, 1985)
Appropriates $800,000 to Dept. of Historic Preservation for restoration at the Ridge Historic Dist. in Chicago.

SENATE AMENDMENT NO. 5.
Appropriates $330,000 to the Dept. of Historic Preservation for rehabilitation of the Fitzpatrick House in Will Co.

SENATE AMENDMENT NO. 6.
Increases total appropriations for personal and contractual services for the Dept. of Historic Preservation by $111,495.
**SENATE AMENDMENT NO. 9.**

Appropriates $15,000 to the Dept. of Historic Preservation for publishing books at SIU.

**CONFERENCE COMMITTEE REPORT NO. 1.**

Recommends that the House concur in S-ams 1, 2, 3, 5, 6, & 9.
Recommends that the Senate recede from S-am 4.
Recommends that the bill be further amended as follows:

Substitutes appropriation to IL State Historical Library with appropriation to Dept. of Historic Preservation for a total of $780,937. Appropriates additional $350,000 to such Dept. for 2 specified historic perservation projects.

**GOVERNOR ITEM VETOES AND REDUCTIONS**

Vetoes a total of $215,000: publication of books at SIU, street restoration at Ridge Historic Dist. in Chicago. Reduces retirement line items by a total of $18,360.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 13 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 14</td>
<td>Assigned to Appropriations II</td>
</tr>
<tr>
<td>May 09</td>
<td>Amendment No.01 APPROP II Lost</td>
</tr>
<tr>
<td></td>
<td>Recommended do pass 021-000-000</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Mtn Prevail to Suspend Rule 37(G)</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td></td>
<td>Third Reading - Passed 099-005-002</td>
</tr>
<tr>
<td>Jun 03</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td></td>
<td>Sen Sponsor DAVIDSON</td>
</tr>
<tr>
<td></td>
<td>First reading</td>
</tr>
<tr>
<td></td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Recommended do pass as amend 020-000-000</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Amendment No.01 APPROP I Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 APPROP I Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.03 APPROP I Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.04 APPROP I Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.05 APPROP I Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.06 DAVIDSON Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.07 DAVIDSON Lost</td>
</tr>
<tr>
<td></td>
<td>Amendment No.08 DAVIDSON Lost</td>
</tr>
<tr>
<td></td>
<td>Amendment No.09 LECHOWICZ Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td></td>
<td>Third Reading - Passed 057-000-000</td>
</tr>
<tr>
<td>Jun 27</td>
<td>Speaker's Table, Concurrence 01,02,03,04,05,</td>
</tr>
<tr>
<td></td>
<td>Speaker's Table, Concurrence 06,09</td>
</tr>
<tr>
<td>Jul 01</td>
<td>H Noncncrs in S Amend. 01,02,03,04,05</td>
</tr>
<tr>
<td></td>
<td>H Noncncrs in S Amend. 06,09</td>
</tr>
<tr>
<td></td>
<td>Secretary's Desk Non-concur 01,02,03,04,05,</td>
</tr>
<tr>
<td></td>
<td>Secretary's Desk Non-concur 06,09</td>
</tr>
<tr>
<td></td>
<td>S Refuses to Recede Amend 01,02,03,04,05,</td>
</tr>
<tr>
<td></td>
<td>S Refuses to Recede Amend 06,09</td>
</tr>
<tr>
<td></td>
<td>S Requests Conference Comm 1ST</td>
</tr>
<tr>
<td></td>
<td>Sen Conference Comm Apptd 1ST/CARROLL</td>
</tr>
<tr>
<td></td>
<td>HALL, LECHOWICZ, SOMMER &amp; BLOOM</td>
</tr>
<tr>
<td>Jul 02</td>
<td>Hse Conference Comm Apptd 1ST/MATJJEVICH,</td>
</tr>
<tr>
<td></td>
<td>LEVERENZ, BOWMAN, HASTERT &amp; BARNES</td>
</tr>
<tr>
<td>Jul 03</td>
<td>Senate report submitted</td>
</tr>
<tr>
<td></td>
<td>3/5 vote required</td>
</tr>
<tr>
<td></td>
<td>Senate Conf. report Adopted 1ST/053-000-000</td>
</tr>
<tr>
<td></td>
<td>House report submitted</td>
</tr>
</tbody>
</table>
HB-0683—Cont. 1260

Jul 05 3/5 vote required
House Conf. report Adopted 1ST/107-003-002
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 18 Sent to the Governor
Jul 23 Governor item reduction
PUBLIC ACT 84-0100 Effective date 07-23-85
Placed Cal. Item/Red. Veto

Oct 17 Item/reduction veto stands. PA 84-0100

HB-0684 MCGANN, GIGLIO, KEANE, LAURINO AND CAPPARELLI.
(Ch. 48, par. 432)

Amends The Unemployment Insurance Act concerning the elements necessary for the denial of benefit rights based on wages for service rendered prior to discharge where the individual was discharged because of a work-related felony or theft for which the employer was not responsible. Allows an order of supervision as sufficient proof of the commission of the felony or theft. Effective immediately.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR

COMMRCE

HB-0685 BULLOCK – TERZICH – MCAULIFFE – PANAYOTOVICH.

Amends The School Code and The Election Code. Provides for the creation of 20 independent school districts within Chicago, each with an elected 7 member school board which exercises all powers and duties commonly exercised by school boards throughout the State except for bonding and taxing powers. Preserves the City of Chicago as a single taxing district for the 20 independent districts, and vests all taxing and bonding powers and final budgetary power in the City Council. Creates the Central Education Committee composed of the president of each school board plus an additional member appointed by the Mayor of Chicago, and defines the Committee's powers and duties. Revises provisions relative to bonding, personnel and teacher certification. Provides for the repeal, effective April 1, 1986, of various provisions of Article 34 and all provisions relating to the School Finance Authority. Limits the exercise by home rule units of any powers inconsistent with the provisions of the amendatory Act. Effective January 1, 1986.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch 122, rep. pars. 34A-101 through 34A-608

Rescinds the repeal of Article 34 relative to the School Finance Authority.
Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Select Comm School Dist Reorg
May 02 Amendment No.01 SCH DIST REO Adopted Reccomnded do pass as amend
010-000-000
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
HB-0686  DIDRICKSON – REGAN, STANGE, PARKE AND WAIT.

(Ch. 48, par. 138.5)

Amends the Workers’ Compensation Act. Provides that no legal proceedings may be taken against any person under Section 9 of the Structural Work Act where such person is the employer of the injured or killed person but whose liability is not based upon the employment relationship. Effective immediately.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Labor & Commerce
Apr 24  Interim Study Calendar LABOR COMMERCE

1 HB-0687  GREIMAN – MADIGAN – CURRIE – BOWMAN – YOUNG, A, SOLIZ, BULLOCK, LEVIN, GIORGI, MATIJEVICH, TURNER, PRESTON, STERN, HARTKE AND BRAUN.

(Ch. 63, pars. 172, 173, 175, 176, 177, 178, 179, 180 and 181; new pars. 184 through 188)

Amends the Lobbyist Registration Act. Expands category of persons required to register, to reflect a new minimum requirement of $1,000 in a semi-annual period as the base amount for inclusion of action under the Act. Elucidates certain information required of registrants. Requires renewal of registration, and sets out contents of the renewal registration statement to be filed for compliance. Adds requirement of lobbyists’ accounts, and provides therefor. Changes the requirements of periodic reports, to include total disclosure of expenses and receipts, including gifts and disbursements made by the lobbyist over $300, and to require reports of employers of lobbyists, and non-registered persons who spend over $250 per month to influence legislative or administrative action. Eliminates provisions delegating duties to the Secretary of State and prescribing venue. Requires State agencies to file reports of expenses and lobbying goals. Adds prohibitions against deception, forced obligation, misrepresentation of control, falsification of public opinion and opportunistic influence of introduction of bills to gain employment as a lobbyist in relation thereto. Grants the Attorney General powers of enforcement. Adds related definitions. Effective immediately.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to State Gov Adm & Regulatory Rev
May 02  Interim Study Calendar ST GOV REVIEW

HB-0688  SALTSMAN.

(Ch. 46, new par. 9-10.1)

Amends The Election Code. Provides the imposition of requirements concerning the disclosure of campaign contributions and expenditures is a power or function to be exercised exclusively by the State and not to be exercised or performed concurrently with the State by any unit of local government or school district.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Elections

1 Fiscal Note Act may be applicable.
HB-0688—Cont.  

May 03  
Tbld pursuant Hse Rule 27D

1 HB-0689  PETERSON,W AND PEDERSEN,B.  
(Ch. 24, par. 11-117-4; Ch. 111 2/3, new par. 36.5)  

Amends the Municipal Code and the Public Utilities Act. Provides that the Commerce Commission shall fix rates for the sale of water if such rates cannot be agreed upon by the parties, when any city, village or incorporated town receives water from a municipality taking water from Lake Michigan and such city, village or incorporated town sells water to persons in an unincorporated area. Effective July 1, 1985.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 13 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 18</td>
<td>Assigned to Public Utilities</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Mtn Prevail Suspend Rul 20K Committee Public Utilities</td>
</tr>
<tr>
<td>May 03</td>
<td>Interim Study Calendar PUB UTILITIES</td>
</tr>
</tbody>
</table>

2 HB-0690  CULLERTON AND HALLOCK.  
(Ch. 111, pars. 7012, 7025 and rep. par. 7016)  

Amends Veterinary Practice Act of 1983. Repeals continuing education requirement. Eliminates failure to provide proof of having participated in continuing education requirements from grounds for refusal to issue or renew, or revocation, suspension, placing on probation, censuring, reprimanding or taking other disciplinary action against a license.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 13 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 14</td>
<td>Assigned to Registration &amp; Regulation</td>
</tr>
<tr>
<td>May 02</td>
<td>Interim Study Calendar REGIS REGULAT</td>
</tr>
</tbody>
</table>

1 HB-0691  CULLERTON.  
(Ch. 38, par. 1005-8-5)  

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.

HOUSE AMENDMENT NO. 1.  
Amends to provide that payments shall be $30 per day. Defines day. Sets out procedure for making and paying claims.

HOUSE AMENDMENT NO. 2.  
Amends to limit days for reimbursement to 35,000 per county per year.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 13 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 14</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>May 03</td>
<td>Amendment No.01 JUDICIARY II Adopted Recomnmded do pass as amend 010-001-000</td>
</tr>
<tr>
<td>May 09</td>
<td>Second Reading Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Mtn Prev-Recall 2nd Reading CULLERTON Adopted Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 31</td>
<td>Sen Sponsor CARROLL Placed Calndr,First Reading</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
HB-0692  CULLERTON AND HICKS.

(Ch. 121, new par. 307.16a)

Amends an Act in relation to the State Police. Requires the State Police to police interstate highways without charge to any unit of local government. Effective immediately.

FISCAL IMPACT NOTE

(Illinois Department of Law Enforcement)

The exact costs cannot be calculated until certain alternative methods of such a takeover are decided.

SENATE AMENDMENT NO. 1.

Changes effective date of the bill to January 1, 1986.

Mar 13 1985  First reading  Rfrd to Comm on Assignment Assigned to Executive

Apr 18  Place Calndr,Second Readng  Recommended do pass 010-002-003

Apr 23  Place Calndr,Second Readng  Fiscal Note Requested PIEL

Apr 24  Second Reading  Amendment No.01 PIEL 047-060-002 Lost

Held on 2nd Reading  Fiscal Note filed

May 01  Held on 2nd Reading

May 09  Place Calndr,Third Reading

May 22  Third Reading - Lost 054-064-000 Motion to Reconsider Vote Lost on Third Reading05-22-85

May 23  Mtn Reconsider Vote Prevail

Placed Calndr,Third Reading  Third Reading - Passed 079-036-003

May 29  Arrive Senate  Sen Sponsor DEANGELIS Added As A Joint Sponsor NEDZA Placed Calndr,First Reading

May 30  First reading  Rfrd to Comm on Assignment Assigned to Executive

Jun 13  Place Calndr,Second Readng  Recommended do pass 018-000-000

Jun 18  Second Reading  Amendment No.01 DEANGELIS Adopted

Placed Calndr,Third Reading
HB-0693  CULLETON - LEVERENZ.

Appropriates $100,000 to the State's Attorneys Appellate Service Commission to be used to reimburse State's Attorneys in counties of 3,000,000 or more population for their appellate costs. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Increases appropriation to $3,000,000 and specifies funds are to be appropriated to State Comptroller instead of to the State's Attorneys Appellate Service Commission.

SENATE AMENDMENT NO. 1.

Appropriates $2,000,000 to Comptroller for reimbursement of State's Attorneys in counties 3,000,000 or more for 2/3 of costs in pursuing appeals in certain cases.
Amends the State's Attorneys Appellate Service Commission Act to provide that the Commission, from funds appropriated for that purpose, shall reimburse the State's Attorney in counties containing 3,000,000 or more inhabitants for reasonable costs of appeals in criminal cases, juvenile cases, paternity cases, cases arising under the Mental Health and Developmental Disabilities Code and cases arising under the Narcotics Profit Forfeiture Act. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.
- Deletes reference to: Ch. 14, new par. 204.01a
- Adds reference to: Ch. 15, new par. 211.1

SENATE AMENDMENT NO. 1. (Senate recedes July 5, 1985)
- Deletes reference to: Ch. 14, new par. 204.01a
- Adds reference to: Ch. 127, new par. 46.41b

CONFERENCE COMMITTEE REPORT NO. 1.
- Recommends that the Senate recede from S-am 1 and 2.
- Recommends that the bill be further amended as follows:

Provides for the setting of salaries of Assistant State's Attorneys by the State's Attorney instead of the County Board.

Fiscal Note Act may be applicable.
HB-0694—Cont.

Jun 25  Third Reading - Passed 048-010-000
Speaker’s Table, Concurrence 01,02

Jun 28  Motion Filed Concur
Motion failed
H Nonceners in S Amend. 01,02/070-041-006
Secretary’s Desk Non-concur 01,02
Motion RECEDE FROM
SA# 01,02
Motion failed
Verified
S Refuses to Recede Amend 01,02
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/DEGNAN
ZITO, KELLY,
WATSON & MAHAR

Jun 29  Hse Conference Comm Apptd 1ST/CULLERTON,
O’CONNELL, GIORGI,

Jun 30  House report submitted
House Conf. report lost 1ST/056-057-001
Verified
H Requests Conference Comm 2ND
Senate report submitted
Senate Conf. report Adopted 1ST/036-020-000
Hse Conference Comm Apptd 2ND/CULLERTON,
O’CONNELL, GIORGI,
VINSON & MCCRACKEN

Jul 01  Motion to Reconsider Vote
COMM. RPT FAILED
- SALTSMAN

Jul 05  Mtn Reconsider Vote Prevail
3/5 vote required
House Conf. report Adopted 1ST/074-035-002
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 31  Sent to the Governor
Sep 03  Governor vetoed
Placed Calendar Total Veto
Oct 15  Mtn filed overrde Gov veto 01/CULLERTON
Placed Calendar Total Veto
Oct 16  3/5 vote required
Override Gov veto-Hse lost 066-050-000
Mtn filed overrde Gov veto 02/CULLERTON
Motion to Reconsider Vote
TO OVERRIDE GOV.
VETO FAILED-FARLEY
Placed Calendar Total Veto
Oct 17  3/5 vote required
Override Gov veto-Hse lost 02/066-048-001
Total veto stands.

HB-0695  JOHNSON – BRESLIN AND FLOWERS.
(New Act; Ch. 80, new par. 92; rep. pars. 71, 101, 101.1 and 102;
Ch. 110, new par. 9-201.1, rep. pars. 9-301 through 9-315)

Creates the Residential Owner-Resident Act. Prescribes the rights and duties of
both owners and residents under a rental agreement of a dwelling unit. Repeals
parts of Acts and amends certain Acts in connection therewith. Effective January 1,
1986 and applicable to all rental agreements entered into or extended or renewed on
and after that date.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Apr 17   Assigned to Judiciary I
May 03   Tbd pursuant Hse Rule 27D
HB-0696  VANDUYNE.
(Ch. 95 1/2, par. 11-703)
Amends The Illinois Vehicle Code to require motor vehicles passing another vehicle traveling in the same direction to return to an authorized lane of travel as soon as practical.
Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Transportation
Apr 17  Recommended do pass 012-001-002
Apr 23  Placed Calndr,Second Reading
Apr 23  Second Reading
May 24  Placed Calndr,Third Reading
May 24  Tabled House Rule 37(G)

HB-0697  RICE, SOLIZ, BULLOCK, LEFLORE, BROOKINS, FLOWERS, TURNER AND YOUNG.A.
(New Act)
Creates an Act to prohibit credit reporting agencies subject to regulation under the federal Fair Credit Reporting Act from compiling or disseminating an unfavorable credit report concerning any consumer because of such consumer's dilatory payment practices in relation to a retail installment contract, if the consumer completes all his payments under the contract. Provides for criminal and civil penalties for violation of Act.
Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Consumer Protection
May 02  Interim Study Calendar CONSUMER PROT

HB-0698  ROPP.
(Ch. 111 1/2, new par. 147.07)
Amends Hospital Licensing Act. Requires that a hospital, at the request of a patient, refer X-rays of the patient to the patient's personal physician. Prohibits the hospital from charging a fee for the interpretation of such X-rays by a radiologist associated with the hospital.
Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Human Services
May 02  Interim Study Calendar HUMAN SERVICE

1 HB-0699  O'CONNELL.
(New Act; Ch. 17, pars. 104, 106, 117, 360, 1001, 1312, 2502, 4902, 5235, 5427, 5627; Ch. 68, par. 4-101; Ch. 110 1/2, par. 201; and Ch. 127, new par. 141.158)
Creates the "Consumer Bank Act". Provides for the establishment and operation of consumer banks. Such consumer banks may lend money including commercial loans which do not exceed $200,000, but may not carry demand accounts other than negotiable orders of withdrawal nor accept trust accounts. Provides for regulation by the Department of Financial Institutions. Effective 6 months after becoming a law.
Mar 13 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Financial Institutions
May 03  Interim Study Calendar FIN INSTIT

HB-0700  DUNN,JOHN.
(Ch. 121, par. 314.2)

1 Fiscal Note Act may be applicable.
Amends the bridge and highway construction Act. Provides that only one flagman is required on a highway utilizing one-way traffic if the daily vehicle traffic is at least 100 but less than 400, and no flagman is required when the vehicle traffic is less than 100.

HB-0701  RONAN – SHAW AND HARTKE.
(Ch. 122, par. 103-20.3.01)

Amends the Public Community College Act. Provides that the currently authorized $1,500,000 bonding limit for alteration or repair of district facilities refers to aggregate indebtedness at any one time. Effective immediately.

HB-0702  KIRKLAND.
(Ch. 24, pars. 8-6-4, 8-7-4; Ch. 34, pars. 2054, 2060, 2074; Ch. 42, par. 328b; Ch. 81, pars. 4-13, 1004-17; Ch. 96 1/2, pars. 6432, 6445.3; Ch. 105, pars. 11.2-3, 333.26; Ch. 122, pars. 20-4, 34-34, 34A-501, 103-33.5)

Amends various Acts concerning working cash funds of units of local government. Permits the unit to appropriate money to the fund to the maximum amount allowable and authorizes the fund to receive such appropriation and any other contribution.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 42, par. 328b; Ch. 122, pars.
34-34, 34A-501

Eliminates from the bill's application the Act to create sanitary districts and to remove obstructions in the Des Plaines and Illinois Rivers and that portion of The School Code concerning the Chicago school district.

1 Fiscal Note Act may be applicable.
Amends the Environmental Protection Act to require each county to develop a comprehensive county-wide solid waste management plan to be submitted to the Environmental Protection Agency by January 1, 1988; directs the Agency to cooperate in the preparation of such plans.

STATE MANDATES ACT FISCAL NOTE
HB 703 creates a service mandate under the State Mandates Act for which reimbursement of 50% to 100% of the increased costs to local governments is required. The estimated cost is $10.2 million, which requires reimbursement of a minimum of $5.1 million, depending on the percentage of reimbursement provided.

HOUSE AMENDMENT NO. 1.
Makes preparation of plans permissive rather than mandatory; includes municipalities; authorizes imposition of a local landfill tax.

SENATE AMENDMENT NO. 1.
Reduces the maximum local surcharge from $0.50 to $0.4875 per cubic yard.

Fiscal Note Act may be applicable.
Amends the Criminal Code of 1961. Creates and defines the offense of healthcare benefits fraud. Provides that such offense is a Class A misdemeanor. Effective immediately.

SENATE AMENDMENT NO. 1. (Senate recedes July 2, 1985)

Deletes reference to: Ch. 38, new par. 17-8

Deletes everything after the enacting clause. Amends the Criminal Code, Code of Criminal Procedure and Unified Code of Corrections. Provides that if a person is convicted of violating bail bond he shall serve that sentence consecutively to the charge for which the defendant was admitted to bail. Provides that if a defendant escapes from custody or is released on bond and fails to appear in court, such failure constitutes the defendant's waiver of his constitutional right to confront witnesses against him and the defendant may be tried in absentia. Provides for pre-trial detention of certain defendants. Provides that if a defendant is charged with a Class X controlled substance defense, there shall be a rebuttable presumption that any money or property posted or bail was the fruit of illegal activity and not acceptable to the court as bail. The defendant must show by clear and convincing evidence the legitimate sources of the bail deposit. Makes other changes. Effective July 1, 1986.

CONFERENCE COMMITTEE REPORT NO. 1.

Changing the title and deletes everything after the enacting clause. Amends the Criminal Code, the Code of Criminal Procedure and the Unified Code of Corrections to make certain changes in the current bail system. Requires that a sentence for bail bond violation be served consecutively to the sentence imposed for the charge for which bail was granted. Requires that a judge inform any arrested person that trial on the charges may proceed in his absence if he jumps bail. Defines "sureties" to encompass monetary and non-monetary conditions for release set by the court. Establishes guidelines for setting conditions for release. Makes other changes. Effective immediately.
Amends Public Aid Code to provide that the amount and nature of, and eligibility for, medical assistance shall not be affected by the receipt of donations or benefits from fundraisers in cases of serious illness.

HOUSE AMENDMENT NO. 1.

Makes amendatory provisions applicable only as long as neither the ill person nor members of his family has actual control over the donations or benefits or their disbursement.

1 Fiscal Note Act may be applicable.
HB-0706  RONAN, LEVERENZ, WOLF, FLINN, YOUNG, AND SOLIZ.

(Ch. 95 1/2, par. 2-123)

Amends the Vehicle Code. Provides that public transit system may receive without fee information from driver's record on file. (Now limited to law enforcement agencies).

HOUSE AMENDMENT NO. 1.

Provides that the Secretary of State may furnish, without fee, information from a driver's record to any public transit system or authority, public defender, a State or federal agency or a local government association.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Transportation
Apr 24  Amendment No.01  TRANSPORTATN Adopted
April 23  DP Amnded Consent Calendar 020-000-000

Const Caldr Order 2nd Read
Apr 30  Consent Calendar, 2nd Reading
Consent Calendar, 3rd Read
May 02  Consent Caldr, 3rd Read Pass 114-000-000
May 03  Arrive Senate
Placed Calendr, First Reading
May 08  Sen Sponsor LECHOWICZ
Placed Calendr, First Reading
May 09  First reading  Rfrd to Comm on Assignment
May 14  Assigned to Transportation
Jun 06  Recommended do pass 010-000-000

Placed Calndr, Second Reading
Jun 10  Second Reading
Placed Calndr, Third Reading
Jun 14  Recalled to Second Reading
Jun 18  Added As A Joint Sponsor LEMKE
Added As A Joint Sponsor GEO-KARIS
Jun 19  Amendment No.01  LECHOWICZ
LEMK-E-DEGNAN
MAROVITZ-ZITO
& KELLY

Lost
Verified
Lost
Placed Calndr, 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 84-0411  Effective date 01-01-86

HB-0707  KIRKLAND AND WOLF.

(Ch. 102, par. 42)

Amends the Open Meetings Act. Provides that a meeting in which the acquisition or sale of real estate is being considered, except the portion of such meeting in which final action is taken, may be closed to the public.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Cities and Villages
May 02  Do Pass/Short Debate Cal 014-000-000

Cal 2nd Rdng Short Debate
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. 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
HB-708 does not have a financial impact.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, the bill constitutes a personnel mandate for which reimbursement of the increased cost to a unit of local government would normally be required under the State Mandates Act. However, this bill amends the State Mandates Act to relieve the State of liability for reimbursement. The estimated annual cost is $77,000.

Amends the Chicago Firefighters Article of the Pension Code to change the rate of interest accumulation on the gift reserve, from 4% to “current interest”.

PENSION IMPACT NOTE
HB-709 has a relatively minor cost impact.

Amends the Illinois Lottery Law to provide for monthly transfer of proceeds from the State Lottery, as well as deposit of interest generated by the State Lottery Fund.

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.
to the Common School Fund rather than the General Revenue Fund. Effective immediately.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Revenue
May 02 Do Pass/Short Debate Cal 011-000-000
May 08 Short Debate Cal 2nd Rdng Short Debate
May 10 Short Debate-3rd Passed 104-000-000
May 14 Arrive Senate
Sen Sponsor HOLMBERG
Placed Calendr,First Reading
May 15 First reading Rfrd to Comm on Assignment
May 21 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 19 Sent to the Governor
Aug 28 Governor approved
PUBLIC ACT 84-0215 Effective date 08-28-85

Amends The School Code, Unified Code of Corrections and Civil Administrative Code. Commencing January 1, 1987, requires each certified teacher or applicant for a certificate, and each employee or applicant for employment with a school district, to consent to a criminal background investigation of such person as a condition of certification or employment or both, as the case may be. Makes refusal to consent to such investigation grounds for revocation of or refusal to issue certificate as well as termination of or refusal to hire a person for employment. Requires revocation of certificate or termination of employment or both, as the case may be, upon a finding that the certificate holder or employee has been convicted of a specified criminal offense or has been judicially declared to be a sexually dangerous person or has been found to have made a material misstatement or omission of fact in connection with the investigation. Prohibits reinstatement of certificate upon completion of sentence by a person convicted of an offense. Provides for Department of Law Enforcement administration of the investigation. Effective January 1, 1986.

HOUSE AMENDMENT NO. 1.

Deletes everything and replaces with nearly identical material. Exempts certain sex offenses from the list of crimes which may be the subject of background investigation. Deletes provisions authorizing the Dept. of Law Enforcement to make recommendations based on its investigations. Specifies that the amount of fee charged to an applicant to cover the costs of investigation may not exceed $20.

1 Fiscal Note Act may be applicable.
HB-0712  HANNIG AND MULCAHEY.

(Ch. 122, par. 21-23)
Amends The School Code to provide that a teacher shall be excused from attendance at teachers’ institutes or other teachers’ meetings because of illness or because he or she is on personal leave or any other type of leave as provided by the employing district. A teacher so excused shall not be guilty of unprofessional conduct.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

HB-0713  DEJAEGHER - HARTKE, KOEHLER, SLATER, GIGLIO, HOMER, KEANE, LEVERENZ, MAUTINO, REA, STECZO, CHRISTENSEN, PHELPS AND HICKS.

(New Act)
Creates an Act to require the chairmen of the 9 statutorily created State employee travel control boards to create a uniform travel policy by March 1, 1986; if they fail, the boards are abolished and a State Employees Travel Regulation Agency is created, consisting of 12 appointed members of the House and Senate Appropriations Committees, to carry out the duties of the boards and establish a uniform State travel policy and regulations. Effective immediately.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to State Gov Adm & Regulatory Rev
May 02  Interim Study Calendar ST GOV REVIEW

HB-0714  WOJCIK.

(Ch. 139, new par. 39.33a)
Amends the Township Law of 1874. Authorizes the electors present at the annual town meeting to adopt ordinances regulating and licensing residential solicitation.

HOUSE AMENDMENT NO. 1.
Specifically authorizes adoption of ordinances regulating hawkers, peddlers, pawnbrokers, itinerant merchants, transient vendors of merchandise, and theatricals and other exhibitions, shows and amusements. Specifies that such regulation shall not apply within the boundaries of a city, village or incorporated town.

HOUSE AMENDMENT NO. 2.
Deletes amendatory text and replaces with similar authorization for adoption of ordinances providing for the regulation and registration of certain solicitors. Deletes specific language concerning regulation of theatricals and other exhibitions, shows and amusements. Provides that the township board shall have the authority to prohibit activities of persons it determines to be in the best interest of township residents. Retains that such regulation shall not apply within the boundaries of a city, village or incorporated town.
SENATE AMENDMENT NO. 1.
Limits the provisions of the bill to counties of under 3,000,000 population.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Counties and Townships
Apr 11  Amendment No.01  CNTY TWPNSHIP  Adopted
  Do Pass Amend/Short Debate 013-000-000
  Cal 2nd Rdng Short Debate
Apr 25  Short Debate Cal 2nd Rdng  WOJCIR  Adopted
  Amendment No.02  WOJCIR  Adopted
  Cal 3rd Rdng Short Debate
May 10  Short Debate-3rd Passed 096-002-007
May 14  Arrive Senate
  Placed Calendr, First Reading
May 15  Sen Sponsor SAVICKAS
  Placed Calendr, First Reading
May 16  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Local Government
  Recommended do pass as amend 009-000-000
  Placed Calndr, Second Reading
Jun 12  Second Reading
  Amendment No.01  LOCAL GOVERN  Adopted
  Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 057-001-001
Jun 25  Speaker’s Table, Concurrence 01
Jun 28  H Concurs in S Amend. 01/093-021-002
  Passed both Houses
Jul 25  Sent to the Governor
Sep 22  Governor approved
  PUBLIC ACT 84-0822  Effective date 01-01-86

HB-0715  NASH – DELEO.
(Ch. 111, par. 4035)
Amends Pharmacy Practice Act to require that a pharmacist submit evidence of completion of 30 hours of continuing education as a condition for license renewal. Requires that such continuing education be approved by the American Council on Pharmaceutical Education.

HOUSE AMENDMENT NO. 1.
Requires that the Department establish by rule a means for verification of completion of such continuing education requirement.

Mar 13 1985  First reading  Rfrd to Comm on Assignment
Mar 14  Assigned to Registration & Regulation
Apr 11  Recommended do pass 011-000-000
  Placed Calndr, Second Reading
May 09  Second Reading
  Amendment No.01  NASH  Adopted
  Placed Calndr, Third Reading
May 23  Third Reading - Passed 104-014-000
May 29  Arrive Senate
  Sen Sponsor JONES
  Added As A Joint Sponsor ZITO
  Placed Calendr, First Reading
May 30  Added As A Joint Sponsor FRIEDLAND
  Placed Calendr, First Reading
  First reading  Rfrd to Comm on Assignment
 Assigned to Ins Pensions & Licensed Activities
  Committee Ins Pensions & Licensed Activities
Jun 04  Waive Posting Notice 7C

HB-0715 — Cont.

Jun 10  Recommended do pass 011-000-000
Jun 12  Second Reading
Jun 25  Third Reading - Passed 054-000-001
Jul 24  Sent to the Governor
Aug 23  Governor approved

PUBLIC ACT 84-0186   Effective date 07-01-86

HB-0716   BULLOCK – BROOKINS – GIGLIO – BRESLIN – RONAN.

Appropriates $5,000,000 to the Illinois Development Finance Authority for use in its direct loan program. Effective immediately.

Mar 13 1985  First reading   Rfrd to Comm on Assignment
Mar 14        Assigned to Appropriations I
May 10        Tbd pursuant Hse Rule 27D

1 HB-0717   GIORGI, MCPIKE, FARLEY, MATIJEVICH AND SALTSMAN.

(Ch. 108 1/2, new par. 1-103.2)

Amends the General Provisions Article of the Pension Code to provide that members of pension funds shall suffer no loss of eligibility for benefits because of disputes over wages, hours and working conditions.

PENSION IMPACT NOTE
The cost of HB-717 can be expected to be relatively minor.
HOUSE AMENDMENT NO. 2.
Specifies that contributions will be required for time lost during such disputes.
HOUSE AMENDMENT NO. 3.
Provides that any increase in contributions resulting from this Act may not be invested in certain entities associated with the Republic of South Africa.

Mar 13 1985  First reading   Rfrd to Comm on Assignment
Mar 14        Assigned to Personnel and Pensions
Apr 23        Pension Note Filed
               Committee Personnel and Pensions
Apr 30*       Mtn Prevail Suspend Rul 20K 116-000-000
               Committee Personnel and Pensions
May 02        Recommended do pass 006-000-000
May 16  Second Reading
               Amendment No.01  LEFLORE    Withdrawn
               Amendment No.02  GIORGI    Adopted
               Amendment No.03  BRAUN  Adopted
               Placed Calndr,Third Reading
May 24  Third Reading - Passed 066-040-005
May 29  Arrive Senate
      Placed Calendr,First Reading
May 30  Sen Sponsor COLLINS
      Added As A Joint Sponsor ZITO
      Placed Calendr,First Reading
Jun 03  First reading   Rfrd to Comm on Assignment
Jun 04        Assigned to Ins Pensions & Licensed Activities

1277

HB-0718   BOWMAN, CURRIE AND TURNER.

(Ch. 37, par. 704-2)

Amends the Juvenile Court Act. Changes certain time limits for conducting adjudicatory hearings in determination of a minor’s status.

2 Pension System Impact Note Act may be applicable.
HB-0719  MATJEVICH.

(Ch. 38, par. 28-2)

Amends the Criminal Code of 1961. Specifically includes in the definitions of “gambling device” electronic video “poker” and “blackjack” machines.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

HB-0720  MADIGAN - DANIELS - GREIMAN, FLOWERS, WASHINGTON, KRSKA, LAURINO, LEVERENZ AND BERRIOS.

(Ch. 63, pars. 1001-3 and 1001-5; new pars. 1011A-1 through 1011A-10; Ch. 48, par. 850.04)

Amends the Legislative Commission Reorganization Act of 1984 to provide that each legislative support services agency shall have 2 co-chairmen, of different parties and different legislative houses; creates 7 citizens advocacy councils, devoted respectively to children, economic development, energy, mental health, public aid, schools and women; also creates a new legislative support services agency known as the Citizens Assembly, composed of the 14 co-chairpersons of the citizens councils, which will conduct studies and make reports as directed by the citizens councils. Amends the Development Finance Authority Act to remove a reference to the Chairman of the the Commission for Economic Development. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Provides that public members shall be considered to be identified with the house and the party of the legislative leader by whom they were appointed.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 63, par. 14

Amends the General Assembly Compensation Act to change the number of assistant majority leaders and whips in the Senate, and to increase the compensation of the Senate caucus chairman from $5,000 to $6,000.

SENATE AMENDMENT NO. 2.

Raises the compensation of whips and conference chairmen in the House of Representatives from $5000 to $6000 per year.

May 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to State Gov Adm & Regulatory Rev
Mar 21 Amendment No.01 ST GOV REVIEW Adopted Recommended do pass as amend 012-003-000
Placed Calndr,Second Readng
May 17 Second Reading
Amendment No.02 REA Withdrawn
Amendment No.03 SHAW Withdrawn
Placed Calndr,Third Reading
May 24 Third Reading - Passed 101-012-001
May 29 Arrive Senate
Sen Sponsor ROCK
Added As A Joint Sponsor PHILIP-BERMAN
Placed Calendr,First Readng
May 30 First reading Rfrd to Comm on Assignment
Assigned to Executive

1 Fiscal Note Act may be applicable.

SENATE AMENDMENT NO. 1.
Decreases OCE of the State Appellate Defender by $124,075.

SENATE AMENDMENT NO. 2.
Increases total appropriations for the ordinary and contingent expenses of the State Appellate Defender by $35,401.

GOVERNOR REDUCTIONS
Reduces retirement by a total of $14,348.

Mar 13 1985 First reading Rfrd to Comm on Assignment
Mar 14 Assigned to Appropriations I
May 09 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 30 Placed Calndr,Third Reading
Third Reading - Passed 076-031-000
Jun 03 Arrive Senate Placed Calndr,First Readng
Sen Sponsor BLOOM First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Appropriations I
Jun 21 Recommended do pass as amend 019-000-000

Jun 24 Second Reading Held on 2nd Reading
Jun 26 Amendment No.01 APPROP I Adopted
Amendment No.02 CARROLL Adopted
Placed Calndr,Third Reading
Third Reading - Passed 054-003-000
HB-0722  MCGANN – KEANE – CAPPARELLI – MCAULIFFE AND MCNAMARA.

(Ch. 111 1/2, par. 144)

Amends Hospital Licensing Act. Defines “perinatal” as the period of 44 weeks beginning at conception of an infant, rather than the period of time between the conception of an infant and the end of the first month of life.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 111 1/2, par. 2102

In Hospital Licensing Act and An Act relating to the prevention of developmental disabilities, defines “Perinatal” as the period of time between the conception of an infant and the end of the first month of life, and in cases of premature births, until the 44th post-conceptional week.

Mar 14 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Human Services
Apr 17  Recommended do pass 008-002-000
Placed Calndr,Second Reading
May 23  Second Reading
Amendment No.01  MCGANN  Adopted
Mtn Prevail -Table Amend No 01
Amendment No.02  MCGANN  Adopted
Amendment No.03  MCGANN  Withdrawn
Placed Calndr,Third Reading
May 24  Interim Study Calendar HUMAN SERVICE

HB-0723  MATIJEVICH, CURRAN, SALTSMAN, BULLOCK, MCAULIFFE, DUNN,JOHN, PANAYOTOVICH, TERZICH, VANDUYNE, RONAN AND SOLIZ.

(New Act)

Creates the Firefighter’s Collective Bargaining Act; provides for union representation of firefighters, and for binding arbitration in lieu of strikes. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE

HB 723 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 723 could be substantial, but no data is available on which to base a reliable estimate.

Mar 14 1985  First reading  Rfrd to Comm on Assignment
Assigned to Labor & Commerce
May 01  St Mandate Fis Note Filed
Committee Labor & Commerce
May 02  Interim Study Calendar LABOR COMMERC

1 Fiscal Note Act may be applicable.
HB-0724 BULLOCK, CURRAN, MCAULIFFE, DUNN, JOHN, PANAYOTOVICH AND TERZICH.
(Ch. 24, par. 11-6-1; Ch. 127 1/2, new par. 2.1, par 31a)

Amends the State Fire Marshal Act to provide for the regulation and certification of private firefighting enterprises, and directs the State Fire Marshal to issue appropriate rules by July 1, 1986. Amends the Municipal Code and the Fire Protection District Act to require that noncertified enterprises may not provide contractual firefighting services to municipalities and fire protection districts after June 30, 1986. Effective immediately.

HOUSE AMENDMENT NO. 1.
Specifically defines "private firefighting enterprise", rather than defining by cross reference to Fire Marshal Act.

HOUSE AMENDMENT NO. 2.
Adds a home rule preemption; deletes consultation with the Fire Advisory Commission.

Mar 14 1985 First reading Rfrd to Comm on Assignment Assigned to Executive
Apr 18 Amendment No.01 EXECUTIVE Adopted
Placed Calndr, Second Reading
Apr 30 Second Reading Amendment No.02 BULLOCK Adopted
Placed Calndr, Third Reading
May 21 Verified
Third Reading - Passed 066-045-002
May 22 Arrive Senate Sen Sponsor VADALABENE
Placed Calndr, First Reading
May 23 First reading Rfrd to Comm on Assignment
May 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 25 Third Reading - Passed 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.

1 HB-0725 WHITE – BOWMAN – LEVIN – CURRIE – BRAUN, PRESTON, FLOWERS AND SHAW.
(New Act; Ch. 127, new par. 55.31b)

Creates An Act in relation to AIDS (Acquired Immune Deficiency Syndrome). Provides that the Dept. of Public Health shall establish a program for treatment of persons suffering from AIDS and for the performance of research concerning the disease. Creates the AIDS Advisory Committee to assist the Dept. in carrying out its duties under the Act.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 127, new par. 55.31b
Adds reference to: Ch. 127, new pars. 55.41, 55.42

Deletes everything after the enacting clause. Provides that the Dept. of Public Health shall conduct public information campaigns on AIDS and sickle cell disease.

1 Fiscal Note Act may be applicable.
Amends the Revenue Act of 1939. Requires tax bills to include a statement of the dollar amount of taxes due which are allocable to a tax levied by a municipality or township for a public library under the Local Library Act.

Mar 14 1985 First reading Rfrd to Comm on Assignment
May 02 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

Amends the Chicago Firemen's Article of the Pension Code to extend the period of eligibility for ordinary disability benefits: for firemen with less than 10 years of service, eligibility extends for a period equal to the fireman's total service; for firemen with 10 or more years of service, eligibility extends until retirement. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

Mar 14 1985 First reading Rfrd to Comm on Assignment
May 02 Assigned to Personnel and Pensions
May 03 Interim Study Calendar PERS

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Chicago Municipal Article of the Pension Code to provide a new pension formula (2.2% of salary per year of service) and to reduce the early retirement penalty (from 0.5% to 0.25% per month) for persons born before January 1, 1936. Effective immediately.

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

- **Mar 14 1985** First reading
  - Rfrd to Comm on Assignment
  - Assigned to Personnel and Pensions

- **May 02** Interim Study Calendar PERS
  - PENSION

**HB-0729** CAPPARELLI - MCGANN - TERZICH, MCAULIFFE, LAURINO, FARLEY, RONAN, BERRIOS, DELEO, KEANE, KRaska, KULAS, NASH, PANAYOTOVICH AND VITEK.

Amends the Chicago Firefighters Article of the Pension Code to increase the minimum annuity for certain widows of firemen with 10 or more years of service from $250 to $300 per month, and for certain widows of firemen with less than 10 years of service from $150 to $200 per month. 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 .......................................................... $600,000
- Annual amount required to pay off increase in accrued liability over 30 years .......................................................... 48,000

**STATE MANDATES ACT FISCAL NOTE**

In the opinion of the Department of Commerce and Community Affairs, HB-729 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government would normally be required. However, HB-729 amends the State Mandates Act to relieve the State of reimbursement liability. The estimated annual cost is $48,000.

- **Mar 14 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

- **May 02** Interim Study Calendar PERS
  - PENSION

**HB-0730** TERZICH, CAPPARELLI, MCGANN, LAURINO, BERRIOS, DELEO, FARLEY, KEANE, KRaska, KULAS, MCAULIFFE, NASH, PANAYOTOVICH, RONAN, VITEK AND SOLIZ.

Amends the Chicago Firemen’s Article of the Pension Code to provide for a 3% automatic annual increase in duty disability and occupational disease benefits, beginning January 1 after the fifth anniversary of disability, and ending when the benefit becomes equal to 100% of salary at the time disability occurred. 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**

---

1 Fiscal Note Act and Pension System Impact Note Act may be applicable.
The estimated cost of HB-730 is $300,000 per annum.

STATE MANDATES ACT FISCAL NOTE

In the opinion of the Department of Commerce and Community Affairs, HB-730 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government would normally be required. However, HB-730 amends the State Mandates Act to relieve the State of reimbursement liability. The estimated annual cost is $300,000.

Mar 14 1985  First reading  Rfrd to Comm on Assignment
Apr 23  Pension Note Filed
Apr 24  Committee Personnel and Pensions
May 03  St Mandate Fis Note Filed

3 HB-0731  MCGANN, CAPPArellI, TERZICIl, LAURINO, KRSGA, DELEO, FAREAy, KEANE, KULAS, MCAULIFFE, NASH, PANAYOTOVICH, RONAN AND VITEK.

(Ch. 108 1/2, pars. 6-128, 6-144 and 6-151.1; Ch. 85, new par. 2208.9)

Amends the Chicago Firemen’s Article of the Pension Code to increase the maximum pension from 75% to 80% of salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

Mar 14 1985  First reading  Rfrd to Comm on Assignment
May 03  Tbd pursuant Hse Rule 27D

3 HB-0732  BERRIOS, TERZICIl, CAPPArellI, LAURINO, NASH, DELEO, FAREAy, KULAS, MCAULIFFE, PANAYOTOVICH, RONAN AND SOLIZ.

(Ch. 108 1/2, pars. 6-123, 6-128 and 6-164.1; Ch. 85, new par. 2208.9)

Amends the Chicago Firemen’s Article of the Pension Code to base retirement annuities on the fireman’s salary on the date preceding withdrawal, rather than his average salary for the 4 highest consecutive years of the last 10 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.
PENSION IMPACT NOTE

Increase in accrued liability .......................................................... $26,400,000
Increase in total annual costs ......................................................... 3,500,000
Increase in total annual costs as % of payroll ........................................ 2.8%

STATE MANDATES ACT FISCAL NOTE

In the opinion of the Department of Commerce and Community Affairs, HB-732 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government would normally be required. However, HB-732 amends the State Mandates Act to relieve the State of reimbursement liability. The estimated annual cost is $3.5 million.

Mar 14 1985  First reading  Rfrd to Comm on Assignment
Apr 23  Pension Note Filed
Apr 24  Committee Personnel and Pensions
May 03  St Mandate Fis Note Filed

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0733  HENSEL.

(Ch. 120, par. 589)

Amends the Revenue Act of 1939 to allow board of review in counties of 100,000 or more inhabitants to hire independent appraisers in complaint cases.

Mar 14 1985  First reading  Rfrd to Comm on Assignment
May 02      Cal 2nd Rdng Short Debate  Do Pass/Short Debate Cal 011-000-000
May 08      Short Debate Cal 2nd Rdng
May 10      Cal 3rd Rdng Short Debate
May 14      Short Debate-3rd Passed 104-000-001
May 15      Arrive Senate
May 16      Placed Calendr,First Reading
May 17      Sen Sponsor KARPIEL
Jun 05      First reading  Rfrd to Comm on Assignment
Jun 11      Assigned to Local Government
Jun 24      Placed Calndr,Second Reading
Jun 25      Second Reading
Jun 30      Placed Calndr,Third Reading
Jul 22      Third Reading - Passed 059-000-000
Sep 19      Passed both Houses
Sep 19      Governor approved

PUBLIC ACT 84-0557  Effective date 01-01-86

HB-0734  HENSEL AND ROPP.

(Ch. 139, new par. 126.23)

Amends the Township Law. Permits a township board of trustees to authorize sale of surplus real estate by township staff or a local real estate agent.

HOUSE AMENDMENT NO. 1.

Specifies that such sale may be authorized at an annual or special town meeting by the electors. Adds immediate effective date.

Mar 14 1985  First reading  Rfrd to Comm on Assignment
Apr 11      Amendment No.01  Assigned to Counties and Townships
Apr 18      Cnslt Calndr Order 2nd Read
Apr 25      Cnslt Calndr, 2nd Readng
Apr 30      Cnslt Calndr Order 3rd Read
May 08      Cnslt Calndr, 3rd Read Pass 111-001-001
May 09      Arrive Senate
May 14      Placed Calendr,First Reading
May 09      Sen Sponsor FAWELL
Jun 05      First reading  Rfrd to Comm on Assignment
Jun 10      Assigned to Local Government
Jun 24      Placed Calndr,Second Reading
Jun 24      Recommended do pass 009-000-000
Jun 24      Second Reading
Jul 22      Placed Calndr,Third Reading
Jul 22      Third Reading - Passed 058-000-001
Jul 22      Passed both Houses
Sep 19      Governor approved

PUBLIC ACT 84-0558  Effective date 09-19-85
Amends the Revenue Act of 1939 to revise the definition of farm to require that it be the primary source of income for the owner or person residing there.

Mar 14 1985 First reading Rfrd to Comm on Assignment Assigned to Revenue
Apr 25 Interim Study Calendar REVENUE

Amends the Chicago Firemen's Article of the Pension Code to provide a new formula for calculating the required annual tax levy, equal to the greater of 2.23 times contributions, or the actuarial requirements of the fund; requires that the unfunded accrued liability of the Fund be amortized by January 1, 2026. Effective immediately.

Mar 14 1985 First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

Amends the Dram Shop Liability provisions of the Liquor Control Law. Increases the recovery for loss of means of support resulting from the death or injury of any person from $20,000 to $100,000 and limits the aggregate recovery therefore resulting from the death or injury of all persons for any one accident to $300,000. HOUSE AMENDMENT NO. 2.
Amends to raise loss of support limit before effective date of the Act to $20,000. After the effective date the limit for injury to the person is $30,000 and for loss of support is $40,000.

Mar 14 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary I
May 03 Amendment No.01 JUDICIARY I Tabled
May 03 Amendment No.02 JUDICIARY I Adopted Recommend do pass as amend 010-000-001
Placed Calndr,Second Reading
May 09 Second Reading
May 23 Third Reading - Passed 063-030-022
May 24 Arrive Senate
Sen Sponsor BERN BERM
Added As A Joint Sponsor BLOOM
Placed Calendr,First Reading
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Ins Pensions & Licensed Activities
Jun 13 Recommended do pass 011-000-000
Jun 18 Second Reading
Jun 26 Third Reading - Passed 055-001-001
Passed both Houses
Jul 24 Sent to the Governor
Sep 12 Governor approved
PUBLIC ACT 84-0271 Effective date 09-12-85

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0738  COUNTRYMAN – SLATER – JOHNSON.
(Ch. 43, par. 135)
Amends The Liquor Control Law. Imposes dram shop liability on adults who provide alcoholic liquor to minors in private homes.

Mar 14 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
May 02  Interim Study Calendar JUDICIARY I

HB-0739  PARCELLS, BARGER, MAUTINO, BRUNSVOLD, BRESLIN, COUNTRYMAN, DELEO, KUBIK, PEDERSEN, B AND WILLIAMSON.
(Ch. 81, pars. 1002-8 and 1002-9)
Amends the Illinois Public Library District Act. Provides that library district annexations requiring a referendum must receive the approval of a majority of votes cast in both the district and the territory to be annexed, rather than only a majority of the total votes cast. Provides that annexations which are subject to a back-door referendum must, if such a referendum is called for, receive the approval of a majority of votes cast in both the district and the territory to be annexed, rather than only a majority of votes cast in either the district or the territory. Effective immediately.

Mar 14 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Do Pass/Short Debate Cal 013-000-000
Apr 16  Cal 2nd Rdng Short Debate
Apr 16  Short Debate Cal 2nd Rdng
Apr 16  Cal 3rd Rdng Short Debate
May 07  Short Debate-3rd Passed 109-002-000
May 08  Arrive Senate
May 08  Placed Calndr,First Reading
May 21  Sen Sponsor FAWELL
May 21  Placed Calndr,First Reading
May 22  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Local Government
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
Jun 24  Passed both Houses
Jul 22  Sent to the Governor
Aug 22  Governor approved
PUBLIC ACT 84-0173  Effective date 08-22-85

HB-0740  BRESLIN – HASTERT.
(Ch. 95 1/2, par. 3-803)
Amends the Vehicle Code. Includes apportioned and prorated fees in the classes of fees which are reduced on a quarterly basis. Effective immediately.

HOUSE AMENDMENT NO. 1.
Adds immediate effective date, applicable to 1986 registration year and thereafter.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 95 1/2, par. 3-803
Deletes references to: Ch. 111 2/3, pars. 1-102, 2-202, 3-105, 4-302, 4-303, 7-104, 7-204, 8-505, 8-507, 9-102, 9-103, 9-250, 9-251, 11-301, 11-302, rep. pars. 3-106, 3-107, 3-108, 3-109, 3-110, 3-111, 12-101, 12-201, 12-202, 12-203, 12-204, 12-205, 12-206, 12-207, 12-208, 12-209, 12-210, 12-211, 12-212, 12-213, 12-214, 12-301, 12-302, 12-303, 12-304, 12-305, 12-306, 12-307, 12-308, 12-401, 12-402, 12-403, 12-404,
HB-0740—Cont.

12-405; Ch. 95 1/2, pars. 1-100, 18c-1104, 18c-1502, 18c-2110, 18c-2201, 18c-4902, 18c-6102, new par. 18c-6503; Ch. 127, par. 144.14


Mar 14 1985  First reading   Rfrd to Comm on Assignment
Mar 21  Re-assigned to Transportation
Apr 24  Recommended do pass 020-000-000
Apr 30  Placed Calndr, Second Reading
Apr 30  Second Reading
Apr 30  Placed Calndr, Third Reading
May 22  Amendment No. 01  BRESLIN Adopted
May 22  Mtn Prev-Recall 2nd Reading
May 22  Placed Calndr, Third Reading
May 22  Mtn Prevail to Suspend Rule 37(C)/118-000-000
May 22  Third Reading - Passed 101-008-000
May 23  Arrive Senate
May 24  Sen Sponsor O’DANIEL
May 24  Placed Calendr, First Reading
May 29  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Transportation
Oct 15  Committee discharged
Oct 16  Second Reading
Oct 16  Amendment No. 01  O’DANIEL Adopted
Oct 16  Placed Calndr, Third Reading
Oct 29  Mtn filed take from Table HASTERT
Oct 29  Third Reading - Passed 056-000-000
Oct 29  Exempt under Hse Rule 29(C)
Oct 29  Speaker’s Table, Concurrence 01
Oct 30  H Concurs in S Amend. 01/116-000-001
Oct 30  Passed both Houses
Nov 13  Sent to the Governor
Nov 15  Governor approved

PUBLIC ACT 84-1025 Effective date 01-01-86

HB-0741  ZWICK AND FLINN.

(Ch. 17, par. 4461)

Amends the Illinois Credit Union Act. Provides for the exclusion of certain additional assets from the category of risk assets upon which the amount of reserves against losses is computed. Effective immediately.

Mar 14 1985  First reading  Rfrd to Comm on Assignment
Mar 14 1985  Assigned to Financial Institutions
Apr 23  Tabled By Sponsor HFIN

HB-0742  LEVERENZ – YOUNG, A – MCNAMARA – FLOWERS AND PHELPS.

(Ch. 70, par. 72)

Amends the Crime Victims Compensation Act to include in the definition of crime of violence the offenses of sexual relations within families, criminal sexual abuse and aggravated criminal sexual abuse. Also includes the offenses specified in Section 2 of the Act which occur within the State, but which are subject to Federal jurisdiction.

Mar 14, 1985  First reading  Rfrd to Comm on Assignment
Mar 14, 1985  Assigned to Judiciary II
HB-0743 LEVERENZ.

(Ch. 127, par. 55a-4)

Amends the Civil Administrative Code. Authorizes the Department of Law Enforcement to process fingerprints submitted by other enforcement agencies to determine whether applicants for licenses or permits have been convicted of crimes.

HOUSE AMENDMENT NO. 1.

Specifies bill applies to applicants for liquor licenses.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, par. 55a-4

Adds reference to: Ch. 38, par. 206-3.1; Ch. 127, par. 55a

Amends An Act in relation to criminal identification and investigation and The Civil Administrative Code of Illinois. Provides that the Dept. of Law Enforcement may furnish records of convictions to policing bodies of this State for the purpose of assisting local liquor control commissioners in carrying out their duty to refuse to issue liquor licenses to persons who have been convicted of certain offenses.

SENATE AMENDMENT NO. 2.

Empowers the IL Criminal Justice Information Authority, instead of the Director, to establish the application fee. Deletes that such fee may be established annually.

GOVERNOR AMENDATORY VETO

Recommends that the prohibition of charging a fee for non-criminal justice fingerprint checks be eliminated.

Mar 14 1985  First reading  Rfrd to Comm on Assignment

Apr 10  Amendment No.01  EXECUTIVE  Adopted

Cal 2nd Rdng Short Debate

Apr 18  Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

May 07  Short Debate-3rd Passed 113-000-000

May 08  Arrive Senate

Sen Sponsor ZITO

Placed Calndr, First Reading

May 09  First reading  Rfrd to Comm on Assignment

May 14  Assigned to Judiciary I

Jun 05  Recommnded 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 19  Recalled to Second Reading  Amendment No.02  ZITO  Adopted

Placed Calndr, Third Reading

Jun 24  Third Reading - Passed 059-000-000

Jun 25  Speaker’s Table, Concurrence 01,02

Jun 28  H Concurs in S Amend. 01,02/117-000-000

Passed both Houses

Jul 25  Sent to the Governor

Sep 22  Governor amendatory veto

Placed Cal. Amendatory Veto

Oct 16  Mtn fld accept amend veto LEVERENZ

Accept Amnd Veto-House Pass 113-000-000

Oct 17  Placed Cal. Amendatory Veto

Oct 30  Mtn fld accept amend veto ZITO

Accept Amnd Veto-Sen Pass 054-000-000

Bth House Accept Amend Veto
HB-0744 COUNTRYMAN.

(Ch. 111 1/2, par. 121a)

Amends an Act in relation to public water supplies. Redefines “public water supply” to include a water supply which furnishes water to 25 or more, rather than 10 or more, separate lots or properties in an unincorporated community. Effective immediately.

Mar 14 1985 First reading Rfrd to Comm on Assignment Assigned to Energy Environment & Nat. Resource

Apr 17 Interim Study Calendar ENRGY ENVRMNT

HB-0745 MAUTINO AND KULAS.

(Ch. 43, par. 120)

Amends Liquor Control Act of 1934. Provides that a liquor license may be issued to a copartnership whose members do not all reside within the political subdivision, unless such residence is required by local ordinance.

Mar 14 1985 First reading Rfrd to Comm on Assignment Assigned to Registration & Regulation

May 02 Interim Study Calendar REGIS REGULAT

HB-0746 REGAN, SLATER, DAVIS, MAUTINO, WILLIAMSON, CHURCHILL, DIDRICKSON, EWING, HASTERT, PARKE, PIEL, TUERK, VANDUYNE AND VINSON.

(Ch. 48, pars. 316, 345, 349, new par. 383)

Amends The Unemployment Insurance Act to permit corporate officers of a small business to elect to withdraw from coverage under The Unemployment Insurance Act. Upon withdrawal, the small business shall not pay contributions based on salaries paid to such officers and the corporate officers shall not be entitled to unemployment compensation if discharged from services as corporate officers.

Mar 14 1985 First reading Rfrd to Comm on Assignment

Mar 19 Assigned to Labor & Commerce

Apr 30 Mtn Prevail Suspend Rul 20K 116-000-000 Committee Labor & Commerce

May 03 Tbd pursuant Hse Rule 27D

HB-0747 HALLOCK AND COUNTRYMAN.

(Ch. 37, pars. 701-2, 701-4, 701-19, 702-1, 705-2, 706-1 and new par. 702-3.2; Ch. 122, par. 26-8 and rep. pars. 26-8a and 26-8b)

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.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II

May 03 Tbd pursuant Hse Rule 27D

HB-0748 HALLOCK.

(Ch. 37, par. 704-7)

Amends the Juvenile Court Act. 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.
HB-0749  HALLOCK.

(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.

HB-0750  KOEHLER, PARCELLS, BRUNSVOLD, HAWKINSON, HOMER AND ZWICK.

(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.

HB-0751  TERZICH, HOFFMAN AND KUBIK.

(Ch. 95 1/2, par. 12-503)

Amends The Illinois Vehicle Code. Provides that no person shall drive a motor vehicle the windshield, sidewings or side windows of which are made of glass which is smoked or tinted, has been coated with any film, or has otherwise been designed or altered so as to prevent a person outside of the vehicle from seeing within the vehicle.

HOUSE AMENDMENT NO. 1. (Tabled May 22, 1985)

Amends to prohibit persons from altering motor vehicle windows, after the effective date of the amendatory bill, that would be in violation of federal standards, or from knowingly selling materials which would also alter such vehicle windows in violation of those federal standards. Establishes a violation as a petty offense punishable by a $50 fine.

HOUSE AMENDMENT NO. 2.

Amends to prohibit persons from altering motor vehicle windows that would not comply with Vehicle Equipment Safety Commission Regulation 20, provided that light transmittance shall not be reduced by more than 35% and that a statement containing the manufacturer's name and attestation to compliance with State law. Deletes provision establishing violation as subject to a $50 fine.

GOVERNOR AMENDATORY VETO

Recommends that provisions apply to 1987 or later model vehicles instead of 1983 or later and that the percentage of reduction of light transmittance shall not exceed 30% instead of 35%.
HB-0751—Cont. 1292

<table>
<thead>
<tr>
<th>Date</th>
<th>Action/Event</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 17</td>
<td>Amendment No.01 TRANSPORTATN Adopted</td>
<td>TRANSPORTATION</td>
</tr>
<tr>
<td></td>
<td>Recommended do pass as amend</td>
<td>015-003-002</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Readng</td>
<td></td>
</tr>
<tr>
<td>Apr 23</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
<td></td>
</tr>
<tr>
<td>May 22</td>
<td>Mtn Prev-Recall 2nd Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mtn Prevail -Table Amend No 01</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 TERZICH Adopted</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3/5 vote required</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mtn Prevail to Suspend Rule 37(C)/094-012-003</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Third Reading - Passed 103-004-005</td>
<td></td>
</tr>
<tr>
<td>May 23</td>
<td>Arrive Senate</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calendr,First Reading</td>
<td></td>
</tr>
<tr>
<td>May 29</td>
<td>Sen Sponsor LEMKE</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calendr,First Reading</td>
<td></td>
</tr>
<tr>
<td>May 30</td>
<td>Added As A Joint Sponsor O'DANIEL</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calendr,First Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>First reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Rfnd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Assigned to Transportation</td>
<td></td>
</tr>
<tr>
<td>Jun 05</td>
<td>Added As A Co-sponsor TOPINKA</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Committee Transportation</td>
<td></td>
</tr>
<tr>
<td>Jun 12</td>
<td>Recommended do pass 008-000-000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Readng</td>
<td></td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Passed both Houses</td>
<td></td>
</tr>
<tr>
<td>Jul 22</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 19</td>
<td>Governor amendatory veto</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Cal. Amendatory Veto</td>
<td></td>
</tr>
<tr>
<td>Oct 10</td>
<td>Mtn fild ovrdre amend veto 01/TERZICH</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Cal. Amendatory Veto</td>
<td></td>
</tr>
<tr>
<td>Oct 16</td>
<td>3/5 vote required</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Override am/veto House-lost 056-046-002</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mtn fild ovrdre amend veto 02/TERZICH</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mtn fild accept amend veto 03/TERZICH</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Cal. Amendatory Veto</td>
<td></td>
</tr>
<tr>
<td>Oct 17</td>
<td>Bill dead-amendatory veto</td>
<td></td>
</tr>
</tbody>
</table>

**HB-0752** WEAVER, M, WILLIAMSON, TATE, MAYS AND BARGER.

(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.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action/Event</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 19 1985</td>
<td>First reading</td>
<td>Rfnd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Assigned to Labor &amp; Commerce</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar LABOR</td>
</tr>
<tr>
<td></td>
<td></td>
<td>COMMERCE</td>
</tr>
</tbody>
</table>
1293

HB-0753 STECZO.
(Ch. 120, pars. 439.03, 439.33, 439.103 and 441)
Amends the Use, Service Use, Service Occupation and Retailers’ Occupation Tax Acts. Provides that the taxes imposed by those Acts on gasohol shall be increased from 1% to 5% of the cost price beginning January 1, 1986, rather than beginning January 1, 1993, as current law provides.

HOUSE AMENDMENT NO. 6.
Changes the tax rate on gasohol from 1% to 2%, 3% and 5%, effective with the effective date of the Act, June 1, 1986 and January 1, 1993, respectively. Requires the Department to maintain gallonage records for exempt gasohol. Adds an immediate effective date.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Revenue
May 03 Placed Calndr,Second Reading Recommended do pass 013-001-000
May 22 Second Reading
Amendment No.01 STECZO Withdrawn
Amendment No.02 STECZO Withdrawn
Amendment No.03 HOMER Withdrawn
Amendment No.04 STECZO Withdrawn
Amendment No.05 STECZO Withdrawn
Amendment No.06 STECZO Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 104-008-000
May 24 Arrive Senate
Sen Sponsor SAVICKAS
Added As A Joint Sponsor NEDZA
Placed Calndr,First Reading
May 29 First reading Rfrd to Comm on Assignment Assigned to Finance and Credit Regulations
Jun 13 Placed Calndr,Second Reading Recommended do pass 010-001-000
Jun 18 Second Reading Placed Calndr,Third Reading
Jun 25 3d Reading Consideration PP Calendar Consideration PP.
Jun 27 Re-committed to Finance and Credit Regulations

(Ch. 127, new pars. 46.19c and 141.158)
Amends the Civil Administrative Code and the State Finance Act to provide that the Department of Commerce and Community Affairs may act as surety on performance bonds required of minority and female businesses entering into contracts for public projects. Requires the Department to establish the terms and conditions of such bonds and to charge and collect fees related to the surety provided. Provides that such fees shall be deposited into the Minority and Female Business Surety Fund, a special fund created in the State treasury, which shall be used by the Department for operating a surety program.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Select Comm on Small Business
May 02 Interim Study Calendar SML BUSINESS

1 Fiscal Note Act may be applicable.
HB-0755  DIDRICKSON AND STERN.
(Ch. 23, par. 10-16.2; Ch. 40, pars. 706.1, 1107.1, 1226.1 and 2520)
Amends several Acts concerning payment of spouse and child support. Increases the fee an employer may collect from an employee for withholding spouse or child support from the employee's paycheck pursuant to a court order from $1 to the greater of $8 or 2% of the amount withheld.

HOUSE AMENDMENT NO. 1.
Adds immediate effective date.

HOUSE AMENDMENT NO. 2.
Changes the fee from $1 to $4.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
              Assigned to Judiciary I
May 02  Amendment No.01  JUDICIARY I  Adopted
        Amendment No.02  JUDICIARY I  Adopted
                      Recommded do pass as amend
                      016-000-000
May 09  Second Reading
May 20  Third Reading - Passed 110-003-000
May 21  Arrive Senate
May 24  Placed Calndr,First Reading
May 29  First reading  Rfrd to Comm on Assignment
      Assigned to Judiciary I
Jun 11  Wait Posting Notice 7C
Jun 13  Placed Calndr,Second Reading
Jun 18  Second Reading
Jun 25  Third Reading - Lost 028-024-000

1 HB-0756  YOUNG,A.
(Ch. 95 1/2, pars. 3-412 and 3-413)
Amends The Illinois Vehicle Code. Authorizes the Secretary of State to issue just one registration plate for each motor vehicle, except for those second division vehicles over 8,000 pounds which the Secretary otherwise requires. Effective immediately.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
             Assigned to Transportation
Apr 25  Mtn Prevail Suspend Rul 20K
        Committee Transportation
May 02  Interim Study Calendar
        TRANSPORTATN

HB-0757  YOUNG,A – SHAW – FLOWERS – TURNER – HUFF.
(Ch. 48, par. 1710)
Amends the Illinois Educational Labor Relations Act to permit a person who represents the interests of students to be present at all sessions of the collective bargaining negotiations between school boards of public elementary and public secondary schools and the representatives of educational employees. Such person shall have the right to speak, but shall have no veto power and no power to contract. Such person shall serve pro bono. Establishes qualifications of such person.

1 Fiscal Note Act may be applicable.
HB-0758  YOUNG,A – BERRIOS – FLOWERS – WASHINGTON.

Appropriates $30,000 (GRF) to the Department of Conservation for extending the pilot project in conjunction with the Chicago Park District for clean-up and stocking of fish in the lagoons of Garfield, Humboldt and Sherman Parks. Effective July 1, 1985.

HB-0759  DEJAEGHER, CHRISTENSEN, HOMER, LEFLORE, PANGLE, SOLIZ, TURNER, YOUNG,A, FLOWERS AND MCNAMARA.

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

Amends the Illinois Income Tax Act to provide any taxpayer operating a business establishment in Illinois with a tax credit equal to the cost incurred in installing a telecommunication device for the deaf or the cost incurred in reconstructing or remodeling such establishment to provide access for handicapped persons.

HB-0760  REA – YOUNG,A – HANNIG – TURNER – WASHINGTON AND CURRAN.

(New Act)

Enacts “An Act in relation to traffic violation citations”. Provides that peace officers shall not be required to make arrests for or issue a specified number of citations for violations of laws or ordinances concerning the operation of motor vehicles.

HOUSE AMENDMENT NO. 1.

Deletes all. Amends An Act in relation to State Police. Provides that no State Police officer shall be required to make arrests for or issue a specified number of citations for violations of laws or ordinances concerning the operation of motor vehicles.

HB-0761  MATIJEVICH AND MCAULIFFE.

(Ch. 121, rep. pars. 307.15 and 307.19)

Repeals an Act to prohibit the solicitation of certain State employees for political purposes. Amends an Act in relation to the State Police to repeal a Section prohibiting Department of Law Enforcement officers from participating in political activities. Effective immediately.

1 Fiscal Note Act may be applicable.
HB-0762 MATIJEVICH AND MCAULIFFE.

(Ch. 108 1/2, par. 14-110)

Amends the State Employees Article of the Pension Code to allow State Police and certain other law enforcement personnel to retire after 25 years of service, regardless of age.

Mar 19 1985 First reading Rfrd to Comm on Assignment
Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS PENSION

HB-0763 MATIJEVICH AND MCAULIFFE.

(Ch. 108 1/2, par. 14-114)

Amends the State Employees' Article of the Pension Code to grant a one-time increase to State policemen and other noncoordinated law enforcement personnel who retire before age 60, equal to 3% of the base pension for each year of retirement prior to age 60.

Mar 19 1985 First reading Rfrd to Comm on Assignment
Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS PENSION

HB-0764 MULCAHEY.

(Ch. 122, par. 20-3)

Amends The School Code relating to the working cash fund tax. Provides that the maximum rate of such tax shall be .05%, for Kindergarten through 8 districts and .10% for Kindergarten through 12 districts.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0765  SALTSMAN.
(Ch. 108 1/2, par. 3-111)
Amends the Downstate Police Article of the Pension Code to reduce the vesting threshold from 10 to 8 years of service.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Assigned to Personnel and Pensions
May 03  Tbd pursuant Hse Rule 27D

HB-0766  RICE, SHAW, BERRIOS, KRASKA AND SOLIZ.
(Ch. 120, par. 439.3a)
Amends the State Use Tax Act to require that the document stating the tax contain the name and address of the seller and the date the sale was made.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Assigned to Revenue
May 02  Interim Study Calendar REVENUE

HB-0767  RICE - YOUNG,A, SOLIZ, SHAW, BERRIOS, KRASKA, FLOWERS, TURNER AND BROOKINS.
(New Act)
Creates the Illinois Consumer Report Expungement Act. Prohibits a consumer reporting agency from disclosing certain unfavorable information affecting a consumer's credit worthiness after a 7 or 10 year period. Also requires expungement of such information from the credit report after these time periods and requires notification to the consumer of such expungement. Establishes penalties for violation.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Assigned to Consumer Protection
May 02  Interim Study Calendar CONSUMER PROT

HB-0768  STECZO.
(Ch. 122, par. 2-3.26)
Amends the School Code in relation to the federal funds provision. Changes the title of the Department of Health, Education and Welfare to the Department of Education to reflect the present title of the Department. Effective immediately.

Mar 19 1985  First reading  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
May 02  Recommended do pass 021-000-000
May 23  Interim Study Calendar ELEM SCND ED

HB-0769  KLEMM.
(Ch. 120, par. 1804; rep. par. 1806)
Amends the Local Governmental Tax Collection Act. Deletes provision requiring the county clerk, if a taxing district elects to receive interest on collected but undistributed taxes, to reduce the tax rate of the taxing district to offset the interest received. Deletes provision requiring the county treasurer to have published a notification concerning the use of interest on collected but undistributed taxes.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0770 WOODYARD – MCGANN AND FLOWERS.
(Ch. 127, new par. 6.06a)
Amends The Civil Administrative Code of Illinois to establish a State Advisory Council on Nutrition in the Department of Public Health. During the 84th General Assembly there shall be a Legislative Advisory Panel to the State Advisory Council on Nutrition consisting of 2 House and 2 Senate members. After the 84th General Assembly adjourns sine die the Legislative Advisory Panel shall be abolished and the legislative members shall be appointed to the Council. Effective immediately.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Revenue
Apr 25 Interim Study Calendar REVENUE

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Rules
May 03 Tbd pursuant Hse Rule 27D

HB-0771 OBLINGER – CURRAN.
(Ch. 108 1/2, par. 16-106)
Amends the Pension Code to provide that all new employees of the Teachers’ Retirement System shall be members of that System, and to allow its present employees who are members of the State Employees’ Retirement System to transfer their membership, but not their existing credits, to the Teachers’ Retirement System until December 31, 1985. Effective immediately.

PENSION IMPACT NOTE
HB-771 would have a relatively minor cost.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions
Apr 16 Pension Note Filed
Apr 25 Consnt Caldr Order 2nd Read Assigned to Counties and Townships
May 03 Committee Personnel and Pensions
May 07 Tbd pursuant Hse Rule 27D

2 HB-0772 MAYS.
(Ch. 42, new par. 409b)
Amends the River Conservancy Districts Act. Establishes procedures through which the board of trustees of a conservancy district may, by ordinance subject to back-door referendum, dissolve the district. Effective immediately.

Mar 19 1985 First reading Rfrd to Comm on Assignment Assigned to Counties and Townships
Apr 11 Do Pass/Consent Calendar 013-000-000
Apr 18 Consent Calendar, 2nd Reading
Apr 25 Consent Calendar, 3rd Read Pass 111-001-001
Apr 30 Arrive Senate
Apr 30 Placed Calndr,First Reading
Apr 30 Sen Sponsor DONAHUE
May 02 Placed Calndr,First Reading
May 07 First reading Rfrd to Comm on Assignment
May 14 Assigned to Agriculture, Conservation & Energy
May 30 Recommended do pass 012-000-000
Jun 04 Placed Calndr,Second Reading
Jun 04 Second Reading
Jun 05 Third Reading - Passed 052-000-000
Passed both Houses

3 Pension System Impact Note Act may be applicable.
HB-0773 NASH AND DELEO.

(Ch. 121 1/2, new par. 262P and par. 270a; Ch. 127, par. 1904.8)

Creates the Trades and Occupations Regulatory Act. Provides for the registration of electrologists by the Department of Registration and Education. Amends State Finance Act to create the Trades and Occupations Recovery Fund, from which any person aggrieved by an act of a registrant under the Trades and Occupations Regulatory Act may recover. Makes violation of this Act an unlawful practice under the Consumer Fraud and Deceptive Business Practice Act. Amends Sunset Act to repeal the Trades and Occupations Regulatory Act on December 31, 1995.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 121 1/2, new par. 262P and par. 262P


Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Registration & Regulation
May 03 Amendment No.01 REGIS REGULAT Adopted
Do Pass Amend/Short Debate 009-000-000
Cal 2nd Rdng Short Debate
May 14 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 24 Tabled House Rule 37(G)

1 HB-0774 WAIT.

(Ch. 67 1/2, pars. 452, 453, 454, 455, 456, 457 and 458)

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.

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

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

HB-0775 CURRAN.

(Ch. 95 1/2, par. 315-10)

Amends the Boat Registration and Safety Act. Permits a local unit of government to authorize and supervise regattas and other boat races when such races are conducted upon bodies of water owned and operated by that local unit of government.

HOUSE AMENDMENT NO. 1.

Deletes amendatory provisions of original bill and replaces with authorization for a unit of local government to schedule such boating events, but only after adopting an ordinance providing for such scheduling and filing it with the Dept.

Mar 20 1985 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
Amends the Code of Criminal Procedure of 1963. Prohibits certain types of investigations of First Amendment conduct. Provides guidelines for investigations of First Amendment conduct and the infiltration of groups engaged in such conduct.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Judiciary II
May 03 Motion disch comm, advc 2nd
BOWMAN
Motion disch comm, advc 2nd
STUDY - BOWMAN
Mtn discharge comm lost 043-057-000
Motion prevailed
STUDY/072-029-001
Interim Study Calendar JUDICIARY II

Amends The Probation Officers Act and The Juvenile Court Act. Authorizes the Illinois Supreme Court to establish a Division of Probation Services, the components to be administered by the Chief Judge of each judicial circuit. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes the persons to whom the community based justice system applies from "less violent felony adult and juvenile offenders" to "lower risk felony offenders and juvenile delinquents". Provides that the Department of Corrections (now the Administrative Office of the Illinois Courts) shall administer the program. Provides

† Fiscal Note Act may be applicable.
that applications for funds under this Act shall include statements that the proposed services are not presently being provided and are not in competition with existing or offered services. Provides that funds for this plan shall not supplant existing county funded programs. The allocation of payments for adult and juvenile services under the local plan shall be based on the proportionate adult and juvenile workload of the department or departments covered by the local plan. Provides that in determining the future funding for Community Based Offender Services under this Act, such evaluation shall include, as a primary indicator of success, an increased or maintained percentage of probation sentences for felons convicted of probationable offenses.

HOUSE AMENDMENT NO. 2.

SENATE AMENDMENT NO. 1.
Establishes the goals of local individualized programs designed to provide adult and juvenile offender services. Makes other changes.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Amendment No.01 JUDICIARY II Adopted Recommdn do pass as amend 012-002-000
Placed Calndr,Second Reading
May 15 Second Reading Amendment No.02 MATIJEVICH Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 104-004-001
May 29 Arrive Senate Sen Sponsor SANGMEISTER Placed Calndr,First Reading
May 30 Added As A Joint Sponsor BLOOM-CARROLL Placed Calndr,First Reading
First reading Rfrd to Comm on Assignment
Assigned to Executive
Jun 05 Added As A Joint Sponsor GEO-KARIS Committee Executive
Jun 11 Recommended do pass 018-000-000
Placed Calndr,Second Reading
Jun 20 Second Reading Amendment No.01 SANGMEISTER Adopted
Placed Calndr,Third Reading
Jun 25 Third Reading - Passed 056-000-000 Speaker's Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/117-000-001 Passed both Houses
Jul 25 Sent to the Governor
Sep 22 Governor approved
Effective date 04-01-86
Effective date 09-22-85 CH 38
PAR 204-1
PUBLIC ACT 84-0823

HB-0778 BOWMAN – YOUNG, A – PARCELLS – CHURCHILL – MCNAMARA, COWLISHAW AND PULLEN.

(Ch. 38, par. 1404)

Amends the Bill of Rights for Victims and Witnesses of Violent Crime Act to require the Office of the State's Attorney to notify the spouse, parent, child or sibling of a person killed as a result of a violent crime perpetrated by the defendant against the person killed, of the date of trial of the defendant when requested by such spouse, parent, child or sibling.
HOUSE AMENDMENT NO. 1.

Provides that in the case of the death of a person, which death occurred in the same transaction or occurrence in which acts occurred for which a defendant is charged with an offense, the spouse, parent, child or sibling of the decedent shall be notified by the Office of the State's Attorney of the date of the trial of the person or persons allegedly responsible for the death and shall be provided by the Office of the State's Attorney with written notification of their rights pursuant to the Bill of Rights for Victims and Witnesses of Violent Crime Act.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 38, pars. 1403, 1405, 1406, 1408, and 1005-4-1

Deletes the title and everything after the enacting clause. Reincorporates the substance of H-am 1. In definition of victim, deletes "felonies" in relation to suffering injury to or loss of property as a result of a violent crime perpetrated or attempted against the person. Provides that victims shall be notified in advance of any sentencing hearing, including notice of the right to make a victim impact statement. Deletes requirement that the witness must specifically request notification of all court proceedings at which the witness's presence is required and any cancellation of scheduled court proceedings. Amends the Unified Code of Corrections. Provides that at the sentence hearing any sworn testimony offered by the victim is subject to the defendant's right to cross-examine.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Ammend No.01 Assigned to Judiciary II
Apr 11 JUDICIARY II Adopted Do Pass Amend/Short Debate 012-000-000

Cal 2nd Rdng Short Debate
May 08 Short Debate Cal 2nd Rdng HAWKINSON Adopted
 Amendment No.02 Cal 3rd Rdng Short Debate
May 10 Short Debate-3rd Passed 105-000-000
May 14 Arrive Senate Placed Calendr,First Reading
May 15 Sen Sponsor BERTMAN Placed Calendr,First Reading
May 16 First reading Rfrd to Comm on Assignment
May 21 Recommended do pass 007-000-000
May 30

Placed Calndr,Second Reading
Jun 03 Second Reading Placed Calndr,Third Reading
Jun 05 Third Reading - Passed 053-000-000 Passed both Houses
Jun 30 Sent to the Governor
Aug 23 Governor approved
PUBLIC ACT 84-0187 Effective date 01-01-86

5 HB-0779 BOWMAN.

(Ch. 95 1/2, par. 11-401)

Amends The Illinois Vehicle Code. Requires any driver involved in a motor vehicle accident resulting in death to submit, as directed by a law enforcement officer, to tests used to determine if a person is driving under the influence of alcohol or other drugs. Requires the driver to report the accident to the nearest law enforcement office within 2 hours after such accident if an officer is not present. Establishes a reporting violation as a Class 4 felony.

Mar 20 1985 First reading Rfrd to Comm on Assignment

5 Correctional Budget and Impact Note Act may be applicable.
HB-0780  BOWMAN.

(Ch. 38, new par. 113-4.2)

Amends the Code of Criminal Procedure to prohibit plea negotiating or bargaining or discussions.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Judiciary II
May 03  Tbld pursuant Hse Rule 27D

HB-0781  KEANE, WOODYARD AND MAUTINO.

(Ch. 120, pars. 441d and 442)

Amends the Retailer’s Occupation Tax Act to provide that the vendor’s discount applies to prepaid tax. Also provides that if prepaid taxes collected per month exceed $25,000 (now $10,000) then quarter monthly payments are required. Effective immediately.

HOUSE AMENDMENT NO. 1. (Tabled May 24, 1985)

Deletes reference to: Ch. 120, par. 442

Amends to strike the provisions pertaining to remitting prepaid tax by distributors. Revises the provisions pertaining to prepaid tax on invoiced gallons. Also amends to remove Section 3 of the Retailers’ Occupation Tax Act from the bill.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 120, par. 441d

Deletes amendatory provision to Retailers’ Occupation Tax Act which provides that the vendor’s discount shall apply to the amount of prepaid tax which is remitted by the distributor or supplier. Changes effective date of bill to January 1, 1986.
HB-0782 BRAUN, GREIMAN AND LAURINO.

Amends the Insurance Code. Provides that notice of continuation privileges shall be made by the insurer rather than the employer. Provides that an employee’s continuation privilege shall terminate 9 months, rather than 6 months, after coverage would have terminated because of termination of employment. Requires that payment for continued coverage be made at the same frequency as required under the group policy rather than monthly. Effective immediately.

 HOUSE AMENDMENT NO. 1.

Provides that an employee’s continuation privilege shall terminate 9 months, rather than 6 months, after coverage would have terminated because of termination of employment. Deletes proposed provisions regarding notice to insurer and types of coverage to be offered.

Amends The Illinois Vehicle Code. Requires applicants for a driver’s license or driver’s permit to demonstrate to the Secretary of State a knowledge of the effects of alcohol on a driver, Illinois’ implied consent provisions and field sobriety tests. Requires law enforcement officers to serve a sworn statement upon persons who refuse to submit to sobriety tests. Provides that the notice of suspension for failure to
submit to such tests shall be written in English and Spanish and requires such violators who wish to avoid an automatic suspension of driving privileges to request a probable cause hearing 10 days prior to the date of the scheduled court hearing on the offense charged (hearing request now required within 28 days from the date of the mailing of the suspension notice).

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-0784  MAYS AND TUERK.
(Ch. 48, par. 138.8)
Amends the Workers' Compensation Act. Coordinates Workers' Compensation benefits with other benefits.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Labor & Commerce
May 02  Interim Study Calendar LABOR COMMRC

HB-0785  FLINN - WOLF - ZWICK.
(Ch. 17, new pars. 102.1, 308.1, and 3002.1; Ch. 17, rep. pars. 102.1, 308.1 and 3002.1)
Amends the Financial Institutions Code, the Illinois Banking Act and the Illinois Savings and Loan Act. Requires the Commissioner of Banks and Trusts, the Commissioner of Savings and Loans and the Department of Financial Institutions to undertake a collective study of their functions regarding depository institutions under their control. Requires that a final joint report be submitted to the Governor and General Assembly by March 3, 1986 regarding consolidation of regulatory functions. Provides for repeal on July 1, 1986. Effective immediately.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Financial Institutions
May 02  Interim Study Calendar FIN INSTIT

HB-0786  BERRIOS, KRSKA, TERZICH AND CAPPARELLI.
(Ch. 95 1/2, par. 15-113)
Amends The Illinois Size and Weight Law of The Illinois Vehicle Code. Provides that owners of vehicles who violate the maximum wheel and axle weight load by more than 5,000 pounds 4 or more times within a 12 month period shall pay an additional fine of $2,500 upon the fourth or subsequent violation.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Transportation
May 02  Recommended do pass 011-004-002

May 09  Second Reading
Placed Calndr,Second Reading
May 22  Third Reading - Lost 030-071-011

HB-0787  BERRIOS, MAYS, KRSKA, TERZICH AND CAPPARELLI.
(Ch. 95 1/2, par. 3-408)
Amends the Vehicle Code to require evidence of conformity with applicable federal safety and emission standards before the Secretary of State grants a first title or registration for a vehicle not manufactured in conformity with those standards. Effective immediately.

HOUSE AMENDMENT NO. 1.
Specifies that “appropriate certification” is limited to certain documentation. Requires documents required by Secretary of State for certification or registration to be in English or accompanied by an English translation.

* Fiscal Note Act may be applicable.
HB-0787—Cont.

HOUSE AMENDMENT NO. 2.
Changes “or” to “and/or” in reference to granting first title or registration under provisions of this Act.

HOUSE AMENDMENT NO. 3.
Adds effective date of January 1, 1986.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Transportation
Apr 10 Amendment No.01 TRANSPORTATN Adopted
Amendment No.02 TRANSPORTATN Adopted
Do Pass Amend/Short Debate 017-000-000
May 08 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 22 Amendment No.03 BERRIOS Adopted
Cal 3rd Rdng Short Debate
Mtn Prev-Recall 2nd Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Short Debate-3rd Passed 107-009-001
May 23 Arrive Senate
Sen Sponsor LUFT
Placed Calndr,First Readng
May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Transportation
Jun 06 Recommended do pass 010-000-000
Jun 10 Second Reading
Placed Calndr,Third Reading
Jun 27 Re-committed to Transportation

HB-0788 SALTSMAN.
(Ch. 46, pars. 7-10, 22-9.1 and 28-3)
Amends The Election Code. Provides that a discovery petition shall only be filed with a municipal board of election commissioners when the election in connection with which the petition is filed is for an office of a political subdivision wholly within the jurisdiction of the board or a public question submitted only to the voters of such a political subdivision, and that in all other cases such a petition shall be filed with the county election authority. Requires that nominating petitions for partisan primary candidates and petitions for the submission of certain public questions include all the information included on the registration record cards of each of the signers or circulators of such petitions concerning the residences of such signers or circulators.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Elections
May 02 Interim Study Calendar ELECTIONS

HB-0789 SALTSMAN.
(Ch: 48, pars. 850.04 and 850.05)
Amends The Illinois Development Finance Authority Act. Increases the membership of the Illinois Development Finance Authority from 13 to 15. Specifies that at least one member of the Authority shall be a person of recognized ability and experience in construction contracting and at least one member a person of recognized ability and experience in construction labor. Increases the number required for a quorum from 7 to 8.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Executive
May 03 Tbd pursuant Hse Rule 27D
HB-0790  ZWICK – CURRIE – HOFFMAN – KLEMM – BROOKINS, BRAUN, GREIMAN, ALEXANDER, CULLERTON, WASHINGTON AND MCAULIFFE.

(Ch. 61, new par. 2.33b, par. 3.5)

Amends the Wildlife Code to make the possession, manufacture, sale and transport of leghold and body-gripping traps a Class B misdemeanor, except under certain limited conditions.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Energy Environment & Nat. Resource
May 02  Interim Study Calendar ENRGY ENVRMNT

1 HB-0791  SALTSMAN – DUNN,JOHN.

(Ch. 48, par. 39s-2)

Amends the Prevailing Wage Law. Redefines “public works” to include all projects financed in whole or part with bonds issued under Division 74 of the Municipal Code or the Industrial Building Revenue Bond Act.

HOUSE AMENDMENT NO. 1.
Includes projects financed with bonds issued under the Illinois Development Finance Authority Act in the definition of “public works”.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Labor & Commerce
May 02  Amendment No.01  LABOR COMMRCE  Adopted
Placed Calndr,Second Reading
Second Reading  Amendment No.02  MAYS  Lost
May 09  042-064-000
Placed Calndr,Third Reading
May 15  Fiscal Note Requested TUERK
May 21  Third Reading - Passed 067-045-000
May 22  Arrive Senate
May 23  Placed Calndr,First Readng
Sen Sponsor LUFT
Placed Calndr,First Readng
May 24  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Labor and Commerce

1 HB-0792  MCPIKE – GREIMAN.

(Ch. 63, par. 152)

Amends An Act providing for the electronic data processing of the Illinois Revised Statutes. Requires the Legislative Reference Bureau to make the memory system available for use by the public or by governmental entities if such availability does not reduce the quality of services available to the Legislative Reference Bureau, members and agencies of the General Assembly and the Attorney General; the Bureau adopts rules regarding the offering of such services and specifies the charges of such services; and the Bureau collects the charges and pays them to the State Treasurer.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 63, par. 42.15-8

Requires the Legislative Information System (LIS), upon consultation with the Secretary of State, to make available for sale to the public or to governmental entities or agencies the computerized text of the agency rules.

1 Fiscal Note Act may be applicable.
HB-0792—Cont.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Executive
Apr 25 Cal 2nd Rdng Short Debate
May 08 Short Debate Cal 2nd Rdng
May 10 Short Debate-3rd Passed 104-001-000
May 14 Arrive Senate
Sen Sponsor LEMKE
Added As A Joint Sponsor ROCK
Placed Calendr,First Reading
May 15 First reading Rfrd to Comm on Assignment
May 21 Assigned to Judiciary I
Jun 05 Recommended do pass 009-000-000
Jun 10 Second Reading
Placed Calndr,Third Reading
Jun 21 Recalled to Second Reading
Amendment No.01 LEMKE Adopted
Placed Calndr,Third Reading
Jun 25 Third Reading - Passed 057-000-000
Speaker's Table, Concurrence 01
Jul 25 Sent to the Governor
Sep 22 Governor approved
PUBLIC ACT 84-0824 Effective date 01-01-86

HB-0793 MCPIKE, KLEMM AND DEUCHLER.

(Ch. 96 1/2, pars. 7404 and 7405; Ch. 111 1/2, par. 1028)

Amends the Environmental Protection Act and the Natural Resources Data Collection Act to require the Department of Energy and Natural Resources to provide a preliminary assessment of the economic impact of all proposed regulations not required by federal law. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that no preliminary assessment is necessary if the regulation has a favorable or negligible economic impact, or if it is required by State law; requires that the preliminary assessment, or a finding that one is not needed, shall be delivered within 30 days after the proposed rule is filed; directs the Department to adopt rules governing the criteria for preliminary assessments.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 96 1/2, par. 7405

Specifies that notification of the Director is not required for rules that are required to be adopted by federal or State law. Requires the assessment to be filed before the hearing is held, rather than before it is scheduled; provides that the Board need not delay hearings if the assessment is not filed; deletes review by the Economic Technical Advisory Committee.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Energy Environment & Nat. Resource
Apr 11 Amendment No.01 ENRGY ENVRMNT Adopted
Recommend do pass as amend 012-000-000
Placed Calndr,Second Reading
May 09 Second Reading Amendment No.02 MCPIKE Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 114-003-001</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td>Placed Calendr, First Reading</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Sen Sponsor LUFT</td>
</tr>
<tr>
<td></td>
<td>Added As A Joint Sponsor WELCH</td>
</tr>
<tr>
<td></td>
<td>First reading</td>
</tr>
<tr>
<td></td>
<td>Rfd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 06</td>
<td>Assigned to Agriculture, Conservation &amp; Energy</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommended do pass 008-000-000</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Placed Calendr, Second Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No. 01 MAROVITZ, NETSCH &amp; KELLY</td>
</tr>
<tr>
<td></td>
<td>Lost</td>
</tr>
<tr>
<td></td>
<td>Verified</td>
</tr>
<tr>
<td></td>
<td>Lost</td>
</tr>
<tr>
<td></td>
<td>Amendment No. 02 LUFT</td>
</tr>
<tr>
<td></td>
<td>Lost</td>
</tr>
<tr>
<td></td>
<td>015-039-001</td>
</tr>
<tr>
<td>Jun 27</td>
<td>Placed Calendr, Third Reading</td>
</tr>
<tr>
<td></td>
<td>Re-committed to Agriculture, Conservation &amp; Energy</td>
</tr>
</tbody>
</table>

**HB-0794 YOUNG,A - FLOWERS.**

(Ch. 46, pars. 2A-1.2 and 7-10; new par. 2A-53a; Ch. 111 2/3, par. 1)

Amends The Election Code and the Public Utilities Act. Provides for the election of members of the Illinois Commerce Commission, with 3 members to be elected from the First Judicial District and one from each of the other 4 Judicial Districts. Allows the Governor to appoint one of the elected commissioners as chairman, with the advice and consent of the Senate. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 20 1985</td>
<td>First reading Rfd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Public Utilities</td>
</tr>
<tr>
<td>May 03</td>
<td>Interim Study Calendar PUB UTILITIES</td>
</tr>
</tbody>
</table>

**HB-0795 YOUNG,A AND FLOWERS.**

(Ch. 120, par. 1157.2, new par. 1157.11; Ch. 122, par. 1A-4)

Amends the Illinois Lottery Law and The School Code to require that the State Board of Education certify the annual cost of public elementary and secondary education in Illinois and provide that net lottery revenues be transferred to the Common School Fund from the State Lottery Fund until transfers equalling 51% of that amount have been made. Effective July 1, 1985.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 20 1985</td>
<td>First reading Rfd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Interim Study Calendar REVENUE</td>
</tr>
</tbody>
</table>

**HB-0796 PETERSON,W AND MCMASTER.**

(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.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 20 1985</td>
<td>First reading Rfd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td>May 03</td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
HB-0797  CULLERTON.

(Ch. 38, par. 16B-5; new par. 16B-2.1)

Amends the Criminal Code. 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.

HOUSE AMENDMENT NO. 1.

Makes non-substantive spelling corrections.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Judiciary II
May 02  Recommended do pass 009-002-001
May 09  Second Reading
          Amendment No.01  CULLERTON  Adopted
May 24  Interim Study Calendar JUDICIARY II

HB-0798  CAPPARELLI, MCGANN, MCAULIFFE, KRUSKA, TERZICH, DELEO, FARLEY, KEANE, KULAS, LAURINO, NASH, PANAYOTOVICH AND VITEK.

(Ch. 108 1/2, pars. 8-138 and 8-150.1)

Amends the Chicago Municipal Article of the Pension Code to increase the pension formula and to reduce the early retirement penalty for persons born before January 1, 1936, and for their widows. Effective immediately.

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

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS  PENSION

HB-0799  DEJAEGHER, BRUNSVOLD, GIORGI, HICKS, HOMER AND WHITE.

(Ch. 24, par. 3-4-8)

Amends the Illinois Municipal Code. Provides that 10% of the voters of a city with a population of less than 100,000 may file a petition for a referendum to provide for the election of one alderman per ward rather than 2, plus an additional number of alderman not to exceed the number of wards in the city, to be elected at large.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Executive
May 02  Do Pass/Short Debate Cal 013-000-000
May 08  Short Debate Cal 2nd Rdng Short Debate
May 16  Short Debate-3rd Passed 115-001-001
May 17  Arrive Senate
          Placed Calndr,First Readng
May 29  Sen Sponsor DARROW  Placed Calndr,First Readng
May 30  First reading  Rfrd to Comm on Assignment
Jun 13  Assigned to Local Government
          Recommended do pass 011-000-000
Jun 18  Second Reading
          Placed Calndr,Third Reading

Fiscal Note Act may be applicable.
Correctional Budget and Impact Note Act may be applicable.
HB-0800  LAURINO - MCAULIFFE - FARLEY, CAPPARELLI, PANAYOTOVICH, DUNN, JOHN, HALLOCK, MCNAMARA, LEVERENZ, GIGLIO, DELEO AND WILLIAMSON.

(Ch. 95 1/2, pars. 3-405, 6-118, 7-208, 7-210, 7-211, 7-301, 7-309 and 7-310 and new pars. 3-707, 7-305.1, 7-601, 7-602 and 11-1601)

Amends The Illinois Vehicle Code. Requires the owners of motor vehicles to show proof of insurance when applying for registration with the Secretary of State, and provides that from July 1, 1986 to July 1, 1990 no person, with certain exemptions, shall operate upon Illinois highways any vehicle required to be registered with the Secretary of State unless a liability policy or bond covering the vehicle is in effect and proof of such coverage is carried by the operator of such vehicle. Establishes penalties, including criminal, for violations of such provisions.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, pars. 7-208, 7-210, 7-211, 7-301, 7-309, 7-310

Deletes requirement of furnishing proof of financial responsibility and payment of the reinstatement fee in relation to agreements for payment of damages, termination of security requirements, duration of suspensions and discharges of bankruptcy. Makes other regulatory changes regarding mandatory insurance.

FISCAL NOTE

(Prepared by the Secretary of the State)

HB-800 would have a fiscal impact on 4 departments in the Office of the Secretary of State. Total impact for first year would be $1,039,000 and annually, $849,000.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Insurance
Apr 24  Amendment No.01  INSURANCE  Adopted
          Recommended do pass as amend
          009-006-001
Placed Calndr, Second Reading
Apr 25  Fiscal Note filed
Placed Calndr, Second Reading
May 09  Second Reading
Amendment No.02  TATE  Withdrawn
Amendment No.03  PEDERSEN,B  Lost
  019-087-000
Amendment No.04  PARKE  Lost
  023-083-000
Amendment No.05  REGAN  Lost
  029-078-001
Amendment No.06  TATE  Withdrawn
Amendment No.07  PARKE  Lost
  038-068-001
Amendment No.08  PEDERSEN,B  Lost
  034-070-000
Amendment No.09  REGAN  Withdrawn
  034-070-000
Amendment No.10  SHAW  Lost
  033-062-003
Amendment No.11  TATE  Lost
  037-068-003
Amendment No.12  TATE  Lost
  033-072-002

1 Fiscal Note Act may be applicable.
HB-0800—Cont.

May 09—Cont. Amendment No.13 TATE Lost 024-082-001
Amendment No.14 TATE Lost 019-089-000
Amendment No.15 TATE Withdrawn 035-071-002
Amendment No.16 TATE Lost 034-070-001
Amendment No.17 TATE Lost 024-082-001
Amendment No.18 PEDERSEN,B Lost 010-086-000
Amendment No.19 SHAW Lost 034-064-005
Amendment No.20 SHAW Lost 022-080-001
Amendment No.21 PARKE Withdrawn 035-071-002
Amendment No.22 TATE Ruled not germaine 019-089-000

Appeal Ruling of Chair TATE
Motion failed
Placed Calndr, Third Reading

May 22 Third Reading - Passed 068-045-004
May 23 Arrive Senate
Sen Sponsor MAROVITZ
Added As A Joint Sponsor BLOOM-ZITO
Added As A Joint Sponsor DUDYCZ
Placed Calndr, First Reading

May 24 First reading Rfrd to Comm on Assignment
May 29 Added As A Joint Sponsor KELLY Assigned to Ins Pensions & Licensed Activities
Jun 04 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
Jun 06 Added As A Joint Sponsor LEMKE Committee Ins Pensions & Licensed Activities
Jun 13 Recmnded do not pass(tabld) 005-004-002

HB-0801 BOWMAN.
(Ch. 46, pars. 4-10, 5-9 and 6-37)

Amends The Election Code. Provides that a person applying in person to register to vote need only furnish 1 form, rather than 2 forms, of identification. Eliminates the requirement that the identification furnished must include the applicant’s residence address.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Elections
Apr 25 Interim Study Calendar ELECTIONS

HB-0802 EWING AND RICHMOND.
(Ch. 24, par. 3-4-7)

Amends the Illinois Municipal Code. Clarifies that redistricting is not required because a city had more aldermen than it was entitled to after 1957 statutory amendments by deleting “heretofore” and inserting reference to the effective date of the 1957 amendatory Act. Effective immediately.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Cities and Villages
Apr 17 Do Pass/Consent Calendar 014-000-000
Apr 23 Consnt Caldr Order 2nd Read
Consnt Caldr Order 3rd Read
HB-0802—Cont.

Apr 25  Consnt Caldr, 3rd Read Pass 111-001-001
Apr 30  Arrive Senate
Placed Calendr, First Reading
May 08  Sen Sponsor MAITLAND
Placed Calendr, First Reading
First reading  Rfrd to Comm on Assignment
May 14  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 22  Sent to the Governor
Sep 19  Governor approved
PUBLIC ACT 84-0561  Effective date 09-19-85

3 HB-0803  MCGANN - CAPPARELLI - KEANE - PANAYOTOVICH - MCAULIFFE.
(Ch. 108 1/2, pars. 11-134 and 11-145.1)

Amends the Chicago Laborers Article of the Pension Code to increase the pension formula and to reduce the early retirement penalty for persons born before January 1, 1936. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Personnel and Pensions
May 03  Tbld pursuant Hse Rule 27D

1 HB-0804  MCGANN - SHAW - PANAYOTOVICH - O'CONNELL - MCAULIFFE,
LEVERENZ, BERRIOS AND LAURINO.
(Ch. 111 2/3, par. 36; Ch. 120, pars. 467.2, 467.17 and 469)

Amends the Messages Tax Act, the Gas Revenue Tax Act and the Public Utilities Revenue Act. Reduces the tax rate under those Acts on the gross receipts obtained from residential customers from 5% to 4% in 1986, to 3% in 1987, to 2% in 1988, and to 1% in 1989; and eliminates those taxes on such gross receipts beginning in 1990. Amends the Public Utilities Act to require that pass-on charges reflect the reduced rates for residential customers. Effective January 1, 1986.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Revenue
May 03  Tbld pursuant Hse Rule 27D

HB-0805  BARNES - VINSON - CAPPARELLI - MCAULIFFE - WOJCIK.
(Ch. 15, new par. 210.05a; Ch. 23, new par. 10-17.1)

Amends the State Comptroller Act and the Illinois Public Aid Code. Permits the Department of Public Aid to direct the State Comptroller to withhold and pay over to the Department income tax refunds of responsible relatives who owe past due support payments which the Department is authorized to receive. Requires the Comptroller to furnish to the Department the address and social security number of taxpayers whose refunds are withheld. Provides that rules promulgated by the Department shall provide for notice to and an opportunity to be heard by such taxpayers. Effective October 1, 1985.

SENATE AMENDMENT NO. 1.
Permits the State Comptroller to deduct, at the direction of the Dept. of Public Aid, from a warrant and pay to such Dept. past due support, whether owed to the State or not. Permits the Dept. of Public Aid to certify to the Comptroller past due support in order to intercept State income tax refunds.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SENFATE AMENDMENT NO. 2.
Provides that such a deduction shall have priority only over another garnishment, except that for payment of state or federal taxes.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 20 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 15</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 21</td>
<td>Third Reading - Passed 103-000-009</td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 23</td>
<td>Sen Sponsor KARPIEL Placed Calndr, First Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 29</td>
<td>Assigned to Public Health, Welfare, Corrections</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommended do pass as amend 010-000-000</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Recalled to Second Reading Amendment No.01 PUBLIC HEALTH Adopted Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Third Reading - Passed 054-000-000</td>
</tr>
<tr>
<td>Jun 28</td>
<td>H Concurs in S Amend. 01,02/118-000-000</td>
</tr>
<tr>
<td>Jul 25</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 22</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0825 Effective date 10-01-85</td>
</tr>
</tbody>
</table>

HB-0806 STECZO.

(Ch. 108 1/2, new par. 3-109.1; Ch. 85, new par. 2208.9)

Amends the Downstate Police Article of the Pension Code to allow a person who has elected not to participate in a fund, and who has 15 or more years of employment with a police department, to buy pension credits in the fund until March 1, 1986. Amends The State Mandates Act to require implementation without reimbursement. Effective January 1, 1986.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
HB 806 creates a retirement benefit mandate for which reimbursement of the increased cost of a unit of local government would normally be required. However, HB 806 amends the State Mandate Act to relieve the State of reimbursement liability. The estimated annual cost is less than $50,000.

PENSION IMPACT NOTE
It is not possible to determine the costs of HB 806, but they should be relatively small.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 20 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Assigned to Personnel and Pensions</td>
</tr>
<tr>
<td>May 02</td>
<td>St Mandate Fis Note Filed</td>
</tr>
<tr>
<td></td>
<td>Pension Note Filed</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar PERS</td>
</tr>
<tr>
<td></td>
<td>PENSION</td>
</tr>
</tbody>
</table>

Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Intergovernmental Missing Child Recovery Act and The School Code. Requires the Department of Law Enforcement to prepare periodic information bulletins of missing children and to send copies to the State Board of Education, which in turn is required to forward a copy to each school board and nonpublic school in the State.

HOUSE AMENDMENT NO. 1.

Changes the data to be supplied on periodic information bulletins, allows the Department to establish reasonable limitations on bulletin use by entities to whom the Department furnishes the same, changes the fee exemption provision, requires school boards to compare names on the bulletin with names of students attending district schools, and adds an immediate effective date.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 10-5; new par. 10-6

CHANGES THE TITLE AND AMENDS THE CRIMINAL CODE OF 1961. Expands the definition of the offense of child abduction, and creates a presumption that when the parties have never been married the mother has legal custody of the child unless a valid court order states otherwise. Creates the offense of aiding and abetting child abduction and classifies it as a Class A misdemeanor.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.
Recommends that the bill be further amended as follows:

Provides that a person commits child abduction if he, being a parent of the child, and where the parents of such child are or have been married and there has been no court order of custody, conceals the child; or, being a parent of the child, and where the parents of the child are or have been married and there has been no court order of custody, conceals, detains or removes the child with physical force or threat of physical force. Makes changes in relation to persons who aid and or abet in the commission of child abduction.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Judiciary II
May 03 Amendment No.01 JUDICIARY II Adopted Recommended do pass as amend 013-000-000
  Placed Calndr,Second Reading
May 09 Second Reading
  Placed Calndr,Third Reading
May 24 Third Reading - Passed 110-001-000
May 29 Arrive Senate
  Placed Calendr,First Reading
Jun 03 Sen Sponsor TOPINKA
  Added As A Joint Sponsor DUDYCZ
    First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Judiciary I
Jun 11 Recommended do pass 007-000-000
  Placed Calndr,Second Reading
Jun 12 Added As A Co-sponsor LEMKE
    Second Reading
    Placed Calndr,Third Reading
Jun 19 Recalled to Second Reading
    Amendment No.01 TOPINKA Adopted
    Placed Calndr,Third Reading
Jun 24 Added As A Joint Sponsor POSHARD
    Third Reading - Passed 059-000-000
Jun 25 Speaker's Table, Concurrence 01

Fiscal Note Act may be applicable.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21  Assigned to Cities and Villages
Apr 10  Recommended do pass 008-004-000
Placed Calndr,Second Reading
Apr 16  Second Reading
Placed Calndr,Third Reading
May 20  3d Reading Consideration PP
Calendar Consideration PP.
May 24  Tabled House Rule 37(G)


SENATE AMENDMENT NO. 1.
Limits authority to issue bonds under the Act to river conservancy districts wholly contained in 2 counties having 3 municipalities with a population of at least 5,000.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the bill be further amended as follows:

Changes title to “An Act in relation to development projects and amending Acts therein named”. Amends Industrial Project Revenue Act in Municipal Code to provide that bonds may be issued to finance a transportation project or a project to construct or remodel a building to be used as a State facility.
Amends the Sheriffs Merit System Act. Requires the plaintiff to pay the cost of preparing and certifying the record for judicial review.

HOUSE AMENDMENT NO. 1.

Provides that if the plaintiff prevails in the judicial review proceeding, the court shall award to the plaintiff a sum equal to the costs paid by the plaintiff to have the record for judicial review prepared and certified.
HOUSE AMENDMENT NO. 2. (Tabled May 20, 1985)

Adds reference to: Ch. 125, par. 7

Amends An Act relating to sheriffs. Provides that deputies appointed by a sheriff shall be considered peace officers for all purposes.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21       Assigned to Judiciary I
Apr 25  Amendment No.01  JUDICIARY I  Adopted
            Recommended do pass as amend 014-000-000

Placed Calndr, Second Reading

May 09  Second Reading
        Amendment No.02  MATIJEVICH  Adopted
        Placed Calndr, Third Reading

May 20  Mtn Prev-Recall 2nd Reading
        Mtn Prevail - Table Amend No 02
        Placed Calndr, Third Reading
        Mtn Prevail to Suspend Rule 37(C)/ 115-000-000
        Third Reading - Passed 114-000-000

May 21  Arrive Senate
        Placed Calendr, First Reading

Jun 05  Sen Sponsor WELCH
        First reading  Rfrd to Comm on Assignment
Jun 06       Assigned to Judiciary I
Jun 11       Recommended do pass 007-000-000

Placed Calndr, Second Reading

Jun 12  Second Reading
        Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 059-000-000
        Passed both Houses
Jul 22  Sent to the Governor
Sep 19  Governor approved
        PUBLIC ACT 84-0562  Effective date 01-01-86

HB-0811  HOMER.

(Ch. 110, new par. 2-1701)

Amends the Code of Civil Procedure to add a provision limiting refunds of taxes illegally or unconstitutionally collected or paid by public utilities pursuant to the utilities tax Acts or subsections (a) or (b) of Section 36 of the public utilities Act to 3 years from the date the complaint was filed. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 110, par. 2-1701
Adds reference to: Ch. 110, par. 13-224

Amends to change number of Section added. Limits the total amount of refund and includes interest where applicable. Also changes the date from which the period begins to run to be the date the claim filed. Makes other changes.

HOUSE AMENDMENT NO. 2.

Makes correction in reference to title of Act.

Mar 20 1985  First reading  Rfrd to Comm on Assignment
Mar 21       Assigned to Revenue
May 02  Amendment No.01  REVENUE  Adopted
            Recommended do pass as amend 016-000-000

Placed Calndr, Second Reading

May 09  Second Reading
        Amendment No.02  HOMER  Adopted
        Placed Calndr, Third Reading

May 20  Third Reading - Passed 087-015-007
May 21  Arrive Senate
        Placed Calendr, First Reading
HB-0812  PANGLE.

(Ch. 108 1/2, par. 14-107)

Amends the State Employees Article of the Pension Code to provide that persons at least age 50 with 10 years of creditable service whose service was terminated by closure of a facility operated by the Department of Mental Health and Developmental Disabilities may retire without early retirement reduction at any time after termination of service.

PENSION IMPACT NOTE
The cost of HB 812 cannot be determined.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 20 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Personnel and Pensions</td>
</tr>
</tbody>
</table>

HB-0813  PANGLE – CHRISTENSEN.

(Ch. 127, par. 530)

Amends the State Employees Group Insurance Act. Requires the State to pay non-contributory group life and health insurance costs for Department of Mental Health and Developmental Disabilities employees for one year after service is terminated due to a facility closure or until another employer’s plan begins coverage, whichever is sooner.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 20 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 03</td>
<td>Assigned to Executive</td>
</tr>
</tbody>
</table>

HB-0814  ALEXANDER – OLSON.

(Ch. 46, par. 19-8)

Amends The Election Code. Allows absentee ballot envelopes to be opened at any time after the polls open on election day. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 20 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 21</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 01</td>
<td>Assigned to Elections</td>
</tr>
<tr>
<td>May 03</td>
<td>Mtn Prevail Suspend Rul 20K 117-000-000</td>
</tr>
<tr>
<td></td>
<td>Committee Elections</td>
</tr>
</tbody>
</table>

HB-0815  LEVIN – NASH – ZWICK, GREIMAN, SUTKER, STERN AND PRESTON.

(New Act; Ch. 122, pars. 26-1, 26-2 and 26-2a; new par. 26-2b)

New Act and amends The School Code. Provides that a student enrolled in a public school or attending a public institution of higher education who is unable be-

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
cause of the observance of a religious holiday to attend classes on a particular day or days or at a particular time of day shall be excused from any examination or any study or work assignments on such days or times. Provides that it is the responsibility of the faculty and administrative personnel to make available to such students an equivalent opportunity to make up the examinations, study or work requirements, which they missed due to such absences. No fees or penalties may be imposed against the students who exercise such opportunities afforded. Authorizes school board to require advance notice of absences to observe religious holidays. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes provisions relating to public institutions of higher education. Replaces with provisions that a public institution of higher education shall adopt a policy which reasonably accommodates the religious observance of individual students in regard to admissions, class attendance, and the scheduling of examinations and work requirements.

HOUSE AMENDMENT NO. 2.

Defines religion to include all aspects of religious observance and practice, as well as belief.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Elementary & Secondary Education
May 02 Amendment No.01 ELEM SCND ED Adopted
Recommended do pass as amend 012-001-000
Placed Calndr,Second Reading
May 09 Second Reading Amendment No.02 LEVIN Adopted
Placed Calndr,Third Reading
May 21 Third Reading - Passed 097-017-001
May 22 Arrive Senate
Sen Sponsor CARROLL
Placed Calndr,First Reading
May 23 First reading Rfrd to Comm on Assignment
May 24 Assigned to Education-Elementary & Secondary
May 29 Added As A Joint Sponsor BERMAN
Committee Education-Elementary & Secondary
Recommended do pass 010-001-001
May 30 Placed Calndr,Second Reading
Jun 03 Second Reading Placed Calndr,Third Reading
Jun 05 Third Reading - Passed 052-001-000
Passed both Houses
Jun 30 Sent to the Governor
Aug 26 Governor approved
PUBLIC ACT 84-0212 Effective date 08-26-85

1 HB-0816 LEVIN – NASH – ZWICK, GREIMAN, SUTKER, STERN AND PRESTON.

(Ch. 68, pars. 2-101 and 2-102)

Amends the Human Rights Act. Provides that it is a civil rights violation for any public employer to refuse to permit an employee who takes time off from work in order to practice his religious beliefs to engage in work, during hours other than such employee’s regular-working hours where necessary, in order to compensate for work time lost for such religious reasons. Provides that any employee who elects such compensatory work shall be compensated at the same wage rate at which he is ordinarily compensated.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Provides that any deferred work shall be consistent with the operational needs of the employer. Provides that any employee who elects such deferred work shall be compensated at the wage rate which he or she would have earned during the originally scheduled work period; deletes the provision specifying that any employee who elects such compensatory work shall be compensated at the same wage rate at which he is ordinarily compensated.

HOUSE AMENDMENT NO. 2.
Provides that an employer may require that an employee who plans to take time off from work in order to practice his or her religious beliefs provide the employer with a notice of his or her intention to be absent from work not exceeding 5 days prior to the date of absence.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Apr 04 Assigned to Human Services
Apr 24 Amendment No.01 HUMAN SERVICE Adopted
Do Pass Amend/Short Debate 014-000-000

May 08 Cal 2nd Rdng Short Debate
May 08 Short Debate Cal 2nd Rdng
May 22 Cal 3rd Rdng Short Debate
May 22 Amendment No.02 Mtn Prev-Recall 2nd Reading
ZWICK Adopted
May 23 Cal 3rd Rdng Short Debate
May 23 Mtn Prevail to Suspend Rule 37(C)/118-000-000
Short Debate-3rd Passed 075-034-002

May 24 Send to the Senate
Sen Sponsor CARROLL
Placed Calendr,First Reading
May 29 First reading Rfrd to Comm on Assignment
Jun 09 Assigned to Executive
Jun 11 Recommended do pass 018-000-000

Jun 18 Second Reading
Jun 18 Placed Calndr,Third Reading
Jun 24 Added As A Joint Sponsor BERNARD
Third Reading - Passed 058-001-000
Passed both Houses

Jul 22 Sent to the Governor
Sep 19 Governor approved

PUBLIC ACT 84-0563 Effective date 01-01-86

HB-0817 LEVIN.
(Ch. 73, par. 973a)
Amends the Insurance Code. Requires accident and health insurance policies, which provide for termination or reduced coverage upon the attainment of a specified age, to grant an insured who, despite age or disability, is ineligible for Medicare benefits an option to continue full coverage upon payment of the premium therefor.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Insurance
May 02 Interim Study Calendar INSURANCE

'HB-0818 HICKS – PETERSON,W – LEFLORE – PANGLE – PARKE, BARNES, BERRIOS, BRUNSVOILD, CHRISTENSEN, COUNTRYMAN, CURRAO, DEJAEGHER, DUCHLER, FLINN, GIGLIO, HALLOCK, HANNIG, HOMER, KIRKLAND, KUBIK, LEVERENZ, MATJEVICH, MCGANN, MCNAMARA, OBLINGER, O'CONNELL, PHELPS, RICHMOND, RYDER, SLATER, STANGE, STECIO, STEPHEN, TATE, TURNER, VAN-DUYNE, WAIT, WHITE, WILLIAMSON, WOLF, REA, YOUNG,A, RICE

1 Fiscal Note Act may be applicable.
AND LAURINO.
(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, in an amount equal to 25% of the fair market value of the property. Sets aggregate tax credit limit based on number of pupils in school district. Effective immediately.

Mar 20 1985 First reading Rfrd to Comm on Assignment
Mar 21 Assigned to Revenue
May 03 Tbd pursuant Hse Rule 27D

'HB-0819 RONAN, PANAYOTOVICH AND KULAS.
(Ch. 121, pars. 5-701, 6-701 and 7-202)
Amends the Illinois Highway Code. Provides that no project involving an expenditure in excess of $25,000 allotted from the Motor Fuel Tax Fund may be performed by a county, road district or municipality with their own personnel except under certain conditions.

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-819 constitutes a service mandate for which reimbursement of 50% - 100% of the increased cost to local government is required. Due to the nature of the bill, no data is available on which to base a reliable estimate, but the cost could be substantial.

HOUSE AMENDMENT NO. 1.
Alters amendatory language to provides that no project involving an expenditure allotted from the Motor Fuel Tax Fund may be performed by a county, road district or municipality with their own personnel except under certain conditions. Requires public disclosure of estimates of cost of completion of projects.

HOUSE AMENDMENT NO. 2.
Provides that the provisions of the amendatory Act do not apply to any county with a population of over 3,000,000 inhabitants or any road district or municipality located therein.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Transportation
Apr 30 St Mandate Fis Note Filed
Committee Transportation
May 02 Amendment No.01 TRANSPORTATN Adopted
Recommded do pass as amend 011-006-000
Placed Calndr,Second Reading
May 16 Second Reading Amendment No.02 RONAN
059-052-000
Placed Calndr,Third Reading
May 23 Interim Study Calendar TRANSPORTATN

'HB-0820 MATIJEVICH, CULLERTON, GIORGI, CURRIE.
(Ch. 17, pars. 2505 and 2510)
Amends the Bank Holding Company Act to provide for reciprocal interstate banking. Permits a bank holding company whose subsidiaries' banking operations are conducted in a jurisdiction other than Illinois to acquire control of any Illinois bank, provided that the laws of the other jurisdiction permit an Illinois bank holding company, bank or subsidiary to acquire control of a bank in that jurisdiction. Requires the approval by the Commissioner of Banks and Trust Companies for such an acquisition.

1 Fiscal Note Act may be applicable.
HB-0821 MULCAHEY – COWLISHAW – SATTERTHWAITE – DIDRICKSON – HOFFMAN AND LEFLORE.

(New Act)

Appropriates $20,000,000 to the State Board of Education, to enter into contracts with private or public agencies to provide noncompulsory educational services to children ages 3 through 5. Effective July 1, 1985.

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

May 10 Tbd pursuant Hse Rule 27D

1 HB-0822 MULCAHEY – COWLISHAW – SATTERTHWAITE – DIDRICKSON – HOFFMAN, LEFLORE, YOUNG, PANAYOTOVICH, CHRISTENSEN, LEVERENZ, GIGLIO, LAURINO AND BERRIOS.

(Ch. 122, pars. 10-20.12, 10-20.19a, 18-8 and 34-18; new pars. 2-3.48 and 10-22.18c; rep. par. 10-22.18)

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. Changes the dates by which children attaining age 5 may enroll in school. Requires the State Board of Education to develop evaluation tools which school districts may use to evaluate school readiness of children under 5 years of age. Effective July 1, 1985.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

May 03 Tbd pursuant Hse Rule 27D

1 HB-0823 MULCAHEY – COWLISHAW – SATTERTHWAITE – DIDRICKSON – HOFFMAN, LEFLORE, LEVERENZ, GIGLIO, LAURINO AND BERRIOS.

(Ch. 122, par. 18-8)

Amends The School Code. Provides that the average daily attendance for State aid formula purposes shall be multiplied by an additional .1 for each full clock hour in excess of 5 clock hours of school work per day that pupils are in attendance under direct supervision of teachers. Effective July 1, 1985.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assigned to Rules

May 03 Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
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.

Mar 21 1985  First reading  Rfrd to Comm on Assignment  Assigned to Elementary & Secondary Education  

May 03  Tbd pursuant Hse Rule 27D  

Amends The School Code to permit a school district to enter into a contract with a driver training school to provide a course in practice driving and to charge a reasonable fee to participants in the course. The fee shall be waived if the student is unable to pay for the course.

Mar 21 1985  First reading  Rfrd to Comm on Assignment  Assigned to Elementary & Secondary Education  

May 03  Tbd pursuant Hse Rule 27D  

Amends The School Code. Requires the State Board of Education to review the optimum school district size and organization and report its findings to the General Assembly by January 1, 1986. Effective immediately.

Mar 21 1985  First reading  Rfrd to Comm on Assignment  Assigned to Elementary & Secondary Education  

May 03  Tbd pursuant Hse Rule 27D  

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.

Mar 21 1985  First reading  Rfrd to Comm on Assignment  Assigned to Elementary & Secondary Education  

May 03  Tbd pursuant Hse Rule 27D  

Amends The School Code to permit to take the high school level General Educational Development Test a person who is 16-18 years of age, has maintained resi-
idence in the State of Illinois, is no longer enrolled in school and is not a high school graduate. Upon successful completion of the test the applicant shall be issued a high school equivalency certificate.

Mar 21 1985 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

May 03 Tbd pursuant Hse Rule 27D

HB-0830 MULCAHEY - COWLISHAW - SATTERTHWAITE - DIDRICKSON - HOFFMAN, LEFLORE, MCNAMARA, LEVERENZ, GIGLIO, LAURINO AND BERRIOS.

(Ch. 122, pars. 3-15.12 and 34-18; new pars. 2-3.48 and 10-21.5a)

Amends The School Code to require the State Board of Education to require local school districts to provide programs designed to prevent at-risk students from terminating their enrollment or attendance in school prior to graduation from high school.

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

Mar 21 1985 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

May 03 Tbd pursuant Hse Rule 27D

HB-0831 LEVERENZ, MCPIKE, HARTKE AND SOLIZ.

(Ch. 70, pars. 72 and 80.1)

Amends the Crime Victims Compensation Act to include in the definition of crime of violence the offenses of sexual relations within families, criminal sexual abuse and aggravated criminal sexual abuse. Also includes the offenses specified in Section 2 of the Act which occur within the State, but which are subject to Federal jurisdiction. Increases the maximum award under the Act from $15,000 to $25,000.

HOUSE AMENDMENT NO. 1.

Provides that the maximum award under the Crime Victims Compensation Act shall be $25,000 for a crime committed on or after the effective date of the 1985 amendatory Act. Also amends the Violent Crime Victims Assistance Act to provide that the additional fine imposed by Section 10 of that Act shall not be subject to the provisions of Section 110-14 of the Code of Criminal Procedure of 1963 (relating to the credit of $5 a day for each day an offender is incarcerated on a bailable offense).

SENATE AMENDMENT NO. 1. (Senate recedes on June 28, 1985)

Adds reference to: Ch. 70, par. 510

Adds definition of witness to the Act. Permits a witness to file a claim for compensation under the Act.

SENATE AMENDMENT NO. 2.

Corrects an error in the approval date of a statute.

Mar 21 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II

May 03 Recommended do pass 014-000-000

Placed Calndr,Second Reading

May 15 Second Reading Amendment No.01 LEVERENZ Adopted

Placed Calndr,Third Reading

May 24 Third Reading - Passed 116-001-000

May 29 Arrive Senate

Placed Calendr,First Reading

May 30 Sen Sponsor BARKHAUSEN

Placed Calendr,First Reading

Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jun 03</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Placed Calndr,Second Reading Recommended do pass 007-000-000</td>
</tr>
<tr>
<td>Jun 12</td>
<td>Second Reading Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Recalled to Second Reading Amendment No.01 BARKHAUSEN Adopted Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Recalled to Second Reading Amendment No.02 BARKHAUSEN Adopted Placed Calndr,Third Reading Added As A Joint Sponsor DUDYCYZ Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Third Reading - Passed 058-000-000 Speaker's Table, Concurrence 01,02</td>
</tr>
<tr>
<td>Jun 28</td>
<td>H Concurs in S Amend. 02/117-000-000 H Nonconcurs in S Amend. 01 Secretary's Desk Non-concur 01 S Recedes from Amend. 01/055-000-000 Passed both Houses</td>
</tr>
<tr>
<td>Jul 25</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 22</td>
<td>Governor approved PUBLIC ACT 84-0826 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

HB-0832 BOWMAN – SHAW – BRESLIN – HARTKE – SOLIZ, RYDER, RONAN, SALTSMAN, CAPPARELLI, HOMER AND PANGLE.  
(Ch. 23, pars. 2081, 2082, 2083, 2084, 2085, 2087, 2213, 2216, 2217 and 2218)

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.

Fiscal Note Act may be applicable.
HB-0833  HASTERT.

(Ch. 120, rep. pars. 791, 792, 793 and 794)

Amends the Revenue Act of 1939. Repeals Sections relating to miscellaneous duties of the Department.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, rep. pars. 791, 792, 793, 794
Adds reference to: Ch. 73, par. 1065.80-13; Ch. 110, par. 3-102; Ch. 111 2/3, par. 663; Ch. 120, pars. 5-502, 11-1103, 13-1301, 13-1302, 14-1401, 419, 419a, 419b, 422, 422a, 429, 429a-3.1, 439.14, 439.15, 439.45, 441, 441a, 442, 444b, 444f, 444k, 450, 452, 452 1/2, 1104.1, 1105; Ch. 5, par. 70, 142, 813; Ch. 8, par. 310; Ch. 15 1/2, par. 22.42; Ch. 73, pars. 1065.49, 1065.59-55; Ch. 96 1/2, new par. 315; Ch. 111, par. 306, 409, 806, 904, 1119, 1218, 1653, 1818, 2222, 2654, 2813, 2824, 3216, 3420, 3611, 3814, 4019, 4040, 4217.1, 4433, 4922, 5124, 5316, 5508, 5813, 6206, 6315, 6512, 7015; Ch. 111 1/2, par. 4153-119 Ch. 121 1/2, par. 137.8; Ch. 122, par. 21-23

Deletes everything in the bill and amends numerous statutes relating to State taxes and professions and occupations regulated by State law. Makes numerous substantive and procedural changes in the tax Acts. Also provides in the Acts relating to licensing and regulation of various professions and occupations that anyone who fails to file a return, pay a tax or a penalty or interest on a tax as required by any tax Act administered by the Department of Revenue may be refused any required license, permit or certificate or have the same suspended if it has already been issued. Effective immediately.

SENATE AMENDMENT NO. 2.

Corrects the title of a section being amended to the Illinois Insurance Code.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
May 02  Assigned to Revenue
May 15  Second Reading
Place Calndr,Second Reading
May 20  Third Reading - Passed 111-003-000
May 21  Arrive Senate
Sen Sponsor ETHEREDGE
Place Calendr,First Reading
May 22  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Revenue
Jun 06  Reommnded do pass as amend 008-001-000
Place Calndr,Second Reading
Jun 18  Second Reading
Amendment No.01  SEN REVENUE  Adopted
Amendment No.02  ETHEREDGE  Adopted
Place Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
Jun 25  Speaker's Table, Concurrence 01,02
Jun 28  H Concurs in S Amend. 01,02/112-001-001
Passed both Houses
Jul 25  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 84-0221  Effective date 09-01-85

HB-0834  BROOKINS.

(Ch. 38, par. 21.1-2)

Amends the Criminal Code. Provides that the prohibition of residential picketing does not apply to residences or dwellings used as the place of business for the operat-
HB-0834—Cont.

ing of a hotel, motel, nursing home, apartment building, condominium or cooperative dwelling.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Mar 02 Assigned to Judiciary II
May 02 Recommended do pass 008-001-000
May 14 Placed Calndr,Second Reading
Interim Study Calendar JUDICIARY II

HB-0835 LAURINO - GIGLIO - NASH - BERRIOS - KRASKA, RICHMOND, TERRIZICH, YOUNG,A, WHITE AND PHELPS.

(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.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Mar 02 Assigned to Judiciary II
May 03 Placed Calndr,Second Reading
Interim Study Calendar JUDICIARY II

HB-0836 YOUNG,A - RICE - SHAW - LAURINO - NASH, BERRIOS, CHRISTENSEN, KRASKA, LEVERENZ, PANGLE AND PHELPS.

(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.

Mar 21 1985 First reading Rfrd to Comm on Assignment
May 02 Assigned to Judiciary II
May 03 Placed Calndr,Second Reading
Interim Study Calendar JUDICIARY II

HB-0837 LAURINO - GIGLIO - NASH - RICE - SHAW, BERRIOS, FLOWERS, KRASKA, LEVERENZ, MCGANN, PANGLE AND YOUNG,A.

(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.

Mar 21 1985 First reading Rfrd to Comm on Assignment
May 02 Assigned to Judiciary II
May 03 Placed Calndr,Second Reading
Interim Study Calendar JUDICIARY II

HB-0838 PHELPS - MCGANN - LAURINO - GIGLIO - HARTKE, BERRIOS, BRUNSVOLD, DEJAEGHER, KRASKA, KULAS, MAUTINO, MCNAMA, NASH, PANGLE, MULCAHEY, YOUNG,A, TURNER, HICKS, SOLIZ, RONAN, WOLF, CULLETON AND GIORGI.

(Ch. 121 1/2, new par. 262P)

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.

HOUSE AMENDMENT NO. 1.

Reduces penalty from Class 4 felony to Class A misdemeanor.

HOUSE AMENDMENT NO. 4

Permits a subcontractor, licensee or independent contractor to conduct business under the real, assumed corporate or assumed business name of an entity employing such subcontractor, licensee or independent contractor.

* Correctional Budget and Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 121 1/2, new par. 262Q

Adds provision making unlawful agreements or contracts for remodeling of property between a business and a person age 60 or older and, inter alia, knowingly, use a false or unauthorized name, misrepresent the condition of the property or employ any deception in the inducement for such contract.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assigned to Consumer Protection
Apr 24 Placed Calndr,Second Reading
Recommended do pass 015-000-00
May 09 Second Reading
Amendment No.01 CULLERTON Adopted
Amendment No.02 HUFF Withdrawn
Amendment No.03 PHELPS Withdrawn
Amendment No.04 PHELPS Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 112-005-001
May 29 Arrive Senate
Placed Calndr,First Reading
May 30 Sen Sponsor POSHARD
Placed Calndr,First Reading
Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Judiciary I
Jun 11 Recommended do pass 007-000-000
Jun 12 Added As A Co-sponsor LEMKE
Jun 24 Recalled to Second Reading
Amendment No.01 POSHARD Adopted
Placed Calndr,Third Reading
Jun 25 3d Reading Consideration PP
Calendar Consideration PP.
Jun 27 Re-committed to Judiciary I

HB-0839 PANAYOTOVICH - SHAW - CHRISTENSEN - RICE - GIGLIO, HICKS, LAURINO, LEVERENZ, PANGLE AND MULCAHEY.
(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.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assigned to Energy Environment & Nat. Resource
May 02 Placed Calndr,Second Reading
Recommended do pass 008-006-000
May 15 Second Reading
Placed Calndr,Third Reading
May 24 Interim Study Calendar ENRGY ENVRMNT

HB-0840 PHELPS - LEVERENZ - HICKS - RICE - FLOWERS, BERRIOS, BROOKINS, CHRISTENSEN, DEJAEGHER, GIGLIO, KRSKA, KULAS, LAURINO, MCNAMARA, MULCAHEY, PANAYOTOVICH, PANGLE, REA, RICHMOND, SHAW, VANDUYNE AND DALEY.
(Ch. 67 1/2, par. 404)

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 $12,000 for married or unmarried individuals). Pro-
vides 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).

Mar 21 1985 First reading Rfrd to Comm on Assignment Assigned to Revenue
May 03 Interim Study Calendar REVENUE

HB-0841 BERRIOS - LAURINO - GIGLIO - PANGLE, LEVERENZ, MCNAMARA, RICE, RICHMOND, SHAW, YOUNG, WHITE, YOUNGE, W, PRESTON, CAPPARELLI, TERZICH AND KULAS.

(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 convicted 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.

HOUSE AMENDMENT NO. 1
Deletes provisions relating to delivering within 1000 feet of a school.

Mar 21 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II
May 02 Placed Calnrd,Second Reading Recommended do pass 012-000-000
May 15 Second Reading Amendment No.01 BERRIOS Adopted
May 24 Placed Calnrd,Third Reading Tabled House Rule 37(G)

HB-0842 O'CONNELL - BERRIOS - KRSKA - DEJAEGHER - PANGLE, CHRISTENSEN, GIGLIO, LAURINO, MCNAMARA, PHELPS, TERZICH AND VANDUYNE.

(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.

Mar 21 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

HB-0843 GIGLIO - LAURINO - KRSKA - DEJAEGHER - KULAS, FLOWERS, HICKS, MULCAHEY, PHELPS, YOUNG, A AND WHITE.

(Ch. 120, new par. 501k)

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.

Mar 21 1985 First reading Rfrd to Comm on Assignment Assigned to Revenue
Apr 25 Interim Study Calendar REVENUE

HB-0844 LAURINO - RICE - SHAW - FLOWERS - YOUNG, A, BERRIOS, CHRISTENSEN, HICKS, KULAS AND MULCAHEY.

(New Act; Ch. 120, par. 2-203; Ch. 127, par. 46.1 and new par.)

Fiscal Note Act may be applicable.
Correctional Budget and Impact Note Act may be applicable.
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 approved by the Department of Commerce and Community Affairs up to certain limitations. 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.

Mar 21 1985 First reading Rfrd to Comm on Assignment
May 02 Assigned to Revenue
Interim Study Calendar REVENUE

' HB-0845 LAURINO - BERRIOS - KRSKA - FLOWERS - PANAYOTOVICH.

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.

Mar 21 1985 First reading Rfrd to Comm on Assignment
May 02 Assigned to Revenue
Interim Study Calendar REVENUE

' HB-0846 HICKS - MULCAHEY - CHRISTENSEN - DEJAEGHER - PHELPS, BERRIOS, FLOWERS, GIGLIO, KULAS, LAURINO, MCNAMARA, REA AND RICE.

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.

Mar 21 1985 First reading Rfrd to Comm on Assignment
May 02 Assigned to Revenue
Interim Study Calendar REVENUE

' HB-0847 KRSKA - LAURINO - GIGLIO - MCNAMARA.

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.

Mar 21 1985 First reading Rfrd to Comm on Assignment
May 03 Assigned to Consumer Protection
May 30 Tbd pursuant Hse Rule 27D
Mtn filed take from Table RECOMMIT TO
INTERIM STUDY
CONSUMER PROT - KRSKA
Tabled Pursuant to Rule27(D)/05-03-85

¹ Fiscal Note Act may be applicable.
HB-0848  PANGLE - LAURINO - BERRIOS - RICHMOND - HICKS.
(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.

Mar 21 1985  First reading
May 03

HB-0849  KULAS - KOEHLER.
(Ch. 111 1/2, par. 1021)
Amends the Environmental Protection Act to provide that certain permits issued by the U. S. Environmental Protection Agency under Subtitle C of the Resource Conservation and Recovery Act of 1976 shall be deemed to be permits granted by the Illinois Environmental Protection Agency. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, par. 1003

Provides that "RCRA" permit includes a permit issued by the U. S. EPA prior to the time the State receives final authorization to administer the RCRA program.

Mar 21 1985  First reading
May 02  Amendment No.01  ENRGY ENVRMNT  Adopted
May 09  Second Reading
May 24  Interim Study Calendar ENRGY ENVRMNT

HB-0850  DAVIS.
(Ch. 127, pars. 4, 12, 63a6, new par. 4a and rep. pars. 5.09, 6.08 and 9.09)
Amends the Civil Administrative Code to replace the current administrative structure of the Department of Conservation with a 5-member commission appointed by the Governor. Effective July 1, 1987.

Mar 21 1985  First reading
May 02  Cal 2nd Rdg Short Debate
May 23  Short Debate Cal 2nd Rdg
May 24  Tabled House Rule 37(G)

HB-0851  DUNN, JOHN.
(New Act; Ch. 1 par. 1013; Ch. 38, par. 32-2; Ch. 46, pars. 7-10, 7-10.1, 7-45 and 8-8; Ch. 101, pars. 1, 2, 5 and 6; Ch. 99, rep. pars. 1 through 19)

HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act, Ch. 1, par. 1013; Ch. 38, par.

\[1\] Fiscal Note Act may be applicable.
Amends An Act to revise the law in relation to oaths and affirmations to provide that an instrument made under penalty of perjury has the same effect as an instrument under oath. Deletes repeal of the Notary Public Act.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 101, new par. 7

Authorizes retired judges to administer oaths and affirmations to witnesses and others without compensation.

SENATE AMENDMENT NO. 2.

Makes spelling correction.
appointed pursuant to the Juvenile Court Act. Lists factors the guardian shall consider in consenting to an adoption. Empowers the court to grant an adoption without the guardian’s consent when the guardian has failed to consider the child’s welfare and best interest.

SENATE AMENDMENT NO. 1.
Removes provision that the foster parent applying for adoption must be the child’s current foster parent. Removes provision that the guardian with power to consent to adoption to whom application is made must have been appointed pursuant to the Juvenile Court Act.

Mar 21 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary I
Apr 25 Placed Calndr,Second Reading Recommended do pass 016-000-000
May 09 Second Reading Placed Calndr,Third Reading
May 20 Third Reading - Passed 112-000-000
May 21 Arrive Senate Placed Calendr,First Reading
May 23 Sen Sponsor MAROVITZ Placed Calendr,First Reading
May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Judiciary I
Jun 13 Recommended do pass 005-000-000 Placed Calndr,Second Reading
Jun 18 Second Reading Placed Calndr,Third Reading
Jun 19 Recalled to Second Reading Amendment No.01 MAROVITZ 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. 01/116-000-000 Passed both Houses
Jul 25 Sent to the Governor
Sep 22 Governor approved
PUBLIC ACT 84-0827 Effective date 01-01-86

HB-0853 O'CONNELL – CHURCHILL.

(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 21 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary I
Apr 25 Do Pass/Consent Calendar 011-000-000
May 01 Consnt Caldr Order 2nd Read
May 03 Consnt Caldr, 3rd Read Pass 113-000-001
May 07 Arrive Senate Placed Calendr,First Reading
May 08 Sen Sponsor LEMKE Placed Calendr,First Reading
May 09 First reading Rfrd to Comm on Assignment
May 14 Assigned to Judiciary I
May 29 Added As A Joint Sponsor MAROVITZ Committee Judiciary I
Jun 05 Recommended do pass 009-000-000 Placed Calndr,Second Reading
Amends the Juvenile Court Act to require that petitions alleging delinquency or minor requiring authoritative intervention be set for adjudicatory hearing within 30 days from the filing date and to require that petitions alleging neglect or dependency be set for adjudicatory hearing within 30 days and acted upon within 90 days.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assigned to Judiciary II
May 03 Tbld pursuant Hse Rule 27D

Amends the Public Utilities Act to require that notice of termination of heating service be delivered by personal service rather than by mail, whenever possible.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assigned to Public Utilities
May 03 Recommended do pass 008-000-000
Placed Calndr,Second Reading
May 09 Second Reading Placed Calndr,Third Reading
May 24 Interim Study Calendar PUB UTILITIES

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.

HOUSE AMENDMENT NO. 1.
Specifies a guardian of the estate shall have no authority to revoke or amend a trust that is revocable or amendable by the ward without a prior determination by the court that such revocation or termination is in the best interests of the ward.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Apr 25 Do Pass/Short Debate Cal 011-000-000
Cal 2nd Rdng Short Debate
May 16 Short Debate Cal 2nd Rdng Amendment No.01 O'CONNELL Adopted
Cal 3rd Rdng Short Debate
May 17 Short Debate-3rd Passed 114-000-000
May 20 Arrive Senate Placed Calendr,First Reading
May 21 Sen Sponsor LEMKE
First reading Rfrd to Comm on Assignment
May 23 Assigned to Judiciary I
May 29 Added As A Joint Sponsor MAROVITZ
Committee Judiciary I
Amends the Probate Act of 1975 relating to petitions to admit a will to probate, petitions for the issuance of letters of administration, notice of hearings on petitions 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.

HB-0857  O'CONNELL – CHURCHILL.

(Ch. 110 1/2, pars. 6-2, 9-4, 9-5, 9-6, 11a-9, 11a-17, 12-2, 12-4, 12-5, 12-9, 19-11, 20-5, 20-15, 24-1, 24-20, 28-2, 28-6 and 28-11)

Amends the Highway Advertising Control Act of 1971 to permit the Department of Transportation or any municipality or county to establish standards concerning highway advertising that impose stricter limitations than those imposed under the federal Highway Beautification Act of 1965.

HB-0858  HOFFMAN, BARGER, FREDERICK, VF, GREIMAN, HENSEL, KLEMM, O'CONNELL, PARKE, STANGE, PARCELLS AND MCCracken.

(Ch. 121, pars. 501, 514 and new par. 509.1)
Amends the Highway Advertising Control Act of 1971 and the State Finance Act. Establishes a billboard usage fee to be paid by the owner of any sign required to be registered under State law, and provides that such fees shall be deposited in the newly created Highway Advertising Control Fund. Requires that all monies in that fund shall be appropriated to the Department of Transportation to provide just compensation for the removal of nonconforming signs as provided under the Highway Advertising Control Act of 1971.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
Assigned to Transportation

May 02  Interim Study Calendar
TRANSPORTATN

Amends The Illinois Vehicle Code. Requires vehicles equipped with windshield wipers to exhibit lighted head lamps whenever conditions require the use of such windshield wipers. Effective immediately.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
Assigned to Transportation

Apr 17  Placed Calndr,Second Reading

Apr 25  Second Reading

May 22  Placed Calndr,Third Reading

Third Reading - Lost 023-082-006

Amends various Acts to provide that children of tenured teachers at State-supported colleges and universities shall be given tuition waivers while enrolled at the school where their parent teaches.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 144, pars. 308, 658, 1008
Adds reference to: Ch. 144, new pars. 308d, 658c and 1008d

Deletes everything after the enacting clause. Amends the same Acts as did the bill as introduced (those relating to governance of the University of Illinois, the Regency Universities, Southern Illinois University and the State Colleges and Universities System). Provides undergraduate tuition waivers for children of tenured faculty members at public institutions of higher education, subject to eligibility criteria. Limits the number of such waivers to one per 50 tenured faculty members, or fraction thereof, and provides for their allocation among eligible applicants based upon years of service of the tenured faculty parents.

HOUSE AMENDMENT NO. 2.

Provides that tuition waivers which are authorized and allocated within the system of Regency Universities may be used at any Regency University, and makes the same provisions with respect to tuition waivers authorized and allocated within colleges and universities under the jurisdiction of the Board of Governors.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
Assigned to Higher Education

May 02  Amendment No.01
HIGHED  Adopted
Recommndd do pass as amend 014-002-001

Placed Calndr,Second Readng

Fiscal Note Act may be applicable.
HB-0862 WOODYARD.

(Ch. 73, new par. 755.30; Ch. 95 1/2, new par. 5-203)

Amends the Vehicle Code and the Insurance Code. Provides that the insurer of any tow truck shall notify the Secretary of State of the cancellation of tow truck's indemnity bond or liability insurance, and the Secretary of State shall immediately suspend the registration of any such truck. Effective immediately.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assign to Revenue

Jun 11

Jun 25 Third Reading - Lost 023-023-007

1 HB-0863 SALTSMAN.

(Ch. 48, par. 39s-2)

Amends the Prevailing Wage Law. Redefines “public works” to include all projects financed in whole or part with bonds issued under Division 74 of Article 11 of the Municipal Code, Industrial Building Revenue Bond Act, The Illinois Development Finance Authority Act or Illinois Housing Development Act.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assign to Transportation

May 03

1 HB-0864 DEUCHLER – STECZO – COWLISHAW AND HASTERT.

(New Act)

Authorizes the Secretary of Transportation to convey certain described land to the Fox Valley Park District. Effective immediately.

HOUSE AMENDMENT NO. 1.

Specifies that the land contains 3.6A acres rather than 2.1 acres. Provides that the deed of conveyance shall contain a clause providing for reversion of the land back to the State if it ceases to be used for public purposes. Provides that the deed shall reverse into the State an easement right to construct and maintain a dam upon the land if the State so chooses.

LAND APPRAISAL

Total ............................................. $135,627

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Authorizes the Director of Central Management Services to convey certain land to the City of Markham.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Apr 25 Amendment No.01 EXECUTIVE Adopted Do Pass Amend/Short Debate
016-000-000
May 08 Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng Land convey appraisal filed
Cal 3rd Rdng Short Debate
May 14 Short Debate-3rd Passed 108-000-005
May 16 Arrive Senate
Sen Sponsor ETHEREDGE
Placed Calendr, First Reading
May 17 First reading Rfrd to Comm on Assignment
May 21 Assigned to Executive
Jun 11 Added As A Joint Sponsor KELLY
Recommnded do pass as amend
017-000-001
Placed Calndr, Second Reading
Jun 18 Second Reading
Amendment No.01 EXECUTIVE 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. 01/113-000-000
Passed both Houses
Jul 25 Sent to the Governor
Sep 22 Governor approved
PUBLIC ACT 84-0828 Effective date 09-22-85

HB-0865 MULCAHEY.
(Ch. 95 1/2, par. 3-616; rep. par. 11-1301.2)
Amends The Illinois Vehicle Code. Authorizes the Secretary of State to issue handicapped license plates or decals to organizations which will primarily and frequently transport handicapped persons. Repeals provisions authorizing local authorities issue handicapped decals.

Mar 21 1985 First reading Rfrd to Comm on Assignment
May 03 Assigned to Transportation

HB-0866 REA – WHITE.
(New Act; Ch. 127, par. 1904.8)
Creates the Naprapathic Practice Act. Provides that no person shall engage in the practice of naprapathy in this State unless licensed by the Department of Education and Registration. Establishes various licensing requirements and duties of the Department to help administer the provisions of that Act. Repealed December 31, 1995.

Mar 21 1985 First reading Rfrd to Comm on Assignment
May 02 Assigned to Registration & Regulation

1 Fiscal Note Act may be applicable.
Amends The Illinois Vehicle Code. Establishes a $10 limited operation permit fee for construction vehicles that exceed weight or size restrictions and which have a bucket or man-lift mechanism.

HOUSE AMENDMENT NO. 1.

Amends to delete entire provisions of bill. Amends The IL Size and Weight Law of the Illinois Vehicle Code. Establishes various rate changes for special permits to operate certain overweight vehicles; $40 per hour fee for engineering inspections or field investigations; and $40 per hour per vehicle fee with a minimum charge of $80 per vehicle for a police escort.

HOUSE AMENDMENT NO. 2.

Changes rate for round trip permit for repeated moves of certain objects to the same rate as for a single trip permit except computed on the total distance traveled.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assigned to Transportation

May 02 Amendment No.01 TRANSPORTATN Adopted
Amendment No.02 TRANSPORTATN Adopted
Recommended do pass as amend
020-000-000

Placed Calndr,Second Reading

May 09 Second Reading
Placed Calndr,Third Reading

May 22 Third Reading - Passed 110-002-000

May 23 Arrive Senate
Placed Calndr,First Reading

May 24 Sen Sponsor VADALABENE
Placed Calndr,First Reading

May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Transportation
Jun 12 Recommended do pass 007-001-000

Placed Calndr,Second Reading

Jun 18 Second Reading
Placed Calndr,Third Reading

Jun 24 Third Reading - Passed 059-000-000
Passed both Houses

Jul 22 Sent to the Governor

Sep 19 Governor approved

PUBLIC ACT 84-0566 Effective date 01-01-86

HB-0868 DEUCHLER, FREDERICK, KEANE, MCGANN, MULCAHEY, WHITE, OBLINGER AND STERN.

(New Act)
Creates the Children’s Bureau within the Executive Office of the Governor to be responsible for the overall planning of services for children. Effective July 1, 1985.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Assigned to State Gov Adm & Regulatory Rev

May 02 Interim Study Calendar ST GOV REVIEW

HB-0869 BULLOCK – BROOKINS AND FLOWERS.

(Ch. 120, pars. 1157.2 and 1159; new pars. 1158a and 1171.3; Ch.

Fiscal Note Act may be applicable.
Amends the Illinois Lottery Law and the State Finance Act. Authorizes the Superintendent of the State Lottery Division to contract with the City of Chicago for the purpose of installing video lottery games at O'Hare Airport. Provides that the net proceeds from those games shall be transferred to a special fund to be used for monthly grants to the Chicago Board of Education.

Mar 21 1985   First reading   Rfrd to Comm on Assignment
               Assigned to Revenue
May 02        Recommended do pass 013-000-000

May 09        Placed Calndr,Second Reading

May 21        Placed Calndr,Third Reading

May 21 Tabled By Sponsor

HB-0870   STECZO.

(Ch. 48, new pars. 138.8a, 138.8b and 138.8c)

Amends the Workers' Compensation Act. Creates the Cumulative Injury Fund and provides for employer assessments to be paid into the Fund. Provides the Fund shall be used to reimburse employers for workers compensation payments made in relation to physically or mentally handicapped employees subsequent to 104 weeks of disability or, in case of death, payments made in excess of 250 weeks.

Mar 21 1985   First reading   Rfrd to Comm on Assignment
               Assigned to Labor & Commerce
May 03        Tbld pursuant Hse Rule 27D

HB-0871   COUNTRYMAN, OLSON, STERN AND HUFF.

(Ch. 24, par. 24-25; Ch. 46, par. 2A-1.1)

Amends the Cities and Villages Act and The Election Code. Changes the date of the consolidated primary election from the last Tuesday in February of each odd-numbered year to the first Tuesday in February. Effective immediately.

Mar 21 1985   First reading   Rfrd to Comm on Assignment
               Assigned to Elections
May 02        Interim Study Calendar ELECTIONS

HB-0872   REGAN.

(Ch. 38, par. 206-5)

Amends An Act in relation to criminal identification and investigation. Provides that a person who has been convicted of a misdemeanor may, after 20 years from such conviction without a subsequent conviction, petition the chief judge of the circuit court in which such person was convicted for an expungement of his arrest and conviction record.

Mar 21 1985   First reading   Rfrd to Comm on Assignment
               Assigned to Judiciary II
May 03        Tbld pursuant Hse Rule 27D

HB-0873   LEVIN – SOLIZ – BERRIOS.

(Ch. 15, par. 303-4)

Amends the Illinois State Auditing Act to require the Auditor General to investigate the dropout rate among Chicago public school students and to investigate achievement test scores of Chicago public school students.

Mar 21 1985   First reading   Rfrd to Comm on Assignment
               Assigned to Rules
Apr 10        Re-assigned to Elementary & Secondary Education
May 02        Do Pass/Short Debate Cal 014-000-000
               Cal 2nd Rdng Short Debate
HB-0874  LEVIN.

(New Act; Ch. 17, par. 3101; Ch. 17, rep. pars. 355 and 3446)

Creates the Illinois Trust and Payable on Death Accounts Act and amends the Illinois Saving and Loan Act, the Illinois Banking Act, and the Illinois Savings Associations Banking Act. Establishes the conditions of payable on death accounts and defines the rights of persons in relation thereto. Treats such accounts in banks and savings and loan associations in the same manner.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
May 03  Recommended do pass 016-000-000
Placed Calndr,Second Reading
May 09  Second Reading
Placed Calndr,Third Reading
May 23  Third Reading - Passed 118-000-000
May 29  Arrive Senate
Placed Calndr,First Reading
Jun 05  Sen Sponsor MAROVITZ
First reading  Rfrd to Comm on Assignment
Jun 06  Assigned to Finance and Credit Regulations
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 059-000-000
Passed both Houses
Jul 22  Sent to the Governor
Sep 17  Governor approved
PUBLIC ACT 84-0461 Effective date 01-01-86

1 HB-0875  HASTERT, MULCAHEY, EWING, BRUNSVOLD, WOODYARD, COUNTRYMAN, GIGLIO, HANING, KIRKLAND, MAUTINO, MAYS, O’CONNELL, OLSON, PETERSON, W, ROPP AND TATE.

(Ch. 120, pars. 2-201, 2-202.1 and 9-901; Ch. 122, par. 1-3, new pars. 1B-1 and 1B-2; Ch. 127, new par. 141.158)

Amends the Illinois Income Tax Act, The School Code, and the Act relating to State finance. Abolishes property taxation of residential property by school districts after the 1985 assessment year. Increases the State income tax on individuals, trusts and estates from 2 1/2% to 5% beginning on July 1, 1985 with the added proceeds from the 2 1/2% increase to be deposited into the Education Residential Property Tax Replacement Fund for appropriation to the State Board of Education for distribution to school districts. Effective immediately.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
Assigned to Revenue
May 02  Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.
Amends the Industrial Home Work Act. Removes the authority of the Department of Labor to prohibit industrial home work in an industry where it finds such work to be injurious to the health and welfare of the public or the home workers within the industry, or where it finds such work renders unduly difficult the maintenance or enforcement of health and safety standards established by law for factory workers in the industry. Removes the processing of food or drink, toys and dolls, and metal springs from the list of types of industrial home work prohibited under the Act. Effective immediately.

Mar 21 1985 First reading Rfrd to Comm on Assignment
 Assigned to Labor & Commerce
May 02 Motion disch comm, advc 2nd
 PULLEN
 Committee Labor & Commerce
May 03 Mtn discharge comm lost 052-054-004
 Tbld pursuant Hse Rule 27D

HB-0877 GIGLIO – STECZO.
(Ch. 43, par. 110)

Amends the Liquor Control Act. Provides that sale at retail of alcoholic liquor in its original package by a minor under direct supervision of a licensee or employee of the licensee who is 21 years of age or older shall not be prohibited. Effective immediately.

Mar 21 1985 First reading Rfrd to Comm on Assignment
 Assigned to Registration & Regulation
May 02 Interim Study Calendar REGIS
 REGULAT

1 HB-0878 RICHMOND AND REA.
(Ch. 5, par. 111, new par. 127.8a; Ch. 120, new par. 2-207)

Amends the Soil and Water Conservation Districts Act and the Illinois Income Tax Act. Authorizes soil and water conservation districts to enter into agreements with landowners in order to implement permanent erosion and sediment control programs. Authorizes the Department of Agriculture to establish guidelines for such agreements. Provides that taxpayers who enter into and comply with such agreements may receive an income tax credit of up to 10% of their expenditures pursuant to those agreements. Effective January 1, 1986.

Mar 21 1985 First reading Rfrd to Comm on Assignment
 Assigned to Revenue
May 02 Interim Study Calendar REVENUE

1 HB-0879 MCGANN – PANAYOTOVICH – CAPPARELLI – MCAULIFFE – HASTERT.
(Ch. 120, par. 500)

Amends the Revenue Act of 1939 to require publication of notice of requirement to file annual certificate of exemption.

HOUSE AMENDMENT NO. 1.
Requires the publication, by January 15 annually, to be in a newspaper published in each township or assessment district, or in a newspaper published in the county with general circulation in the township or assessment district.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 120, rep. pars. 634, 635

1 Fiscal Note Act may be applicable.
Further amends Revenue Act of 1939 to repeal Section 153 which authorizes a State tax on real property for State purposes and Section 154 which authorizes a State school tax on real property.

SENATE AMENDMENT NO. 1.
Deletes repeal of Section 153.

Mar 21 1985 First reading Rfrd to Comm on Assignment Assigned to Revenue
May 02 Amendment No.01 REVENUE Adopted Recommded do pass as amend 015-001-000
Placed Calndr,Second Reading

May 21 Second Reading Amendment No.02 DAVIS Tabled MCGANN
Placed Calndr,Third Reading

May 24 Mtn Prev-Recall 2nd Reading Floor motion RECONSIDER - AMEND. #2 - MCGANN Motion prevailed DAVIS Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000 Third Reading - Passed 108-002-002

May 29 Arrive Senate
Sen Sponsor DEGNAN
Placed Calendr,First Reading

May 30 First reading Rfrd to Comm on Assignment Assigned to Revenue
Jun 11 Recommended do pass as amend 007-000-000
Placed Calndr,Second Reading

Jun 18 Second Reading Amendment No.01 SEN REVENUE 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/DEGNAN
JOYCE, JEREMIAH,
NETSCH, ETHEREDGE,
& DEANGELIS

Jun 30 Hse Conference Comm Apptd 1ST/MCGANN,
KEANE, CULLERTON,
HASTERT & EWING

Jul 05 Tabled House Rule 79(E)

HB-0880 MCGANN – PANAYOTOVICH – CAPPARELLI – MCAULIFFE – HASTERT. (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.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 120, par. 501e-1

Excludes counties with more than 3,000,000 inhabitants from the forestry management property tax assessment provisions.
GOVERNOR AMENDATORY VETO (Overridden)

Deletes reference to: Ch. 120, par. 501e-1

Recommend removal of the added exception for counties over 3 million people for forests being treated as farmland for property tax purposes by taking that Section out of the bill.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
                    Assigned to Revenue
May 02          Cal 2nd Rdg Short Debate
May 08          Short Debate Cal 2nd Rdg
May 16          Cal 3rd Rdg Short Debate
May 17          Short Debate-3rd Passed 114-000-000
May 20          Arrive Senate
May 21          Sen Sponsor DEGNAN
May 20          Placed Calndr,First Reading
May 21         Recommended do pass 008-000-000
Jun 06          First reading Rfrd to Comm on Assignment
Jun 11          Assigned to Revenue
Jun 20          Placed Calndr,Second Reading
Jun 20          Recalled to Second Reading
                Amendment No.01  DEGNAN  Adopted
Jun 25          Placed Calndr,Third Reading
Jun 28          Second Reading
Jun 28          Third Reading - Passed 038-016-001
                Speaker's Table, Concurrence 01
Jul 25          H Concurs in S Amend. 01/114-000-000
                Passed both Houses
Sep 22          Sent to the Governor
Oct 03          Governor amendatory veto
Oct 03          Placed Cal. Amendatory Veto
Oct 17          Mtn fild ovrrde amend veto MCGANN
Oct 17          Placed Cal. Amendatory Veto
Oct 30          Override am/veto House-pass 113-000-000
Oct 30          Placed Cal. Amendatory Veto
          3/5 vote required
Oct 30          Override am/veto Sen-pass 046-011-000
      3/5 vote required
Oct 30          Veto Overridden Both Houses
Nov 04          PUBLIC ACT 84-1013 Effective date 10-30-85

HB-0881 KOEHLER.
(Ch. 81, pars. 4-7 and 1004-1)

Permits the board of directors of a public library and the board of trustees of a library district to accumulate funds for the purpose of providing self-insurance.

HOUSE AMENDMENT NO. 1. (Tabled May 20, 1985)

Deletes reference to: Ch. 81, par. 4-7

Deletes everything after the enacting clause and amends the Library District Act to permit library districts to pool funds with other units of local government for self-insurance purposes.

SENATE AMENDMENT NO. 1.

Adds reference to: (Ch. 81, par. 1004-15)

Adds provision amending the Library District Act to permit, in any fiscal year ending on or after July 1, 1984, certain library districts to file amended tax ordinances without regard to the Truth in Taxation Act.

1 Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 21 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Assigned to Cities and Villages</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Amendment No. 01</td>
<td>CITY VILLAGE</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Adopted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Recommended do pass as amend 011-000-002</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Second Reading</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 20</td>
<td></td>
<td>Mtn Prev-Recall 2nd Reading Mtn Prevail - Table Amend No 01</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>May 21</td>
<td></td>
<td>Arrive Senate VADALABENE</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 22</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 23</td>
<td></td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>May 30</td>
<td>Waive Posting Notice 7C</td>
<td>Committee Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Committee discharged</td>
<td>Re-referred to Local Government</td>
</tr>
<tr>
<td>Jun 13</td>
<td></td>
<td>Recommended do pass 010-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Amendment No. 01</td>
<td>VADALABENE</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Adopted</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Third Reading - Passed 053-001-001</td>
<td>Speaker’s Table, Concurrence 01</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PAR. 1004-15</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Effective date 06-21-85 - CHAP.81</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Effective date 01-01-86</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PUBLIC ACT 84-0006</td>
</tr>
</tbody>
</table>

Amends The Election Code. Requires county clerks and boards of election commissioners to furnish the State Board of Elections with updated voter registration information semi-annually on computer tapes, discs or by other electronic means. Requires the State Board to furnish copies of such information to political committees.

HOUSE AMENDMENT NO. 1.

Specifies that the political committees to which the State Board of Elections shall furnish updated voter registration information are statewide committees and those to which county clerks and wards of election commissioners shall furnish such information are local committees.

SENATE AMENDMENT NO. 1.

Changes the deadline for furnishing the update from January 1 and July 1 to within 10 days after those dates. Provides that the State Board of Elections shall provide copies to State political committees upon request and at a reasonable cost, rather than subject to conditions provided in the Section.

Mar 21 1985 First reading Rfrd to Comm on Assignment Assigned to Elections

1 Fiscal Note Act may be applicable.
Amends the Township Law of 1874. Provides that the board of trustees may require any account presented to set forth that it is reasonable (now just). Effective immediately.

SENATE AMENDMENT NO. 1. (Senate recedes July 1, 1985)

Adds reference to: Ch.139, par. 324.02

Amends the Township Open Space Act. Provides that no right or interest in real property may be acquired and held without public access for open space, scenic roadway, pathway, outdoor recreation or other conservation benefits if the real property is situated within a municipality or within an area that is the subject of an annexation proceeding which has been initiated by a petition filed or ordinance enacted pursuant to Division 1 of Article 7 of the II Municipal Code, unless permission is obtained from the corporate authorities of the municipality in which the property is situated or the municipality which is to annex the area, as the case may be.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Amends the Township Law of 1874 and the Township Open Space Act. Permits the township board of trustees of a township in a county with a population greater than 400,000 and less than 3,000,000 to provide for the construction or installation
and repair of sidewalks or street lighting or traffic control devices, along or upon road and to provide for the payment of the cost by special taxation of the lots or land near or on which the device or sidewalk is ordered. No such tax shall be imposed if the property is located within a municipality. Provides that the Township Open Space Act is applicable in counties of at least 1,000,000 population.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
Assigned to Counties and Townships
Apr 11  Consnt Caldr Order 2nd Read
Do Pass/Consent Calendar 013-000-000
Apr 18  Cnsent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Apr 25  Consnt Caldr, 3rd Read Pass 111-001-001
Apr 30  Arrive Senate
Sen Sponsor FRIEDLAND
Placed Calndr,First Reading
May 07  First reading  Rfrd to Comm on Assignment
May 14  Assigned to Local Government
Jun 03  Added As A Joint Sponsor MAHAR
Committee Local Government
Jun 05  Recommended do pass 008-001-000
Jun 10  Second Reading
Placed Calndr,Third Reading
Jun 19  Recalled to Second Reading
Amendment No.01 GEO-KARIS
& FRIEDLAND
Adopted
Placed Calndr,Third Reading
Jun 25  Third Reading - Passed 053-000-000
Speaker’s Table, Concurrence 01
Jun 28  Motion Filed Concur
Motion failed
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 1ST/FRIEDLAND
WATSON, DEGNAN,
ZITO & KELLY
Jun 29  Hse Conference Comm Apptd 1ST/VANDUYNE,
STECZO, CULLERTON,
MCMASTER AND
PETERSON,W
Jul 01  House report submitted
3/5 vote required
Verified
House Conf. report Adopted 1ST/080-034-002
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/046-009-000
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 30  Sent to the Governor
Sep 25  Governor approved
PUBLIC ACT 84-0947  Effective date 09-25-85

1 HB-0884 PETERSON,W AND FREDERICK,VF.
(Ch. 46, par. 12-5)

Amends The Election Code. Provides that, notwithstanding any other provision in the Code or any other statute, the approval of a public question at the consolidat-

1 Fiscal Note Act may be applicable.
ed primary in 1985 shall not be invalidated because of the election authority’s failure to provide timely notice of the referendum or timely notice of the precincts and polling places where the consolidated primary was to be conducted. Effective immediately.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
May 03  Assigned to Elections
Tbld pursuant Hse Rule 27D

HB-0885  BULLOCK – SALTSMAN – PANAYOTOVICH – NASH, GIORGI AND HOMER.

(Ch. 8, pars. 37-1, 37-3.06, 37-3.07, 37-3.10, 37-3.16, 37-3.17, 37-29, 37-41 and 37-44; new par. 37-44a)


HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 8, pars. 37-4, 37-5; Ch. 127, new pars. 141.158, 141.159

Prescribes the powers and duties of the IL Racing Board with respect to greyhound dog racing.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
May 02  Assigned to Revenue
Placed Calndr,Second Reading
May 22  Second Reading
Amendment No.01  BULLOCK  Adopted
050-040-008
Placed Calndr,Third Reading
May 24  3d Reading Consideration PP
Calendar Consideration PP.
Tabled House Rule 37(G)

HB-0886  CULLERTON.

(Ch. 46, pars. 7-61 and 8-17)

Amends The Election Code. Provides an established political party may not fill a vacancy in nomination for an office for which nominations are made by primary where the vacancy exists because the party had no primary candidate for nomination for the office.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elections
May 03  Interim Study Calendar ELECTIONS

HB-0887  BULLOCK.

(Ch. 17, pars. 302 and 2502)

Amends the Illinois Banking Act and the Illinois Bank Holding Company Act to change the definition of the term “bank”. Provides that a bank is an institution which is an insured bank or eligible to become an insured bank under the Federal Deposit Insurance Act or an institution which accepts demand deposits and makes commercial loans. Effective immediately.

Mar 21 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Financial Institutions
May 03  Interim Study Calendar FIN INSTIT

1 Fiscal Note Act may be applicable.

(New Act; Ch. 111 1/2, rep. pars. 3701 through 3709)

Creates the Environmental Barriers Act to enhance the accessibility of public facilities and multi-story housing units for disabled persons. Repeals the Facilities for the Handicapped Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111, pars 1218, 5124 and 6512.

Exempts from the Act’s application facilities and units for which planning contracts are awarded prior to the Act’s effective date and for which construction is begun within 12 months of the effective date. Changes the definitions of building alterations which must comply with accessibility standards. Removes requirement that signs be posted as to accessibility. Removes enforcement capacity of anyone but the Attorney General. Requires compliance certification of plans by engineers as well as architects. Removes criminal penalty for false certification of compliance. Amends the Illinois Architecture Act, The Illinois Professional Engineering Act and The Illinois Structural Engineering Act to authorize suspension, revocation or refusal of restoration of certificates of registration for certifying compliance when plans do not comply.

HOUSE AMENDMENT NO. 2.

Deletes everything after enacting clause. Restores the Bill as amended with changes to make errors and omissions insurance carriers liable for their insureds' negligence. Deletes the provision regarding public participation in the adoption of accessibility standards.

HOUSE AMENDMENT NO. 4.

Deletes everything after enacting clause. Restores provisions identical to H-am 2, except that it omits provision that any person may appear at the hearing and present comments.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1985)

Defines “public” and “owner” and redefines certain other terms. Requires the Capital Development Board to promulgate standards for certain areas restricted to use by business employees. In the licensing Acts, expands the prohibitions to “making a statement pursuant to” rather than “preparing a plan in compliance with” the Environmental Barriers Act. Makes other changes.

SENATE AMENDMENT NO. 2.

Makes technical corrections in S-am 1.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 21 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 22</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Assigned to Human Services</td>
</tr>
<tr>
<td></td>
<td>Amendment No.01 HUMAN SERVICE Adopted</td>
</tr>
<tr>
<td></td>
<td>Recommed do pass as amend 011-000-000</td>
</tr>
<tr>
<td>Apr 30</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td></td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td></td>
<td>Mtn Prev-Recall 2nd Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 BOWMAN Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.03 BOWMAN Withdrawn</td>
</tr>
<tr>
<td></td>
<td>Amendment No.04 BOWMAN Adopted</td>
</tr>
<tr>
<td>May 24</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td></td>
<td>Third Reading - Passed 114-000-001</td>
</tr>
<tr>
<td></td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td>Sen Sponsor ROCK</td>
</tr>
<tr>
<td></td>
<td>Added As A Joint Sponsor BERMAN</td>
</tr>
<tr>
<td></td>
<td>Placed Calendr,First Reading</td>
</tr>
</tbody>
</table>
Amends School Code. Provides that the State Board of Education may establish pilot projects to provide services to handicapped children up to the age of 3 years. Requires the submission of a report to the General Assembly by December 1, 1988.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, paar. 14-1.02 and new par. 14-14.02

Adds reference to: Ch. 122, new par. 2-3.48

Deletes everything after the enacting clause. Provides that the State Board of Education may enter into contracts with public or not-for-profit and private organizations to establish model pilot programs of services to handicapped children up to the age of 3 years. Establishes the Interagency Coordination Council to make recommendations concerning the awarding of grants. Requires report to General Assembly. Adds immediate effective date.

Fiscal Note Act may be applicable.
Amends Act relating to the prevention of developmental disabilities. Requires the Department of Public Health to develop hospital standards of perinatal care which assure that families are provided information to assist in obtaining special education for children with disabilities. Requires that such standards include the establishment of procedures for notification of state and local educational service agencies regarding children who may require evaluation and assessment.

HOUSE AMENDMENT NO. 1.
Deletes provision that such procedures for notification be established in order to develop and implement an early childhood individual educational plan to meet special needs in relation to the child’s handicapping condition or developmental disability.

\[1\] Fiscal Note Act may be applicable.
Amends the School Code. Provides that the State Board shall actively recruit applicants for hearing officers to determine the special education placement of a student. The State Board shall seek methods to lessen reliance upon the use of employees of public school districts as hearing officers and report its findings to the General Assembly by March 1, 1987.

SENATE AMENDMENT NO. 1.
Eliminates the changes contained in the engrossed bill and revises the procedure for the appeal and review of special education placement decisions of the hearing officer. Provides for such review by a reviewing officer instead of by the State Superintendent of Education. Makes other changes relative to compensation of reviewing officers and qualifications of hearing and reviewing officers. Adds a July 1, 1986 effective date.

SENATE AMENDMENT NO. 2.
Adds qualifications applicable to Level II reviewing officers.

GOVERNOR AMENDATORY VETO
Recommends changing the effective date from July 1, 1986 to January 1, 1986.

1 Fiscal Note Act may be applicable.
Amends The School Code to require the Advisory Council on Education of Handicapped Children to develop a State plan by January 1, 1987 for the identification, assessment, evaluation and referral of all handicapped children to appropriate adult services when they reach 22 years of age and are not under the jurisdiction of The School Code. Also requires the Advisory Council to advise State and local educational agencies regarding educational programs and materials that may be provided to handicapped children to enable them to fully exercise their Constitutional and legal rights and entitlements as citizens.

HOUSE AMENDMENT NO. 1.

Provides that the Governor's Planning Council on Developmental Disabilities, rather than the Advisory Council on Education of Handicapped Children, shall develop a State plan by January 1, 1986 for the identification, assessment, evaluation and reference of all handicapped children to appropriate adult services when they reach the age of 22 and are not under the jurisdiction of The School Code. Adds an immediate effective date.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.

Provides that the State plan shall be developed by July 1, 1986 rather than January 1, 1986. Also provides that the State plan shall provide for the referral of handicapped children to appropriate adult services upon completion of a secondary school program.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 21 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 22 1985</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 25 1985</td>
<td>Amendment No.01 ELEM SCND ED 014-000-000</td>
</tr>
<tr>
<td>May 09 1985</td>
<td>Second Reading Amendment No.02 BOWMAN Adopted</td>
</tr>
<tr>
<td>May 24 1985</td>
<td>Third Reading Passed 114-000-001</td>
</tr>
<tr>
<td>May 29 1985</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 30 1985</td>
<td>Added As A Joint Sponsor POSHARD</td>
</tr>
<tr>
<td>Jun 03 1985</td>
<td>Added As A Joint Sponsor DAWSON-SMITH</td>
</tr>
<tr>
<td>Jun 13 1985</td>
<td>Added As A Joint Sponsor HOLMBERG</td>
</tr>
<tr>
<td>Jun 18 1985</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 24 1985</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>Jul 22 1985</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 19 1985</td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

PUBLIC ACT 84-0567 Effective date 09-19-85

Amends The School Code to require school boards to provide, by a newspaper of general circulation in the school district, and by radio, television or other appropriate means, public notice of the rights of all handicapped children to a free appropriate public education as provided under The School Code.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, new par. 2-3.48

Provides that the State Board of Education may use free access radio and television to inform the public of the right of all handicapped children to a free appropriate public education. Also provides that a school board shall publish a public notice of such right of handicapped children in its newsletter or in the newsletter of another governmental entity of general circulation in the district, or if neither is available, then in a newspaper of general circulation in the district.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 21 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Mar 22 1985</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
Amends an Act to require the installation and maintenance of telecommunication devices for the deaf at certain major public transportation sites, by July 1, 1986. Effective immediately.

**HOUSE AMENDMENT NO. 1.**
Redefines “major public transportation site” to include only O’Hare Airport and Chicago Union Station; requires 24-hour availability.

**HOUSE AMENDMENT NO. 2.**
Requires a device in every public building at each airport and railroad station serving a city of 25,000 or more; requires availability whenever the facility is open for public use.

**SENATE AMENDMENT NO. 1.**
Deletes reference to: Ch. 111 1/2, par. 4204

Provides that obtaining the devices shall be the responsibility of the site operators, rather than of the Department.

**CONFERENCE COMMITTEE REPORT NO. 1.**
Recommends that the House concur in S-am 1.

Exempts facilities under the jurisdiction of the CTA.

---

1 Fiscal Note Act may be applicable.
Amends the Public Aid Code to require the Department of Public Aid to promulgate rules for the acquisition, repair and replacement of orthotic and prosthetic devices.

HOUSE AMENDMENT NO. 1.

Deletes the added material and inserts similar provisions requiring the Department of Public Aid to establish policies, procedures, standards and criteria by rule for the acquisition, repair and replacement of orthotic and prosthetic devices and durable medical equipment.
Amends Act in relation to rehabilitation of disabled persons. Requires the Department of Rehabilitation Services to coordinate a study of the housing needs of persons with disabilities. Establishes the Committee on Housing for persons with Disabilities to conduct the study. Requires a report to the General Assembly by March 1, 1986. Effective immediately.

**HOUSE AMENDMENT NO. 1.**
Requires the Governor's Planning Council on Developmental Disabilities, rather than the Department, to conduct the study.

---

---
Amends the Disabled Persons Rehabilitation Act and the Employment Offices Act. Allows the Department of Rehabilitation Services and the Department of Employment Security to enter into agreements for the provision of job placement and job referral services to clients of the Department of Rehabilitation Services. Effective immediately.

Fiscal Note Act may be applicable.
HB-0898 MADIGAN – DANIELS – CULLERTON – BOWMAN – WOJCIC, DE-
UCHLER, O’CONNELL, MCGANN, FARLEY, WASHINGTON, RICE,
CHRISTENSEN, PANAYOTOVICH, MULCAHEY, MCNAMARA, FLOW-
ERS, BERRIOS, LEVERENZ, GIGLIO, KRASIA, LAURINO, WILLIAM-
SON, BROOKINS, CURRAN, VITEK AND HANNIG.

Amends the Civil Administrative Code. Changes references to “handicapped persons” to “disabled persons” in relation to transportation grants.

Mar 21 1985 First reading Rfrd to Comm on Assignment
Mar 22 Assigned to Human Services
Apr 24 Recommended do pass 011-000-000

Apr 30 Second Reading
Placed Calndr,Third Reading

May 24 Third Reading - Passed 114-000-001

May 29 Arrive Senate
Sen Sponsor ROCK
Added As A Joint Sponsor BERMAN
Placed Calndr,First Reading

May 30 First reading Rfrd to Comm on Assignment
Assigned to Public
Health,Welfare,Corrections

Jun 03 Added As A Joint Sponsor DAWSON-SMITH
Added As A Joint Sponsor HOLMBERG
Committee Public
Health,Welfare,Corrections

Jun 13 Recommended do pass 010-000-000

Jun 18 Second Reading
Placed Calndr,Third Reading

Jun 27 Re-committed to Public
Health,Welfare,Corrections

HB-0899 WOODYARD.

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. Permits rather than mandates the supervisor of assessments to issue workbooks if the board of review fails to complete its work by the end of the assessment year.

Mar 28 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Revenue
May 02 Do Pass/Short Debate Cal 011-000-000

May 08 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

May 16 Short Debate-3rd Passed 099-008-001

May 17 Arrive Senate
Sen Sponsor WEAVER,S
Placed Calndr,First Reading

May 20 First reading Rfrd to Comm on Assignment
May 21 Assigned to Local Government
Jun 13 Recommended do pass 011-000-000

Jun 18 Second Reading
Placed Calndr,Third Reading

Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
HB-0900 KEANE AND PEDERSEN, B.

(Ch. 120, par. 643)

Amends the Revenue Act of 1939 to provide that the equalized assessed value of property to be used in 1986 for extension of 1985 tax levies and tax levies filed in 1985 shall be the equalized assessed value for such property for 1984 plus adjustments. Effective January 1, 1986.

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

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, the bill creates a tax exemption mandate for which reimbursement of the revenue loss to local governments is required under the State Mandates Act. Due to the nature of the bill, an estimate of the amount of reimbursement is not available, but it would be substantial.

HOUSE AMENDMENT NO. 1.

Amends to make provision for taxing districts whose e.a.v. decreased in 1985 to use the 1984 e.a.v. and for taxing districts whose e.a.v. increased in 1985 to use the 1985 e.a.v. to the extent that it does not exceed the 1984 e.a.v. by more than 5%.
HB-0902 HASTERT.

Appropriates $33,000 to the Department of Public Aid for reimbursement to local governments to cover expenses related to blood tests used to establish paternity of Public Aid recipients. Effective July 1, 1985.

Mar 28 1985 First reading Rfrd to Comm on Assignment
Apr 09 Placed Calndr,Second Reading Assigned to Appropriations II
May 09 Recommended do pass 019-000-000
May 23 Second Reading Held on 2nd Reading
May 24 Mtn Prevail to Suspend Rule 37(G) Held on 2nd Reading
May 30 Placed Calndr,Third Reading Tabled House Rule 37(G)

HB-0903 BULLOCK.

(Ch. 120, par. 1157.2; Ch. 127, pars. 46.24, 132.4, 132.24 and 132.103)

Amends the Illinois Purchasing Act. Requires all advertising by any State agency to be approved by and in accordance with rules and regulations of the Department of Central Management Services. Amends various other Acts to specify such requirement.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, par. 1157.2; Ch. 127, pars. 46.24, 132.4, 132.24 and 132.103

Changes the title and deletes everything after the enacting clause. Authorizes the Department of Central Management Services to convey certain property in Cook County to the National Conference of Black Lawyers Community College of Law and International Diplomacy for $1. Effective immediately.

SENATE AMENDMENT NO. 2.

Provides that title shall revert to the State if the grantee fails to use the property for operation of a not-for-profit institution of higher education.

Mar 28 1985 First reading Rfrd to Comm on Assignment
Apr 04 Placed Calndr,Second Reading Assigned to State Gov Adm & Regulatory Rev
May 02 Recommended do pass 018-000-000
May 09 Second Reading Placed Calndr,Third Reading
May 20 Third Reading - Passed 065-047-001
May 21 Arrive Senate Placed Calendar,First Reading
May 24 Sen Sponsor SMITH Placed Calendar,First Reading
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Executive
Jun 11 Recommended do pass as amend 018-000-000
Jun 12 Placed Calndr,Second Reading
Jun 12 Amendment No.01 EXECUTIVE Adopted
Jun 25 Amendment No.02 SMITH Adopted
Jun 28 Placed Calndr,Third Reading
Jun 28 Amendment No.01 EXECUTIVE Adopted
Jun 28 Amendment No.02 SMITH Adopted
Jun 28 Placed Calndr,Third Reading
Jun 28 Third Reading - Passed 052-000-000
Jun 28 Speaker's Table, Concurrence 01,02
Jun 28 H Concurs in S Amend. 01,02/071-043-002

Passed both Houses

1 Fiscal Note Act may be applicable.
HB-0904 MCAULIFFE.

(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.

HOUSE AMENDMENT NO. 1.

Prohibits annexation of territory, under provisions of this amendatory Act, when such territory lies within the boundaries of a forest preserve district.

Mar 28 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Cities and Villages
May 02 Amendment No.01 CITY VILLAGE Adopted
May 15 Short Debate Cal 2nd Rdng
May 24 Tabled House Rule 37(G)

HB-0905 WAIT.

(Ch. 120, 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.

Mar 28 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

HB-0906 WAIT.

(Ch. 46, par. 7-61)

Amends The Election Code. Makes a nonsubstantive language change in the provisions concerning vacancies in nominations made at partisan primaries.

Mar 28 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Elections
May 03 Interim Study Calendar ELECTIONS

HB-0907 WAIT.

(Ch. 95 1/2, par. 7-204)

Amends The Illinois Vehicle Code. Requires the Secretary of State to send notice to various persons involved in a motor vehicle accident that security required under

1 Fiscal Note Act may be applicable.
The Illinois Safety Responsibility Law has been deposited with the State in such amounts determined to be sufficient to satisfy any judgement for damages against an operator or owner of a motor vehicle.

Mar 28 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Judiciary I
May 02 Recommended do pass 015-000-000

May 09 Second Reading
May 22 Third Reading - Passed 112-000-000
May 23 Arrive Senate
May 29 Sen Sponsor SCHAFFER
Placed Calndr, First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 12 Assigned to Transportation

HB-0908 VANDUYNE AND CHRISTENSEN.

(Ch. 127 1/2, par. 34)
Amends the Fire Protection District Act. Raises the maximum tax rates which fire protection districts may levy without being subject to referendum procedures from .125% to .175% of the value of property in the district. Raises the maximum tax rates which are subject to a back-door referendum from .30% to .35%. Raises the maximum tax rates which require a front-door referendum from .40% to .45%.

Mar 28 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Revenue
Apr 17 Re-assigned to Counties and Townships
May 02 Recommended do pass 009-001-000

May 09 Second Reading
May 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor approved
PUBLIC ACT 84-0570 Effective date 01-01-86

HB-0909 TERZICH, CAPPArellI, KRSKA, MCAULIFFE, NASH AND DELEO.

(Ch. 42, par. 323.11)
Amends the Chicago Sanitary District Act to increase from 60 days to one year the time period in which the civil service exam must be taken and an eligible list established after temporary appointment to the position when there is no eligible list.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 42, par. 323.7
Adds Section 4.7 of the Chicago Sanitary District Act. Changes from 60 days to one year the date in which an examination shall be held following a vacancy.

Mar 28 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Executive
Apr 25 Amendment No.01 EXECUTIVE Adopted
Recommended do pass as amend 010-003-002

Placed Calndr, Second Reading
Amends the Chicago Sanitary District Article of the Pension Code. Removes the specific dollar monthly maximum limitation on allowances or annuities for spouses who survive employees whose death in service or retirement occurs on or after July 1, 1985, and eliminates the excess contribution refund when an employee dies in service on or after that date. Includes a State Mandates Act finding that the proposed changes accommodate a local government request. Effective immediately.

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

**PENSION IMPACT NOTE**

- Increase in actuarial liability ...................................... $21,600,000
- Increase in total annual costs .................................... 2,500,000
- Increase in total annual costs as % of payroll ....................... 3.5%

**STATE MANDATES ACT FISCAL NOTE**

In the opinion of the Department of Commerce and Community Affairs, HB-910 creates a retirement benefit mandate for which no reimbursement is required because the bill accommodates an official request of the local government affected. The estimated annual cost is $2.5 million.

**HOUSE AMENDMENT NO. 1.**

- Adds reference to: Ch. 108 1/2, pars. 13-138, 13-139, 13-152, 13-154 and 13-156; new par. 13-138.1

Amends the Chicago Sanitary District Article of the Pension Code to permit widows to remarry without loss of benefits beginning July 1, 1985; makes optional the conversion of certain minimal monthly annuities to term annuities; makes the automatic annual increase in retirement annuity begin in the month following the first anniversary of retirement for persons who retire after June 30, 1985; makes the 2% flat rate pension optional rather than mandatory; allows employees to avoid the early retirement reduction by making a one time contribution to the Fund, and requires a contribution from the last employer.

**Fiscal Note Act and Pension System Impact Note Act may be applicable.**
Amends the Chicago Sanitary District Article of the Pension Code. Authorizes, rather than requires, a life annuity equal to 2% of average final salary for each year of service for certain employees withdrawing after January 1, 1984, at the employee's option. Effective immediately.

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

The cost of HB-911 should be relatively minor.

**STATE MANDATES ACT FISCAL NOTE**

In the opinion of the Department of Commerce and Community Affairs, HB-911 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated annual cost is less than $50,000.

**HB-0912 MCCRACKEN – DIDRICKSON – CHURCHILL.**

Amends the Code of Criminal Procedure of 1963 to prohibit the court from reducing bail in murder cases following a pre-trial suppression of evidence, if there is other evidence of the defendant's guilt.

**HB-0913 MCCRACKEN.**

---

1 Fiscal Note Act and Pension System Impact 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.

Mar 28 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Judiciary II
May 03  Motion disch comm. advc 2nd

STUDY - MCCRACKEN
Interim Study Calendar JUDICIARY II

HB-0914 MCCRACKEN.
(Ch. 38, par. 11-20)

Amends the Criminal Code of 1961 to provide that in a jury trial for an obscenity charge the court may instruct the jury that in determining whether material is obscene: (1) neither the State nor defendant is required to submit or rebut evidence other than the material claimed to be obscene; (2) they may make such determination based upon their collective experience and knowledge irrespective of any other evidence; and (3) submission of other evidence does not preclude the jury from determining that the material is obscene based solely upon the material itself.

Mar 28 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Judiciary II
May 03  Recommended do pass 014-000-000

Placed Calndr, Second Reading
May 09  Second Reading

Placed Calndr, Third Reading
May 24  Tabled House Rule 37(G)

HB-0915 MCCRACKEN.
(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.

Mar 28 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-0916 MCCRACKEN.
(Ch. 38, new par. 11-23)

Amends the Criminal Code of 1961 to permit the State or a municipal subdivision to apply to the circuit court to obtain an injunction prohibiting future violations of the obscenity offense upon proof of 2 or more violations of the obscenity offense by the same person.

Mar 28 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-0917 MCCRACKEN.
(New Act)

Provides that no person shall be liable in civil damages for any act or omission that results in a person being born alive instead of being aborted. Effective immediately.

Mar 28 1985  First reading  Rfrd to Comm on Assignment
HB-0917—Cont.

Apr 09 Assigned to Judiciary I
May 03 Motion disch comm, advc 2nd

MCCRACKEN

Motn discharge comm lost 027-064-006
Tbld pursuant Hse Rule 27D

HB-0918  MCCRACKEN.

(Ch. 38, par. 108-11)

Amends the Code of Criminal Procedure of 1963 to permit the court to order the destruction of obscene instruments, articles and things.

Mar 28 1985 First reading  Rfrd to Comm on Assignment
Apr 09 Assigned to Judiciary II
May 03 Recommended do pass 014-000-000

Placed Calndr,Second Readng

May 09 Second Reading
Placed Calndr,Third Reading
May 24 Tabled House Rule 37(G)

HB-0919  MCGANN.

(Ch. 120, pars. 1152, 1157.2, 1159, 1164, 1169 and 1170; new par. 1156.1)

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. Fixes the price of a lottery ticket at $1.50, subject to an automatic reduction to $1.00 if the Board's review within 6 months after the amendatory Act's effective date establishes at least a 25% reduction in sales as compared with the same period of the preceding year. Effective immediately.

Mar 28 1985 First reading  Rfrd to Comm on Assignment
Apr 09 Assigned to Revenue
Apr 25 Interim Study Calendar REVENUE

HB-0920  MCGANN.

(Ch. 120, pars. 1152, 1157.2, 1159, 1164 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.

Mar 28 1985 First reading  Rfrd to Comm on Assignment
Apr 09 Assigned to Revenue
Apr 25 Interim Study Calendar REVENUE

HB-0921  MAYS – HANNIG – PANGLE – DAVIS AND REA.

(Ch. 126 1/2, par. 67.03)

Amends an Act creating the Illinois Department of Veterans' Affairs. Eliminates language applying rules of the Department of Children and Family Services to admissions to the Illinois Veterans' Home until the Department of Veterans' Affairs adopts such rules.

HOUSE AMENDMENT NO. 1.
Changes reference to Illinois Veterans Home at Quincy and deposit of residents' charges into the Quincy Veterans Home Fund rather than the General Revenue Fund. Permits the Department to hold monies in trust for residents or for purposes associated with the Home.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 126 1/2, pars. 59 and 59.1.

Amends the Housing for Disabled Veterans Act. Raises the maximum amounts of assistance granted from $10,000 to $12,000 for acquiring specially adapted housing and from $1,670 to $2,000 for remodeling a home to accommodate a disability.
Amends the County Executive Act. Permits a county to adopt the elected county executive form of government and elect not to become a home rule unit at the same referendum. Permits elected county executives, with the advice and consent of the county board, to enter into intergovernmental agreements and to negotiate for economic development. Effective immediately.

**SENATE AMENDMENT NO. 1.**

Provides that a county executive may vote to break a tie and may hire legal counsel.
HB-0922—Cont.

Jul 25 Sent to the Governor
Aug 23 Governor approved
PUBLIC ACT 84-0189 Effective date 08-23-85

HB-0923 BULLOCK, FLOWERS, GIGLIO, BRESLIN, YOUNGE, W AND WHITE.

(Ch. 48, new pars. 850.16-1 and 850.16-2)

Amends the Development Finance Authority Act. Requires the Authority to annually report to the General Assembly upon its activities and to earmark 25% of its appropriations for its activities relating to minority and female owned businesses.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Select Comm on Small Business
May 02 Interim Study Calendar SML BUSINESS

HB-0924 GREIMAN.

(Ch. 38, pars. 24-2, 24-3, 24-3.1, 24-4, 83-1, 83-1.1 and 83-2; new par. 83-3.1; Ch. 73, pars. 616, 625, 655 and 678; new par. 1065.650)

Amends the Criminal Code, Firearm Owner’s Identification Card Act and the Illinois Insurance Code to require owners of handguns to obtain handgun liability insurance coverage. Creates a new category of insurance known as handgun liability insurance. Provides that the acquirer of a handgun in this State must submit to the transferer of the gun written evidence of the transferee’s coverage under a handgun liability insurance policy. Exempts from the mandatory insurance requirements persons who are not required to obtain a Firearm Owner’s Identification Card and federally licensed dealers, importers and manufacturers of firearms or ammunition who obtain handguns in the course of their business.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Assigned to Judiciary II
May 02 Interim Study Calendar JUDICIARY II

HB-0925 HUFF.

(Ch. 46, pars. 4-12, 5-15 and 6-44)

Amends The Election Code. Provides that only persons registered to vote in a precinct may apply to have a name removed from the register of voters in that precinct.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Elections
May 02 Recommended do pass 010-000-007
Placed Calndr,Second Reading
May 09 Second Reading
Placed Calndr,Third Reading
May 24 Tabled House Rule 37(G)

HB-0926 WAIT.

(Ch. 95 1/2, pars. 11-501.1 and 11-501.2; new par. 11-501.3)

Amends The Illinois Vehicle Code to permit the admissibility of chemical tests of blood or urine in criminal cases, other than violations of Section 11-501 of The Illinois Vehicle Code (DUI), as evidence of concentration of alcohol, other drug or combination thereof, where the blood or urine was secured in a constitutional manner and the tests are scientifically reliable, notwithstanding the provisions of Section 11-501.1 of the Code. Provides that breath tests shall be performed according to standards promulgated by the Department of Public Health in consultation with the Department of Law Enforcement by an individual possessing a valid permit is-

8 Correctional Budget and Impact Note Act may be applicable.
sued by that Department. Creates the offense of aggravated driving under the influence of alcohol, other drugs or combination thereof. Defines offense and prescribes penalty. Makes other changes.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Judiciary II
May 02  Interim Study Calendar JUDICIARY II

**HB-0927  WAIT.**

(Ch. 95 1/2, par. 3-806)

Amends The Illinois Vehicle Code. Establishes an annual fee of $20 (now $30) and a semi-annual fee of $10 (now $15) for Motor Driven Cycles and Pedalcycles (motorcycles have 150cc or more, motor driven cycles less than 150cc and pedalcycles 50cc or less).

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Transportation
May 03  Interim Study Calendar TRANSPORTATN

**HB-0928  KLEMM.**

(Ch. 120, new par. 643f)

Amends the Revenue Act of 1939. Provides that a taxing district which has the authority to increase its tax rate limit subject to a referendum may provide for the abatement of up to 75% of the proposed tax increase on property which qualifies for a senior citizens homestead exemption. Effective January 1, 1986.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Revenue
May 03  Interim Study Calendar REVENUE

**HB-0929  KLEMM.**

(Ch. 96 1/2, new par. 7114.1)

Amends the Conservation District Act. Authorizes a conservation district, after the filing of a petition and approval at a referendum, to levy a tax, not to exceed .01% of the equalized and assessed value of property in the district, for the purpose of funding research projects involving endangered species. Authorizes the district to maintain facilities for the protection and study of endangered species or to provide for the maintenance of such facilities by a not for profit organization.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Energy Environment & Nat. Resource
Apr 18  Do Pass/Short Debate Cal 011-000-000
Apr 24  Short Debate Cal 2nd Rdng
Apr 24  Cal 3rd Rdng Short Debate
May 07  Short Debate-3rd Passed 112-000-000
May 08  Arrive Senate
May 14  Placed Calendr,First Reading
May 14  Sen Sponsor SCHAFER
May 21  First reading  Rfrd to Comm on Assignment
Jun 06  Assigned to Revenue
Jun 06  Recommended do pass 009-000-000
Jun 10  Placed Calndr,Second Reading
Jun 24  Second Reading
Jun 24  Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
Jul 22  Passed both Houses
Jul 22  Sent to the Governor

Jul 22  Sent to the Governor
HB-0930 KLEMM.

(Ch. 120, pars. 722a and 734; new par. 722b)

Amends the Revenue Act of 1939. Requires a purchaser at a tax sale or his assignee who pays for taxes or special assessments accruing after the sale, or who makes subsequent redemption payments, to have the county clerk send a notice to the property owner informing the owner that the amount required for redemption has been increased because of such payments. Provides that the notice of the tax sale shall include a statement that the redemption amount may be increased as the result of such payments. Effective January 1, 1986.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Revenue
May 03 Recommended do pass 015-000-000
Placed Calndr,Second Reading
May 09 Interim Study Calendar REVENUE

HB-0931 HOFFMAN.

(Ch. 95 1/2, par. 12-503)

Amends The Illinois Vehicle Code. Provides no person shall operate any motor vehicle on any highway with a front windshield, or any side or rear windows, installed on or after the effective date of the amendatory provisions, which do not meet federal glazing material standards in effect at the time of installation, or which are covered by or treated with, on or after the effective date of the amendatory provisions, anything that would alter glazing color, increase reflectivity or reduce light transmittance. Eliminates prohibition of certain items or materials which materially obstruct, obscure or impair the view from within or without the vehicle. Effective immediately.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Transportation
May 02 Interim Study Calendar TRANSPORTATN

HB-0932 LAURINO.

(New Act; Ch. 127, new par. 1904.9)

Creates the Dietetic Practice Act, to be administered by the Department of Registration and Education. Sets forth qualifications for registration, fees, grounds for refusal to issue or renew, and for revocation or suspension of a registration and penalties for violation. Creates a Dietetic Practice Board to make recommendations to the Department on standards of professional conduct, discipline and qualifications of candidates. Repeals Act on December 31, 1997.

HOUSE AMENDMENT NO. 1.
Provides that nothing in this Act shall prohibit a person who does not call himself a dietician from furnishing certain nutritional information. Adds continuing education requirement for certificate renewal. Makes other changes.

HOUSE AMENDMENT NO. 2.
Provides that this Act does not prohibit the practice of diabetics by a trained and supervised dietary technical support person in a hospital setting or by a graduate of a 2-year associate program or a 4-year baccalaureate program in human nutrition. Makes other changes.

HOUSE AMENDMENT NO. 3.
Provides that only a person issued a license as a dietitian under this Act may use the words “Dietitian” or “Registered Dietitian”.

SENATE AMENDMENT NO. 1.
Makes changes in the definitions of “dietetics” and “Dietitian”. Deletes references to “Registered dietitian”. 

HB-0932—Cont.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Assigned to Registration &amp; Regulation</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Amendment No.01 REGIS REGULAT Adopted</td>
</tr>
<tr>
<td></td>
<td>Recommmnded do pass as amend 008-002-002</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading Amendment No.02 LAURINO Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.03 LAURINO Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 21</td>
<td>Third Reading - Passed 072-037-004</td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td>Sen Sponsor DEGNAN</td>
</tr>
<tr>
<td></td>
<td>Placed Calendr,First Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 24</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>May 30</td>
<td>Waive Posting Notice 7C</td>
</tr>
<tr>
<td></td>
<td>Committee Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Added As A Joint Sponsor MAITLAND Committee Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>Jun 10</td>
<td>Recommmnded do pass as amend 011-000-000</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Second Reading Amendment No.01 INSURANCE Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Third Reading - Passed 057-000-000</td>
</tr>
<tr>
<td></td>
<td>Speaker’s Table, Concurrence 01</td>
</tr>
<tr>
<td>Jun 28</td>
<td>H Concurs in S Amend. 01/103-012-000</td>
</tr>
<tr>
<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 25</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 22</td>
<td>Governor vetoed</td>
</tr>
<tr>
<td></td>
<td>Placed Calendar Total Veto</td>
</tr>
<tr>
<td>Oct 09</td>
<td>Mtn filed overrde Gov veto LAURINO</td>
</tr>
<tr>
<td></td>
<td>Placed Calendar Total Veto</td>
</tr>
<tr>
<td>Oct 16</td>
<td>3/5 vote required</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Override Gov veto-Hse pass 077-033-001</td>
</tr>
<tr>
<td>Oct 30</td>
<td>Mtn filed overrde Gov veto DEGNAN</td>
</tr>
<tr>
<td></td>
<td>3/5 vote required</td>
</tr>
<tr>
<td>Nov 01</td>
<td>Total veto stands.</td>
</tr>
</tbody>
</table>

**HB-0933 WOODYARD.**

(Ch. 122, par. 10-20.12)

Amends the School Code to provide that children who attain the age of 6 by November 1 in 1986, October 1 in 1987 and September 1 in 1988 shall be entitled to attend school upon commencement of the school year. Provides that students who have attended kindergarten shall be admitted to first grade consistent with the age limitations in effect at the time of enrollment in kindergarten. Effective July 1, 1985.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
May 03
Motion disch comm, advc 2nd
STUDY - WOODYARD
Interim Study Calendar ELEM SCND ED

1 HB-0934 GIORGI - BOWMAN - ZWICK - BRAUN - SLATER, BULLOCK, DUNN, JOHN, MAUTINO, MCMASTER, OBLINGER, SATTERTHWAITE, WHITE, MATIJEVICH, GREIMAN, LEVIN, SUTKER, BROOKINS, CURRIE, FLOWERS, HANNIG, LEVERENZ, RICHMOND, STERN, VANDUYNE, WASHINGTON, MCNAMARA, LEFLORE, TURNER, YOUNG, A AND SHAW.

(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.

HOUSE AMENDMENT NO. 2.
Changes certain definitions and educational requirements. Makes changes in provision on privileged communications. Adds provision empowering the Department subpoena any person and take testimony. Makes various other changes. Effective July 1, 1986.

Apr 04 1985 First reading
Apr 09 Rfrd to Comm on Assignment
Apr 25 Assigned to Registration & Regulation

Apr 09 Recommended do pass 007-004-001

May 09 Second Reading
Placed Calndr, Third Reading

May 21 Amendment No.01 BOWMAN Withdrew
Amendment No.02 BOWMAN Adopted

Mtn Prev Recal 2nd Reading
Placed Calndr, Third Reading

Mtn Prevail to Suspend Rule 37(C)/117-000-000
3d Reading Consideration PP
Calendar Consideration PP.

May 24 Interim Study Calendar REGIS REGULAT

1 HB-0935 HOFFMAN - STECZO - DIDRICKSON - BRUNSVOLD - COWLISHAW.

(New Act)

Provides for the reorganization of school districts within the State by empowering reorganization Committees, organized on the basis of educational service regions, to devise plans and submit same to a State (reorganization) Committee. Provides guidelines for such plans. Upon approval by the State Committee the plan is submitted to the voters of the proposed district.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, par. 11A-3

Alters the powers and duties of educational service region reorganization committees. Also amends The School Code relative to the required content of petitions for community unit school district organization, and requires such petitions to set forth the highest existing maximum tax rates (including rates for pupil transportation and for fire prevention and safety purposes) of the several districts within the territory of the proposed district. Adds an immediate effective date.

HOUSE AMENDMENT NO. 2.

Provides that reorganization committees within Cook County shall be elected from 3 subregions. Defines the territorial boundaries of the 3 subregions and provides for the manner in which persons are elected to a subregion reorganization committee.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.
Provides that the Act relating to reorganization of school districts does not apply within Chicago. Eliminates assessed valuation per pupil from the criteria for school district reorganization. Exempts territory affected by pending proceedings for school district formation, combination or boundary changes from the Act under specified circumstances. Eliminates express authorization for phased in reorganization. Authorizes territory from more than one educational service region to be included in a single school district. Makes other changes.

SENATE AMENDMENT NO. 3.
Changes the dates by which reorganization plans shall be prepared and submitted to the State Committee and the voters, and specifies dates for the election of school board members for new districts in order to conform to the consolidated schedule of elections.

SENATE AMENDMENT NO. 4.
Authorizes the State Committee in its rules and regulations for reimbursement of regional superintendents and local districts to include expenses incurred prior to the Act's effective date if the expenses are properly incurred.

SENATE AMENDMENT NO. 5.
Provides that a majority of the voters in each of the affected districts voting on the issue of a reorganization plan must approve the same for it to become effective.

SENATE AMENDMENT NO. 6.
Eliminates the 14 member limit on reorganization committees outside of Cook County, and in educational service regions with more than 7 school districts provides for one member from each unit district in the region and one member from the territory of each high school district. In regions of fewer than 7 districts prohibits the election of more than 2 members from any such district.

SENATE AMENDMENT NO. 7.
Authorizes all residents of an existing district from which territory is to be detached pursuant to a reorganization plan to vote on the plan if the existing district is not otherwise affected by the plan and if the territory to be detached meets certain qualifications.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 09</td>
<td></td>
<td>Assigned to Select Comm School Dist Reorg</td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.01</td>
<td>SCH DIST REO Adopted</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Recommended do pass as amend 010-000-000</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
<td></td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Amendment No.02</td>
<td>HOFFMAN Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
<td></td>
</tr>
<tr>
<td>May 21</td>
<td>Third Reading - Passed 086-026-003</td>
<td></td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Sen Sponsor FAWELL</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
<td></td>
</tr>
<tr>
<td>May 23</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 24</td>
<td></td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Recommended do pass as amend 010-007-000</td>
</tr>
<tr>
<td>Jun 12</td>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Amendment No.01</td>
<td>ELEM SCND ED Tabled</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02</td>
<td>FAWELL Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.03</td>
<td>FAWELL Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.04</td>
<td>DONAHUE Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.05</td>
<td>MAITLAND Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.06</td>
<td>MAITLAND Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.07</td>
<td>MAITLAND Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Added As A Joint Sponsor TOPINKA</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
<td></td>
</tr>
</tbody>
</table>
HB-0936  MCAULIFFE.

(Ch. 110, par. 2-209.1)

Amends the Code of Civil Procedure to exclude labor unions and law enforcement fraternal organizations from the definition of voluntary unincorporated associations. Excludes labor unions and law enforcement fraternal organizations from the provision which allows voluntary unincorporated associations to sue and be sued in their own name. Defines labor organization and law enforcement fraternal organizations.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Judiciary I
May 03  Tbld pursuant Hse Rule 27D

HB-0937  PEDERSEN,B - PARKE, TUERK, BARGER, DEUCHLER, MAYS, KLEMM, PARCELLS, PIEL, STANGE AND WOJCIK.

(Ch. 48, par. 138.5)

Amends the Workers' Compensation Act. Provides that an employer, an insurer or broker of such employer, a provider of certain services or advice to such employer or an employee of any of them, if liable for compensation under the Workers' Compensation Act, shall not be subject to liability for indemnity, except pursuant to a written contract to indemnify, or contribution for the injury or death of an employee of such employer sustained in the employee's line of duty as such an employee. Effective immediately.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Labor & Commerce
May 02  Interim Study Calendar LABOR COMMRC

HB-0938  ROPP.

(New Act)

Creates a one-year pilot project within Southeastern Illinois College to provide an alternative means of enhancing the academic and vocational skills of persons placed on probation in Johnson, Pope and Saline counties.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Higher Education
May 03  Interim Study Calendar HIGHER ED

HB-0939  ROPP.

(Ch. 37, pars. 701-2, 701-4, 701-19, 702-1, 705-2, 706-1 and new par. 702-3.2; Ch. 122, pars. 26-2a, 26-8 and rep. pars. 26-8a and 26-8b)

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 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Judiciary II
May 03  Tbld pursuant Hse Rule 27D

¹ Fiscal Note Act may be applicable.
HB-0940  ROPP – TUERK.

(Ch. 127, par. 49 and new par. 49.28)

Amends the Civil Administrative Code. Requires the Department of Transportation to give units of local government the first opportunity to buy any used vehicle the Department sells.

HOUSE AMENDMENT NO. 1.
Changes “sell” any used vehicle to “replace” any used vehicle.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Transportation
Apr 24  Amendment No. 01  TRANSPORTATN  Adopted
               Recommded do pass as amend 016-003-001

Placed Calndr, Second Readng
May 09  Second Reading
Placed Calndr, Third Readng
May 20  Third Reading - Passed 105-009-000
May 21  Arrive Senate
Placed Calndr, First Readng
May 30  Sen Sponsor RIGNEY
Placed Calndr, First Readng
Jun 03  First reading  Rfrd to Comm on Assignment
Jun 04  Assigned to Transportation

1 HB-0941  ROPP.

(Ch. 95 1/2, par. 16-105)

Amends The Illinois Vehicle Code. Provides that a fine or penalty recovered under the provisions of Chapters 11 through 16 of that Code for any offense committed upon a highway maintained by or under the supervision of a township, township district or road district shall be paid to the county treasurer (now paid to treasurer of such township, township district or road district) of the county such highway is located within.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Transportation
May 03  Tbd pursuant Hse Rule 27D

HB-0942  HARRIS – MCCRACKEN – PARCELLS.

(Ch. 15, new par. 209.04; Ch. 34, new par. 403-3)

Amends the State Comptroller Act and the counties Act to empower the State comptroller and the county board to use electronic funds transfer to transfer funds.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Executive
May 02  Interim Study Calendar EXECUTIVE

1 HB-0943  LEFLORE.

(Ch. 23, new par. 9-9 and Ch. 111 1/2, par. 6306)

Amends Public Aid Code and Alcoholism and Substance Abuse Act. Requires that the Department of Public Aid and the Department of Alcoholism and Substance Abuse offer programs for the treatment and prevention of alcoholism and substance abuse to recipients of public assistance.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 23, new par. 9-9
Adds reference to: Ch. 23, par. 9-1

Provides that the Department of Alcoholism and Substance Abuse and the Department of Public Aid shall co-operate with each other in the provision of services

1 Fiscal Note Act may be applicable.
HB-0943—Cont.

Amends Public Aid Code. Requires the Department of Public Aid to include with each assistance payment information concerning alcohol and substance abuse programs and other available social services.

HOUSE AMENDMENT NO. 1.

Specifies the information to be made available by the Dept. is to be provided by the Dept. of Alcoholism and Substance Abuse. Further specifies that the Dept. make such information available in its local offices to inform clients.

---

1 Fiscal Note Act may be applicable.
HB-0945 LEFLORE.

(Ch. 23, new par. 9-9; Ch. 111 1/2, par. 6306)

Amends Public Aid Code and Alcoholism and Substance Abuse Act. Requires that the Department of Public Aid and the Department of Alcoholism and Substance Abuse offer support services to minor recipients of public assistance whose parents abuse alcohol or drugs.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Human Services
Apr 24 Interim Study Calendar HUMAN SERVICE

HB-0946 LEVERENZ.

Appropriates $1,600,000 for the ordinary and contingent expenses of the Office of the Attorney General and for the purposes of the "Violent Crime Victims Assistance Act”. Effective July 1, 1985.

A. G. Grant Fund .......................................................... $ 100,000
Violent Crime Victims Assistance Fund ................................ 1,500,000

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Agriculture
Apr 10 Re-assigned to Appropriations I
Apr 30 Mtn Prevail Suspend Rul 20K 116-000-000 Committee Appropriations I
May 02 Recommended do pass 021-000-000

HB-0947 LEVERENZ – TURNER – YOUNG, A.


SENATE AMENDMENT NO. 1.
Decreases OCE of the Attorney General by $175,600.
GOVERNOR REDUCTIONS

1 Fiscal Note Act may be applicable.
Reduces retirement by a total of $80,400.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Agriculture</td>
</tr>
<tr>
<td>May 02</td>
<td>Re-assigned to Appropriations I</td>
</tr>
<tr>
<td></td>
<td>Recommended do pass 021-000-000</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Mtn Prevail to Suspend Rule 37(G)</td>
</tr>
<tr>
<td>May 30</td>
<td>Amendment No.01</td>
</tr>
<tr>
<td></td>
<td>TURNER Lost</td>
</tr>
<tr>
<td></td>
<td>042-062-000</td>
</tr>
<tr>
<td>Jun 03</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>Jun 04</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 10</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Primary Sponsor Changed To CARROLL</td>
</tr>
<tr>
<td></td>
<td>Committee Appropriations I</td>
</tr>
<tr>
<td></td>
<td>Recomnded do pass as amend 019-000-000</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Amendment No.01 Adopted</td>
</tr>
<tr>
<td></td>
<td>APPROP I</td>
</tr>
<tr>
<td>Jun 27</td>
<td>Speaker's Table, Concurrence 01</td>
</tr>
<tr>
<td>Jun 29</td>
<td>H Concurs in S Amend. 01/115-000-000</td>
</tr>
<tr>
<td>Jul 18</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Jul 19</td>
<td>Governor reduction veto</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0091 Effective date 07-19-85</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Reduction veto stands. PA 84-0091</td>
</tr>
</tbody>
</table>

**HB-0948 LEVERENZ.**

(Ch. 95 1/2, par. 18b-100)

Amends The Illinois Vehicle Code. Subjects intrastate motor carriers of property to various provisions of the Federal Motor Carrier Safety Regulations which were previously made inapplicable to such carriers. Authorizes the Illinois State Police to conduct on site inspections of lands, buildings, equipment and various documents of persons subject to motor carrier regulation in order to insure compliance.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 03</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td></td>
<td>Tbld pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

**HB-0949 LEVERENZ.**

(Ch. 24, par. 11-40-2b)

Amends the Municipal Code. Prohibits municipalities with fewer than 1,000,000 inhabitants from licensing vehicles used to transport students. Deletes provision specifying that municipalities from which such vehicles originate their operation may register such vehicles and require the purchase of vehicle stickers.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td></td>
<td>Do Pass/Short Debate Cal 017-000-000</td>
</tr>
<tr>
<td>May 08</td>
<td>Cal 2nd Rdng Short Debate</td>
</tr>
<tr>
<td></td>
<td>Short Debate Cal 2nd Rdng</td>
</tr>
<tr>
<td></td>
<td>Cal 3rd Rdng Short Debate</td>
</tr>
</tbody>
</table>
HB-0950  ROPP, OLSON, RICHMOND, BRUNSVOLD, WAIT, HICKS AND REA.

(New Act; Ch. 127, new par. 141.158)

Creates the Illinois Milk Promotion Act to provide for the establishment of programs to promote and expand markets for milk products. Provides for the creation of a Milk Promotion Board elected by milk producers. Provides for assessments on milk producers to fund the program. Defines terms. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act; Ch. 127, new par. 141.158
Adds reference to: New Act

Provides for a 14, rather than a 16, member Milk Promotion Board. Transfers certain duties to the Milk Promotion Board from the Director of the Department of Agriculture. Limits rates to a statutory maximum. Authorizes the Department of Agriculture to hold hearings to resolve disputes involving the program.

SENATE AMENDMENT NO. 1.

Permits moneys to be exported out of State. Provides for the Champaign Co. Milk Producers and Swiss Valley Farms to have only one member on the Board. Permits the Board to hold a referendum to increase the assessment upon its own motion.
HB-0950—Cont.

Jun 28  H Concurs in S Amend. 01/115-001-000
Passed both Houses

Jul 25  Sent to the Governor

Sep 22  Governor approved
          PUBLIC ACT 84-0830  Effective date 09-22-85

HB-0951   CHRISTENSEN – VANDUYNE.

(Ch. 111 1/2, par. 5513.1)

Amends Emergency Services (EMS) Systems Act. Deletes limitation of one year
for waivers of provisions of this Act or standards promulgated thereunder. Permits
the Department of Public Health to determine the time period appropriate for such
waivers. Effective immediately.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Human Services
May 02  Consnt Caldr Order 2nd Read
May 07  Cnsent Calendar, 2nd Reading
May 14  Consnt Caldr, 3rd Read Pass 115-000-000
May 15  Arrive Senate
May 20  Placed Calndr,First Reading
May 21  Sen Sponsor JOYCE,JEROME
          First reading  Rfrd to Comm on Assignment
          Assigned to Public Health,Welfare,Corrections
Jun 13  Recommended do pass 010-000-000
Jun 18  Place Calndr,Second Readng
Jun 24  Second Reading
Jun 24  Place Calndr,Third Reading
Jun 22  Third Reading - Passed 059-000-000
Passed both Houses
Jul 22  Sent to the Governor
Sep 19  Governor approved
          PUBLIC ACT 84-0574  Effective date 09-19-85

HB-0952   HICKS.

(Ch. 122, par 18-8)

Amends The School Code. Authorizes use of a school district’s 1983 equalized
assessed valuation in determining its 1984-85 State aid when its 1983 EAV is at
least 15% less than its 1982 EAV because of a decrease in the EAV of a single tax-
payer in the district whose 1982 EAV is at least 10% of the district’s total 1982
EAV. Effective immediately.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elementary & Secondary Education
May 03  Motion disch comm, advc 2nd HICKS
          Committee discharged 104-003-001
May 09  Place Calndr,Second Readng
May 21  Second Reading
May 22  Place Calndr,Third Reading
May 22  Third Reading - Passed 110-004-002
May 24  Arrive Senate
May 24  Place Calndr,First Readng
May 29  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Education-Elementary & Secondary

1 Fiscal Note Act may be applicable.
HB-0953  DEUCHLER.

(Ch. 139, par. 84)

Amends the Township Law of 1874. Requires town clerks and town treasurers to give bonds before entering upon the duties of their offices.

HOUSE AMENDMENT NO. 1.
Rewords the proposed provision requiring the town clerk to give bond. Deletes the proposed provision requiring a township treasurer to give bond.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09       Assigned to Counties and Townships
Apr 25       Amendment No.01  CNTY TOWNSHIP  Adopted
              Recommended do pass as amend
              009-001-000
May 09       Second Reading
May 24       Interim Study Calendar CNTY TOWNSHIP

HB-0954  DEUCHLER.

(Ch. 139, new par. 43a)

Amends the Township Law of 1874. Authorizes the board of trustees to appoint a constable who shall exercise the powers of a deputy sheriff within the township but only for the purpose of enforcing township ordinances. Gives the sheriff veto power over such appointments.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09       Assigned to Counties and Townships
Apr 25       Interim Study Calendar CNTY TOWNSHIP

HB-0955  SOLIZ.

(Ch. 122, par. 18-8; new pars. 27A-1 through 27A-4; rep. pars. 27-1 through 27-27)

Amends The School Code. Requires school districts to develop specified student learning objectives. The State Board of Education shall assist local school districts in meeting these objectives. Requires local school districts to test students to determine if they have mastered these objectives. Provides for the withholding of State aid if the school district fails to comply or if testing shows deficiencies. Requires the objectives to be met by July 1, 1989 and repeals all required course mandates on that date.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09       Assigned to Elementary & Secondary Education
May 03       Tbd pursuant Hse Rule 27D

HB-0956  KLEMM.

(Ch. 120, par. 589)

Amends the Revenue Act of 1939 to establish a method of hearing procedure at hearings before the board of review regarding written complaints of assessment of

1 Fiscal Note Act may be applicable.
property whereby the person who made the assessment shall be required to substantiate the assessment and the complainant may present information on why the assessment is incorrect.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Revenue
May 03  Interim Study Calendar REVENUE

HB-0957  KLEMM – BRESLIN AND SOLIZ.

(Ch. 23, pars. 3082, 3083, 3084, 3085, 3086, 3087, 3088 and 3089, and new par. 3091)

Amends the Indigent War Veterans Act. Provides that Vietnam veteran’s organizations and the Polish Legion of American Veterans may participate under the Act.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Select Comm on Veterans’ Affairs
May 02  Consnt Caldr Order 2nd Read
May 07  Consnt Calendar, 2nd Reading
May 14  Consnt Caldr, 3rd Read Pass 115-000-000
May 15  Arrive Senate
May 16  Consnt Caldr Order 3rd Read
May 17  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Exec Appointment, Vet Aff & Admin
Jun 13  Recommended do pass 011-000-000
Jun 19  Second Reading
Jun 25  Added As A Joint Sponsor LEMKE-NEDZA
Jul 24  Sent to the Governor
Aug 12  Governor approved

PUBLIC ACT 84-0136  Effective date 01-01-86

HB-0958  SHAW AND FLOWERS.

(Ch. 120, new par. 1157.2a)

Amends the Illinois Lottery Law. Requires the Lottery Control Board to develop and maintain an affirmative action plan for the awarding of advertising contracts.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Revenue
Apr 10  Re-assigned to Executive
May 02  Motion disch comm, advc 2nd
May 03  Interim Study Calendar EXECUTIVE

HB-0959  MCGANN.

(Ch. 122, par. 107-18)

Authorizes the Board of Trustees of a community college district in cities of 500,000 or more to pay for all or part of the salaries or wages of persons employed in connection with the custody, security, heating or cleaning of college grounds and buildings and whose salaries are not paid from the levy of taxes for operation and
maintenance of public building commission projects, and to pay for certain other expenditures from the tax for building purposes and purchase of school grounds upon the adoption of a resolution by the Board. Effective immediately.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Higher Education
May 03 Tbd pursuant Hse Rule 27D

HB-0960 MCGANN.

Provides the Board of Trustees of a community college district in cities of 500,000 or more may apply any balance remaining from the levy of the annual tax to pay lease rental, after annual lease rentals and other amounts due under a lease of property from a public building commission have been paid, to such other public building commission projects as it may direct by resolution. Effective immediately.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Higher Education
May 03 Tbd pursuant Hse Rule 27D

HB-0961 CURRIE.

Amends the Public Community College Act. Authorizes downstate community college districts, without referendum, to increase to .175% their educational purposes tax rate and to increase to .05% their building purposes tax rate; and increases the maximums of those rates for community college districts in Chicago to, respectively, .185% and .06%. Effective immediately.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Higher Education
May 03 Placed Calndr,Second Reading
May 09 Second Reading Placed Calndr,Third Reading
May 21 Third Reading - Lost 030-078-003

HB-0962 STERN, LAURINO AND LEVERENZ.


Provides that campaign literature may not be placed on vehicles, but must be handed to the person receiving it.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Elections
Apr 25 Recommended do pass 010-004-002
May 09 Second Reading Placed Calndr,Second Reading
May 09 Amendment No.01 STERN Adopted
May 23 Third Reading - Lost 032-080-001

HB-0963 ROPP AND MULCAHEY.

Amends the State Employees Group Insurance Act to extend certain coverage and benefits to the survivors of University of Illinois Cooperative Extension Service employees who were ineligible to participate in the State Universities Retirement System.
HOUSE AMENDMENT NO. 1.
Provides that the costs are to be paid by the beneficiaries rather than the State.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Personnel and Pensions
May 02 Amendment No.01 PERS PENSION Adopted
DP Amnded Consent Calendar 006-000-000

Consnt Caldr Order 2nd Read
May 07 Cnsnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
May 14 Consnt Caldr, 3rd Read Pass 115-000-000
May 15 Arrive Senate
Placed Calendr,First Readng
May 21 First reading Rfrd to Comm on Assignment
May 23 Assigned to Ins Pensions & Licensed Activities
May 30 Waive Posting Notice 7C
Committee Ins Pensions & Licensed Activities
Jun 05 Recommended do pass 009-000-000
Placed Calndr,Second Reading
Primary Sponsor Changed To DEMUZIO
Added As A Joint Sponsor RIGNEY
Placed Calndr,Second Readng
Jun 10 Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 058-000-001
Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor vetoed
Placed Calendar Total Veto
Oct 17 Total veto stands.

HB-0964 ROPP – KUBIK.

(Ch. 127, par. 132.4)
Amends the Illinois Purchasing Act. Requires advertisements for bids to approximate the number of days between a contractor’s or vendor’s submission of a bill and the State’s payment thereof.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 127, par. 132.7-2

Adds the Director of the Dept. of Rehabilitation Services and 2 representatives from private business to the Dept. of Central Management Services Committee to facilitate the purchase of products and services of persons severely handicapped.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Executive
Apr 25 Do Pass/Short Debate Cal 016-000-000
Cal 2nd Rdng Short Debate
May 14 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 16 Short Debate-3rd Passed 105-001-000
May 20 Arrive Senate
Placed Calendr,First Readng
Jun 10 Sen Sponsor TOPINKA
First reading Rfrd to Comm on Assignment
Assigned to Executive
Jun 12 Waive Posting Notice 7C
Committee Executive
Jun 13 Recommended do pass 017-000-000
Placed Calndr,Second Readng
HB-0965  PEDERSEN, B.

(Ch. 46, par. 19-2.1)

Amends The Election Code. Provides that, for the general and general primary elections, in-person absentee voting at the offices of certain municipal, township and road district clerks is subject to the written authorization of the appropriate election authority only in counties with fewer than 2,000,000 inhabitants. Eliminates in-person absentee voting at the offices of municipal clerks of municipalities located within counties with 2,000,000 or more inhabitants.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elections
May 03  Tbd pursuant Hse Rule 27D

1 HB-0967  NASH – DELEO.

(Ch. 111, new par. 4011.1, par. 4052.1)

Amends Pharmacy Practice Act. Provides for the registration of student pharmacists. Sets forth qualifications required and fees.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Registration & Regulation
May 02  Interim Study Calendar REGIS

HB-0968  NASH – DELEO.

(Ch. 111, pars. 4012 and 4052.1)

Amends Pharmacy Practice Act. Changes “pharmacy apprentice” to “pharmacy technician”. Authorizes the Department of Registration and Education to refuse to issue, renew or restore, or to revoke or suspend the registration of a pharmacy technician for enumerated reasons.

HOUSE AMENDMENT NO. 1.

Provides that any person registered as a pharmacy technician who is also enrolled in a first professional degree program in pharmacy in a school or college of pharmacy or a department of pharmacy of a university approved by the Department shall be considered a “student pharmacist” and entitled to use the title “student pharmacist.”

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Requires pharmacy technicians, under this Act, to be under the personal supervision of a registered pharmacist.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 111, pars. 4101, 4102, 4103, 4104, 4106, 4108, 4111, Ch. 127, new par. 141.158

Amends State Finance Act to create the Illinois State Pharmacy Disciplinary Fund. Amends Act to create a State Board of Pharmacy. Provides that members shall be appointed by the Governor, rather than the Dept.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09          Assigned to Registration & Regulation
Apr 25 Amendment No.01 REGIS REGULAT Adopted
                Amendment No.02 REGIS REGULAT Adopted
                Recommended do pass as amend 011-000-000

Placed Calndr,Second Reading
May 09          Second Reading
                Place Calndr,Third Reading
May 23 Third Reading - Passed 116-002-000
May 29 Arrive Senate
                Place Calendr,First Reading
May 30 Sen Sponsor NEDZA
                Added As A Joint Sponsor WATSON
                First reading Rfrd to Comm on Assignment
Jun 04          Assigned to Ins Pensions & Licensed Activities
Jun 13          Recommended do pass 011-000-000
Jun 18 Second Reading
                Amendment No.01 NEDZA Adopted
                Place 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 25 Sent to the Governor
Aug 23 Governor approved
PUBLIC ACT 84-0190 Effective date 01-01-86

1 HB-0969 DELEO – NASH – CAPPARELLI.
(Ch. 108 1/2, new pars. 5-232 and 8-226.4)

Amends the Illinois Pension Code to provide that a Chicago policeman with at least 10 years of creditable service in that capacity may transfer up to 5 years of credit under the Chicago Municipal Employees Fund to the Chicago Police Fund.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-969 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. Due to the nature of the bill, no estimate is available, but the cost is expected to be minor.

PENSION IMPACT NOTE
It is not possible to determine the costs of HB-970, but they should be relatively small.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09           Assigned to Personnel and Pensions
May 01           St Mandate Fis Note Filed
                Committee Personnel and Pensions

1 Pension System Impact Note Act may be applicable.
3 HB-0970 HOMER.
(Ch. 108 1/2, par. 16-127)

Amends the Downstate Teachers Article of the Pension Code to allow certain teachers to buy service credit for up to 10 years of teaching in nonpublic schools.

PENSION IMPACT NOTE
It is not possible to determine the costs of HB-970, but they could be substantial.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Personnel and Pensions
May 02 Pension Note Filed Interim Study Calendar PERS PENSION

3 HB-0971 BRUNSVOLD – MAUTINO – DEJAEGHER, BERRIOS, KRSKA, LEVER-ENZ, GIGLIO AND LAURINO.
(Ch. 38, par. 16-1)

Amends the Criminal Code of 1961 to provide that a person convicted of theft of property, other than a firearm, not from the person and not exceeding $300 in value, who has been previously convicted of robbery, armed robbery, burglary, residential burglary or home invasion, is guilty of a Class 4 felony.

SENATE AMENDMENT NO. 1. (Senate recedes July 2, 1985)
Adds reference to: Ch. 38, par. 16-1.1, new pars. 16-1.2 and 16-1.3

Deletes everything after the enacting clause. Amends the Criminal Code of 1961. Adds provision to the theft statute relating to dealing in stolen property. Provides that the penalty is a Class 2 felony. Creates the offense of possession of altered property. Effective immediately.

SENATE AMENDMENT NO. 2. (Senate recedes July 2, 1985)
Adds reference to: Ch. 38, par. 9-1

Adds additional aggravating factors for the crime of murder.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1 and 2.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Judiciary II
May 03 Recommended do pass 014-000-000

Placed Calndr,Second Reading
May 09 Second Reading
Placed Calndr,Third Reading
May 24 Third Reading - Passed 112-004-001
May 29 Arrive Senate
Placed Calndr,First Reading
May 30 Sen Sponsor BARKHAUSEN
Placed Calndr,First Reading
Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Judiciary II
Jun 13 Recommended do pass 005-000-001

Placed Calndr,Second Reading
Jun 18 Second Reading
Placed Calndr,Third Reading
Jun 20 Recalled to Second Reading
  Amendment No.01 BARKHAUSEN Adopted
Placed Calndr,Third Reading
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jun 21</td>
<td>Recalled to Second Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 BARKHAUSEN Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Added As A Joint Sponsor DUDYCZ</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Third Reading - Passed 043-012-000</td>
</tr>
<tr>
<td></td>
<td>Speaker's Table, Concurrence 01,02</td>
</tr>
<tr>
<td>Jun 27</td>
<td>H Nonconcns in S Amend. 01,02</td>
</tr>
<tr>
<td>Jun 28</td>
<td>Secretary's Desk Non-concur 01,02</td>
</tr>
<tr>
<td></td>
<td>S Refuses to Recede Amend 01,02</td>
</tr>
<tr>
<td></td>
<td>S Requests Conference Comm 1ST</td>
</tr>
<tr>
<td></td>
<td>Sen Conference Comm Apptd 1ST/BARKHAUSEN DUDYCZ, LEMKE, MAROVITZ &amp;</td>
</tr>
<tr>
<td></td>
<td>SANGMEISTER</td>
</tr>
<tr>
<td>Jun 29</td>
<td>Hse Conference Comm Apptd 1ST/BRUNSVOLD, MAUTINO, CULLERTON HAWKINSON</td>
</tr>
<tr>
<td></td>
<td>&amp; OLSON</td>
</tr>
<tr>
<td>Jul 01</td>
<td>House report submitted</td>
</tr>
<tr>
<td>Jul 02</td>
<td>House Conf. report Adopted 1ST/113-000-000</td>
</tr>
<tr>
<td></td>
<td>Senate report submitted</td>
</tr>
<tr>
<td></td>
<td>3/5 vote required</td>
</tr>
<tr>
<td></td>
<td>Senate Conf. report Adopted 1ST/058-000-000</td>
</tr>
<tr>
<td></td>
<td>Both House Adoptd Conf rpt 1ST</td>
</tr>
<tr>
<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 31</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 25</td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

HB-0972 BRUNSVOLD.

(Ch. 122, new par. 103B-2a)

Amends the Public Community College Act to provide that a tenured faculty member may resign during periods other than the school year by serving 30 days' written notice upon the secretary of the Board. Effective immediately.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Higher Education
May 02 Interim Study Calendar HIGHER ED

HB-0973 BRUNSVOLD, YOUNGE, W, REA AND FLOWERS.

(Ch. 111 2/3, new par. 36.5)

Amends An Act concerning public utilities. Prohibits any proposal of an increase in rates or charges by public utilities within 12 months of the last increase.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

HB-0974 BRUNSVOLD.

(New Act)

Provides for an action in circuit court to postpone mortgage foreclosure actions on real property used for farming purposes. Effective one day after its becoming a law. The Act is repealed one year after its effective date.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Agriculture
May 02 Interim Study Calendar AGRICULTURE
'HB-0975  BRUNSVOLD.

(Ch. 38, pars. 24-1 and 36-1)

Amends the Criminal Code to include rifles with barrels less than 18 inches long as unlawful weapons and to provide for seizure of vessels, vehicles or aircraft used in the commission of a residential burglary. Effective immediately.

HOUSE AMENDMENT NO. 1. (Tabled May 14, 1985)

Purports to make possession of rifles with barrels less than 16 inches long and shotguns with barrels less than 18 inches long or either type if less than 26 inches in overall length unlawful.

HOUSE AMENDMENT NO. 2. (Tabled May 14, 1985)

Prohibits possession of weapons which can fire more than one shot without manual reloading by a single function of the trigger.

HOUSE AMENDMENT NO. 3.

Amends to revise the automatic weapons and sawed off shotguns and rifles which are illegal.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 24-2

Permits the manufacture, transport, testing, delivery, transfer or sale of sawed-off shotguns and rifles and their ammunition by contractors and subcontractors to develop or supply such weapons or ammunition to the U.S. government or Armed Forces when necessary to fulfilling their contracts.

GOVERNOR AMENDATORY VETO

Recommends revising to define machine gun.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Amendmen No.01  JUDICIARY II  Adopted
May 02  Amendment No.02  JUDICIARY II  Adopted
Conslt Caldr Order 2nd Read
Conslt Caldr Order 3rd Read
May 07  Cnsent Calendar, 2nd Reading
May 09  Fiscal Note Requested GREIMAN
Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
May 14  Short Debate Cal 2nd Rdng  Mtn Prevail -Table Amend No 01
Mtn Prevail -Table Amend No 02
Amendment No.03  BRUNSVOLD  Adopted
Amendment No.04  GREIMAN  Withdrawn
Fiscal Note Request W/drawn
Cal 3rd Rdng Short Debate
May 16  Short Debate-3rd Passed 102-000-001
May 20  Arrive Senate
May 22  Sen Sponsor LEMKE
Placed Calendr,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
Jun 19  Recalled to Second Reading
Amendment No.01  PHILIP & LEMKE  Adopted
Placed Calndr,Third Reading

* Correctional Budget and Impact Note Act may be applicable.
HB-0976 — BRUNSVOLD.

(Ch. 108 1/2, pars. 3-112 and 3-121)

Amends the Downstate Police Article of the Pension Code to provide that a survivor's pension will not terminate upon remarriage if the remarriage occurs after attainment of age 55.

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

PENSION IMPACT NOTE

The cost of HB-976 would be relatively minor.

STATE MANDATES ACT FISCAL NOTE

In the opinion of the Department of Commerce and Community Affairs, HB-976 creates a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated annual cost is relatively minor, but likely to exceed $50,000.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09       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

HB-0977 — BULLOCK – TURNER – YOUNG,A AND REA.

(Ch. 120, pars. 1159 and 1160, new par. 1160.1a)

Amends the Illinois Lottery Law. Permits the State Lottery Division to establish a program for licensing out of state sales agents. Provides that no out of state lottery sales facility shall be situated less than 75 miles from the Illinois border. Authorizes the Division to negotiate interstate agreements in connection with such licensing.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09       Assigned to Revenue
May 02       Interim Study Calendar REVENUE

HB-0978 — BULLOCK – TURNER – YOUNG,A AND FLOWERS.

(Ch. 120, par. 1159)

Amends the Illinois Lottery Law. Requires the Lottery Superintendent to submit an annual report to the General Assembly providing details of lottery sales and winnings for each Legislative and Representative District.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09       Assigned to Revenue

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0979  BULLOCK – TURNER – YOUNG,A.
(Ch. 120, new par. 1157.2a)
Amends the Illinois Lottery Law. Requires the Lottery Control Board to develop and maintain an affirmative action plan for the awarding of advertising contracts.
Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Revenue
May 03  Tbd pursuant Hse Rule 27D

HB-0980  MULCAHEY.
(Ch. 120, par. 2-203)
Amends the Illinois Income Tax Act to renumber paragraphs in Section 203.
Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Revenue
May 02  Assigned to Elementary & Secondary Education

1 HB-0981  MULCAHEY.
(Ch. 122, par. 14-13.01)
Amends The School Code to increase the State reimbursement for special education to $10,000 annually for each professional worker, full time qualified director of a special education program, each school psychologist and qualified teacher working in a fully approved program for children of preschool age who are deaf or hard-of-hearing, and $5,000 annually or 1/2 of salary, whichever is less per non-certified employees working in any class or program for handicapped children and children with learning disabilities.
Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

HB-0982  HOUSE COMMITTEE ON ELEMENTARY AND SECONDARY EDUCATION.
(Ch. 122, par. 17-2)
Amends The School Code to increase the maximum tax rate for 1 through 12 districts to 1.84% for educational purposes and .50% for operation, building and maintenance purposes. Increases the transportation levy for 1 through 12 districts to .24%. Permits districts to levy, without limitation to tax rates, an amount equal to actual expenditures made the prior fiscal year by the district for all utilities and an amount equal to actual expenditures made the prior fiscal year by the district for all textbooks.

HOUSE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Provides for incremental annual increases in the authorized educational purposes tax rate for unit districts to a maximum of 1.84% for the 1988-89 school year and thereafter. Also provides for incremental annual increases in the authorized transportation purposes tax rate for unit districts to a maximum of .20% for the 1988-89 school year and thereafter. Effective July 1, 1985.

GOVERNOR AMENDATORY VETO
Recommends providing a 1500 ADA pupil threshold for making available to unit school districts the higher property tax rates. Requires the State Board of Education to promulgate rules that provide opportunity for unit school districts with an ABA of less than 1500 pupils to qualify for access to the greater tax rates.
Apr 04 1985  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-0983  MULCAHEY.

(New Act)

Makes it unlawful for any university in Illinois to terminate the enrollment of any student in such university because that student fails to maintain a minimum grade point average.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Higher Education
May 03  Tbld pursuant Hse Rule 27D

1 HB-0984  MULCAHEY.

(Ch. 122, par. 17-2.11)

Amends The School Code to increase the maximum tax levy for fire prevention and safety purposes for Kindergarten through 12 districts to .10% per year.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elementary & Secondary Education
May 03  Tbld pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
HB-0985  MULCAHEY.
(Ch. 23, new par. 5000)
Amends an Act creating the Department of Children and Family Services to provide a short title.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Human Services
May 02  Interim Study Calendar HUMAN SERVICE

' HB-0986  MULCAHEY.
(Ch. 95 1/2, par. 3-616)
Amends The Illinois Vehicle Code. Authorizes the Secretary of State to issue handicapped license plates or decals to corporations, school districts or special education cooperatives which will primarily and frequently transport handicapped persons.

SENATE AMENDMENT NO. 1.
Amends to delete requirement that corporations, school districts or special education cooperatives issued handicapped registration plates or parking decals will primarily and frequently transport handicapped persons.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Transportation
Apr 24  Do Pass/Consent Calendar 020-000-000
Apr 30  Consent Calendar, 2nd Reading
May 02  Consent Caldr Order 3rd Read
May 03  Arrive Senate
May 07  Sen Sponsor LUFT
May 14  First reading  Rfrd to Comm on Assignment
Jun 06  Assigned to Transportation
Jun 18  Recommnd do pass as amend 010-000-000
Jun 24  Amendment No.01 TRANSPORTATIN Adopted
Jun 25  Third Reading - Passed 059-000-000
Jun 28  Speaker's Table, Concurrence 01
Jul 25  H Concurs in S Amend. 01/113-000-000
Passed both Houses
Sep 21  Governor approved
PUBLIC ACT 84-0734 Effective date 01-01-86

HB-0987  MULCAHEY - OLSON, McNAMARA, FLINN, STEPHENS, PARCELLS, HARRIS, BARGER, PEDERSEN, B AND KOEHLER.
(Ch. 122, new pars. 26A-1 and 26A-2)
Amends The School Code. Provides for parent access to instructional material proposed for use in research or experimental school programs, and prohibits requiring students as a part of any school program to submit, without parental consent, to psychiatric or psychological examination or testing which has as its primary purpose to reveal specified types of information. Defines terms.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elementary & Secondary Education

1 Fiscal Note Act may be applicable.
1 HB-0988 STECZO.

(Ch. 122, pars. 3-15.12, 26-1 and 26-2)

Amends the School Code. Provides that a person with custody or control of a child between ages 7 and 18, rather than 7 and 16 shall cause such child to attend public school, and that a child between 16 and 18 years of age may enroll in an optional attendance program as an alternative to regular school attendance and will be eligible to apply to the regional superintendent of schools for the high school level Test of General Educational Development. Makes other changes. Effective immediately.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Elementary & Secondary Education
May 02 Interim Study Calendar ELEM SCND ED

1 HB-0989 BERRIOS AND KULAS.

(Ch. 122, pars. 14C-3 and 14C-10)

Amends The School Code. Provides that in school districts with children of limited English-speaking ability, the district shall, as one of three program alternatives, provide a locally determined transitional program of instruction, which based upon an individual student language assessment, will provide a child with content area instruction in a language other than English. Exempts transitional bilingual education teachers and counselors from mandatory membership in parent advisory committees on bilingual education.

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

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D

HB-0990 KIRKLAND.

(Ch. 122, par. 50-6)

Amends the Illinois School Student Records Act to permit disclosure of school student records for research, statistical reporting or planning, provided the person to whom the information is released signs an affidavit agreeing to comply with all applicable statutes and rules pertaining to school student records. Effective immediately.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Elementary & Secondary Education
Apr 25 Cal 2nd Rdng Short Debate
Apr 25 Cal 2nd Rdng Short Debate
May 08 Short Debate Cal 2nd Rdng
May 08 Cal 3rd Rdng Short Debate
May 16 Short Debate-3rd Passed 110-000-006
May 20 Arrive Senate
May 20 Sen Sponsor POSHARD
May 21 Added As A Joint Sponsor DEMUZIO
May 21 Placed Calendr,First Reading
May 23 First reading Rfrd to Comm on Assignment
May 23 Assigned to Education-Elementary & Secondary

1 Fiscal Note Act may be applicable.
HB-0991  MULCAHEY.
(Ch. 122, par. 27-8.1)

Amends School Code. Requires that each child entering kindergarten and the first, fifth and ninth grades, submit proof of having had immunizations prior to being permitted to attend school, rather than by October 15. Deletes requirement of a health examination for children entering the fifth and ninth grades. Deletes provision requiring the regional superintendent to withhold State aid upon determining that the number of pupils who have not submitted proof of a health examination or immunizations prior to October 15 is below 90% of the number of pupils enrolled. Effective immediately.

HB-0992  KIRKLAND.
(Ch. 122, par. 21-7.1 and new par. 21-11.3)

Amends The School Code to revise the requirements for the chief school business official endorsement for administrative certificates. Authorizes the State Board of Education by rule to increase the credit hours required for various certificates. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, new par. 21-11.3

Deletes the provision establishing statutory credit hours for administrative certificates as minimum requirements. Requires the State Board of Education to adopt rules pursuant to the Illinois Administrative Procedure Act establishing requirements for obtaining administrative certificates.

HOUSE AMENDMENT NO. 3.

Adds reference to: Ch. 122, par. 14A-3

Amends to amend the provision of the gifted children article of The School Code dealing with supervision of the program to give the State Board authority to establish standards for personnel.
HB-0992—Cont.

May 20  Arrive Senate
Sen Sponsor BLOOM
Placed Calendr, First Reading

May 21  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Education-Elementary & Secondary

Jun 12  Placed Calndr, Second Reading
Jun 18  Second Reading
Jun 24  Third Reading - Passed 059-000-000

Jun 24  Passed both Houses
Jul 22  Sent to the Governor
Sep 19  Governor approved
PUBLIC ACT 84-0575  Effective date 09-19-85

HB-0993  STECZO - MATIJEVICH.

Appropriates $1,680,534,000 from the Common School Fund to the State Board of Education for general State aid payments, summer school payments, and certain supplementary aid payments to school districts in fiscal year 1986. Effective July 1, 1985.

HOUSE AMENDMENT NO. 2.
Increases line item for supplementary State aid payments of fund balance deficits and adds appropriation for supplementary State aid payments for salary schedule differentials, for a net increase of $7,970,930.

HOUSE AMENDMENT NO. 3.
Further increases line item for supplementary State aid payments of fund balance deficits by $117,882.

SENATE AMENDMENT NO. 1. (Senate recedes July 8, 1985)
Increases line item for supplementary State aid by $11,960.

CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the Senate recede from S-am 1.
Recommends that the bill be further amended as follows:

Appropriates $379,999,000 for the Build Illinois projects. Appropriates $15,750,000 for expenses related to Build Illinois programs. Appropriates $27,487,000 to the Metropolitan Fair and Exposition Authority for debt service on the Authority’s Dedicated State Tax Revenue Bonds. Effective July 1, 1985.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Appropriations II
May 09  Amendment No.01  APPROP II  Lost
May 09  Amendment No.02  APPROP II  Adopted

Placed Calndr, Second Reading

May 23  Second Reading
May 24  Mtn Prevail to Suspend Rule 37(G)

May 30  Amendment No.03  STECZO  Adopted

Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)/113-000-000
Third Reading - Passed 108-000-000

Jun 03  Arrive Senate
Jun 05  Placed Calendr, First Reading
Jun 05  Sen Sponsor BERM ANN
First reading  Rfrd to Comm on Assignment
Jun 06  Assigned to Appropriations II
Jun 21  Recommended do pass as amend 019-000-000

Placed Calndr, Second Reading
HB-0994  HASTERT.

Appropriates $274,356,700 from the Common School Fund to the State Board of Education for payments to the Teachers' Retirement System. Effective July 1, 1985.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Appropriations II
May 09  Recommended do pass 018-001-001

May 23  Second Reading  Held on 2nd Reading
May 24  Mtn Prevail to Suspend Rule 37(G)  Held on 2nd Reading
May 30  Amendment No.01  DUNN,JOHN  Withdrawn
       Amendment No.02  DUNN,JOHN  Lost
       Held on 2nd Reading  Tabled House Rule 37(G)
HB-0995 KEANE.
(Ch. 122, par. 2-3.26)
Amends The School Code. Provides that federal funds received for general administration shall be deposited in the State Board of Education Intra-Agency Services Fund, and that transfer of central services cost to the General Revenue Fund shall be made quarterly.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Elementary & Secondary Education
Apr 25 Interim Study Calendar ELEM SCND ED

HB-0996 PANAYOTOVICH.
(Ch. 48, pars. 39m-2 and 39m-5)
Amends the Illinois Wage Payment and Collection Act. Provides the fact that, upon separation, an employee is not entitled to vacation time because of his failure to fully satisfy all eligibility requirements contained in the contract of employment or employment policy does not constitute a forfeiture of earned vacation time.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCE

HB-0997 RYDER.
(Ch. 120, par. 441d)
Amends the Retailers’ Occupation Tax Act to eliminate the prepayment requirement for liquid propane gas not used as motor fuel.
SENATE AMENDMENT NO. 1.
Deletes reference to limitation on propane not used as a motor fuel.

Apr 04 1985 First reading Rfrd to Comm on Assignment
Apr 09 Assigned to Revenue
May 03 Recommended do pass 015-000-000

May 09 Second Reading
May 21 Third Reading - Passed 116-000-000
May 22 Arrive Senate
May 31 Sen Sponsor DEMUZIO
Placed Calndr,First Reading
Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Revenue
Jun 11 Recommended do pass as amend 007-000-000

Jun 18 Second Reading
Jun 24 Amendment No.01 SEN REVENUE Adopted
Jun 25 Placed Calndr,Third Reading
Jun 28 Third Reading - Passed 059-000-000
Jun 25 Speaker’s Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/115-000-001
Passed both Houses
Jul 25 Sent to the Governor
Sep 21 Governor approved
PUBLIC ACT 84-0735 Effective date 01-01-86

1 Fiscal Note Act may be applicable.
Amends The Illinois Vehicle Code. Includes grain, wheat and beans as those crops which may be transported with special excess size and weight permits for limited continuous operation during the harvest season. Effective immediately.

HOUSE AMENDMENT NO. 1
Amends to include 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 operations during the harvest season.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09        Assigned to Transportation
Apr 24        Recommended do pass 019-001-000

May 09  Second Reading
         Amendment No.01  RYDER  Adopted
         Placed Calndr,Third Reading
May 24  Interim Study Calendar TRANSPORTATN

HB-0999  HARRIS - BULLOCK.
(Ch. 120, par. 494)
Amends the Revenue Act of 1939. Requires the county assessor in counties containing 1,000,000 or more inhabitants to disclose, upon request, all factors and any formula used in determining the assessed valuation of property. Effective immediately.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09        Assigned to Revenue
May 03        Interim Study Calendar REVENUE

HB-1000  MATJEVICH.
(Ch. 111 1/2, new par. 1009.4)
Amends the Environmental Protection Act to prohibit the establishment of a chemical tank farm within 1000 feet of a residential property.

HOUSE AMENDMENT NO. 1.
- Deletes reference to: Ch. 111 1/2, new par. 1009.4
- Adds reference to: Ch. 111 1/2, par. 1039

Deletes existing provisions of bill; authorizes the Agency to consider the applicant’s prior history of violations of environmental laws and permit conditions when deciding whether to grant any permit under the Act. Effective immediately.

HOUSE AMENDMENT NO. 2.
- Adds reference to: Ch. 111 1/2, new par. 1022.12

Prohibits establishment of a regional waste transfer station within 1000 feet of residential property.

HOUSE AMENDMENT NO. 3.
Limits consideration of repeated violations to “knowing and repeated violations”.

SENATE AMENDMENT NO. 1.
- Deletes reference to: Ch. 111 1/2, par. 1039, new par. 1022.12

Deletes all existing provisions of Bill; creates the Toxic Substance Disclosure Act; requires preparation and filing of material safety data sheets on numerous substances; contains other provisions.

SENATE AMENDMENT NO. 2.
- Adds reference to: Ch. 111 1/2, par. 1017
Amends the Environmental Protection Act to allow the Agency to reduce or stop testing of public water supplies in communities of less than 1,000 people.

**GOVERNOR AMENDATORY VETO**

Deletes reference to: Ch. 111 1/2, par. 1017

Recommends deletion of amendatory provisions which would allow EPA to reduce or stop testing of public water supplies in communities of less than 1,000 people.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Energy Environment &amp; Nat. Resource</td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.01 ENERGY ENVRMNT Adopted</td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.02 ENERGY ENVRMNT Adopted</td>
</tr>
<tr>
<td>May 09</td>
<td>Recommended do pass as amend 014-000-000</td>
</tr>
<tr>
<td>May 09</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 30</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 04</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Recommended do pass 013-000-000</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 28</td>
<td>Placed Senate, Concurrence 01,02</td>
</tr>
<tr>
<td>Jul 25</td>
<td>Placed Calndr, First Reading</td>
</tr>
<tr>
<td>Sep 22</td>
<td>Placed Calndr, Amendatory Veto</td>
</tr>
<tr>
<td>Oct 03</td>
<td>Mtn fild accept amend veto MATIJEVICH</td>
</tr>
<tr>
<td>Oct 15</td>
<td>Accept Amnd Veto-House Pass 102-003-001</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Accept Amnd Veto-House Pass 102-003-001</td>
</tr>
<tr>
<td>Oct 30</td>
<td>Accept Amnd Veto-Sen Pass 057-000-000</td>
</tr>
<tr>
<td>Nov 20</td>
<td>Return to Gov-Certification</td>
</tr>
<tr>
<td>Nov 26</td>
<td>Governor certifies changes</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-1056 Effective date 07-01-86</td>
</tr>
</tbody>
</table>

**HB-1001 MULCAHEY, KULAS AND HICKS.**

(Ch. 122, par. 27-6)

Amends the School Code. Authorizes school boards to excuse 11th and 12th grade pupils from physical education if they so request in order to enroll in expanded academic classes to meet college entrance requirements, or to devote additional time to remediation and study or for ongoing participation in the school athletic program.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
</tbody>
</table>
HB-1002  MULCAHEY, KULAS, HICKS AND MCNAMARA.

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

Amends The School Code. Requires the State Board of Education to develop model proficiency tests for required high school courses, and to encourage school districts to use the same in order that academically able students may enroll in more challenging courses.

- Apr 04 1985  First reading  Rfrd to Comm on Assignment
- Apr 09  Assigned to Elementary & Secondary Education
- May 03  Tbd pursuant Hse Rule 27D

HB-1003  MULCAHEY AND HICKS.

(Ch. 122, par. 27-1; new pars. 2-3.48, 2-3.49 and 2-3.50)

Amends The School Code. Requires each school district to establish student learning objectives and local goals for excellence in education which meet or exceed State standards, and provides for the approval, assessment, review and revision of same. Establishes a student assessment program requiring -- with certain exceptions - pupils in 3rd, 6th, 8th and 10th grades to demonstrate academic proficiency by certain dates 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. Requires publication in the community of student learning objectives, local goals for excellence in education and student attainment and proficiency achievement results. Requires the State Board of Education to publicly honor top achieving districts. Establishes an A. Lincoln Honors Program for qualified students. Also 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. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOVT'S.

- Apr 04 1985  First reading  Rfrd to Comm on Assignment
- Apr 09  Assigned to Elementary & Secondary Education
- May 03  Tbd pursuant Hse Rule 27D

HB-1004  MULCAHEY.

(Ch. 122, par. 27-1; new pars. 2-3.48, 2-3.49, 2-3.50, 2-3.51 and 2-3.52)

Amends The School Code to establish student learning objectives and the primary purposes of education. Provides for local district assessment of student proficiency. Authorizes the State Board of Education to fund pilot programs to enhance self-concept of school children for the purpose of providing services that can prevent future problems and the need for remediation.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOVT'S.

- Apr 04 1985  First reading  Rfrd to Comm on Assignment
- Apr 09  Assigned to Elementary & Secondary Education
- May 03  Tbd pursuant Hse Rule 27D

HB-1005  MULCAHEY.

(Ch. 122, pars. 21-2, 21-2.1, 21-3, 21-4, 21-5 and 34-83; new par. 21-1a)

Amends The School Code. Requires persons entering the teaching profession as a full time teacher for the first time, who are otherwise qualified to receive an early

1 Fiscal Note Act may be applicable.
childhood, elementary school, special or high school certificate or an equivalent certificate under Article 34, to be issued an internship certificate and to successfully complete a year of teaching internship before being issued a regular teaching certificate. Establishes procedures to evaluate successful completion of internship and to review an adverse recommendation relative thereto.

**HB-1006  MULCAHEY.**

(Ch. 122, rep. par. 13-10)

Amends The School Code to repeal Section 13-10 which makes reference to establishment of parental or truant schools pursuant to Section previously repealed.

**1 HB-1007  MULCAHEY.**

(Ch. 122, par. 18-8; rep. par. 18-4.2)

Amends The School Code. Repeals the Section providing for impaction payments to local school districts based on the number of pupils whose parents are State employees.

**1 HB-1008  HARRIS – PIEL – SUTKER AND PARCELLS.**

(Ch. 120, par. 671)

Amends the Revenue Act of 1939. Requires tax bills to include a statement of the dollar amount of taxes due which are allocable to a tax levied by a municipality or township for public library purposes in counties utilizing electronic data equipment.
HB-1009  GIORGI.

(Ch. 34, pars. 306 and 2074; new par. 2076.1)

Amends the Counties Act and the Downstate County Working Cash Fund Act. Permits a county with a population between 100,000 and 1,000,000 to issue up to $1,000,000 in bonds for a county working cash fund and to levy a tax to pay the principal of and interest on such bonds. Provides that no referendum is required for such action.

HOUSE AMENDMENT NO. 2.

Authorizes counties to levy a tax to pay for all other expenses in issuing the bonds under the amendatory Act.

HB-1010  MATIJEVICH.

(Ch. 121, new par. 307.7-1)

Amends An Act in relation to the Department of Law Enforcement and certain divisions thereof. Provides that to help assure the independence of the Law Enforcement Merit Board, after June 30, 1985 its expenses shall be paid from funds appropriated for such purposes to the Board. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.

Provides that the appropriations shall be to the Law Enforcement Merit Board in furtherance of the Act's policy that the Board exercise its functions free of influence of the Department of State Police.
HB-1011 MATIJEVICH.

Appropriates $233,400 from the Road Fund to the Law Enforcement Merit Board for its ordinary and contingent expenses. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.
Increases appropriation by $57,600.

SENATE AMENDMENT NO. 1.
Deletes everything after the enacting clause; appropriates $251,200 for the OCE of the Law Enforcement Merit Board; enumerates personal services line items by agency.

1 Fiscal Note Act may be applicable.

1 HB-1012 CURRIE.

(New Act)

Requires county, municipality and township appointment of local historians to preserve records and materials, protect edifices and document current events of local historic significance.
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-1012 creates a service mandate for which reimbursement of 50% to 100% of the increase in costs is required. Due to the nature of the bill, an estimate of the total amount of reimbursement required is not available, but it could be substantial.

HOUSE AMENDMENT NO. 1.

Makes Act permissive. Requires local historians to act in cooperation with the State Historian. Requires a copy of the annual report to be sent to the State Historian.

HOUSE AMENDMENT NO. 2.

Permits appointment of local historians in each community of municipalities over 1,000,000.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, HB-1012, as amended by H-am 1 and 2, fails to meet the definition of a mandate.

HB-1013 PRESTON.

(Ch. 95 1/2, par. 11-208)

Amends The Illinois Vehicle Code. Provides that no municipality over 500,000 shall prohibit a second division vehicle under 8,000 pounds from operating upon any boulevard within the jurisdiction of such municipality.

HOUSE AMENDMENT NO. 1.

Amends to provide that no municipality over 500,000 which is a home rule unit shall prohibit a second division vehicle under 8,000 pounds which is used for non-commercial purposes from operating or parking upon any boulevard within the jurisdiction of such municipality.
HB-1014  GIGLIO – STECZO AND PETERSON, W. 

(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. 

STATE MANDATES ACT FISCAL NOTE 

In the opinion of the Dept. of Commerce and Community Affairs, HB-1014 constitutes a personnel mandate for which reimbursement of the increased costs to local gov'ts. is required. The cost could be as much as $1.6 million per year. 

HOUSE AMENDMENT NO. 1. 

Adds reference to: Ch. 85, new par. 2208.9 

Amends State Mandates Act to require implementation without reimbursement. 

HOUSE AMENDMENT NO. 2. 

Reduces increases in the minimum coroner’s salary proposed in bill. Restores classification of counties from 200,000 to 300,000 and from 300,000 to 2,000,000 inhabitants, and provides for a minimum coronor’s salary therein of $42,000 and $48,000, respectively. 

HOUSE AMENDMENT NO. 3. 

Adds reference to: Ch. 53, par. 37a 

Adds provisions raising the annual salaries of various county officers. Deletes an obsolete reference to coroners. 

Apr 04 1985  First reading  Rfrd to Comm on Assignment 

Apr 09  Assigned to Counties and Townships 

Apr 23  St Mandate Fis Note Filed 

Committee Counties and Townships 

May 02  Amendment No.01  CNTY TWNSHIP  Adopted 

Amendment No.02  CNTY TWNSHIP  Adopted 

Recommended do pass as amend 008-003-000 

Placed Calndr,Second Reading 

May 09  Second Reading 

Amendment No.03  GIGLIO  Adopted 

Placed Calndr,Third Reading 

May 24  Interim Study Calendar CNTY TWNSHIP 

HB-1015  DUNN, JOHN. 

(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. 

Apr 04 1985  First reading  Rfrd to Comm on Assignment 

Apr 09  Assigned to Elementary & Secondary Education 

1 Fiscal Note Act may be applicable.
HB-1016  VANDUYNE – KLEMM AND OLSON.

(Ch. 8, pars. 704 and 716; new par. 703.1)

Amends Humane Care for Animals Act. Provides that any person convicted of cruelly treating or abandoning an animal shall be guilty of a Class A misdemeanor.

CORRECTIONAL IMPACT NOTE

(Prepared by the IL. Dept. of Corrections)

HB-1016 will have no fiscal impact upon the Dept. of Corrections.

SENATE AMENDMENT NO. 1.

Makes penalty for such a violation a Class C misdemeanor. Sets the penalties for subsequent violations.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Energy Environment & Nat. Resource
Apr 25  Cal 2nd Rdg Short Debate  Do Pass/Short Debate Cal 014-000-000
May 14  Short Debate Cal 2nd Rdg Amendment No.01  CULLERTON Withdrawn
        Correctional Note Requested  CULLERTON
May 15  Held 2nd Rdg-Short Debate  Correctional Note Filed
May 16  Cal 3rd Rdg Short Debate  Short Debate-3rd Passed 097-002-012
May 20  Arrive Senate  Placed Calendr,First Reading
May 21  Sen Sponsor LEMKE  First reading  Rfrd to Comm on Assignment
        Assigned to Judiciary II  Recommdned do pass as amend
        007-000-000
Jun 10  Second Reading  Amendment No.01 JUDICIARY II 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. 01/105-007-004
        Passed both Houses
Jul 25  Sent to the Governor
Sep 17  Governor approved
        PUBLIC ACT 84-0466  Effective date 01-01-86

HB-1017  GIGLIO.

(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.

STATE MANDATES ACT FISCAL NOTE

In the opinion of the Dept. of Commerce and Community Affairs, HB-1017 constitutes a personnel mandate for which reimbursement of the increased cost to local government is required. The annual cost of reimbursement could be as much as $10.2 million.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Counties and Townships
Apr 16  St Mandate Fis Note Filed  Committee Counties and Townships
HB-1018  YOUNG,A - SHAW - FLOWERS - STERN - BRAUN, SOLIZ, BROOKINS, YOUNGE,W, WHITE, ALEXANDER, LEFLORE, LEVERENZ, GIGLIO, BERRIOS, RICE, HUFF AND VITEK.

(Ch. 38, new pars. 33C-1, 33C-2, 33C-3, 33C-4 and 33C-5; Ch. 127, par. 132.602; new pars. 132.600 and 132.610)

Amends the Criminal Code of 1961 and the Minority and Female Business Enterprise Act. Makes it a Class 2 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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, new par. 132.610

Deletes provisions concerning deception relating to certification of a minority owned or female owned business. Changes from a Class 3 felony to a Class 2 felony the offenses of willfully making a false statement and fraudulently obtaining public moneys reserved for minority owned or female owned business enterprises.

May 02 Interim Study Calendar CNTY TWNSHIP

HB-1019  BRUNSVOLD.

(Ch. 48, par. 1702)

Amends the Illinois Educational Labor Relations Act to remove reference to “managerial” personnel from exclusion listing under “employee” definition. Effective immediately.

May 02 Interim Study Calendar LABOR COMMRCE

5 Correctional Budget and Impact Note Act may be applicable.
HB-1020  SUTKER AND STERN.

(New Act; Ch. 120, new par. 5-511; Ch. 127, new par. 141.158)

Creates the Election Campaign Finance Act and amends the Illinois Income Tax Act and the State Finance Act. Establishes a check-off system whereby individual taxpayers may designate one dollar of their tax liability to be paid into a special fund created in the State treasury, and may donate part of their refund to such fund. Provides that taxpayers making such designations shall indicate which political party they wish the contributions to benefit. Provides that the State Board of Elections shall distribute such funds to the designated parties for use for campaign expenses. Establishes limitations and procedures. Effective immediately.

HOUSE AMENDMENT NO. 1

Deletes provisions in the check-off system permitting taxpayers to designate $1 of their tax liability for deposit into the fund; and provides that a taxpayer may designate $1, rather than $2, for deposit into the fund.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assignment to Elections
May 02  Motion disch comm, advc 2nd
SUTKER Committee
May 03  Amendment No.01  ELECTIONS  Adopted
Placed Calndr,Second Reading
Recommended do pass as amend 010-005-000
May 09  Second Reading  Placed Calndr,Third Reading
May 23  Third Reading - Passed 063-051-002
May 29  Arrive Senate  Placed Calendr,First Reading
Jun 04  Sen Sponsor JOYCE, JEREMIAH  First reading  Rfrd to Comm on Assignment
Jun 05  Assigned to Elections
Jun 18  Recommended do pass 005-004-000  Placed Calndr,Second Reading
Jun 20  Second Reading  Placed Calndr,Third Reading
Jun 25  Third Reading - Passed 030-027-000  Passed both Houses
Jul 24  Sent to the Governor  Placed Calendar Total Veto
Sep 21  Governor vetoed
Oct 03  Mtn filed overrde Gov veto SUTKER
Placed Calendar Total Veto  Total veto stands.

HB-1021  HANNIG.

(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.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
HB-1022 SATTERTHWAITE.
(Ch. 122, new par. 21-13.1)

Amends The School Code. Requires the State Teacher Certification Board to study the advisability of a fifth-year internship for certification and to report its findings to the General Assembly on or before March 1, 1986. Effective immediately.

Apr 04 1985   First reading   Rfrd to Comm on Assignment
Apr 09         Assigned to Elementary & Secondary Education
May 03         Tbd pursuant Hse Rule 27D

HB-1023 NASH.
(Ch. 43, par. 130)

Amends The Liquor Control Act of 1934. Permits alcoholic liquors to be sold in the Chicago Civic Center. (Presently such sales may occur only in connection with organized functions held on special occasions.)

HOUSE AMENDMENT NO. 1.

Authorizes certain commercial tenants or subtenants of the State of Illinois Center in Chicago to sell or dispense alcoholic liquor upon the premises of the Center, provided that such tenants or subtenants obtain dram shop liability insurance and agree to save the State harmless from financial liability. Requires not-for-profit corporations and State agencies to obtain consent for sale or dispensing of liquor upon the premises of the Center from the Director of Central Management Services rather than the “controlling government authority”.

HOUSE AMENDMENT NO. 3.

Restores provisions that liquor may be sold in the Chicago Civic Center only at organized functions held on special occasions with an attendance of at least 25 persons.

Apr 04 1985   First reading   Rfrd to Comm on Assignment
Apr 09         Assigned to Registration & Regulation
Apr 25 Amendment No.01 REGIS REGULAT Adopted
               Recommended do pass as amend 011-000-001
Placed Calndr,Second Reading
May 09         Second Reading
               Amendment No.02 NASH Withdrawn
               Held on 2nd Reading
May 15         Amendment No.03 NASH Adopted
               Placed Calndr,Third Reading
May 21         Third Reading - Passed 088-022-004
May 22         Arrive Senate
               Placed Calndr,First Reading
May 23         Sen Sponsor PHILIP
               Placed Calndr,First Reading
May 24         Added As A Joint Sponsor D’ARCO
               Placed Calndr,First Reading
May 29         First reading   Rfrd to Comm on Assignment
Jun 13         Assigned to Local Government
               Recommended do pass 011-000-000
Placed Calndr,Second Reading
Jun 18         Second Reading
               Placed Calndr,Third Reading
Jun 24         Third Reading - Passed 058-001-000
               Passed both Houses
Jul 22         Sent to the Governor
Sep 17         Governor approved
               PUBLIC ACT 84-0467 Effective date 01-01-86
HB-1024 BRUNSVOLD.

(Ch. 122, new pars. 2-3.48 and 10-22.18c)

Amends The School Code. Requires school boards to provide remedial instruction for pupils who score at a level 2 or more grades lower than their actual grade on reading or mathematics achievement tests. Requires the State Board of Education to provide the necessary rules and funding.

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

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td>May 03</td>
<td>Tbld pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

1 HB-1025 ROPP.

(Ch. 56 1/2, pars. 2210, 2216 and new par. 2215.1)

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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 56 1/2, pars. 2210 and 2216

Deletes provisions relating to inspections and penalties. Makes changes in the definitions of various milk products.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Assigned to Agriculture</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Amendment No.01 AGRICULTURE Adopted Recmmnded do pass as amend 014-000-000</td>
</tr>
<tr>
<td>May 09</td>
<td>Second Reading Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 21</td>
<td>3d Reading Consideration PP Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Interim Study Calendar AGRICULTURE</td>
</tr>
</tbody>
</table>

1 HB-1026 ROPP – BULLOCK AND PEDERSEN,B.

(Ch. 56 1/2, par. 2210)

Amends the Grade A Pasteurized Milk and Milk Products Act. Requires inspection of milk plants and testing of their products 4 times within every 6-month period. Makes a milk plant’s failure to meet certain product standards a violation of the Act.

HOUSE AMENDMENT NO. 1.

Deletes provision that the enforcing agency shall inspect each milk plant at least 4 times during every 6-month period. Provides that milk samples shall be tested for salmonella, butterfat content and milk solids not fat.

GOVERNOR AMENDATORY VETO (Overridden)

Recommends deletion of amendatory language requiring testing of milk samples for butterfat content and milk solids not fat, retaining requirement for testing for salmonella only. Adds immediate effective date.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 04 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Assigned to Agriculture</td>
</tr>
<tr>
<td>Apr 23</td>
<td>Re-assigned to State Gov Adm &amp; Regulatory Rev</td>
</tr>
<tr>
<td>May 02</td>
<td>Recommended do pass 018-000-000 Placed Calndr,Second Reading</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
May 15  Second Reading  
  Amendment No.01  ROPP  Adopted  
  Placed Calndr,Third Reading  
May 21  Third Reading - Passed 113-000-000  
May 22  Arrive Senate  
  Placed Calendr,First Reading  
Jun 05  Sen Sponsor MAITLAND  
  Added As A Joint Sponsor ZITO  
  First reading  Rfrd to Comm on Assignment  
Jun 06  Assigned to Agriculture, Conservation  
  & Energy  
Jun 13  Recommended do pass 013-000-000  
Jun 18  Second Reading  
  Placed Calndr,Third Reading  
Jun 24  Third Reading - Passed 059-000-000  
    Passed both Houses  
Jul 22  Sent to the Governor  
Sep 19  Governor amendatory veto  
  Placed Cal. Amendatory Veto  
Oct 03  Mtn fld ovrrde amend veto 01/ROPP  
  Placed Cal. Amendatory Veto  
Oct 16  Mtn fld accept amend veto 02/RYDER  
  Placed Cal. Amendatory Veto  
Oct 17  3/5 vote required  
    Override am/veto House-pass 01/073-033-000  
    Placed Cal. Amendatory Veto  
Oct 30  Mtn fld ovrrde amend veto MAITLAND  
    3/5 vote required  
    Override am/veto Sen-pass 041-011-000  
    Veto Overridden Both Houses  
Nov 04  PUBLIC ACT 84-1015  Effective date 01-01-86  

1 HB-1027 BRUNSVOLD.  
(Ch. 122, new par. 2-3.22a)  
Amends the School Code to require withholding of money from nonpublic schools  
until fire and safety and student physical exam and immunization reports are filed.  
Effective immediately.  

HOUSE AMENDMENT NO. 1.  
  Deletes reference to: Ch. 122, new par. 2-3.22a  
  Adds reference to: Ch. 122, new par. 10-20.9a  

Deletes everything after the enacting clause. Provides that the school board shall  
have the duty to ensure that the classroom teacher has the ultimate authority in the  
issuance of final grades to each pupil.  

SENATE AMENDMENT NO. 1.  
  Deletes reference to: Ch. 122, new par. 10-20.9a  
  Adds reference to: Ch. 122, par. 10-23.5  

Deletes everything in the bill and amends The School Code. Provides that in  
school districts outside Chicago residency within the district shall not be considered  
in determining employment, compensation, promotion or transfer of noncertificated  
employees.  

SENATE AMENDMENT NO. 2.  
Amends to take out exemption of districts in cities with over 500,000 population.  

SENATE AMENDMENT NO. 3.  
Specifies amendatory Act provisions apply only to cities with less than 500,000  
inhabitants.  

1 Fiscal Note Act may be applicable.
Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elementary & Secondary Education
Apr 25  Amendment No.01  ELEM SCND ED  Adopted
         Recommmend do pass as amend
         014-002-000
         Placed Calndr,Second Reading
May 09  Second Reading
         Placed Calndr,Third Reading
May 21  Third Reading - Passed 080-033-004
May 22  Arrive Senate
         Placed Calndr,First Reading
May 23  Sen Sponsor WELCH
         Placed Calndr,First Reading
May 24  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Education-Elementary & Secondary
         Recommmend do pass as amend
         007-006-000
         Placed Calndr,Second Reading
Jun 05  Second Reading
         Amendment No.01  ELEM SCND ED  Adopted
         Amendment No.02  MAITLAND  Adopted
         028-026-001
         Verified
         Adopted
         Placed Calndr,Third Reading
Jun 20  Recalled to Second Reading
         Amendment No.03  BERMAN  Adopted
         Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 034-022-000
Jun 25  Speaker's Table, Concurrence 01,02,03
Jun 26  H Noncncrs in S Amend. 01,02,03
Jun 27  Secretary's Desk Non-concur 01,02,03
         S Refuses to Recede Amend 01,02,03
         S Requests Conference Comm 1ST
         Sen Conference Comm Apptd 1ST/WELCH
         BERNMAN, DEMUZIO, MAITLAND & SCHAFFER
Jun 29  Hse Conference Comm Apptd 1ST/BRUNSVOLD
         MULCAHEY, CULLERTON
         HOFFMAN, COWLISHAW
Jul 01  House report submitted
Jul 02  House Refuses to Adopt 1ST
         H Requests Conference Comm 2ND
         Senate report submitted
         3/5 vote required
         Senate Conf. report lost 1ST/034-024-000
         S Requests Conference Comm 2ND
         Sen Conference Comm Apptd 2ND/WELCH
         BERNMAN, DEMUZIO, MAITLAND & SCHAFFER
         Hse Conference Comm Apptd 2ND/BRUNSVOLD,
         MULCAHEY, CULLERTON
         HOFFMAN AND COWLISHAW
Jul 03  Motion filed POSTPONE ACTION
         UNTIL 10-16-85 AND PLACE ON CALENDAR
         2ND CONF. COMM.
         -BRUNSVOLD
         Motion prevailed
         Hse Conference Comm Apptd 2ND (07-02-85)
HB-1028  BRUNSVOLD.
(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.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

HB-1029  DEJAEGHER.
(Ch. 122, new par. 10-20.14a)
Amends The School Code to require school boards to grant minimum 20 minute meal periods to noncertificated personnel. Effective immediately.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elementary & Secondary Education
May 02  Interim Study Calendar ELEM SCND ED

HB-1030  BRUNSVOLD.
(Ch. 122, par. 10-23.5)
Amends The School Code to require one day rest in seven for noncertificated school personnel, with specified exceptions. Effective immediately.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

HB-1031  DEJAEGHER.
(Ch. 122, par. 10-23.5)
Amends The School Code. Provides that in school districts outside Chicago residency within the district shall not be considered in determining the employment, compensation, promotion or transfer of noncertificated employees.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Elementary & Secondary Education
May 02  Recommended do pass 012-001-000
May 09  Second Reading  Placed Calndr,Third Reading
May 24  Interim Study Calendar ELEM SCND ED

HB-1032  BRUNSVOLD.
(Ch. 48, par. 1707)
Amends the Illinois Educational Labor Relations Act to prohibit election for recognition of exclusive bargaining representative when an election has been “certified” in the preceding 12 month period (currently “held” in that period). Effective immediately.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09  Assigned to Labor & Commerce
May 03  Tbd pursuant Hse Rule 27D
HB-1033  HOMER, YOUNGE,W, WHITE AND REA.
(Ch. 122, new par. 10-19.3)

Amends The School Code to require advertisements to hire employees to replace striking employees to state that a strike is in progress. Effective immediately.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09       Assigned to Labor & Commerce
May 02       Recommended do pass 013-009-000

Placed Calndr,Second Reading

May 09       Second Reading
May 21       Third Reading - Passed 080-032-001
May 22       Arrive Senate
May 24       Sen Sponsor DEGNAN
              Placed Calndr,First Reading
May 29       First reading  Rfrd to Comm on Assignment
May 30       Assigned to Labor and Commerce
Jun 14       Recommended do pass 009-000-000

Placed Calndr,Second Reading

Jun 18       Second Reading
Jun 25       Third Reading - Passed 055-001-000
              Passed both Houses
Jul 24       Sent to the Governor
Sep 17       Governor approved
              PUBLIC ACT 84-0468  Effective date 09-17-85

HB-1034  SATTERTHWAITE – PRESTON – DUNN,JOHN – COWLISHAW.
(Ch. 122, new pars. 30-14.5 and 30-14.6)

Amends The School Code. Provides scholarships from the State Board of Education to qualified students in teacher training programs at State colleges and universities. Requires repayment if the recipient fails to teach in Illinois public schools for 4 of the 7 years immediately following graduation. Effective immediately.

HOUSE AMENDMENT NO. 1
Reduces number of new scholarships each year from 1000 to 500. Requires that an applicant be in the upper 1/3, rather than 40%, of his high school class and permits consideration of family income and number of family members in determining financial need. Removes book rental and various specified fee from each scholarship’s coverage and provides coverage of fees and a $1,500 annual stipend. Requires repayment to the State Board of Education rather than the State Scholarship Commission.

SENATE AMENDMENT NO. 2.
Changes the scholarship recipients from undergraduate students to high school students and graduates desiring to pursue full-time teacher training at public or private universities or colleges or community colleges in IL. Permits resident aliens to apply. Requires that an applicant be in the top 1/4, rather than 1/3, of his class. Makes family income and size only some of the factors which may be considered in determining financial need. Limits the tuition and fees paid for recipients attending private school to the average tuition and fees at a public 4-year school. Permits fulfillment of teaching obligation in private and parochial schools as well as public schools.

Apr 04 1985  First reading  Rfrd to Comm on Assignment
Apr 09       Assigned to Higher Education
May 03       Recommended do pass 014-000-000

Placed Calndr,Second Reading

May 15       Second Reading
              Amendment No.01  SATTERTHWAITE  Adopted
Placed Calndr,Third Reading
HB-1034—Cont.

May 21  Third Reading - Passed 101-014-002
May 22  Arrive Senate
        Placed Calendr, First Reading
May 23  Sen Sponsor WELCH
        Placed Calendr, First Reading
May 24  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Education-Higher
Jun 11  Recommended do pass as amend 009-000-000
        Placed Calndr, Second Reading
Jun 12  Second Reading
        Amendment No.01  HIGHER ED  Tabled
        Amendment No.02  WELCH  Adopted
        Placed Calndr, Third Reading
Jun 25  Third Reading - Passed 054-000-000
Jun 26  Speaker’s Table, Concurrence 02
Jun 28  H Concurs in S Amend. 02/072-045-000
        Passed both Houses
Jul 25  Sent to the Governor
Sep 22  Governor vetoed
        Placed Calendar Total Veto
Oct 03  Mtn filed overrde Gov veto SATTERTHWAITE
        Placed Calendar Total Veto
Oct 16  3/5 vote required
        Verified
        Override Gov veto-Hse lost 064-046-000
        Placed Calendar Total Veto
Oct 17  Total veto stands.

HB-1035  SOLIZ.

(Ch. 32, par. 163a6)

Amends the General Not for Profit Corporation Act. Deletes requirement that
the corporate name of a not-for-profit corporation be in the English language.
SENATE AMENDMENT NO. 1.
Provides that the corporate name of a not-for-profit corporation shall consist of
letters of the English alphabet, Arabic or Roman numerals, or symbols capable of
being readily reproduced by the office of the Secretary of State. Adds immediate effective date.

April 09 1985  First reading  Rfrd to Comm on Assignment
              Assigned to Judiciary I
May 03    Do Pass/Short Debate Cal 016-000-000
May 08    Cal 2nd Rdng Short Debate
May 09    Short Debate Cal 2nd Rdng
May 16    Cal 3rd Rdng Short Debate
May 18    Short Debate-3rd Passed 115-000-001
May 20    Arrive Senate
May 22    Sen Sponsor MAROVITZ
          Placed Calndr, First Reading
May 21    First reading  Rfrd to Comm on Assignment
May 23    Assigned to Judiciary I
Jun 05    Recommended do pass 009-000-000
          Placed Calndr, Second Reading
Jun 18    Second Reading
          Amendment No.01  MAROVITZ  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. 01/115-001-000
          Passed both Houses
Jul 26    Sent to the Governor
HB-1036  MCGANN.
(Ch. 111 2/3, par. 36; Ch. 120, par. 467.2)

Amends the Messages Tax Act to exempt from taxation under the Act the gross receipts from transmitting nonbusiness messages from a residence. Amends the Public Utility Act to prohibit utilities from passing on the tax to residential customers.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Assigned to Revenue
May 03  Interim Study Calendar REVENUE

HB-1037  HOUSE COMMITTEE ON ELEMENTARY AND SECONDARY EDUCATION.

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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, pars. 3-15.12, 10-20.12, 10-20.19a, 18-8, 27-6 and 27-23; new pars. 2-3.53, 10-20.19b and 10-23.2a

Adds reference to: Ch. 111 1/2, par. 6306; Ch. 122, pars. 1A-4, 14C-3, 14C-10, 18-4.3, 27-5, 27-12.1, 34-18 and 864; new pars. 10-20.25a and 864.1

Deletes all provisions of the bill as introduced except the provisions relating to school district contracts with driver training schools, a provision repealing an existing provision relative to school board powers with respect to kindergartens and the immediate effective date. Adds provisions relative to State Board of Education powers to establish, approve, implement or provide optional education programs for dropouts, drug and alcohol prevention and intervention programs, a statewide program relative to additional personnel for kindergartens through grade 3 and a summer school grant program. Authorizes use of summer school grants for remedial and gifted programs in reading, math, science and computer learning. Adds provisions relative to competency testing for 3rd, 5th and 7th grade pupils and relative to discouragement of social promotion. Provides that the physical education training course offered in grades 9 and 10 shall include health education. Adds provisions

1 Fiscal Note Act may be applicable.
relative to locally determined bilingual program alternatives. Requires the State Board of Education to develop a high school consumer education proficiency test. Also amends the Critical Health Problems and Comprehensive Health Education Act to require the State Board of Education to develop a high school health education proficiency test.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED
Total impact would be $79.9 million, as follows:

- $69 million appropriated for in HB-1070
- $700,000 to the State Board of Education
- $10.2 million for State fiscal impact

FISCAL NOTE, AS AMENDED
Text identical to State Mandates Act Fiscal Note, As Amended.

HOUSE AMENDMENT NO. 2.

- Deletes provisions relative to establishment by the State Board of Education of a program for encouraging school districts to employ additional personnel to teach core subjects in grades K-3. Instead authorizes the State Board of Education to develop programs encouraging school districts to employ teacher aides to assist at the K-3 level, and reading specialists to train teachers in effective reading skill teaching methods. Provides for grants to qualifying school districts, subject to certain limitations, employing teacher aides and reading specialists.

HOUSE AMENDMENT NO. 4.

- Adds reference to: Ch. 122, par. 10-22.31a
- Provides that multi-district vocational education programs will honor teacher rights and not impair student access to vocational education.

HOUSE AMENDMENT NO. 7.

- Adds reference to: Ch. 122, new par. 2-3.53
- Further amends The School Code to authorize the State Board of Education to provide grants to school boards to develop comprehensive arts programs in grades kindergarten through 6.

HOUSE AMENDMENT NO. 12.

- Adds reference to: Ch. 122, par. 27-6
- Amends the bill as amended to add provisions authorizing school boards to excuse 11th and 12th grade students from physical education if the students so request for certain specified reasons.

HOUSE AMENDMENT NO. 16.

- Adds reference to: Ch. 122, new par. 2-3.53
- Further amends The School Code to authorize the State Board of Education to establish and administer a grant program for placement of reading and library materials in schools.

HOUSE AMENDMENT NO. 18.

- Adds reference to: Ch. 122, par. 27-23
- Further amends The School Code relative to requiring each school district either to provide or to enter into a contract with a licensed driver training school to provide an approved course in practice driving.

SENATE AMENDMENT NO. 1.

- Deletes reference to: Ch. 122, pars. 1A-4, 27-1 and 34-18; new pars. 2-3.48 and 10-20.25a
- Adds reference to: Ch. 122, new par. 27-22.1

- Deletes provisions relative to optional educational programs for dropouts and students at risk, provisions relative to vocational education under joint educational programs, and provisions relative to discouraging social promotion. Revises provisions relative to teacher aides, providing for pilot programs and changing the grant provisions accordingly. Requires that grants for placement of reading and library mate-


ials in schools and other places be used and distributed in accordance with specified provisions of federal law. Deletes the provisions relative to competency testing and provides instead for continuous assessment of student academic proficiency and demonstration of such proficiency through passage of examinations at certain grade levels. Requires remedial services for students achieving more than one year below current grade level, and requires retention of students under specified circumstances.

SENATE AMENDMENT NO. 2.
Amends to provide for alcohol and substance abuse education and prevention programs in all Education Service Regions in the State and provide for review of grants for such programs.

SENATE AMENDMENT NO. 5.
Adds reference to: Ch. 122, new par. 2-3.48
Adds provisions relative to arts programs grants.

SENATE AMENDMENT NO. 6.
Deletes all provisions of the bill as amended relating to exemption from physical education requirements, uniform Consumer Education and Annual Comprehensive Health Education proficiency tests and school district contracts with driver training schools under which students participating may be charged a reasonable fee. Also deletes provisions relative to teacher aides and substitutes provisions relative to reading specialists.

SENATE AMENDMENT NO. 8.
Adds reference to: Ch. 122, new par. 2-3.54
Adds provisions authorizing the State Board of Education to develop and implement pilot teacher aide grant programs to assist certificated K-3 teachers. Requires the State Board to report to the General Assembly with the results and its recommendations concerning such programs.

Apr 09 1985 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
May 02 Amendment No.01 ELEM SCND ED Adopted Recommened do pass as amend 014-000-000 Placed Calndr,Second Reading
May 09 Fiscal Note Requested PETERSON,W Placed Calndr,Second Reading
May 15 St Mandate Fis Nte ReqPETERSON,W St Mandate Fis Note Filed Fiscal Note filed Placed Calndr,Second Reading
May 16 Second Reading Amendment No.02 HOFFMAN Adopted Amendment No.03 DIDRICKSON Withdrawn Amendment No.04 BRUNSVOLD Adopted Amendment No.05 BERRIOS Ruled not germane Amendment No.06 BRUNSVOLD Lost Amendment No.07 DUNN,JOHN 066-039-001 Adopted Amendment No.08 PETERSON,W Withdrawn Amendment No.09 PETERSON,W Withdrawn Amendment No.10 PETERSON,W Lost Amendment No.11 BERRIOS 029-069-003 Lost Amendment No.12 ROPP 059-048-000 Adopted Amendment No.13 PETERSON,W Withdrawn
### HB-1037 — Cont.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 16—Cont.</td>
<td>Amendment No.14 DIDRICKSON Withdrawn Amendment No.15 DIDRICKSON Withdrawn Amendment No.16 SATTERTHWAITE Adopted Amendment No.17 WHITE Lost Amendment No.18 DIDRICKSON Adopted Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>May 21</td>
<td>Third Reading - Passed 110-002-004</td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate Sen Sponsor MAITLAND Added As A Joint Sponsor Berman Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 24</td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommded do pass as amend 012-003-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Speaker's Table, Concurrence 01,02,05,06,08</td>
</tr>
<tr>
<td>Jun 27</td>
<td>H Noncner in S Amend. 01,02,05,06,08</td>
</tr>
<tr>
<td>Jun 28</td>
<td>Secretary's Desk Non-concur 01,02,05,06,08</td>
</tr>
<tr>
<td></td>
<td>S Refuses to Recede Amend 01,02,05,06,08</td>
</tr>
<tr>
<td></td>
<td>S Requests Conference Comm 1ST</td>
</tr>
<tr>
<td></td>
<td>Sen Conference Comm Appted 1ST/MAITLAND SCHAFFER, Berman DEMUZIO &amp; HOLMBERG</td>
</tr>
<tr>
<td>Jun 29</td>
<td>Hse Conference Comm Appted 1ST/MULCAHEY, MCPike, SATTERTHWAITE, HOFFMAN AND COWLISHAW</td>
</tr>
<tr>
<td>Jun 30</td>
<td>House report submitted</td>
</tr>
<tr>
<td>Jul 01</td>
<td>Senate report submitted 3/5 vote required</td>
</tr>
<tr>
<td></td>
<td>Senate Conf. report lost 1ST/013-039-001</td>
</tr>
<tr>
<td></td>
<td>S Requests Conference Comm 2ND</td>
</tr>
<tr>
<td></td>
<td>Sen Conference Comm Appted 2ND/MAITLAND SCHAFFER, Berman, DEMUZIO &amp; HOLMBERG</td>
</tr>
<tr>
<td></td>
<td>Hse Conference Comm Appted 2ND/MULCAHEY, MCPike, SATTERTHWAITE, HOFFMAN AND COWLISHAW</td>
</tr>
<tr>
<td>Jul 02</td>
<td>Senate report submitted 3/5 vote required</td>
</tr>
<tr>
<td></td>
<td>Senate Conf. report Adopted 2ND/050-000-004</td>
</tr>
<tr>
<td></td>
<td>House report submitted</td>
</tr>
<tr>
<td></td>
<td>House Conf. report lost 2ND/062-045-001</td>
</tr>
<tr>
<td>Jul 05</td>
<td>Tabled House Rule 79(E)</td>
</tr>
</tbody>
</table>
Amends The School Code to provide for excellence in educational personnel. Provides that the State Board of Education, in cooperation with the State Teacher 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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, pars. 10-21.4, 10-21.4a, 21-1, 21-3, 21-7.1, 24-8, 24-12, 24-16, 34-83, 34-85 and 34-85b; new pars. 2-3.9a, 2-3.48a, 2-3.49a, 2-3.50, 2-3.51, 2-3.52, 2-3.53, 21-2b, 21-26, 30-4c and 34-83a

Adds reference to: Ch. 122, pars. 24-24, 27-1, 34-84, 84a

Deletes preamble, changes title and adds provisions requiring school board rules for student discipline to make provision for circumstances under which teachers may remove disruptive students from classrooms. Requires rules instead of guidelines to be developed by the State Board of Education in consultation with the IHSA in defining equal access to programs supported with school district funds. Deletes all provisions of the bill as introduced relating to certification, classroom time by administrators and principals, job descriptions for principals, teacher dismissed by Teacher Hearing Panels; teacher evaluation procedures, teacher training assessments and requirements that students entering approved teacher education programs establish core subject proficiency.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

Total impact would be $4,923,500, as follows:

$2,423,500 appropriated for in HB-1070
$2.5 million for salary increases

FISCAL NOTE, AS AMENDED

(Prepared by the State Board of Education)

There would be a total fiscal impact of $4,923,500 to the State Board of Education, $2,423,500 of which is appropriated for in HB1070.

HOUSE AMENDMENT NO. 3.

In the provision providing for teacher shortage scholarships, changes teacher to recipient.
HOUSE AMENDMENT NO. 5.
Permits the State Board of Education to provide funds to not for profit entities for conducting staff development programs.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 122, new par. 24-8a

Creates an Excellence in Teaching Program. Also increases minimal teaching salaries to $20,000 a year by the 1990-1991 school year.

SENATE AMENDMENT NO. 2.
Deletes provisions that the State Board of Ed. shall consider the relative wealth of the district and the level of teacher compensation in the district in awarding grants under the Excellence In Teaching Program.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading Rfrd to Comm on Assignment Assigned to Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.01 ELEM SCND ED Adopted Recommded do pass as amend 013-000-000 Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 09</td>
<td>Fiscal Note Requested PETERSON,W Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 15</td>
<td>St Mandate Fis Nte ReqPETERSON,W St Mandate Fis Note Filed Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading Amendment No.02 TATE 026-075-000 Lost</td>
</tr>
<tr>
<td></td>
<td>Amendment No.03 SATTERTHWAITE Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.04 DIDRICKSON Withdrawn</td>
</tr>
<tr>
<td></td>
<td>Amendment No.05 LEFLORE Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 22</td>
<td>Third Reading - Passed 117-000-000</td>
</tr>
<tr>
<td>May 23</td>
<td>Arrive Senate Sen Sponsor BERMAN Added As A Joint Sponsor MAITLAND Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 29</td>
<td>Assigned to Education-Elementary &amp; Secondary</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommded do pass as amend 014-000-000 Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading Amendment No.01 ELEM SCND ED Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 BERMAN Adopted Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Third Reading - Passed 055-004-000</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Speaker's Table, Concurrence 01,02</td>
</tr>
<tr>
<td>Jun 27</td>
<td>H Nonencrs in S Amend. 01,02</td>
</tr>
<tr>
<td>Jun 28</td>
<td>Secretary's Desk Non-concur 01,02 S Refuses to Recede Amend 01,02 S Requests Conference Comm 1ST</td>
</tr>
<tr>
<td></td>
<td>Sen Conference Comm Apptd 1ST/BERMAN DEMUZIO, HOLMBERG, MAITLAND &amp; SCHAFFER</td>
</tr>
<tr>
<td>Jun 29</td>
<td>Hse Conference Comm Apptd 1ST/MULCAHEY, SATTERTHWAITE, MCPIKE, HOFFMAN AND COWLISHAW</td>
</tr>
</tbody>
</table>
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. (Senate recedes July 3, 1985)

Adds reference to: Ch. 122, par. 1A-4

Repositions from one section to another in the School Code the added requirement concerning the content of the State Board of Education’s annual report to the General Assembly and the Governor.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.
Deletes reference to: (Ch. 122, pars. 10403, 1404, 1406, 1407, 1408, 1409, 1410, new pars. 1406a, 1406b, 1406c, 1410a, 1412a, 1412b
Recommends that the bill be further amended as follows:

Deletes title and everything after the enacting clause. Replaces with An Act in relation to asbestos abatement. Amends the Asbestos Abatement Act. Changes the name of the Asbestos Containment and Removal Advisory Council to the Asbestos Abatement Council. Adds definition of asbestos worker. Provides that schools shall complete corrective action with respect to friable asbestos materials in their educational facilities by the later of July 1, 1989 or 4 years following issuance of an order for corrective action by the Dir. of Public Health. Establishes hearing procedures relating to the denial, suspension or revocation of license to asbestos contractors. Requires the licensure of asbestos workers by the Dept. of Public Health. Authorizes the Dept. of Public Health to issue emergency stop work orders to protect the public health. Provides that State funding sources to pay the costs of corrective action shall include appropriations from GRF, proceeds from litigation against manufacturers, distributors and contractors of asbestos products, and funds provided under the federal Asbestos School Hazard Abatement Act of 1984. Authorizes the Dept. of Public Health to assess civil penalties against contractors for violation of Act. Effective immediately.

Apr 09 1985 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
Apr 25 Rfrd to Comm on Assignment
May 15 Second Reading
May 22 Third Reading - Passed 117-000-000
May 23 Arrive Senate
May 24 First reading
HB-1040  MATIJEVICH – FREDERICK, VF.

Appropriates $1,097,118 to the State Board of Education for distribution to Warren Township High School District 121 for rental, transportation, renovation and other expenses incurred by that district as a result of a fire. Effective immediately.

SENATE AMENDMENT NO. 1.
Reduces appropriation to $1.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations II

May 09  Placed Calndr,Second Reading
Recommended do pass 021-000-000

May 23  Second Reading
Held on 2nd Reading

May 24  Mtn Prevail to Suspend Rule 37(G)
Held on 2nd Reading

May 30  Placed Calndr,Third Reading
Third Reading - Passed 063-039-002

Jun 03  Arrive Senate
Placed Calendr,First Reading

Jun 04  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations I

Jun 18  Committee discharged
Re-referred to Appropriations II

Jun 21  Recommended do pass 019-000-000

Jun 24  Second Reading
Held on 2nd Reading

Jun 26  Primary Sponsor Changed To BLOOM
Amendment No.01  BLOOM
Adopted
Placed Calndr,Third Reading
HB-1041
MCGANN.

(Ch. 108 1/2, par. 5-168)

Amends the Chicago Policemen’s Article of the Illinois Pension Code to provide for annual incremental increases in the tax multiplier to 2.13 in 1986 and 2.26 in 1987 and thereafter. Effective immediately.

PENSION IMPACT NOTE
Under HB-1041, the additional revenue produced by the increase in the tax levy is estimated to be $4.5 million in 1986 and $9.4 million in 1987.

Apr 09 1985 First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions
Apr 23 Pension Note Filed Committee Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

HB-1042
LEVIN.

(Ch. 127, par. 1005.03)

Amends the Administrative Procedure Act by providing that peremptory rule-making shall not be used to implement consent orders or other court orders adopting settlements negotiated by an agency, as defined in the Act.

HOUSE AMENDMENT NO. 1 (Tabled May 8, 1985)

Adds reference to: Ch 127, par. 1005.02

Specifies consent orders or other court orders adopting settlements negotiated by an agency may be adopted pursuant to the emergency rulemaking process.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 127, par. 1005.02

Provides that consent orders or other court orders adopting settlements negotiated by an agency may be adopted pursuant to this Section.

Apr 09 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary I
May 02 Amendment No.01 JUDICIARY I Adopted Do Pass Amend/Short Debate 016-000-000
May 08 Cal 2nd Rdnng Short Debate Short Debate Cal 2nd Rdnng
May 08 Amendment No.02 LEVIN Adopted Cal 3rd Rdnng Short Debate
May 16 Short Debate-3rd Passed 113-000-000
May 20 Arrive Senate Placed Calndr,First Readng
May 22 Sen Sponsor BLOOM Placed Calndr,First Readng
May 23 First reading Rfrd to Comm on Assignment
Jun 05 Recommended do pass 009-000-000
Jun 19 Second Reading Placed Calndr,Second Readng
Jun 24 Third Reading - Passed 059-000-000 Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor approved

PUBLIC ACT 84-0576 Effective date 01-01-86

1 Fiscal Note Act may be applicable.
HB-1043  LEVIN.
(Ch. 23, par. 11-4)

Amends General Provisions Article of Public Aid Code. Requires that the Department of Public Aid determine an applicant's eligibility for all benefits except those for which the applicant has expressly declined to apply. Permits the Department to notify an applicant of the outcome of the eligibility determinations in a single written notification of the decisions.

HOUSE AMENDMENT NO. 1.

Provides that the Department shall determine the applicant's eligibility for cash assistance, medical assistance and food stamps unless the applicant expressly declines in writing to apply for particular benefits. Provides that the Department shall provide information in writing about all benefits provided under this Code to any person seeking public assistance.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
May 02  Amendment No.01  HUMAN SERVICE  Adopted
Placed Calndr,Second Reading
May 09  Second Reading
May 24  Interim Study Calendar  HUMAN SERVICE

HB-1044  VINSON – FLINN.
(Ch. 127, par. 1002)

Amends The Illinois Administrative Procedure Act. Provides that rules establishing pay rates pursuant to the Personnel Code shall be amended or repealed pursuant to the peremptory rule making process set forth in the Act within 30 days after it becomes necessary to do so due to a conflict between the rules and the terms of a collective bargaining agreement covering the compensation of an employee subject to the Personnel Code.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
May 02  Do Pass/Short Debate Cal 013-000-000
May 08  Cal 2nd Rdnq Short Debate
May 22  Short Debate 3rd Passed 116-000-000
May 23  Arrive Senate
May 29  Sensor Sponsor LECHOWICZ
Placed Calndr,First Reading
First reading  Rfrd to Comm on Assignment
May 30  Assigned to Executive
Jun 11  Recommended do pass 018-000-000
Jun 12  Placed Calndr,Second Reading
Jun 24  Third Reading - Passed 059-000-000
Jul 22  Sent to the Governor
Sep 17  Governor approved
PUBLIC ACT 84-0469  Effective date 01-01-86
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, par. 1028.1

Requires Board orders and opinions to be published in the Illinois Register; requires that the Board make a finding that the record supports the proposed change, before making the change without a hearing.

Apr 09 1985 First reading Rfrd to Comm on Assignment Assigned to Energy Environment & Nat. Resource

May 02 Amendment No.01 ENRGY ENVRMNT Adopted Recommended do pass as amend 014-000-000

Placed Calndr,Second Reading

May 15 Second Reading

May 23 Third Reading - Passed 106-011-001

May 29 Arrive Senate Sen Sponsor LECHOWICZ

Placed Calndr,First Reading

May 30 First reading Rfrd to Comm on Assignment Assigned to Executive

Jun 11 Recommended do pass 018-000-000

Jun 12 Second Reading

Jun 25 Third Reading - Passed 059-000-000

Passed both Houses

Jul 24 Sent to the Governor

Sep 21 Governor approved

PUBLIC ACT 84-0737 Effective date 01-01-86

HB-1046 FLINN.

(Ch. 111 1/2, par. 1007.1)

Amends the Environmental Protection Act. Provides that subparts B and F of the rules adopted by the Environmental Protection Agency entitled “Procedures for Determining and Protecting Confidential Information” are void, and prohibits the Agency from adopting rules or regulations governing the availability of trade secrets. Effective immediately.

Apr 09 1985 First reading Rfrd to Comm on Assignment Assigned to Energy Environment & Nat. Resource

May 02 Interim Study Calendar ENRGY ENVRMNT

HB-1047 FLINN - MCIKE.

(Ch. 111 1/2, par. 1010)

Amends the Environmental Protection Act to prohibit the Agency from adopting rules regulating the monitoring of emissions or prescribing requirements for operating during periods of excess emissions, and declares the Agency’s current rules on those subject to be void. Effective immediately.

HOUSE AMENDMENT NO. 1.


Apr 09 1985 First reading Rfrd to Comm on Assignment Assigned to Energy Environment & Nat. Resource

May 02 Amendment No.01 ENRGY ENVRMNT Adopted Recommended do pass as amend 014-000-000

Placed Calndr,Second Reading
HB-1048  BULLOCK.

(Ch. 127, par. 658)

Amends the General Obligation Bond Act. Reduces the maximum amount which
may be expended on the costs of issuing and selling Illinois general obligation bonds
from .5% to .4% of the principal amount of the proceeds.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Agriculture, Conservation
               & Energy

HB-1049  MCGANN.

(Ch. 108 1/2, par. 20-125)

Amends the Illinois Pension Code. Provides that proportional annuities of returning
retired employees shall be suspended only if suspension is required by the pension
system covering the employer to whom the employee returns. Effective immediately.

PENSION IMPACT NOTE
The cost of HB-1049 would be relatively minor.

HB-1050  BRUNSVOLD.

(Ch. 17, par. 4655)

Amends the Pawnbroker’s Act to require every person who pawns or pledges
goods to a pawnbroker to show 2 forms of identification to the pawnbroker.

HOUSE AMENDMENT NO. 1
Requires that one of the forms of identification include the residence address of the
person pledging or pawning goods.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-1051 BRUNSVOLD.

(Ch. 17, par. 4655)

Amends the Pawnbrokers Act. Requires a pawnbroker to record the description of all goods purchased or received by him regardless of the source and the time of purchase or receipt and the name and address of the person or business which sold or delivered the goods.

HOUSE AMENDMENT NO. 1.

Specifies provisions of amendatory Act apply to goods purchased or received for the purpose of resale or loan collateral.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Assigned to Consumer Protection
Apr 24
Placed Calndr,Second Reading
Recommended do pass 013-001-001
May 09
Second Reading
Placed Calndr,Third Reading
May 21
Mtn Prev-Recall 2nd Reading
Amendment No.01 BRUNSVOLD Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 112-000-001
May 22
Arrive Senate
Placed Calendr,First Readng
May 23
Sen Sponsor DARROW
Placed Calendr,First Readng
May 24
First reading Rfrd to Comm on Assignment
May 29
Assigned to Judiciary I
Jun 05
Recommended do pass 009-000-000
Jun 11
Added As A Joint Sponsor LEMKE
Placed Calndr,Second Reading
Second Reading
Placed Calndr,Third Reading
Jun 24
Third Reading - Passed 059-000-000
Passed both Houses
Jul 22
Sent to the Governor
Aug 23
Governor approved
PUBLIC ACT 84-0194Effective date 01-01-86

HB-1052 BRUNSVOLD.

(Ch. 17, par. 4660)

Amends Act for the regulation of pawnbrokers. Prohibits the sale or redemption of personal property for 7 days, rather than 24 hours, after the delivery of the daily report of property received on deposit or purchase required by this Act.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Assigned to Consumer Protection
Apr 30 Mtn Prevail Suspend Rul 20K 116-000-000
Committee Consumer Protection
May 03 Tbld pursuant Hse Rule 27D

PUBLIC ACT 84-0194 Effective date 01-01-86
HB-1053  BRUNSVOLD.

(Ch. 17, par. 4661)

Amends Pawnbroker Act. Increases the penalty for a violation of this Act from a petty offense to a Class A misdemeanor for the first offense and from a Class C misdemeanor to a Class 4 felony for each subsequent offense.

HOUSE AMENDMENT NO. 2

Provides that every pawnbroker who knowingly violates the provisions of this Act shall, for the first offense, be guilty of Class C misdemeanor, and for each subsequent offense shall be guilty of a Class A misdemeanor.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
  Assigned to Consumer Protection
May 02  Cal 2nd Rdng Short Debate  Do Pass/Short Debate Cal 014-000-000
May 14  Short Debate Cal 2nd Rdng  Amendment No. 01  BRUNSVOLD  Withdrawn
May 15  Held 2nd Rdg-Short Debate  Amendment No. 02  BRUNSVOLD  Adopted
May 21  Short Debate-3rd Passed 111-001-001
May 22  Arrive Senate  Placed Calendr, First Reading
May 23  Sen Sponsor DARROW  Placed Calendr, First Reading
May 24  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Judiciary I
Jun 05  Recommended do pass 009-000-000
Jun 11  Added As A Joint Sponsor LEMKE  Placed Calendr, Second Reading
Jun 24  Third Reading - Passed 059-000-000  Passed both Houses
Jul 22  Sent to the Governor
Aug 23  Governor approved

PUBLIC ACT 84-0195  Effective date 01-01-86

HB-1054  O'CONNELL.

(Ch. 38, new par. 12-4.4)

Amends Criminal Code of 1961. Prohibits any person from selling or experimenting upon a fetus produced by fertilization outside the body of a human female, unless the experimentation is therapeutic to the fetus. Makes intentional violation a Class A misdemeanor.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-1055  TATE.

(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, 1988. Effective July 1, 1985.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Rules

1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
HB-1056  TATE.


Apr 09 1985  First reading  Rfrd to Comm on Assignment  Assigned to Appropriations I
Apr 24  Tabled By Sponsor HAPA

HB-1057  RICHMOND – MAUTINO – MATIJEVICH – TATE – REA, GIGLIO AND PHELPS.

(New Act)

Creates the Plumbing Contractors' Registration Act. Provides for the examination and registration of plumbing contractors by the State Board of Plumbing Examiners. Provides for plumbing contractor's certificates of registration, and prescribes rules for hearings to suspend, revoke or reinstate such certificates. Effective January 1, 1986.

Apr 09 1985  First reading  Rfrd to Comm on Assignment  Assigned to Registration & Regulation  Do Pass/Short Debate Cal 009-000-000
May 03  Cal 2nd Rdng Short Debate
May 20  Short Debate Cal 2nd Rdng  Held 2nd Rdg-Short Debate
May 23  Interim Study Calendar REGIS REGULAT

HB-1058  OLSON – FLINN.

(Ch. 127, par. 1007.04)

Amends the Administrative Procedure Act. Authorizes the Joint Committee on Administrative Rules to require agencies to submit copies of public comment received during rulemaking.

GOVERNOR AMENDATORY VETO

Recommends that agency shall not be required to submit evaluations of public comments to JACAR if JACAR requires the agency to submit copies of the actual public comments.

Apr 09 1985  First reading  Rfrd to Comm on Assignment  Assigned to Executive  Do Pass/Short Debate Cal 013-000-000
May 02  Cal 2nd Rdng Short Debate
May 08  Short Debate Cal 2nd Rdng  Cal 3rd Rdng Short Debate
May 23  Third Reading - Passed 118-000-000
May 29  Arrive Senate  Sen Sponsor LECHOWICZ  Placed Calendr,First Readng
May 30  First reading  Rfrd to Comm on Assignment  Assigned to Executive  Recommended do pass 018-000-000
Jun 11  Placed Calndr,Second Readng  Placed Calndr,Third Reading
Jun 12  Second Reading
Jun 24  Third Reading - Passed 059-000-000
Jul 22  Sent to the Governor
Sep 19  Governor amendatory veto  Placed Cal. Amendatory Veto

1 Fiscal Note Act may be applicable.

SENATE AMENDMENT NO. 1.

Adds reference to: New Act; Ch. 127 1/2, rep. pars. 601, 602, 603

Creates The Space Heating Safety Act to regulate sale and use of portable kerosene fueled heaters. Repeals current provisions regulating space heaters.

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 the cleaning of drainage creeks on land used for agricultural purposes. Amends Soil and Water Conservation Districts Act. Authorizes soil and water conservation districts to issue permits for the cleaning of drainage creeks on land used for agricultural purposes.

Fiscal Note Act may be applicable.

1 Fiscal Note Act may be applicable.
HB-1061 ROPP.

(Ch. 122, pars. 10-19 and 34-18)
Amends The School Code. Beginning July 1, 1987, prohibits a school board from opening any school term of less than 12 months earlier than the day after Labor Day.

Apr 09 1985 First reading
Rfrd to Comm on Assignment
Assigned to Energy Environment & Nat. Resource

May 02
Interim Study Calendar ENRgy ENVRMNT

HB-1062 ROPP.

(New Act)
Requires the State of Illinois to pay an Illinois company which has not previously engaged in international trade and which enters into a contract with a foreign country or a foreign business 5% of the contract price of such contract.

FISCAL IMPACT NOTE
It is impossible to estimate the fiscal impact of HB 1062 until one year of operation has elapsed.

Apr 09 1985 First reading
Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

Apr 11
Rfrd to Comm on Assignment
Assigned to Select Comm on Economic Dev

Apr 25
Placed Calndr, Second Reading

May 16 Second Reading
Fiscal Note Requested
PANAYOTOVICH
Fiscal Note filed

Fiscal Note Act may be applicable.

HB-1063 ROPP.

(Ch. 120, par. 500.23-1)
Amends the Revenue Act relating to the senior citizens homestead exemption. Extends the exemption to residents of facilities established under the Life Care Facilities Act who are at least 65 years of age and who have entered into life care contracts. Provides for separate assessment of each living unit of such facility for the purpose of determining its value.

Apr 09 1985 First reading
Rfrd to Comm on Assignment
Assigned to Revenue

May 03
Tbd pursuant Hse Rule 27D

HB-1064 WOODYARD.

(Ch. 95 1/2, par. 12-606)
Amends the Vehicle Code to authorize the Secretary of State to require by rule that he be notified of the cancellation of required tow truck insurance.

HOUSE AMENDMENT NO. 1.
Provides that the Secretary of State must establish rules that he be notified of the cancellation of required tow truck insurance.

Apr 09 1985 First reading
Rfrd to Comm on Assignment
Assigned to Transportation

1 Fiscal Note Act may be applicable.
HB-1064—Cont.

Apr 24 Recommended do pass 016-002-000

May 09 Second Reading

Placed Calndr, Second Reading

Amendment No.01 WOODYARD Adopted

May 24 Interim Study Calendar TRANSPORTATN

1 HB-1065 SHAW.

(Ch. 120, pars. 439.2, 439.3, 439.3a, 439.6, 439.7, 439.8, 439.9, 439.11, 439.14, 440, 441, 441a, 441c, 442, 444, 445, 446, 451, 452, rep. pars. 467.16 thru 467.30)

Amends the Use Tax Act and the Retailers' Occupation Tax Act to provide for a gross receipts tax on the occupation of selling gas and electricity retail with the following: a tax of 5% of selling price upon the use of retail utility services, a tax of 5% of gross receipts upon the occupation of selling utility services retail. Defines "utility services" as the distributing, supplying, furnishing or selling of gas or electricity and all services connected therewith. Repeals the Public Utilities Revenue Act and the Gas Revenue Tax Act.

Apr 09 1985 First reading

Apr 10 Assigned to Revenue

May 03 Interim Study Calendar REVENUE

HB-1066 CULLERTON.

(Ch. 38, par. 1003-7-2)

Amends the Unified Code of Corrections to require the Department of Corrections to provide a full time lawyer at each institution to provide professional services to the inmates of the institution.

Apr 09 1985 First reading

Apr 10 Assigned to Judiciary II

Apr 25 Interim Study Calendar JUDICIARY II

HB-1067 CULLERTON.

(Ch. 110 1/2, par. 2-4)

Amends Probate Act of 1975. Provides that after December 31, 1985, for the purpose of determining property rights under an instrument executed before September 1, 1955, an adopted child is a natural child, unless a contrary intent appears in the instrument. Provides that no fiduciary shall be liable to an adopted child who becomes a taker under such circumstances for any act or failure to treat an adopted child as a natural child under an instrument executed before September 1, 1955, unless the fiduciary received notice that an adopted child became a taker prior to distribution of the estate.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 40, par. 1652

Amends Act relating to adopted children. Provides that for the purpose of determining property rights of an adopted child after December 31, 1985 under an instrument executed before September 1, 1955, the provision in the Probate Act of 1975 that an adopted child is a descendant of the adopting parent shall apply.

SENATE AMENDMENT NO. 1. (Tabled June 21, 1985)

Provides that for such purposes an adopted child is not a natural child if the adopting parent benefited the child by lifetime or testamentary gifts or the exercise or non-exercise of legal rights.

SENATE AMENDMENT NO. 2.

Replaces S-am 1, tablend on this date, with the exception that the provision that a child is "presumed to be" a natural child under certain conditions is deleted.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 3.
Adds reference to: Ch. 40, par. 1501
Amends Act in relation to the adoption of persons. Provides that the failure to maintain a reasonable degree of interest as to a child’s welfare shall not be excused by financial hardship alone.

SENATE AMENDMENT NO. 4.
Makes technical changes in numbering of Sections.

Ap 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Amendment No.01 JUDICIARY I Assigned to Judiciary I
Apr 25 Amendment No.01 Do Pass Amend/Short Debate 013-000-000
May 08 Cal 2nd Rdn Short Debate
May 17 Cal 3rd Rdn Short Debate
May 20 Short Debate-3rd Passed 114-000-000
May 21 Arrive Senate
May 21 Place Calendr, First Reading
May 21 Sen Sponsor LEMKE
May 23 Added As A Joint Sponsor SANGMEISTER
Jun 13 Recommended do pass 004-001-000
Jun 18 Place Calendr, Second Reading
Jun 21 Recalled to Second Reading
Jun 21 Mtn Reconsider Vote Prevail 01-LEMKE
Jun 24 Amendment No.02 LEMKE Adopred
Jun 24 Amendment No.03 LEMKE Tabled
Jun 24 Place Calendr, Third Reading
Jun 24 Amendment No.04 LEMKE Adopted
Jun 25 Recalled to Second Reading
Jun 25 Place Calendr, Third Reading
Jun 25 Third Reading - Lost 014-042-002

HB-1068 CULLERTON.
(Ch. 40, par. 1652)
Amends Act relating the construction of written instruments with regard to adopted children. Provides that for the purpose of determining property rights of an adopted child after December 31, 1985 under an instrument executed before September 1, 1955, provision in the Probate Act of 1975 that an adopted child is a descendant of the adopting parent shall apply.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary I
Apr 25 Tabled in Committee 016-000-000

HB-1069 CULLERTON - OLSON.
(Ch. 95 1/2, pars. 1104, 1104a and 1105)
Amends the Child Passenger Protection Act. Provides that the Act applies to any person transporting children who are under age 6, rather than parents or legal guardians only.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Transportation
HB-1070  MATIJEVICH - STECZO - LEVERENZ.

Appropriates $1,175,010,100 for the ordinary and contingent expenses, and for grants, of the State Board of Education, from the following funds. Effective July 1, 1985.

General Revenue Fund ........................................... $678,441,500
Driver Education Fund ........................................... 14,369,800
Common School Fund ............................................. 6,466,000
Federal Funds ....................................................... 475,732,800

HOUSE AMENDMENT NO. 1
Decreases the personal services line items by a total of $41,581,800.

HOUSE AMENDMENT NO. 2
Appropriates $500,000 to the State Board of Ed. for grants to cover art programs in K-6 grades.

HOUSE AMENDMENT NO. 3
Appropriates $1,097,118 to the State Board of Ed. for Warren Twsp H.S. District 121 for expenses incurred in the relocation and housing as a result of fire.

HOUSE AMENDMENT NO. 4
Appropriates $30,000 to the State Board of Ed. for State aid to Waltonville School District No. 1.

HOUSE AMENDMENT NO. 7.
Appropriates $1,000,000 to State Board of Education for placement of reading and library materials in schools.

HOUSE AMENDMENT NO. 9.
Appropriates $42,470 to State Board of Education for planning associated with the IL Language and International Studies Academy, created by the 84th G.A.

HOUSE AMENDMENT NO. 10.
Increases line item for minimum salary increases of teachers by $2,250,000 and increases line item for teacher training scholarships in designated areas of teacher shortage by $800. Total increase: $2,250,800.

HOUSE AMENDMENT NO. 12.
Appropriates $200,000 to State Board of Education to reimburse sch. dists. for telephone installation costs associated with informing parents of their child's absence from school.

HOUSE AMENDMENT NO. 13.
Appropriates $2,000,000 to State Board of Education for Secretary of State support and expansion of literacy programs.

SENATE AMENDMENT NO. 1. (Senate recedes July 5, 1985)
Changes OCE line items and grants by $11,566,800. Appropriates a total of $2,587,400 for new programs and projects. Net increase of $14,154,200.

SENATE AMENDMENT NO. 2. (Senate recedes July 5, 1985)
Decreases lines for specified projects and programs to $1 each and includes $1 line items for 7 additional projects and programs for a net decrease of $95,634,282.

SENATE AMENDMENT NO. 4. (Senate recedes July 5, 1985)
Increases line items for costs of education of recipients of public assistance and for Adult Education by a total of $1,000,000.

SENATE AMENDMENT NO. 5. (Senate recedes July 5, 1985)
Decreases item for Henry Horner Project by $47,400.

SENATE AMENDMENT NO. 6. (Senate recedes July 5, 1985)
Increases item for one-time employer contribution to Teacher's Retirement System pension fund by $139,000.

SENATE AMENDMENT NO. 7. (Senate recedes July 5, 1985)
Appropriates $5,428,000 for Chi. School Dist. #299 costs associated with Chicago's desegregation efforts.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-ams. 1, 2, 4, 5, 6, 7.
Recommends that the bill be further amended as follows:

Deletes title and everything after the enacting clause. Replaces with “An Act making appropriations for OCE of the State Board of Education and for that agency’s disbursement of certain moneys and for certain appropriations to the Secretary of State and Board of Higher Education”.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10         Assigned to Appropriations II
May 09        Amendment No.01  APPROP II  Adopted
May 09        Amendment No.02  APPROP II  Adopted
May 09        Amendment No.03  APPROP II  Adopted
May 09        Amendment No.04  APPROP II  Adopted

Placed Calndr, Second Reading

May 23  Second Reading
May 24  Held on 2nd Reading
May 30  Mtn Prevail to Suspend Rule 37(G)

Jun 03  Arrive Senate
Jun 04  Placed Calendr, First Reading
Jun 21  Rfrd to Comm on Assignment
Jun 24  Assigned to Appropriations II
Jun 26  Recommmend do pass as amend

Jun 27  Speaker’s Table, Concurrence 01,02,04,05,06,07
Jun 29  H Noncncrs in S Amend. 01,02,04,05,06,07
Jun 30  Secretary’s Desk Non-concur 01,02,04,05,06,07

Third Reading - Passed 019-000-000
Jun 27  052-004-001

Jun 30  Senate report submitted
3/5 vote required

Jul 03  Senate Conf. report Adopted 1ST/049-002-001
House report submitted
HB-1070—Cont.

Jul 05 3/5 vote required
House Conf. report Adopted 1ST/111-000-000
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 18 Sent to the Governor
Governor approved
PUBLIC ACT 84-0021 Effective date 07-18-85

HB-1071 CULLERTON.
(Ch. 73, par. 1065.59-54)
Amends the Public Insurance Adjusters Article of the Insurance Code to delete provisions permitting non-residents to obtain a Public Insurance Adjuster License pursuant to examination.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Insurance
May 02 Recommended do pass 016-000-000
May 09 Placed Calndr,Second Reading
May 09 Second Reading
Placed Calndr,Third Reading
May 24 Interim Study Calendar INSURANCE

1 HB-1072 OBLINGER – PRESTON – YOUNG,A, RYDER AND GIORGI.
(New Act)
Creates the Illinois Language and International Studies Academy to offer an education at the secondary and post-secondary levels to students talented in languages, to stimulate excellence for all Illinois schools in language and international education, to offer opportunities for professional development of teachers, and to expand the language resources and international perspectives needed for economic development in Illinois.

SENATE AMENDMENT NO. 1. (Senate recede July 2, 1985)
Specifies that the Academy shall consist of 2 residential institutions, one located in the Chicago Metropolitan area and one centrally located to serve students residing outside the Chicago area; deletes the provision providing for one residential institution located in the central part of the State. Increases the membership of the Board of trustees of the Academy from 7 to 8 to include the Superintendent of the school district in which the additional residential institution is located. Limits eligibility for admission to academy to those who have completed the 8th grade, rather than 6th grade.

SENATE AMENDMENT NO. 2.
Adds immediate effective date.
CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the Senate recedes from S-am 1.
Recommends that the House concur in S-am 2.

Requires the Academy to exercise its responsibilities on weekends, after regular school hours, during vacations and at other times. Deletes references to residential institution and fees charged for residential students.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Higher Education
May 02 Recommended do pass 010-000-002
May 09 Placed Calndr,Second Reading
May 09 Second Reading
Placed Calndr,Third Reading
May 22 Third Reading - Passed 087-022-006
May 23 Arrive Senate
Sen Sponsor ETHEREDGE
Added As A Joint Sponsor DAVIDSON
Placed Calendr,First Reading

1 Fiscal Note Act may be applicable.
HiB-1073 HARTKE.

(Ch. 38, pars. 1005-6-3 and 1005-6-3.1)

Provides that neither the State, any unit of local government nor any official or employee thereof acting in the course of his official duties shall be liable for any tortious acts committed by the official or employee upon any person placed on probation, conditional discharge, or court supervision who is given any public service
work as a condition of probation, conditional discharge, or court supervision except for willful misconduct or gross negligence on the part of such governmental unit, official or employee.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assign to Judiciary I
May 02 Motion disch comm, advc 2nd
HARTKE Committee Judiciary I

May 03 Interim Study Calendar JUDICIARY I

HB-1074 OBLINGER.

(Ch. 38, pars. 11-14 and 1003-6-3)

Amends the Criminal Code of 1961 and Unified Code of Corrections. Provides that a person convicted of prostitution for a third or subsequent time commits a Class 4 felony and must serve the minimum term of imprisonment prescribed for a Class 4 felony.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assign to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

HB-1075 OBLINGER.

(Ch. 121 1/2, par. 158)

Amends the Transient Merchant Act. Provides that persons conducting business from a vehicle are subject to the Act.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assign to Consumer Protection
May 02 Recommended do pass 013-001-000

May 09 Second Reading
Placed Calndr,Second Reading
May 23 Third Reading - Passed 117-000-000
May 24 Arrive Senate
Sen Sponsor DAVIDSON
Placed Calndr,First Reading

May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Ins Pensions & Licensed Activities
Jun 13 Recommended do pass 011-000-000

Jun 18 Second Reading
Placed Calndr,Second Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor approved

PUBLIC ACT 84-0577 Effective date 01-01-86

HB-1076 OBLINGER.

(Ch. 122, par. 21-5)

Provides that after January 1, 1987 persons be issued a certificate to teach high school only in a teaching field or fields in which they have fulfilled requirements for a teaching major, as determined by the State Superintendent of Education in consultation with the State Teacher Certification Board.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assign to Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D
HB-1077  CULLERTON – GIGLIO.

Appropriates $100,000, to the Department of Rehabilitation Services for making reimbursement grants under the Handicapped Transit Reimbursement Act. Effective July 1, 1985.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Appropriations II
May 10  Tbd pursuant Hse Rule 27D

HB-1078  CULLERTON – GIGLIO – BERRIOS – LAURINO AND BROOKINS.

(New Act)

Creates an Act to provide reimbursement to mass transit carriers that provide reduced fares or special services for the handicapped, to be administered by the Department of Rehabilitation Services.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Transportation
May 02  Interim Study Calendar
TRANSPORTATN

HB-1079  KLEMM.

(Ch. 24, par. 11-15.1-5)


SENATE AMENDMENT NO. 1.
Permits such annexation agreements to be extended after the original expiration date.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Cities and Villages
May 02  Do Pass/Consent Calendar 014-000-000
May 07  Consnt Caldr Order 2nd Read
Consnt Calendar, 2nd Readng
May 14  Consnt Caldr, 3rd Read Pass 115-000-000
May 15  Arrive Senate
Place Calendr,First Readng
May 16  Sen Sponsor SCHAFFER
Place Calendr,First Readng
May 17  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Local Government
Jun 05  Recommmnded do pass as amend
009-000-000
Placed Calndr,Second Readng

Jun 11  Second Reading
Amendment No.01 LOCAL GOVERN Adopted
Place 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. 01/114-000-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved
PUBLIC ACT 84-0835 Effective date 09-23-85

1 HB-1080  KLEMM.

(Ch. 48, pars. 555 and 681)

Amends The Unemployment Insurance Act. Provides that if a governmental entity is compelled to make payments to an ineligible recipient as a result of an error

1 Fiscal Note Act may be applicable.
by the Department of Employment Security, the entire amount paid in error shall be returned to the governmental entity making payments in lieu of contributions immediately, regardless of whether any portion thereof may be recouped from the ineligible recipient. Makes corresponding provisions for refund or adjustment of contributions for all other employers.

**HB-1081**

GIGLIO.

(Ch. 56 1/2, new pars. 502.8a and 523.1)

Amends Illinois Food, Drug and Cosmetic Act. Defines “legend drug” as any drug which is required by federal law to bear a certain warning label. Provides that any drug removed from legend drug status by the United States Food and Drug Administration shall be sold only by a licensed pharmacy. Imposes certain record-keeping and consulting requirements on such pharmacies in connection with the sale of such drugs.

**HOUSE AMENDMENT NO. 1.**

Requires disposal of or sale such drugs by licensed pharmacies for 5 years from the date the drug is authorized for sale without prescription by the U.S.F.D.A., rather than from the date of the final action of the U.S.F.D.A. Makes provision not applicable to the sale of any drugs by physicians or dentists.

**HB-1082**

FRIEDRICH, DP, RONAN AND PULLEN.

(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 and to revoke, within 30 days (now suspend within 60 days) after mailing the notice thereof, the driving privileges of persons failing to deposit the required security for an accident involved.

**HOUSE AMENDMENT NO. 1.**

Requires the Secretary of State to forward to DOT a full accident report, and to change back the penalty for failure to provide proof of financial responsibility to suspension of driving privileges rather than revocation.
The Private Detective and Private Security Act of 1983 is amended. It includes definitions of private alarm contractor and specifies requirements for the experience and training of employees. The amendment also requires that fees paid for finger print checks be deposited into an escrow account by the Department of Registration and Education. The title of the Act is changed to Private Detective, Private Alarm and Private Security Act of 1983.

**HOUSE AMENDMENT NO. 1.**

Provides that employees who receive the same law enforcement and weapons training as employees of financial institutions shall be exempt from certain prohibitions relating to weapons.

**HOUSE AMENDMENT NO. 2.**

Sets forth experience requirements for private alarm contractors. Makes other changes.

**HOUSE AMENDMENT NO. 3.**

Specifies requirements of training for employee registration. Amends Criminal Code. Exempts from certain unlawful weapons provisions persons employed by an armored car company while performing their duties.

**SENATE AMENDMENT NO. 1.**

Adds reference to: Ch. 111, par. 2672

Makes changes concerning employer records, fees, grounds for revocation or suspension and training requirements.

**SENATE AMENDMENT NO. 2.**

Waives training requirement for an employee of a private alarm contractor whose sole employment responsibility is the installation of alarm systems or an employee in a secretarial capacity who does not have access to confidential information.

### Legislative Timeline

- **Apr 09 1985** First reading
- **Apr 10** Assigned to Registration & Regulation
- **May 03** Amendment No.01 REGIS REGULAT Adopted
- **May 15** Short Debate Cal 2nd Rdng
- **May 23** Short Debate-3rd Passed 107-000-007
- **May 24** Arrive Senate
- **May 30** First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
- **Jun 03** Primary Sponsor Changed To NEDZA
- **Jun 13** Recommeded do pass as amend
- **Jun 18** Second Reading
  - Amendment No.01 INSURANCE Adopted
  - Amendment No.02 NEDZA Adopted
  - Placed Calndr,Third Reading

---

1 Fiscal Note Act may be applicable.
HB-1084  MCGANN, CAPPARELLI, MCAULIFFE, KEANE AND LAURINO.

Amends the Chicago Police Article of the Pension Code to specify the effective dates and applicability of certain provisions added by Public Acts 81-849 and 82-607; makes no substantive change.

PENSION IMPACT NOTE

HB-1084 does not have a financial impact.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Personnel and Pensions
Apr 23  Pension Note Filed
May 03  Committee Personnel and Pensions

1  HB-1085  MULCAHEY.

Amends The School Code. Increases the equalized assessed valuation per weighted ADA pupil assigned by the school aid formula to unit, elementary and secondary districts for purposes of determining the guaranteed amount of State aid grants.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

1  HB-1086  MULCAHEY.

Amends The School Code. Includes transportation supervisory salaries and related building and maintenance costs without limitation as allowable direct costs for transportation reimbursement purposes.

SENATE AMENDMENT NO. 1.

Adds July 1, 1985, effective date.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Elementary & Secondary Education
May 02  Recommended do pass 015-000-000

1  Fiscal Note Act may be applicable.
2  Pension System Impact Note Act may be applicable.
HB-1087 MULCAHEY.
(Ch. 122, par. 17-2).
Amends The School Code. Increases by 1% the maximum rate of tax a school board in a district of fewer than 500,000 inhabitants may levy for educational purposes. Makes the maximum rate 2.60% for districts maintaining grades 1 through 12 and 1.92% for other districts.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D

HB-1088 MULCAHEY.
(New Act)
Creates the Jo Daviess County Civic Center Act to create and define the powers and duties of the Jo Daviess County Metropolitan Exposition, Auditorium and Office Building Authority.
Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Executive
May 03 Tbd pursuant Hse Rule 27D

HB-1089 MULCAHEY.
(Ch. 120, par. 2-203)
Amends the Illinois Income Tax to renumber subsections in Section 203 (Base income defined).
Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 02 Interim Study Calendar REVENUE

HB-1090 HANNIG – HOMER – RÉA – PHELPS.
(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)
Amends the Use, Service Use, Service Occupation and Retailers’ Occupation Tax Acts. Provides that the 1% tax rates for gasohol which are in effect until 1993

1 Fiscal Note Act may be applicable.
shall be increased by an additional 1% for each decrease in the Federal Excise Tax of one cent per gallon of gasohol. Limits the reduced tax rates to gasohol containing ethanol distilled in Illinois, but provides that gasohol containing ethanol distilled in a jurisdiction which provides a tax exemption for gasohol containing Illinois ethanol may receive an exemption in Illinois up to the amount of the exemption permitted in the other jurisdiction. Revises the definition of gasohol. Requires the Department of Revenue to maintain gallonage records of gasohol exemptions. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, pars. 439.3, 439.33, 439.103, 441
Adds reference to: Ch. 5, new par. 1207.1; Ch. 120, pars. 705, 726, 734, 744; Ch. 127, new par. 141.199

Deletes title and everything after the enacting clause. Amends the Farm Development Act to establish a program of grants to heavily indebted farmers, to be administered by the Farm Development Auth. Amends the Revenue Act of 1939 to provide that for a period beginning with the effective date of the Act and ending on December 31, 1988, the maximum per month delinquent tax penalty be 3/4 of 1% for farmland and 1% for other property. Makes other penalty changes. Extends the redemption period for farmland to 3 years during this period. Allows for extension of the redemption period for farmland of 4 years during this period.

SENATE AMENDMENT NO. 2.

Includes as condition of eligibility the ability to secure conventional lender credit for 1986.

SENATE AMENDMENT NO. 3.

Defines the debt-to-asset ratio, and changes the threshold from 70% to 55%. Adds reference to repayments to be made by applicants with debt-to-asset ratios between 55% and 70%.

SENATE AMENDMENT NO. 4.

Adds reference to: Ch. 5, pars. 1202, 1203, 1207, 1208, 1211, new pars. 1212.1, 1212.2

Amends the Illinois Farm Development Authority Act. Permits the Illinois Farm Development Authority to enter into a State guarantee with a lender or a person holding a note. Such guarantees shall be for farmers’ existing debts held by lenders. Eligible farmers must be residents of Illinois who are principal operators of farms or lands. At least 50% of the farmer’s annual gross income must be derived from farming and his debt to asset ratio must not be less than 40%.

SENATE AMENDMENT NO. 5.

Adds reference to: New Act

Creates the Illinois Farm Assistance Act. Provides that the Dept. of Agriculture shall make grants of appropriated funds to the Illinois Farm Legal Assistance Foundation for the purpose of operating a lawyer referral service for farmers and for providing funds to other legal assistance providers in IL to assist in establishing programs to furnish legal services to farmers on farm-related matters. Repealed on January 1, 1988.

SENATE AMENDMENT NO. 6.

Adds reference to: Ch. 111, pars. 304, 306; Ch.114, pars. 214.3, 214.29


Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 03 Recommended do pass 014-001-000
May 22 Placed Calndr,Second Reading
      Amendment No.01 HOMER Withdrawn
      Amendment No.02 HOMER Withdrawn
      Amendment No.03 HOMER Withdrawn
Placed Calndr,Third Reading
'HB-1091  HOFFMAN.

(Ch. 24, pars. 8-11-1, 8-11-5, 8-11-6; Ch. 34, pars. 409.1, 409.2, 409.10; Ch. 111 2/3, pars. 355.01 and 704.03)

Amends the municipal and county occupation and use tax Acts, the Local Mass Transit District Act and the Regional Transportation Authority Act to eliminate the option of the corporate authorities to impose their tax on items of personal property which are exempt from the State occupation and use tax Acts.

STATE MANDATES ACT FISCAL NOTE

In the opinion of the Dept. of Commerce and Community Affairs, HB-1091 creates a tax exemption mandate for which reimbursement is required. Data on which to base an estimate is limited, but the amount of reimbursement required could be about $5 million or more per year.

'HB-1092  CAPPARELLI – MCAULIFFE, MCGANN, LAURINO, TERZICH, KRSKA, DELEO, FARLEY, GIGLIO, KEANE, KULAS, NASH, PANAYOTOVICH, RONAN AND VITEK.

(Ch. 108 1/2, par. 5-132)

Amends the Chicago Police Article of the Pension Code to provide that a member need not be in service at the time of reaching minimum retirement age. Effective immediately.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1093  YOUNG,A.

(Ch. 38, pars. 112-4 and 114-1)

Amends the Code of Criminal Procedure of 1963. In cases where the initial charge was commenced by information or complaint and a determination was made at the preliminary hearing that there was no probable cause to charge an offense, the State's Attorney shall inform the Grand Jury of the finding at the preliminary hearing and shall furnish the Grand Jury with a transcript of the proceedings at the preliminary hearing. The State's Attorney shall identify new evidence in the case which was not available to the judge at the preliminary hearing, or if there is no new evidence, the State's Attorney shall inform the Grand Jury that there is no new evidence. Any indictment returned in violation of these provisions shall be null and void.

HB-1094  YOUNG,A.

(Ch. 38, par. 110-2)

Amends the Code of Criminal Procedure of 1963 to provide that the failure of an accused released on his own recognizance to appear in court without good cause constitutes a Class A misdemeanor. Provides that all persons charged with misdemeanors shall be released on their own recognizance, except those persons charged with failing to appear as required by their recognizance. Provides that in all cases the least restrictive method of assuring appearance shall be used.

HB-1095  YOUNG,A.

(Ch. 38, par. 204-8)

Amends the Probation Act. Provides the Supreme Court of Illinois may establish and provide for the implementation of an intensive probation program to provide for intensive supervision of persons convicted of felonies and on whom sentences of probation have been imposed, where such persons will require close supervision in order to comply with the conditions of their probation.

HB-1096  YOUNG,A.

(Ch. 38, par. 1005-6-3)

Amends Unified Code of Corrections. Permits a court to require as a condition of probation community service for a nonprofit organization or public body. Effective immediately.

1 Fiscal Note Act may be applicable.
HB-1097 MATJEVICH - LEVERENZ AND GIORGI.

Appropriates $127,804,946 for the ordinary and contingent expenses of the Supreme Court of Illinois. Effective July 1, 1985.

SENATE AMENDMENT NO. 1. Increases and decreases the OCE Judge’s for a total decrease of $4,533,973.

SENATE AMENDMENT NO. 3. (Senate recedes July 5, 1985) Increases OCE line items of Probation Division of Administration Office of the II. courts by $2,361,884.


SENATE AMENDMENT NO. 5. Appropriates $500,000 to the Probation Division of the II. Courts for Grants-in-aid to probation dept.

SENATE AMENDMENT NO. 6. Decreases appropriations for Shorthand Reporters, appointed by judges by $19,312,500.

CONFERENCE COMMITTEE REPORT NO. 1. Recommends that the House concur in S-ams 1, 4, 5, 6. Recommends that the Senate recede from S-am 3. Recommends that the bill be further amended as follows:

Makes numerous changes in the personal services and related line items of the appropriation to the Supreme Court to pay ordinary and contingent expenses of the Court System of Illinois.

GOVERNOR REDUCTIONS Reduces retirement by a total of $275,749.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>May 09</td>
<td>Recommended do pass 016-001-002</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>Mtn Prevail to Suspend Rule 37(G)</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>Jun 03</td>
<td>Placed Calndr, Third Reading Passed 108-000-000</td>
</tr>
<tr>
<td></td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td>Sea Sponsor CARROLL</td>
</tr>
<tr>
<td>Jun 04</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Recommnded do pass as amend 020-000-000</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jun 27</td>
<td>Speaker’s Table, Concurrence 01,03,04,05,06</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>Amendment No.01</td>
<td>APPROP I</td>
</tr>
<tr>
<td>Amendment No.02</td>
<td>APPROP I</td>
</tr>
<tr>
<td>Amendment No.03</td>
<td>CARROLL</td>
</tr>
<tr>
<td>Amendment No.04</td>
<td>CARROLL</td>
</tr>
<tr>
<td>Amendment No.05</td>
<td>CARROLL</td>
</tr>
<tr>
<td>Amendment No.06</td>
<td>CARROLL</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading Passed 055-000-000</td>
</tr>
<tr>
<td>Jun 29</td>
<td>H Concurs in S Amend. 04,05/116-002-000</td>
</tr>
<tr>
<td></td>
<td>H Noncncrs in S Amend. 01,03,06</td>
</tr>
</tbody>
</table>
HB-1097—Cont.

1452

Jun 30 Secretary's Desk Non-concur 01,03,06
S Refuses to Recede Amend 01,03,06
S Requests Conference Comm IST
Sen Conference Comm Apptd IST/CARROLL
HALL, ROCK,
SOMMER & BLOOM
Hse Conference Comm Apptd IST/MATIEVICH,
LEVERENZ, BOWMAN,
HASTERT AND BARNES

Jul 03 Senate report submitted 3/5 vote required
Senate Conf. report Adopted IST/050-000-000
House report submitted

Jul 05 House Conf. report Adopted IST/110-000-002
Both House Adopted Conf rpt IST
Passed both Houses

Jul 18 Sent to the Governor

Jul 19 Governor reduction veto
PUBLIC ACT 84-0072 Effective date 07-19-85
Placed Cal. Reduction Veto

Oct 17 Reduction veto stands. PA 84-0072

1 HB-1098 BULLOCK.
(Ch. 120, par. 585)
Amends the Revenue Act of 1939. Requires the county assessor in counties with a population of 2,000,000 or more to mail, each year that a parcel of property is assessed, a notice to each taxpayer setting forth certain information regarding the assessment of the taxpayer's property. Provides that notices regarding residential property shall include additional information concerning the median level of assessment of certain residential property. Requires mortgage lenders who receive such notices to mail them to the mortgagors.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

1 HB-1099 BULLOCK.
(Ch. 120, par. 501e, new par. 501e-2)
Amends the Revenue Act of 1939 to provide that, in counties of 3,000,000 or more inhabitants, real property constituting a farm be assessed 33 1/3% of its fair cash value at its highest and best use unless that county classifies property for taxation purposes in which case it shall be assessed in accordance with the county classification ordinance.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

HB-1100 BULLOCK.
(Ch. 120, pars. 594 and 597)
Amends the Revenue Act of 1939. Authorizes the board of appeals, in counties containing 1,000,000 or more inhabitants, to correct assessments on its own motion after giving the county assessor notice and an opportunity to be heard. Deletes provision that the board shall hear complaints and revise assessments of any parcel of real property mentioned in a complaint and shall make no other revisions. Provides that notice and an opportunity to be heard before the board makes corrections shall be given to the person affected by the correction, rather than to resident owners of the property involved or their resident agents.

1 Fiscal Note Act may be applicable.
1 HB-1101 BULLOCK.

(Ch. 120, pars. 598 and 599)

Amends the Revenue Act of 1939 to allow, in counties of 1,000,000 or more inhabitants, any person or taxing body to file a complaint with the Board of Appeals pertaining to a property tax assessment and to be heard regarding any proposed reduction in an assessment.

HB-1102 O'CONNELL – COUNTRYMAN – MCGANN – FARLEY – LEVERENZ, GIGLIO, BERRIOS, HICKS AND HARRIS.

(Ch. 46, par. 16-3)

Amends The Election Code. Provides where an electronic voting system is used which utilizes a ballot label booklet, and where candidates for an office appear on a page of the booklet whereon the names of no candidates for another office appear, and where less than half of the page is utilized, the name of no candidate shall be printed on the lower half of the page. SENATE AMENDMENT NO. 1.

Establishes precinct boards of administration for the purposes of registering and canvassing voters and assisting in the preparation and conduct of elections.

HB-1103 O'CONNELL – WOLF.

(Ch. 95 1/2, par. 11-408)

Amends the Illinois Vehicle Code. Requires every law enforcement officer investigating a motor vehicle accident to contact, as soon as possible after such accident, the parents or legal guardian of any driver or passenger involved in the accident under the age of 18. SENATE AMENDMENT NO. 1.

1 Fiscal Note Act may be applicable.
HB-1103—Cont.

Add immediate effective date.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Transportation 2nd Read
Apr 24  Do Pass/Consent Calendar 020-000-000
Apr 30  Consnt Caldr Order 2nd Read
May 02  Consnt Caldr, 3rd Read Pass 114-000-000
May 03  Arrive Senate
May 07  Placed Calendr, First Reading
May 14  Recommended do pass 010-000-000
Jun 06  Placed Calndr, Second Reading
Jun 18  Second Reading
Jun 24  Recalled to Second Reading
Jun 25  Third Reading - Passed 034-024-000
Jun 26  Speaker's Table, Concurrence 01
Jun 27  H Nonconcns in S Amend. 01
Jun 28  Secretary's Desk Non-concur 01
Jun 30  S Refuses to Recede Amend 01
Jun 30  S Requests Conference Comm 1ST
Jun 30  Sen Conference Comm Appted 1ST/LEMKE
Jun 30  LECHOWICZ, ZITO, RUPP & SCHUNEMAN
Jun 30  Hse Conference Comm Apptd 1ST/O'CONNELL,
Jun 30  LAURINO, RONAN,
Jul 01  House report submitted
Jul 02  House Refuses to Adopt 1ST
Jul 05  H Requests Conference Comm 2ND
Jul 05  Tabled House Rule 79(E)

HB-1104  HASTERT AND KEANE.

(Ch. 46, new par. 2A-10.1; Ch. 120, pars. 483 and 484a)

Amends The Election Code and the Revenue Act of 1939 to provide for the election of the Supervisor of Assessments. Effective immediately.

SENATE AMENDMENT NO. 1.
Changes the internal references to election of the supervisor of assessments.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Counties and Townships
Apr 11  Re-assigned to Revenue
Apr 24  Do Pass/Short Debate Cal 011-000-000
May 02  Cal 2nd Rdng Short Debate
May 08  Short Debate Cal 2nd Rdng
May 23  Short Debate-3rd Passed 116-001-000
May 29  Arrive Senate
Jun 04  Placed Calendr, First Reading
Jun 05  First reading  Rfrd to Comm on Assignment
Jun 18  Assigned to Elections
Jun 18  Recommended do pass as amend 009-000-000

Placed Calndr, Second Reading
HB-1105 BRUNSVOLD.

(Ch. 38, par. 24-3)

Amends the Criminal Code of 1961 relating to the unlawful sale of firearms. Provides that exemption from the 72 hour and 24 hour waiting periods for sales to law enforcement officers only applies if the seller knows that the buyer is a law enforcement officer.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 85</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Judiciary II</td>
<td></td>
</tr>
<tr>
<td>May 03</td>
<td>Tbd pursuant Hse Rule 27D</td>
<td></td>
</tr>
</tbody>
</table>

HB-1106 STECZO – FARLEY.

(Ch. 24, par. 11-23-3, new par. 11-22-2; Ch. 34, par. 303; Ch. 139, par. 160.11; amends title)

Amends the Illinois Municipal Code, the Counties Act and the Township Hospital Act. Gives specific authority to municipalities, counties and townships to sell, lease or transfer public hospitals to various public and private entities. Exempts municipalities from certain bidding requirements when exercising that authority. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 34, par. 303; Ch. 139, par. 160.11

Adds reference to: Ch. 34, new par. 413a; Ch. 139, new par. 160.11a

Provides that such action may be taken only pursuant to an ordinance or resolution on which there has been a public hearing.

HOUSE AMENDMENT NO. 3.

Provides that a purchaser or lessor, if subject to the National Labor Relations Act, shall recognize a labor organization which is the exclusive representative of a bargaining unit if a majority of employees in the unit are retained.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 85</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Cities and Villages</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.01 CITY VILLAGE Adopted</td>
<td>Do Pass Amend/Short Debate 014-000-000</td>
</tr>
<tr>
<td>May 08</td>
<td>Short Debate Cal 2nd Rdg STECZO Withdrawn</td>
<td></td>
</tr>
<tr>
<td>May 24</td>
<td>Amendment No.03 Mtn Prev-Recall 2nd Reading</td>
<td>Adopted</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate Placed Calendr,First Readng</td>
<td></td>
</tr>
<tr>
<td>May 30</td>
<td>Sen Sponsor WATSON Placed Calendr,First Readng</td>
<td></td>
</tr>
<tr>
<td>Jun 03</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td></td>
</tr>
</tbody>
</table>
HB-1106—Cont.

Jun 04  Assigned to Local Government
Jun 05  Added As A Joint Sponsor SANGMEISTER Committee Local Government
Jun 13  Recommended do pass 011-000-000
Jun 18  Added As A Joint Sponsor VADALABENE
Jun 25  Third Reading - Passed 047-004-005
Jul 24  Sent to the Governor
Sep 21  Governor approved
PUBLIC ACT 84-0738 Effective date 09-21-85

3 HB-1107  CAPPARELLI - LAURINO, MCGANN, TERZICH, KRSKA, FARLEY, DELLEO, GIGLIO, KEANE, MCAULIFFE, NASH, PANAYOTOVICH, RONAN AND VITEK.
(Ch. 108 1/2, par. 5-181)
Amends the Chicago Police Article of the Pension Code to provide that the secretary of the board shall be the lowest ranking active police member, and that the secretary shall be detailed to the board office upon election. Effective immediately.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS

3 HB-1108  LAURINO - CAPPARELLI, MCGANN, TERZICH, KRSKA, KEANE, DELLEO, GIGLIO, KULAS, MCAULIFFE, PANAYOTOVICH, RONAN AND VITEK.
(Ch. 108 1/2, par. 5-179)
Amends the Chicago Police Article of the Pension Code to provide that all active policemen may vote for all active police officer positions on the board, regardless of rank. Effective immediately.
PENSION IMPACT NOTE
HB 1108 does not have a financial impact.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Personnel and Pensions
May 02  Pension Note Filed

3 HB-1109  WOLF AND O'CONNELL.
(Ch. 46, pars. 4-6.2, 4-6.3, 5-16.2, 5-16.3, 6-50.2 and 6-50.3)
Amends The Election Code. Shortens the period before an election during which deputy registrars and temporary registration places may not operate from 35 to 28 days.

HOUSE AMENDMENT NO. 1.
Provides that deputy registrars shall return completed registration materials to the proper election authority within 7 days of completion for registrations taken more than 7 days prior to the close of registration and by the end of the working day following the close of registration for registrations taken within 7 days of the close of registration.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 46, pars. 4-8.03, 5-7.03 and 6-35.03.
Permits designation of a coordinator among deputy registrars appointed from the same organization. Provides the form for a voter's Statement of Cancellation of

1 Pension System Impact Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Previous Registration. Requires the election authority to enter a voter’s new address on the master file and precinct binder cards upon receipt of the voter’s registration cards from his previous election jurisdiction.

SENATE AMENDMENT NO. 1. (Senate recedes November 15, 1985)
Restores the pre-election period during which deputy registrars may not take registrations and temporary registration places may not operate for 35 days.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.

Deletes reference to: Ch. 46, pars. 4-6.2, 4-6.3, 4-8.03, 5-7.03, 5-16.2, 5-16.3, 6-35.03, 6-50.2, 6-50.3
Adds reference to: Ch. 46, pars. 1A-9, 7-10, 7-61, 8-8, 8-17, 10-4

Recommends that the bill be further amended as follows: Deletes everything. Amends The Election Code. Provides that, in the statement at the bottom of each sheet of a nominating petition, the circulator of the petition may, instead of indicating the dates on which the sheet was circulated, indicate the first and last dates on which the sheet was circulated or certify that none of the signatures on the sheet were signed more than 90 days preceding the last day for the filing of the petition. Further provides if there is no candidate in the general primary for the nomination of a party for election to a particular office at the general election, the vacancy in nomination must be filled within 60 days after the primary or no candidate of the party for that office may be listed on the general election ballot. Authorizes the State Board of Elections to enter into a long term contract with a technical consultant for the provision of certain electronic data processing services. Effective immediately, with the provisions concerning nominating petitions applying to all petitions filed with respect to any election to be conducted on or after February 4, 1986.
HB-1109—Cont.

HB-1109 MATIJEVICH - GIORGI - LEVERENZ.


Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 09 Recommended do pass 019-000-000
May 23 Second Reading Held on 2nd Reading
May 24 Mtn Prevail to Suspend Rule 37(G) Held on 2nd Reading
May 30 Placed Calndr,Third Reading Third Reading - Passed 107-000-000
Jun 03 Arrive Senate Placed Calendr,First Readng
Sen Sponsor CARROLL Placed Calendr,First Readng
Jun 04 First reading Rfrd to Comm on Assignment
Jun 05 Assigned to Appropriations I
Jun 21 Recommended do pass 019-000-000
Jun 24 Second Reading Held on 2nd Reading
Jun 26 Placed Calndr,Third Reading Third Reading - Passed 050-007-000
Passed both Houses
Jun 30 Sent to the Governor
Aug 23 Governor approved
PUBLIC ACT 84-0196 Effective date 08-23-85
HB-1111  RONAN - BOWMAN, MADIGAN, BULLOCK, MAUTINO, DEJAEGHER, BRUNSVOLD, BERRIOS, LEVERENZ, GIGLIO, LAURINO AND HICKS.

(New Act)

Creates the Illinois Capital Budget and 5 year Capital Improvement Programs, the preparation of which is to be coordinated by the Governor's Office of Planning.

SENATE AMENDMENT NO. 1.

Provides that at the time of Governor's annual budget message the Governor shall prepare and submit legislation to implement the 5 year capital improvement program and the annual capital budget.

SENATE AMENDMENT NO. 2.

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.

HB-1112  RONAN.

(Ch. 24, par. 11-42-11.1; Ch. 34, par. 429.24.1)

Amends the Counties Act and the Illinois Municipal Code. Provides that a cable television franchisee may not install cable television facilities on property if the 'Fiscal Note Act may be applicable.
property is subject to a previously recorded condominium instrument or an existing lease prohibiting such installation, or if the amount of compensation payable to the owner of the property for permission to make the installation has not been determined. Permits arbitration as a method of determining the amount of such compensation. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that certain property owners may be entitled to “just” rather than “reasonable” compensation for giving permission to cable television facilities on their property. Imposes certain notice requirements on such companies. Deletes presumption that reasonable compensation shall be presumed to be $1 in civil actions, and provides that the amount of just compensation may be determined by a jury.

HOUSE AMENDMENT NO. 2.

Provides that no community antenna television company shall install cable facilities within a residential building unless requested to do so by the occupant.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary I
May 02 Recommended do pass 016-000-000
May 15 Second Reading Placed Calndr,Third Reading
May 23 Amendment No.01 RONAN Adopted
      Amendment No.02 KULAS Adopted
      Placed Calndr,Third Reading
    Mtn Prev-Recall 2nd Reading
May 29 Arrive Senate
      Sen Sponsor BERMAN
      Placed Calendr,First Readng
May 30 First reading Rfrd to Comm on Assignment
      Assigned to Local Government
Jun 13 Recommended do pass 011-000-000
Jun 18 Second Reading Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
      Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor approved
      PUBLIC ACT 84-0578 Effective date 09-19-85

1 HB-1113 RONAN.

(Ch. 121, par. 5-603)
Amends the Illinois Highway Code to increase the authorized county federal aid matching tax rate from .05% to .10%.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Transportation
Apr 24 Recommended do pass 015-003-001
Apr 30 Placed Calndr,Second Reading
May 24 Second Reading Placed Calndr,Third Reading
Tabled House Rule 37(G)

1 HB-1114 RONAN.

(Ch. 121, par. 5-601)
Amends the Illinois Highway Code to increase the maximum rate limitation of the county highway tax from .10% to .20%. Also removes referendum provisions for

1 Fiscal Note Act may be applicable.
increasing to .20% and referendum provisions pertaining to counties of less than 1 million population.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Transportation
May 03 Tbd pursuant Hse Rule 27D

HB-1115 KEANE.

(Ch. 127, par. 142a; Ch. 144, par. 1008a)

Amends the Acts relating to State finance and the Board of Governors of State Colleges and Universities. Authorizes the Board of Governors to indemnify and defend paid and unpaid employees and members of the Board, students and other agents of the Board in connection with claims arising from the discharge of their duties. Authorizes the Board to accumulate and establish reserves in connection therewith and to retain reserve funds in its treasury. Effective immediately.

HOUSE AMENDMENT NO. 1.

Restructures and establishes certain additional limitations relative to the Board’s authority to protect itself, other entities and its assets against claims arising out of the discharge of Board duties. Includes universities under the Board’s jurisdiction among the entities to be so protected. Authorizes the Board to insure against such claims, and to indemnify and hold harmless only to the extent of such insurance, including any deductible. As to all such claims, whether or not insured against, limits recourse to the Court of Claims to the extent permitted by law.

HOUSE AMENDMENT NO. 2.

Amends the Regency Universities Act and further amends the State Finance Act to give the Board of Regents the same authority relative to providing insurance, indemnification and establishment of reserves in its own treasury as the bill as amended by H-am 1 gives to the Board of Governors of State Colleges and Universities.

HOUSE AMENDMENT NO. 3.

Makes the provisions of the bill, as amended by House Amendments 1 and 2, applicable to Southern Illinois University.

HOUSE AMENDMENT NO. 4.

Limits the power of the Board of Governors and the Board of Regents to insure, defend and indemnify to situations where the statements, acts or omissions of the persons to be so protected do not involve intentional or willful and wanton misconduct on their part.

HOUSE AMENDMENT NO. 6.

Limits the power of the Board of Trustees of Southern Illinois University to insure, defend and indemnify to situations where the statements, acts or omissions of the persons to be so protected do not involve intentional or willful and wanton misconduct.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Higher Education
Apr 25 Amendment No.01 HIGHER ED Adopted
Reemend do pass as amend 011-000-000
Placed Calndr,Second Reading
May 09 Second Reading Amendment No.02 COUNTRYMAN Adopted
Placed Calndr,Third Reading
May 24 Mtn Prev-Recall 2nd Reading
Amendment No.03 RICHMOND Adopted
Amendment No.04 CULLERTON Adopted
Amendment No.05 CULLERTON Withdrawn
Amendment No.06 KEANE Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 115-000-000

1 Fiscal Note Act may be applicable.
HB-1115—Cont.  

May 29  
Arrive Senate  
Sen Sponsor DEANGELIS  
Added As A Joint Sponsor DEMUZIO  
Placed Calendar, First Reading  

May 30  
First reading  
Rfrd to Comm on Assignment  
Assigned to Education-Higher  

Jun 11  
Recommended do pass 009-000-000  
Placed Calendar, Second Reading  

Jun 12  
Second Reading  
Placed Calendar, Third Reading  

Jun 24  
Third Reading - Passed 059-000-000  
Passed both Houses  

Jun 27  
Sent to the Governor  

Jun 30  
Governor approved  
PUBLIC ACT 84-0010 Effective date 06-30-85  

HB-1116  
HALLOCK – GIORGI.  
(New Act)  

Appropriates $700,000 to the Department of Transportation to purchase a helicopter to serve the trauma center at St. Anthony’s Hospital in Rockford. Effective July 1, 1985.  

Apr 09 1985  First reading  
Rfrd to Comm on Assignment  

Apr 10  
Assigned to Appropriations I  

May 10  
Tbld pursuant Hse Rule 27D  

HB-1117  
KEANE.  
(Ch. 122, pars. 34A-401 and 34A-405)  

Amends The School Code. Provides that multi-year employment contracts or collective bargaining agreements shall not be deemed inconsistent with the Financial Plan and Budget if consistency exists for the initial year of the contract or agreement. Limits the power of the Chicago School Finance Authority to disapprove such multi-year contracts accordingly.  
SENATE AMENDMENT NO. 1.  
Adds immediate effective date.  
GOVERNOR AMENDATORY VETO  
Recommend the addition of provisions which make terms and provisions of a multi-year employment contract that would increase expenditures for salaries, benefits or other forms of compensation after expiration of the contract’s first year contingent upon the attainment of sufficient available revenues, considering all necessary expenditures, to support such increases.  

Apr 09 1985  First reading  
Rfrd to Comm on Assignment  

Apr 10  
Assigned to Elementary & Secondary Education  

Apr 25  
Recommended do pass 016-000-000  
Placed Calendar, Second Reading  

May 09  
Second Reading  
Placed Calendar, Third Reading  

May 22  
Third Reading - Passed 102-012-000  

May 23  
Arrive Senate  
Placed Calendar, First Reading  

May 24  
Sen Sponsor BERMAN  
Placed Calendar, First Reading  

May 29  
First reading  
Rfrd to Comm on Assignment  

May 30  
Assigned to Education-Elementary & Secondary  

Jun 12  
Recommended do pass as amend 008-002-001  
Placed Calendar, Second Reading
HB-1118  KEANE.

(Ch. 127, par. 665)

Amends the General Obligation Bond Act to provide that transfers from the Road Fund and the General Revenue Fund to the General Obligation Bond Retirement and Interest Fund to pay the principal, interest and premium on such bonds shall be made by the Treasurer alone and not in conjunction with the Comptroller.

1 HB-1119  HALLOCK.

(Ch. 122, pars. 14-9.01 and 24-11)

Amends The School Code. Defines tenure requirements for teachers employed in a program of an educational joint agreement.

1 HB-1120  KEANE AND MCMASTER.

(New Act; Ch. 24, new pars. 8-9-3 and 8-10-25)

Creates Act concerning the procurement of architectural, engineering or land surveying services by political subdivisions of the State. Requires any political subdivision requiring such services to select the firm considered most qualified from a list of 3 most qualified firms. Sets forth criteria for evaluation of the qualifications of each firm. Expects any political subdivision which adopts a written procedure for the procurement of such services. Amends the Illinois Municipal Code to provide that in the event of a conflict between the application of that Act and the application of an Act concerning the procurement of architectural, engineering or land surveying services, the latter Act shall prevail.

1 Fiscal Note Act may be applicable.
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.

Amends the Revenue Act of 1939 to provide that, except in cities with more than 2,000,000 inhabitants, after January 1, 1986, the town collectors shall collect property taxes in all counties under township organization. Effective immediately.

Amends the Revenue Act of 1939 to provide that town collectors collecting taxes occur in counties with more than 1,000,000 inhabitants. Also provides that the town collectors retain 1% of taxes collected.

Requires that on or before the last Tuesday of March, immediately preceding the election of township officers, the Board of Town Trustees shall establish the compensation to be paid each township collector elected at that election.

Creates Act concerning the procurement of architectural, engineering or land surveying services for the State. Requires any state agency requiring such services to select the firm considered most qualified from a list of 3 most qualified firms. Sets forth criteria for evaluation of the qualifications of each firm. Excepts any state agency which adopts a written procedure for the procurement of such services.

Fiscal Note Act may be applicable.
Amends the State Purchasing Act to provide that in the event of a conflict between the application of that Act and the application of an Act concerning the procurement of architectural, engineering or land surveying services for the State, the latter Act shall prevail.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar EXECUTIVE</td>
</tr>
</tbody>
</table>

**HB-1124** CAPARELLI - MCGANN, MCAULIFFE, TERZICH, BERRIOS, KRSKA, DELEO, FARLEY, GIGLIO, KEANE, KULAS, LAURINO, NASH, PANAYOTOVICH, RONAN AND VITEK.

(Ch. 108 1/2, pars. 6-151 and 6-151.1; Ch. 85, new par. 2208.9)

Amends the Chicago Firefighter Article of the Pension Code to extend the child's disability benefit beyond the age of 18 for children who are mentally or physically disabled. Amends The State Mandates Act to require implementation without reimbursement. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Personnel and Pensions</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar PERS PENSION</td>
</tr>
</tbody>
</table>

**HB-1125** WEAVER, M - WOODYARD.

(New Act)

Appropriates $275,300 from the Capital Development Fund to the Capital Development Board for the Board of Governors of State Colleges and Universities to finance planning site preparations associated with establishing a central location for the business college at Eastern Illinois University. Effective July 1, 1985.

**STATE DEBT IMPACT NOTE**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financing costs of HB-1125 appropriations</td>
<td>$0.60 million</td>
</tr>
<tr>
<td>Financing costs of additional appropriations</td>
<td>$9.65 million</td>
</tr>
<tr>
<td>Total Debt impact</td>
<td>$10.25 million</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 08</td>
<td>Assigned to Appropriations I</td>
</tr>
<tr>
<td>May 09</td>
<td>State Debt Note Filed</td>
</tr>
<tr>
<td>May 23</td>
<td>Committee Appropriations I</td>
</tr>
<tr>
<td>May 24</td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>Mtn Prevail to Suspend Rule 37(G)</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>Jun 03</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 05</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Appropriations II</td>
</tr>
<tr>
<td></td>
<td>Committee discharged</td>
</tr>
<tr>
<td></td>
<td>Re-referred to Appropriations I</td>
</tr>
</tbody>
</table>

**HB-1126** PARCELLS AND STERN.

(Ch. 24, par. 3-8-2)

Amends the Illinois Municipal Code. Authorizes the corporate authorities of special charter municipalities having elected street commissioners to appoint such officers. Effective immediately.

---

1 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Makes grammatical change consistent with language in bill.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Revenue</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.01</td>
<td>CITY VILLAGE Adopted</td>
</tr>
<tr>
<td></td>
<td>Do Pass Amend/Short Debate</td>
<td>014-000-000</td>
</tr>
<tr>
<td>May 08</td>
<td>Short Debate Cal 2nd Rding</td>
<td></td>
</tr>
<tr>
<td>May 21</td>
<td>Short Debate-3rd Passed</td>
<td>112-000-001</td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate</td>
<td></td>
</tr>
<tr>
<td>May 29</td>
<td>Sen Sponsor KEATS</td>
<td></td>
</tr>
<tr>
<td>May 30</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommended do pass</td>
<td>011-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed</td>
<td>059-000-000</td>
</tr>
<tr>
<td>Jul 22</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 19</td>
<td>Governor approved</td>
<td></td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0579</td>
<td>Effective date 09-19-85</td>
</tr>
</tbody>
</table>

1 HB-1127 CULLERTON.

(Ch. 120, par. 482)

Amends the Revenue Act of 1939 to revise the definition of real property to provide for things contained thereon other than buildings, structures, improvements and other permanent fixtures.

HOUSE AMENDMENT NO. 1.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Revenue</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.01</td>
<td>CULLERTON Adopted</td>
</tr>
<tr>
<td>May 08</td>
<td>Short Debate Cal 2nd Rding</td>
<td></td>
</tr>
<tr>
<td>May 21</td>
<td>Short Debate-3rd Passed</td>
<td>112-000-001</td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate</td>
<td></td>
</tr>
<tr>
<td>May 29</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
HB-1128  BARGER.

(Ch. 48, pars. 1602, 1603, 1604, 1609, 1614, 1615, 1617 and 1620)

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, peace officers and firefighters who engage in such prohibited conduct.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMERC

HB-1129  BARGER AND VINSON.

(Ch. 24, par. 11-42-11; Ch. 34, par. 429.24)

Amends the Illinois Municipal Code and the Counties Act. Provides each franchise agreement entered into by the corporate authorities of a municipality, or a county board, and a community antenna television system prior to, on or after the effective date of the amendatory provisions includes as a condition thereof the requirement that lines or cables constructed over any street for the purpose of providing cable television service shall not be lower than 18 feet above the ground.

HOUSE AMENDMENT NO. 1.

Eliminates the provisions added in the bill as introduced. Provides any change imposed by a community antenna television system for the raising or removal of cables to permit passage on, to or from a street shall not exceed the reasonable costs of work reasonably necessary to safely permit such passage.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Cities and Villages
May 02 Amendment No.01 CITY VILLAGE Adopted Do Pass Amend/Short Debate 014-000-000

Cal 2nd Rdng Short Debate
May 15 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 23 Short Debate-3rd Passed 113-000-000
May 24 Arrive Senate Placed Calendr,First Readng
Jun 05 Sen Sponsor FAWELL First reading Rfrd to Comm on Assignment
Jun 06 Assigned to Local Government
Jun 13 Recommended do pass 011-000-000

Placed Calndr,Second Reading
Jun 19 Second Reading Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000 Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor approved

PUBLIC ACT 84-0580 Effective date 01-01-86
1 HB-1130 KEANE.

(Ch. 120, par. 500.9a)

Amends the Revenue Act of 1939 to specifically exempt property being purchased by a governmental body pursuant to contract for deed.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 02 Recommended do pass 016-000-000

May 09 Second Reading
Placed Calndr,Second Reading
May 02
Placed Calndr,Third Reading
May 24 Interim Study Calendar REVENUE

HB-1131 BOWMAN.

(Ch. 95 1/2, pars. 2-119, 4-304, 4-307 and 239.41; Ch. 127, rep. par. 141.61)


HOUSE AMENDMENT NO. 1.

Provides that the funds go into the Common School Fund instead of the General Revenue Fund.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 03 Recommended do pass 015-000-000

Placed Calndr,Second Reading
May 09 Second Reading
Amendment No.01 BOWMAN Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 114-002-001
May 29 Arrive Senate
Jun 05 Sen Sponsor CHEW
First reading Rfrd to Comm on Assignment
Jun 06 Assigned to Executive
Jun 13 Recommended do pass 017-000-000

Placed Calndr,Second Reading
Jun 19 Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 22 Sent to the Governor
Sep 17 Governor approved
PUBLIC ACT 84-0470 Effective date 09-17-85

HB-1132 BOWMAN.

(Ch. 95 1/2, pars. 3-1004 and 3-2004)

Amends The Illinois Vehicle Code. Provides that revenues collected by the State Department of Revenue from implementation of the vehicle use tax and the replacement vehicle tax shall be deposited directly into the General Revenue Fund rather than placed in trust by the State Treasurer for monthly deposit, less any estimated amount necessary for the payment of refunds.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 03 Recommended do pass 015-000-000

Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
HB-1133  KEANE.

(Ch. 24, par. 8-11-2)

Amends the Illinois Municipal Code to exclude tax 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 FISCAL NOTE

In the opinion of the Dept. of Commerce and Community Affairs, HB-1133 constitutes a tax exemption mandate for which reimbursement of the revenue loss to local gov'ts. is required. Although data is not available on which to base a reliable estimate of the amount of reimbursement required, the cost could be substantial.

HB-1134  BROOKINS - LEFLORE - RICE - ALEXANDER - BRAUN, BULLOCK, FLOWERS, HUFF, SHAW, TURNER, WASHINGTON, WHITE, YOUNG, A AND YOUNGE, W.

Appropriates $150,000, or so much thereof as may be necessary, to the Illinois Community College Board to meet the ordinary and contingent expenses incurred pursuant to the Probation Challenge Program Act. Effective July 1, 1985.

HB-1135  BROOKINS.

(Ch. 111 1/2, par. 73-18)

Amends the Vital Records Act to provide that failure to sign the death certificate within the required time is a business offense punishable by a fine of $1,000.
HB-1136  BROOKINS – BULLOCK.
(Ch. 120, new par. 1159.1)

Amends the Illinois Lottery Law. Prohibits the Lottery Division from installing video lottery devices in counties over 3,000,000 population until it has conducted a study of the economic impact of such devices. Requires the Division to report the results of such study to the General Assembly no later than July 1, 1986. Effective immediately.

FISCAL NOTE
(Prepared by the IL State Lottery)

It is felt that to conduct such studies required by HB-1136 will require considerable administrative costs which will result in a loss of revenue contributions to GRF. It is undeterminable how expensive these studies would be to conduct.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Revenue
May 02       Recommended do pass 009-005-000
May 14       Placed Calndr,Second Reading
May 16       Placed Calndr,Second Reading
May 24       Second Reading
May 24       Placed Calndr,Third Reading

HB-1137  O’CONNELL.
(Ch. 24, par. 9-1-9)

Amends the Illinois Municipal Code. Provides that monies in a special municipal fund for certain undistributed and unclaimed monies raised by special assessment, may be expended for any authorized public purpose. Present law provides that monies in the fund may be used only for special assessment refunds, for paying special assessment vouchers, or for purchasing property at certain tax sales.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Cities and Villages
Apr 24       Do Pass/Consent Calendar 013-000-000
Apr 30       Consnt Caldr Order 2nd Read
Apr 30       Consnt Calendar, 2nd Readng
May 02       Consnt Caldr, 3rd Read Pass 114-000-000
May 03       Arrive Senate
May 07       Placed Calndr,First Reading
May 07       Sen Sponsor LEMKE
May 14       Assigned to Local Government
May 24       Added As A Joint Sponsor DEGNAN
Jun 05       Recommended do pass 009-000-000
Jun 10       Placed Calndr,Second Reading
Jun 10       Second Reading
Jun 24       Placed Calndr,Third Reading
Jun 24       Third Reading - Passed 058-000-001
Jun 24       Passed both Houses
Jul 22       Sent to the Governor
Sep 19       Governor approved

PUBLIC ACT 84-0581  Effective date 01-01-86

1 Fiscal Note Act may be applicable.
HB-1138  WOODYARD, OBLINGER AND MCMASTER.

(Ch. 108 1/2, pars. 16-163 and 16-165)

Amends the Pension Code relating to the Teachers' Retirement System. Provides that 3 (now 4) teachers and one (now no) annuitant be elected to the board of trustees. Effective immediately.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS PENSION

HB-1139  WOODYARD, OBLINGER AND MCMASTER.

(Ch. 108 1/2, pars. 16-163 and 16-165)

Amends the Pension Code relating to the Teachers' Retirement System. Provides that 2 (now 4) teachers and 2 (now no) annuitants be elected to the board of trustees. Effective immediately.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS PENSION

HB-1140  KLEMM - VINSON.

(Ch. 95 1/2, par. 11-209.1)

Amends the Vehicle Code to provide that a local authority may require that a traffic control device installed on a private street be paid for by the person requesting the device, but any required engineering study or traffic investigation shall be the responsibility of the local authority.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Transportation
May 02  Recommended do pass 019-001-000
May 10  Placed Calndr,Second Reading
May 10  Second Reading
Placed Calndr,Third Reading
May 24  Tabled Pursuant Hse Rule 27D

HB-1141  SHAW.

(New Act)

Appropriates $25,000 to the Department of Commerce and Community Affairs for the purpose of making a grant to the Rosemore Community Organization in Chicago. Effective July 1, 1985.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Appropriations I
May 10  Tabled Pursuant Hse Rule 27D

HB-1142  BROOKINS - LEFLORE - WASHINGTON - MCGANN - KEANE.

(Ch. 111 1/2, new pars. 73.103a, 73.103b, 73.103c, 73.103d and 73.103e)

Amends the Funeral or Burial Funds Act. Requires the Comptroller to conduct a hearing before revoking or refusing to issue or renew a trustee’s license. Requires timely notice of hearing; provides for a right to counsel; vests the Comptroller with subpoena power; requires the Comptroller to keep and preserve a record of each proceeding. Effective immediately.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Adds reference to: (Ch. 111 1/2, par. 73.103)

Requires an applicant for licensure as a trustee to submit to the Comptroller a statement of his approximate net worth, rather than a detailed statement of his assets and liabilities.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
May 02 Do Pass/Short Debate Cal 013-000-000
Cal 2nd Rdng Short Debate
May 08 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 23 Third Reading - Passed 116-002-000
May 29 Arrive Senate
Placed Calendr, First Readng
May 30 Sen Sponsor JONES
Placed Calendr, First Readng
Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Ins Pensions & Licensed Activities
Jun 06 Added As A Joint Sponsor SMITH
Committee Ins Pensions & Licensed Activities
Jun 13 Recommended do pass as amend 011-000-000
Placed Calndr, Second Readng
Jun 18 Second Reading
Amendment No.01 INSURANCE Adopted
Placed Calndr, Third Reading
Jun 24 Third Reading - Passed 059-000-000
Jun 25 Speaker’s Table, Concurrence 01
Jun 27 Floor motion NON-CONCUR IN SEN AMEND #01 - BROOKINS
Motion failed
Speaker’s Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/109-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0839 Effective date 09-23-85

HB-1143 LAURINO – TERZICH, CAPPARELLI, MCAULIFFE, MCGANN, MATJEVICH AND CULLERTON.

(Ch. 38, par. 24-2)

Amends Criminal Code of 1961. Prohibits private security contractors, private detectives, private alarm contractors and persons employed to protect employees and private property related to a commercial operation to carry weapons while commuting between their homes and places of employment.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary II
May 03 Recommended do pass 014-000-000
Placed Calndr, Second Readng
May 16 Interim Study Calendar JUDICIARY II

1 HB-1144 BULLOCK.

(Ch. 120, pars. 1152, 1157.2 and 1159, new par. 1171.3; Ch. 127,

1 Fiscal Note Act may be applicable.
Amends the Illinois Lottery Law, the State Finance Act and the Chicago World’s Fair-1992 Authority Act. Requires the Lottery Control Board to designate a special “Lotto” type game to be offered once each year in 1986 through 1993, the proceeds of which shall be transferred into a special fund in the Treasury to be used for appropriations to the Chicago World’s Fair Authority.

HB-1145 BROOKINS - BRAUN - BULLOCK - FLOWERS - WASHINGTON, HUFF, LEFLORE, RICE, WHITE, YOUNG, A, YOUNGE, W, ALEXANDER, TURNER, SHAW AND SOLIZ.

Creates the Probation Challenge Program Act and amends the Unified Code of Corrections. Establishes in counties of 2,000,000 or more, a Probation Challenge Program designed to provide certain probationers with individualized educational instruction and social and vocational counseling. Charges the Illinois Community College Board with the administration of the program.

HB-1146 BULLOCK.


HB-1147 HASTERT - COWLISHAW AND KEANE.

Amends the Revenue Act of 1939. Provides that members of boards of review shall be paid an annual salary fixed by the county board and paid out of the county treasury. Prohibits per diem compensation of such members. Eliminates additional compensation of board members for reassessments.
HB-1147—Cont.

May 30  First reading  Rfrd to Comm on Assignment
         Assigned to Local Government
Jun 13   Placed Calndr,Second Reading
         Recommended do pass 011-000-000
Jun 18   Second Reading  Placed Calndr,Third Reading
Jun 24   Third Reading - Passed 059-000-000
         Passed both Houses
Jul 22   Sent to the Governor
Sep 19   Governor approved
         PUBLIC ACT 84-0582  Effective date 01-01-86

1 HB-1148  GREIMAN.

(New Act)

Creates the Private Activity Bond Allocation Council to allocate among State agencies the bond limit for private activity bonds applicable to all State agencies under the Internal Revenue Code and to provide for the allocation of private activity bonds to non-home rule counties and municipalities. Supersedes Executive Order No. 6 (1984).

HOUSE AMENDMENT NO. 1
Provides that only knowing violations constitute a business offense.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Executive
Apr 25  Placed Calndr,Second Reading
         Recommended do pass 011-004-000
May 10   Second Reading  Placed Calndr,Third Reading
May 21   Third Reading - Passed 096-018-001
May 22   Arrive Senate  Placed Calendr,First Reading
May 24   First reading  Rfrd to Comm on Assignment
May 29   Assigned to Finance and Credit Regulations
Jun 05   Primary Sponsor Changed To NETSCH
         Added As A Joint Sponsor BERM AN
         Committee Finance and Credit Regulations
Jun 10   Committee discharged  Re-referred to Revenue

3 HB-1149  NASH, DELEO, RONAN AND MCAULIFFE.

(Ch. 108 1/2, pars. 9-128.1, 9-133, 9-170 and 9-176; new pars.
2-117.2, 3-110.3, 4-108.2, 5-232, 6-226, 7-139.6, 7-139.7,
7-142.2, 7-142.3, 7-173.3, 8-136.3, 8-136.4, 8-226.4,
8-226.5, 9-121.4, 9-121.5, 9-128.2, 9-128.3, 10-104.4, 11-125.4,
12-127.4, 13-125.4, 14-105, 15-113.9, 16-131.3, 17-114.2 and
18-112.2; Ch. 85, new par. 2208.9)

Amends the Illinois Pension Code to increase the retirement, disability and survivor's benefits, and associated contribution rates, of salaried elected local governmental officials, to bring them into essential conformity with the benefits and contribution rates provided for members of the General Assembly; also provides a retirement pension for a disabled deputy sheriff with between 20 and 23 years of service credit who has exhausted his disability benefits. Amends The State Mandates Act to require implementation without reimbursement. Effective January 1, 1986.

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
STATE MANDATES ACT FISCAL NOTE

HB 1149 creates a retirement benefit mandate for which reimbursement of the increased cost of a unit of local government would normally be required. However, HB 1149 amends the State Mandate Act to relieve the State of reimbursement liability. Due to the nature of the bill, no estimate is available, but the cost would be substantial.

PENSION IMPACT NOTE

Although the costs of HB-1149 in relation to the total costs of the retirement system would not be great, the employer costs for the individuals affected would be very significant, with the increase in annual costs amounting to as much as 35% of the member’s salary.

PENSION IMPACT NOTE

The costs of HB 1150 should be relatively minor.

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.

PENSION IMPACT NOTE

Amends the Messages Tax Act, Gas Revenue Tax Act and Public Utilities Revenue Act to provide that computer data required by the Department of Revenue be furnished on the tax returns.

HOUSE AMENDMENT NO. 1. (Tabled May 21, 1985)

Deletes reference to: Ch. 120, pars. 467.3, 467.18 and 470

Deletes everything in the bill to replace with a 5% tax on the use of natural gas the gross receipts from the sale of which are not taxed pursuant to the Gas Revenue Tax Act.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 120, pars. 467.3, 467.18 and 470

Adds reference to: Ch. 120, pars. 439.2 and 440

Amends the State use and occupation tax Acts to include gas not taxed under the Gas Revenue Tax Act.

Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1152 MCGANN.

(Ch. 120, pars. 467.3, 467.18 and 470)

Amends the Messages Tax Act, Gas Revenue Tax Act and Public Utilities Revenue Act to provide that data required by the Department of Revenue be furnished on the tax returns.

Apr 09 1985 First reading   Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

HB-1153 MCGANN.

(Ch. 120, pars. 453.1 and 453.31)

Amends the Cigarette Tax Act and Cigarette Use Tax Act to revise the definition of cigarette shape to include tube and any other shape.

Apr 09 1985 First reading   Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 03 Recommended do pass 015-000-000

May 24 Second Reading
Placed Calndr,Third Reading
Interim Study Calendar REVENUE

HB-1154 MCGANN.

(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

Amends the State occupation and use tax Act to change a reference from “the proceeds” to “such proceeds”.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, pars. 439.3, 439.33, 439.103 and 441

Amends to delete everything in the bill and replaces with the Electronic Display of Events Tax Act imposing a 5% tax on people in the business of selling tickets to view an electronic presentation or display of any event including any sporting event.

HOUSE AMENDMENT NO. 2.

Makes changes to include price for admission in addition to the price of the ticket. Eliminates the registration provision. Makes other changes. Adds an immediate effective date.

Apr 09 1985 First reading   Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 03 Amendment No.01 REVENUE Adopted
                    Recommended do pass as amend 015-000-000

May 15 Second Reading
Amendment No.02 KEANE Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 076-031-004
May 29 Arrive Senate
Jun 05 Sen Sponsor SAVICKAS
Placed Calendr,First Reading
HB-1154—Cont.

Jun 06 First reading Rfrd to Comm on Assignment
Assigned to Revenue
Jun 14 Placed Calndr,Second Reading
Jun 19 Second Reading
Placed Calndr,Third Reading
Jun 27 Re-committed to Revenue

HB-1155 MCGANN.

(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

Amends the State occupation and use tax Acts to provide that sale of a fuel as gasohol which in fact is not gasohol is a petty offense (now a business offense). The fine imposed remains the same. Also changes the term “such tax” to “tax imposed by this Act”.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

HB-1156 MCGANN.

(Ch. 120, pars. 453.1 and 453.31)

Amends the Cigarette Tax Act and Cigarette Use Tax Act to change Department of Revenue to Illinois Department of Revenue.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

HB-1157 JOHNSON – CAPPARELLI – TERZICH – HAWKINSON.

(Ch. 91 1/2, par. 4-616)

Amends the Mental Health and Developmental Disabilities Code. Deletes the provision authorizing a court which orders a person admitted to a developmental disabilities facility to require that the sheriff of the county in which the court proceedings take place to transfer that person to the facility.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Human Services
Apr 17 Placed Calndr,Second Reading
Apr 25 Second Reading
Placed Calndr,Third Reading
May 24 Tabled House Rule 37(G)

' HB-1158 O’CONNELL.

(Ch. 122, pars. 29-3 and 29-5; new par. 29-5.2)

Amends The School Code. Provides for current year reimbursement of transportation costs incurred by school districts which furnish free transportation to pupils living within 1 1/2 miles from school because walking constitutes a serious safety hazard due to vehicular traffic. Effective July 1, 1985.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Elementary & Secondary Education
May 03 Interim Study Calendar ELEM SCND ED

HB-1159 PANGLE – STECZO – PANAYOTOVICH, TURNER AND YOUNG,A.

(Ch. 17, pars. 3121, 3138; Ch. 23, par. 3-12; Ch. 24, pars. 1-2-4, 2-2-1.1,

' Fiscal Note Act may be applicable.
HB-1159—Cont.

2-3-1.1, 11-5-8, 11-8-2, 11-42-8, 11-42-8b; Ch. 34, pars. 421, 422; Ch. 38, par. 19-4; Ch. 48, par. 1406; Ch. 67 1/2, par. 403.12; Ch. 82, par. 37; Ch. 95 1/2, pars. 1-128, 1-191, 1-210, 3-120, 3-121, 3-201, 3-414, 3-815, 5-100, 5-102, 6-405, 11-1408, 12-702, 13-101, 15-107, 15-304, 15-305; Ch. 110, par. 9-103; Ch. 120, pars. 1203, 1204, 1210)

Creates an Act in relation to manufactured housing and mobile homes. Changes certain references from “camp” to “park”, from “house trailer” to “manufactured housing unit”, from “trailer coach” to “manufactured housing unit” or “mobile home”; and adds certain references to “manufactured housing” and “manufactured housing unit” in the following Acts: the Savings and Loan Act, the Public Aid Code, the Municipal Code, An Act in relation to counties, the Criminal Code of 1961, the Toxic Substances Disclosure to Employees Act, the Senior Citizens and Disabled Persons Property Tax Relief Act, An Act in relation to mechanics’ liens, the Vehicle Code, the Code of Civil Procedure and the Mobile Home Local Services Tax Act.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 24, par. 11-12-8

Provides that no municipality, including home rule units, shall require, as a condition of approval of a plat of a subdivision, that a subdivider dedicate part of the subdivision for school sites, park sites or other public lands or to make a payment in lieu of such dedication, unless such dedication or payment is for a purpose reasonably determined to be necessary at the time the plat is to be approved or in the immediate future.

SENATE AMENDMENT NO. 2. (Tabled June 25, 1985)

Adds reference to: Ch. 67 1/2, par. 501, 502, 503, 504, 505, 506, 507, 509 and 510; Ch. 120, par. 1201; Ch. 67 1/2, rep. par. 515

Amends Illinois Manufactured Housing and Mobile Home Safety Act. Eliminates mobile homes from coverage of Act. Changes title to Illinois Manufactured Housing Act. Repeals provision creating an advisory council on mobile homes and manufactured housing. Provides that manufactured housing permanently placed and used as a dwelling or as owner-occupied real property shall be taxed as real property. Amends Revenue Act to include such manufactured housing in the definition of real property. Makes other changes. Effective immediately.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Consumer Protection
May 02 Recommended do pass 010-000-000
May 10 Second Reading
Placed Calndr,Second Reading
May 21 Third Reading - Passed 109-002-002
May 22 Arrive Senate
Sen Sponsor JOYCE,JEROME
Placed Calendr,First Reading
May 23 First reading Rfrd to Comm on Assignment
May 24 Assigned to Executive
Jun 11 Recommended do pass 018-000-000
Jun 20 Second Reading
Amendment No.01 JOYCE,JEROME Adopted
Placed Calndr,Third Reading
Recalled to Second Reading
Jun 25 Recalled to Second Reading
Mtn Reconsider Vote Prevail 02-JOYCE,JEROME
Mtn Prevail - Table Amend No 02 Tabled
Placed Calndr,Third Reading
HB-1160 BOWMAN.

(Ch. 15, new par. 209.04)

Amends the State Comptroller Act. Provides that whenever the Comptroller has reason to question the legality of an expenditure he may conduct an examination prior to drawing a warrant. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that upon drawing the warrant, the Comptroller shall forward any information developed during his examination to the Auditor General with any recommendations he considers pertinent.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to State Gov Adm & Regulatory Rev
Apr 18 Cal 2nd Rdng Short Debate Do Pass/Short Debate Cal 016-000-000
Apr 24 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
May 21 Amendment No.01 Mtn Prev-Recall 2nd Reading
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(C)/116-000-000
Short Debate-3rd Passed 112-001-000

HB-1161 PANGLE AND PANAYOTOVICH.

(Ch. 67 1/2, pars. 501, 502, 503, 504, 505, 506, 507, 509, 510 and rep. par. 515; Ch. 120, par. 482 and 1201)

Amends Illinois Manufactured Housing and Mobile Home Safety Act. Eliminates mobile homes from coverage of Act. Changes title to Illinois Manufactured Housing Act. Repeals provision creating an advisory council on mobile homes and manufactured housing. Provides that manufactured housing permanently placed and used as a dwelling or as owner-occupied real property shall be taxed as real property. Amends Revenue Act to include such manufactured housing in the definition of real property. Makes other changes. Effective immediately.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
Apr 30 Mtn Prevail Suspend Rul 20K 116-000-000
Committee Revenue
May 03 Recommended do pass 015-000-000
Placed Calndr,Second Reading
May 16 Second Reading Placed Calndr,Third Reading
May 24 Tabled House Rule 37(G)

HB-1162 DEUCHLER, STERN, VINSON, KLEMM, KOEHLER, PARCELLS AND ROPP.

(Ch. 144, par. 221; new par. 221.1)

Amends the Act relating to hazing, increasing hazing to a Class A misdemeanor. Requires institutions of higher education to develop a policy statement strongly discouraging hazing activities which might cause physical or psychological injury.

1 Fiscal Note Act may be applicable.
Amends the Farm Development Authority Act. Expands the definition of “agribusiness” to include facilities and equipment for research and development of products, processes and equipment for the production, processing, preparation or packaging of agricultural commodities and by-products. Increases the aggregate amount of bonds and notes which the Farm Development Authority may have outstanding at any one time by $50,000,000, all of which is earmarked for research and development. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Adds reference to: (Ch. 5, par. 1208)

Provides that the provision prohibiting the Farm Development Authority from providing loans from the proceeds of any bonds issued by the Authority to any agribusiness having more than 100 employees and a gross income exceeding $2,000,000, does not apply to loans for research and development purposes.

**GOVERNOR AMENDATORY VETO**

Removes provision of bill imposing a $200,000,000 limit on the Farm Development Authority’s bonding authority, taking into account the $300,000,000 limit imposed in Public Act 84-154.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oct 17</td>
<td>Placed Cal. Amendatory Veto</td>
</tr>
<tr>
<td>Oct 31</td>
<td>Mtn fld accept amend veto LUFT</td>
</tr>
<tr>
<td></td>
<td>Accept Amnd Veto-Sen Pass 057-000-000</td>
</tr>
<tr>
<td></td>
<td>Bth House Accept Amend Veto</td>
</tr>
<tr>
<td>Nov 20</td>
<td>Return to Gov-Certification</td>
</tr>
<tr>
<td>Nov 26</td>
<td>Governor certifies changes</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-1058 Effective date 11-26-85</td>
</tr>
</tbody>
</table>

**HB-1164 KULAS AND KEANE.**

(Ch. 111, par. 4408)

Amends the Medical Practice Act. Authorizes physicians licensed under the Act to purchase and dispense legend drugs in the regular course of practicing medicine. Requires such physicians to maintain a book or file of prescriptions as required by the Pharmacy Practice Act except when dispensing manufacturers' samples or other legend drugs in a maximum 72 hour supply.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Registration &amp; Regulation</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Assigned to Registration &amp; Regulation</td>
</tr>
</tbody>
</table>

**HB-1165 HALLOCK.**

(Ch. 73, pars. 1065.41-1, 1065.46-1 and 1065.55-2)

Amends the Insurance Code. Requires a registered firm under Article 31 to appoint one or more licensed insurance producers to be responsible for the firm’s compliance with the insurance laws; deletes the provision specifying that such firm shall authorize an individual to act on behalf of the firm in this State. Requires each licensed producer who brokers insurance and not within a specified exception to maintain a bond in favor of the State; deletes the provision requiring applicants for insurance license to file a bond with the application. Provides that authorized insurance producers of a registered firm may meet the bonding requirement with a bond in the name of the registered firm. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Insurance</td>
</tr>
<tr>
<td>Apr 17</td>
<td>Do Pass/Consent Calendar 013-000-000</td>
</tr>
<tr>
<td>Apr 23</td>
<td>Consnt Caldr Order 2nd Read</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Rmvd from Consent Calendar</td>
</tr>
<tr>
<td>May 08</td>
<td>Short Debate Cal 2nd Rdng</td>
</tr>
<tr>
<td>May 16</td>
<td>Consnt Caldr Order 3rd Read</td>
</tr>
<tr>
<td>May 22</td>
<td>Consnt Caldr, 3rd Read Pass 113-000-000</td>
</tr>
<tr>
<td>May 23</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 29</td>
<td>Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jul 22</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 19</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0583 Effective date 09-19-85</td>
</tr>
</tbody>
</table>
HB-1166  SATTERTHWAITE AND STERN.

(Ch. 122, par. 10-22.40)

Amends The School Code. Requires school associations which provide for interscholastic athletic competition to submit annual reports to the State Board of Education on female participation in athletic competition as a condition of such associations' receiving public school membership fees. Effective immediately.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10        Assigned to Elementary & Secondary Education
Apr 25        Recommended do pass 012-004-000
May 15        Placed Calndr,Second Reading
May 22        Third Reading - Passed 090-020-001
May 23        Arrive Senate
May 30        Sen Sponsor SCHAEFFER
Jun 04        First reading  Rfrd to Comm on Assignment
Jun 12        Assigned to Education-Elementary & Secondary
Jun 18        Placed Calndr,Second Reading
Jun 24        Second Reading  Placed Calndr,Third Reading
Jun 24        Third Reading - Passed 059-000-000
Jul 22        Sent to the Governor
Sep 17        Governor approved
May 22        Third Reading - Passed 090-020-001
May 23        Arrive Senate
May 30        Sen Sponsor SCHAEFFER
Jun 04        First reading  Rfrd to Comm on Assignment
Jun 12        Assigned to Education-Elementary & Secondary
Jun 18        Placed Calndr,Second Reading
Jun 24        Second Reading  Placed Calndr,Third Reading
Jun 24        Third Reading - Passed 059-000-000
Jul 22        Sent to the Governor
Sep 17        Governor approved
PUBLIC ACT 84-0472  Effective date 09-17-85

HB-1167  GIGLIO.

(Ch. 144, new par. 1114)

Amends the Governors State University Act. Provides that the Governors State University shall conduct a study of the unemployment patterns in the southern part of Cook County with the expenses of such study to be paid for by an appropriation from the General Revenue Fund.

FISCAL NOTE

(Prepared by Board of Higher Education)

The fiscal requirements of a study of employment patterns can vary according to the scope and nature of the study and the present capabilities of a university to conduct such study. Supplemented by resources now available at Gov. State U., the $5,000 appropriated to finance this study could finance a focused study on this topic.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10        Assigned to Higher Education
Apr 18        Recommended do pass 011-007-000
Apr 23        Placed Calndr,Second Reading  Fiscal Note Requested RYDER
Apr 25        Second Reading  Held on 2nd Reading
May 07        Held on 2nd Reading  Fiscal Note filed
May 10        Placed Calndr,Third Reading
May 24        Tabled House Rule 37(G)

1 Fiscal Note Act may be applicable.
HB-1168  GIGLIO.

Appropriates $5,000 to the Board of Governors of State Colleges and Universities to satisfy the expenses connected with conducting a study of unemployment patterns in southern Cook County conducted through Governors State University.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Appropriations II
May 10  Tbd pursuant Hse Rule 27D

HB-1169  MCPIKE – MADIGAN.

(Ch. 122, rep. pars. 27-25, 27-25.1, 27-25.2, 27-25.3 and 27-25.4)


Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

HB-1170  GREIMAN – MADIGAN.

(Ch. 122, par. 14B-7)

Amends The School Code. Substitutes “regional superintendent” and “State Board of Education”, respectively, for the terms “County Superintendent of Schools” and “Superintendent of Public Instruction”.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

HB-1171  BRESLIN – MADIGAN AND PANGLE.

(Ch. 122, par. 655 and rep. par. 657)

Amends an Act to aid industrial schools for girls. Eliminates the requirement that such schools instruct in domestic avocations and repeals the Section prohibiting commitment to or reception by the schools of mentally or physically incapacitated girls.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

HB-1172  GREIMAN – MADIGAN.

(Ch. 122, rep. par. 17-2.2)

Amends The School Code. Repeals a back door referendum provision which applied to the initial levy by downstate districts of certain taxes above a preexisting maximum but within a newly prescribed limit.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

1HB-1173  CURRIE – MADIGAN – YOUNG, A, BROOKINS, MCGANN, MCPIKE, STERN, PHELPS, LEVERENZ, GIGLIO, BERRIOS AND LAURINO.

(Ch. 122, par. 18-4.3)


1 Fiscal Note Act may be applicable.
HB-1174 CURRIE – MADIGAN – YOUNG.A.

Appropriates $10,000,000 to the State Board of Education for summer school grants for remedial and gifted programs in reading, math, science and computer learning. Effective July 1, 1985.

HB-1175 RICHMOND, MCMASTER, WAIT, ROPP, HARTKE, BRUNSVOLD, CHRISTENSEN, MULCAHEY, PANGLE, PHELPS AND REA.

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.

HB-1176 MCAULIFFE – DELEO, CAPPARELLI, KULAS, TERZICH AND LAURINO.

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.

* Fiscal Note Act may be applicable.
Amends Baccalaureate Assistance Law for Registered Nurses. Provides that following a baccalaureate award, payment of principal and interest shall be excused after the applicant has engaged in one year of full time or 2 years of half-time work as a nurse in Illinois.

HOUSE AMENDMENT NO. 1.
Makes technical corrections in striking and underscoring.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 144, pars. 1403, 1404, 1405 and 1406

SENATE AMENDMENT NO. 1.
Specifies work or study requirements for the satisfaction of loans.
HB-1177—Cont.       1486

Jun 28       H Concurs in S Amend. 01/110-005-000       Passed both Houses
Jul 26       Sent to the Governor
Sep 23       Governor approved
               PUBLIC ACT 84-0840       Effective date 09-23-85

HB-1178    ZWICK AND COWLISHAW.

(New Act)

Authorizes the Kane County Forest Preserve District to sell certain described land at public sale. Effective immediately.

Apr 09 1985    First reading       Rfrd to Comm on Assignment
Apr 10    Assigned to Counties and Townships
Apr 25    Do Pass/Short Debate Cal 009-000-000
May 08    Cal 2nd Rdg Short Debate
   Short Debate Cal 2nd Rdg
   Cal 3rd Rdg Short Debate
May 23    Third Reading - Passed 118-000-000
May 29    Arrive Senate
   Sen Sponsor FRIEDLAND
   Placed Calendr,First Reading
May 30    First reading       Rfrd to Comm on Assignment
   Assigned to Local Government
Jun 13    Recommended do pass 011-000-000
Jun 18    Second Reading
   Placed Calendr,Third Reading
Jun 24    Third Reading - Passed 059-000-000
   Passed both Houses
Jul 22    Sent to the Governor
Sep 17    Governor approved
               PUBLIC ACT 84-0473       Effective date 09-17-85

HB-1179    GIGLIO.

(Ch. 46, pars. 28-1 and 28-5)

Amends The Election Code. Provides no public question shall be submitted to the voters of a political subdivision at any regularly scheduled election at which such voters are not scheduled to cast votes for any candidates for nomination for, election to or retention in public office.

Apr 09 1985    First reading       Rfrd to Comm on Assignment
Apr 10    Assigned to Elections
Apr 25    Recommended do pass 014-002-000
May 10    Second Reading
   Placed Calendr,Third Reading
May 23    Third Reading - Passed 106-009-002
May 29    Arrive Senate
   Placed Calendr,First Reading
Jun 05    Sen Sponsor KELLY
   First reading       Rfrd to Comm on Assignment
Jun 06    Assigned to Elections
Jun 18    Recommended do pass 007-000-000
Jun 19    Second Reading
   Placed Calendr,Third Reading
Jun 25    Third Reading - Passed 031-026-001
   Passed both Houses
Jul 24    Sent to the Governor
Sep 21    Governor approved
               PUBLIC ACT 84-0739       Effective date 01-01-86
HB-1180 GIGLIO.
(Ch. 34, par. 3152)
Amends “An Act in relation to county zoning”. Provides that any township may protest county zoning of property within the township or within one and one-half miles thereof.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Counties and Townships
May 02 Interim Study Calendar CNTY TOWNSHIP

HB-1181 GIGLIO.
(Ch. 139, par. 38)
Amends the Township Law of 1874. Gives townships the power of eminent domain.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Counties and Townships
Apr 25 Recommended do pass 012-000-000
May 15 Second Reading Placed Calndr
May 24 Tabled House Rule 37(G)

HB-1182 CULLERTON.
Amends the effective date Section of Public Act 83-1517 to postpone the effective date of the amendatory changes in Section 4-2 of the Juvenile Court Act (relating to certain adjudicatory hearings within 120 days) from July 1, 1985 to July 1, 1986. Effective immediately.

HOUSE AMENDMENT NO. 1.
Changes the effective date of Public Act 83-1517 from July 1, 1986, to January 1, 1986.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1985)
Changes effective date from January 1, 1986 to July 1, 1986.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Adds reference to: Ch. 38, par. 1003-10-7
Recommends that the bill be further amended as follows:

Provides that a minor shall be served with notice of the date of the interdivisional transfer hearing, shall be present at the hearing, and has the right to counsel at the hearing and may, with the consent of his or her counsel or guardian waive his presence at the hearing. Redefines the matter which a court may consider at the hearing.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary II
May 03 Amendment No.01 JUDICIARY II Adopted
May 10 Placed Calndr,Second Reading
May 23 Third Reading - Passed 117-001-000
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 007-000-000
Jun 24 Placed Calndr,Second Reading
Amends The School Code to provide scholarships from the State Board of Education to selected teachers for additional study. Effective immediately.

Amends the Environmental Protection Act to authorize the Board to require the use of Illinois coal as a condition to granting an alternative emission standard or variance for sulfur dioxide emissions from a coal-burning stationary source.

Requires the Board to consider the availability and price of the coal, the cost of pollution control equipment, and the economic impact on the coal mining industry.
HB-1185   CURRIE, BOWMAN AND LEVIN.

(Ch. 116, pars. 206, 207 and 211)

Amends Freedom of Information Act. Requires documents to be furnished without charge or at a reduced charge to indigent persons. Makes all exemptions from disclosure discretionary with the public body except information prohibited from disclosure by federal or state law. Adds architects' and engineers' plans for buildings constructed with public funds to, and deletes certain information the disclosure of which is restricted under An Act concerning public utilities from, such exemptions. Requires a court to award attorneys' fees under certain circumstances.

HB-1186   CURRIE.

(New Act; Ch. 19, par. 65; Ch. 105, par. 333.23m; new par. 333.23u-1)

Creates the Chicago Lakefront Harbor Authority Act and amends the Chicago Park District Act. Creates a Chicago Lakefront Harbor Authority to construct, operate and maintain a harbor for recreational use along the shoreline of Lake Michigan contiguous to the corporate limits of the City of Chicago. Limits the jurisdiction of the Chicago Park District to its existing recreational harbor facilities. Grants the Authority the power to issue revenue bonds for the purpose of constructing, operating and maintaining such harbor.

HB-1187   SALTSMAN.

(Ch. 46, new par. 23-23.2)

Amends The Election Code. Provides a court hearing any election contest shall grant a petition for recount properly filed where, based on the facts alleged in the petition, there appears a reasonable likelihood the recount will change the results of the election.
Amends the Marriage and Dissolution of Marriage Act. Provides that where any parent dies who has legal custody of a minor, legal custody passes by law to any surviving noncustodial parent unless that parent has been found to be under a legal disability.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 40, new par. 602.1
Adds reference to: Ch. 40, par. 601

Provides that no person other than a parent may bring a custody action where the person has physical possession of the child because of the death of the custodial parent and there is a surviving legal parent, unless such parent waives his right to custody in writing.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 40, new par. 601.1
Prescribes custody rights of surviving parents.

HB-1188  JOHNSON - MCCRACKEN.

(Ch. 40, new par. 602.1)
HB-1189  JOHNSON.

(Ch. 40, new par. 602.1)

Amends the Marriage and Dissolution of Marriage Act. Provides for custody of minor children upon the death of a custodial parent to go to noncustodial parent.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Judiciary I
May 03  Tbld pursuant Hse Rule 27D

HB-1190  WOODYARD.

(Ch. 67 1/2, par. 605)

Amends the Illinois Enterprise Zone Act to require that a designating county or municipality which provides for the abatement of taxes, other than real property taxes, imposed on business enterprises within an enterprise zone shall apply such incentives uniformly to all business enterprises of the same type or class situated in the Enterprise Zone.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Select Comm on Economic Dev
Apr 25  Interim Study Calendar ECONOMIC DEV

HB-1191  COUNTRYMAN, VINSON, WAIT, ROPP AND ZWICK.

(New Act)

Creates the Illinois Agricultural Loan Bank Act. Creates a 7 member Board appointed by the Governor. Permits issuance of revenue bonds for secured long term loans to family farmers. Maximum loan may not exceed $250,000.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Agriculture
May 02  Interim Study Calendar AGRICULTURE

1 Fiscal Note Act may be applicable.
HB-1192  KIRKLAND.

(Ch. 120, pars. 697d, 697e and 716a)

Amends the Revenue Act of 1939. Provides that if a county or other taxing district within the county is a petitioner for a tax deed following a purchase of the property by a county as trustee for all taxing districts at a tax sale, the county shall not be required to pay subsequently accruing taxes on the property, and the county board may prevent the county collector from offering the property at a subsequent tax sale. Eliminates filing fees and certain other requirements for counties or other taxing districts which are petitioners for a tax deed following a scavenger sale. Provides that previous tax liens shall become void upon the issuance of a tax deed to a county or other taxing district. Effective immediately.

HOUSE AMENDMENT NO. 1.

Specifies that a property owner shall not be relieved of liability for delinquent taxes when a county acquires a deed for property after a tax sale.

Amends The Election Code. Provides each election authority shall publish, within 60 days following the canvass of a general election held within its election jurisdiction, a report of the abstracts of votes by precinct for all offices and public questions in connection with which votes were cast within its jurisdiction at the general election, and certain other information. Requires the election authority to provide a copy of the report to the county central committee chairman of each established political party in the county in which the election authority's election jurisdiction is contained.

HOUSE AMENDMENT NO. 1.

Provides that election authorities shall "prepare", rather than "publish" the report.

HOUSE AMENDMENT NO. 3.

Specifies the reports shall be prepared in typewritten or legible computer-generated form.

1 Fiscal Note Act may be applicable.
HB-1193—Cont.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Elections
Apr 25 Amendment No.01 ELECTIONS Adopted
Do Pass Amend/Short Debate 018-000-000

Cal 2nd Rdng Short Debate
May 14 Short Debate Cal 2nd Rdng
Amendment No.02 STERN Withdrawn
Amendment No.03 STERN Adopted
Cal 3rd Rdng Short Debate
May 23 Short Debate-3rd Passed 117-000-000
May 29 Arrive Senate
Placed Calendr,First Readng
May 31 Sen Sponsor O’DANIEL
Placed Calendr,First Readng
Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Judiciary I
Jun 18 Recommended do pass 007-000-000
Placed Calndr,Second Reading
Jun 19 Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor approved
PUBLIC ACT 84-0588 Effective date 01-01-86

HB-1194 KIRKLAND.
(Ch. 110, new par. 13-224)
Amends The Code of Civil Procedure. Imposes one year time limitation on bringing actions on liability created by federal law which does not specifically provide for a time limitation. Effective immediately.
Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary I
May 03 Tbd pursuant Hse Rule 27D

1 HB-1195 GIGLIO – LAURINO – BERRIOS – LEVERENZ, MCPike, BROOKINS, CHRISTENSEN, PANAYOTOVICH, RICE AND CURRAN.
(Ch. 95 1/2, new par. 6-106.5)
Amends the Vehicle Code to require drivers of vehicles transporting hazardous waste to possess a hazardous waste hauler’s license issued by the Department of Transportation; sets forth the qualifications required of applicants for such licenses, including successful completion of an appropriate training course. Effective immediately.
Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Energy Environment & Nat. Resource
Apr 25 Placed Calndr,Second Reading
May 10 Second Reading
Placed Calndr,Third Reading
May 24 Interim Study Calendar ENRGY ENVRMNT

1 HB-1196 SATTERTHWAITTE, BOWMAN, YOUNGE,W AND DEUCHLER.
(Ch. 68, new pars. 3A-101 and 3A-102; Ch. 73, par. 1031)
Amends the Illinois Human Rights Act to add Article 3A prohibiting discrimination by insurers. Also amends the Insurance Code to include discrimination on the

1 Fiscal Note Act may be applicable.
basis of sex as a prohibited practice in the business of insurance. Effective January 1, 1986.

HB-1197 TUIERK - SALTSMAN, MCMASTER, OLSON, HALLOCK, WILLIAMSON, ALEXANDER, LEVERENZ AND HARRIS.

(Ch. 24, par. 3-4-9; Ch. 34, par. 833; Ch. 46, pars. 11-1, 11-2 and 11-3)

Amends various Acts to provide that wards and election districts shall be created so that no precinct shall be divided between 2 or more wards or districts, insofar as is practicable.

HOUSE AMENDMENT NO. 1.

Provides that in municipalities operating under a Board of Election Commissioners, the Board of Election Commissioners shall change the boundaries of election precincts after each decennial census as soon as is practicable following completion of Congressional and Legislative redistricting. Makes the provision that no precinct shall be divided between 2 or more districts, insofar as is practicable, shall apply to the apportionment of single and multi-member County Board districts in counties of less than 3,000,000 inhabitants.

HB-1198 KIRKLAND.

(Ch. 110, par. 2-202)

Amends the Code of Civil Procedure. Authorizes private detectives to serve process in counties of less than 1,000,000 population.

HOUSE AMENDMENT NO. 1. (Tabled May 20, 1985)

Deletes provision limiting service of process by private detectives to counties under 1,000,000 in population.

HOUSE AMENDMENT NO. 2.

Provides that in every case in which a court is authorized to assess costs, such costs may include a fee for service of process by a sheriff, coroner, private detective or private person.
Apr 18 Assigned to Judiciary I
May 02 Amendment No.01 JUDICIARY I Adopted
Recommnded do pass as amend
013-000-000
Placed Calndr,Second Reading
May 20 Second Reading Mtn Prevail -Table Amend No 01
Amendment No.02 KIRKLAND Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 112-006-000
May 29 Arrive Senate
Sen Sponsor SANGMEISTER
Placed Calendr,First Readng
May 30 First reading Rfrd to Comm on Assignment
Assigned to Local Government

1 HB-1199 TERZICHER AND CAPPARELLI.
(Ch. 108 1/2, new par. 14-144.1)
Amends the State Employees Article of the Pension Code to provide that pension
benefits shall be unassignable and not subject to garnishment.
Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS
PENSION

2 HB-1200 TERZICHER AND CAPPARELLI.
(Ch. 108 1/2, par. 16-190)
Amends the Downstate Teachers Article of the Pension Code to make a technical
change in the garnishment Section.
Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS
PENSION

HB-1201 WOJCIK.
(New Act)
Appropriates $25,000 to the Department of Commerce and Community Affairs
for a grant to the Schaumburg Sister Cities Commission for the Guardsmen Cul-
Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 10 Tbd pursuant Hse Rule 27D

1 HB-1202 KLEMM – SUTKER – CULLERTON – BOWMAN.
(Ch. 96 1/2, new par. 7317)
Amends The Comprehensive Solar Energy Act of 1977 to provide for a grant of
20% of the first $10,000 for single family residential buildings and the first $50,000
for other buildings expended on solar energy systems installed after June 30, 1985
and before January 1, 1991.
HOUSE AMENDMENT NO. 1
Amends to exclude electric heat pumps. Also to providethat the program can only
operate when the Dept. specifically receives appropriations or grants for the pro-
SENATE AMENDMENT NO. 1.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
Changes to a solar energy refund program rather than a grant program.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Energy Environment & Nat. Resource
May 03 Amendment No.01 ENRGY ENVRMNT Adopted
Placed Calndr,Second Reading
May 10 Second Reading
May 23 Third Reading - Passed 076-040-000
May 29 Arrive Senate
Jun 03 Sen Sponsor JOYCE,JEROME
Placed Calndr,First Reading
First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Revenue
Jun 11 Recommended do pass 007-000-000
Placed Calndr,Second Reading
Jun 19 Second Reading
Amendment No.01 JOYCE,JEROME Adopted
Placed Calndr,Third Reading
Jun 25 Third Reading - Passed 059-000-000
Jun 26 Speaker’s Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/104-011-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0841 Effective date 01-01-86

HB-1203 TURNER, SOLIZ AND YOUNG, A.
(Ch. 121 1/2, pars. 530 and 583)
Amends the Retail Installment Sales Act and the Motor Vehicle Retail Installment Sales Act. Permits buyers to bring actions in court against sellers or holders of contracts for any violations of the Acts and recover damages. Specifies amount of recovery. Effective immediately.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Consumer Protection
May 03 Tbd pursuant Hse Rule 27D

HB-1204 RYDER.
(New Act)
Authorizes the Director of Mental Health and Developmental Disabilities to convey certain real property to the City of Jacksonville. Effective immediately.

HOUSE AMENDMENT NO. 1.
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. 1.
Exempts a specified parcel from the conveyance; reserves certain parts of conveyed parcels for road and street purposes as may be determined necessary.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Executive
Apr 25 Amendment No.01 EXECUTIVE Adopted
Consnt Caldr Order 2nd Read
May 01  Consent Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
May 03  Consent Caldr, 3rd Read Pass 113-000-001
May 07  Arrive Senate
Placed Calendr, First Readng
May 09  Sen Sponsor DEMUZIO
First reading Rfrd to Comm on Assignment
Assigned to Executive
Recommended do pass as amend 018-000-000
Jun 18  Second Reading
Amendment No. 01 EXECUTIVE Adopted
Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 058-001-000
Jun 25  Speaker's Table, Concurrence 01
Jun 28  H Concurs in S Amend. 01/110-001-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved
PUBLIC ACT 84-0842 Effective date 09-23-85

HB-1205 BULLOCK - FARLEY.
(Ch. 110, pars. 13-211 and 13-212)
Amends the Code of Civil Procedure. Provides that the period of limitations in personal actions brought by minors is six years.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10  Assigned to Judiciary I
May 02  Motion disch comm, advc 2nd
BULLOCK Committee Judiciary I
Tbld pursuant Hse Rule 27D

HB-1206 PANGLE - COUNTRYMAN.
(Ch. 120, pars. 5-509 and 5-510; Ch. 122, new par. 30-15.12b; Ch.
127, new par. 141.158)
Amends the Higher Education Assistance Law in the School Code and amends the Illinois Income Tax Act and the State Finance Act. Creates the State Scholarship Fund in the State Treasury, monies in which may be appropriated to the State Scholarship Commission for scholarships and other purposes. 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.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10  Assigned to Higher Education
Apr 25  Do Pass/Short Debate Cal 013-000-000
May 14  Cal 2nd Rdng Short Debate
Dec 13 Rdng Short Debate
Cal 3rd Rdng Short Debate
May 22  Short Debate-3rd Passed 088-028-000
May 23  Arrive Senate
Sen Sponsor WELCH
Placed Calendr, First Readng

1 Fiscal Note Act may be applicable.
HB-1206—Cont.

May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Revenue
Jun 11 Recommended do pass 005-004-000
Jun 12 Second Reading
Amendment No.01 SCHAFFER Adopted
Jun 25 Third Reading - Lost 028-028-001

HB-1207 PANGLE AND GIORGI.
(Ch. 102, par. 4.1; title)

Amends the Employees of County Officers Act. Prohibits county officers and their relatives from acquiring any pecuniary interest in any real estate forfeiture or foreclosure in the State other than the fee provided by law.

HOUSE AMENDMENT NO. 1.
Defines “relative” for purposes of this Section.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Counties and Townships
Apr 25 Do Pass/Short Debate Cal 011-000-000
May 14 Short Debate Cal 2nd Rdng CULLERTON Adopted
May 23 Third Reading - Passed 118-000-000
May 29 Arrive Senate
Jun 05 Sen Sponsor KELLY
First reading Rfrd to Comm on Assignment
Jun 06 Assigned to Judiciary I
Jun 11 Recommended do pass 008-000-000
Jun 12 Second Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor approved
PUBLIC ACT 84-0589 Effective date 01-01-86

HB-1208 PANGLE AND JOHNSON.
(Ch. 121, par. 9-113.1)

Amends the Illinois Highway Code. Defines a courtesy rest stop as a temporary facility, locally sponsored, to encourage safety on traditional holidays or special occasions by promoting a refreshment break for motorists, and provides that such stops may be established in cooperation with the Department of Transportation. Permits a courtesy rest stop to solicit free-will donations or contributions which are not primarily an advertisement for any organization or other activity.

SENATE AMENDMENT NO. 1.
Provides that rest stop activities shall only be conducted on nationally recognized holidays.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Transportation
Apr 24 Recommended do pass 014-000-000
Apr 30
Second Reading
Platea Calndr,Third Reading
May 24 Third Reading - Passed 116-001-000
May 29 Arrive Senate
Sen Sponsor WEAVER,S
Platea Calndr,First Reading
HB-1209  PANGLE.

(Ch. 46, pars. 5-30, 6-67, 7-11, 7-16, 7-17, 7-18, 7-19, 7-21, 7-35, 7-36, 7-37, 7-43, 7-44, 7-45, 7-46, 7-47, 7-52, 7-53, 7-54, 8-11, 19-3, 19-5, 20-3 and 20-5; new par. 7-18.01)

Amends The Election Code. Permits electors to vote in primary elections without disclosing party affiliation.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Elections
May 02  Interim Study Calendar ELECTIONS

HB-1210  CULLERTON AND JOHNSON.

(Ch. 34, new par. 5601.3)

Amends the Public Defender Act. Immunizes public defenders and assistant public defenders from claims of legal malpractice.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Judiciary I
May 03  Tbd pursuant Hse Rule 27D

HB-1211  CULLERTON AND JOHNSON.

(Ch. 85, par. 2-208)

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that a public employee is not liable for injury caused by defending any judicial or administrative proceeding within the scope of his employment, unless he acts maliciously and without probable cause.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Judiciary I
May 03  Tbd pursuant Hse Rule 27D

1HB-1212  CULLERTON AND JOHNSON.

(Ch. 34, par. 5605)

Amends the Public Defender's Act to increase the maximum compensation of a Public Defender paid by the county from 80% to 100% of the compensation paid to the State's Attorney. Prohibits Public Defenders in counties of 30,000 or more who are receiving not less than 90% of the maximum compensation from engaging in the private practice of law.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 34, pars. 5601 and 5601.1

Creates a Public Defender office in each county with 50,000 or more inhabitants, rather than 35,000 or more inhabitants.

1 Fiscal Note Act may be applicable.
GOVERNOR AMENDATORY VETO

Deletes reference to: Ch. 34, pars. 5601, 5601.1

Recommends restoration of statutory 35,000 county population for a Public Defender office.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary II
Apr 25 Do Pass/Consent Calendar 011-000-000

Cons Caldr Order 2nd Read
May 01 Cnsent Calendar, 2nd Reading
Consl Caldr Order 3rd Read
May 03 Consnt Caldr, 3rd Read Pass 113-000-001
May 07 Arrive Senate
Placed Calendr, First Reading

May 14 Sen Sponsor LEMKE
Added As A Joint Sponsor GEO-KARIS
Placed Calendr, First Reading

May 15 First reading Rfrd to Comm on Assignment
May 21 Assigned to Executive
Jun 11 Recommended do pass 018-000-000

Placed Calndr, Second Reading
Jun 12 Second Reading
Amendment No.01 DONAHUE Adopted
Placed Calndr, Third Reading
Jun 24 Third Reading - Passed 058-001-000
Jun 25 Speaker's Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/113-002-001
Passed both Houses
Jul 26 Sent to the Governor

Sep 23 Governor amendatory veto
Placed Cal: Amendatory Veto
Oct 15 Mtn fld accept amend veto CULLERTON
Accept Amnd Veto-House Pass 101-014-001
Oct 17 Placed Cal. Amendatory Veto
Oct 30 Mtn fld accept amend veto LEMKE
Accept Amnd Veto-Sen Pass 058-000-000
Bth House Accept Amend Veto
Nov 20 Return to Gov-Certification
Nov 26 Governor certifies changes
PUBLIC ACT 84-1059 Effective date 07-01-86

1 HB-1213 JOHNSON – CULLERTON – COUNTRYMAN.
(Ch. 34, new par. 301.2)

Amends the Counties Act. Provides for indemnity of public defenders and assist-
tant public defenders.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary I
May 02 Recommended do pass 016-000-000

Placed Calndr, Second Reading
May 10 Second Reading
Placed Calndr, Third Reading
May 24 Third Reading - Passed 114-003-000
May 29 Arrive Senate
Sen Sponsor MAROVITZ
Placed Calendr, First Reading

May 30 First reading Rfrd to Comm on Assignment
Assigned to Local Government

1 Fiscal Note Act may be applicable.
Amends the Lakes, Rivers and Streams Act. Provides that nothing in the Act shall be construed to give the Department of Transportation jurisdiction over a drainage district and its drainage system except when a drainage system is in or on the flood plain of or empties into a lake, river or stream capable of being navigated by watercraft for commercial uses and purposes. Effective immediately.

Amends the Funeral or Burial Funds Act. Deletes the requirement that trust funds be deposited in certain types of financial institutions and that the trustee furnish to the depository the name of each payor and the amount of payment on each account.

Amends the Chicago Sanitary District Act. Permits adjustments in salaries during a fiscal year as a result of promotions or transfers.
Amends the Chicago Sanitary District Act to increase by $2,000 every 2 years, until 1991, the annual salaries of the president and vice-president of the board of commissioners and the chairman of the committee on finance, and makes the initial salary increase applicable to those persons elected in January, 1985. Provides a schedule of salary increases for other board members on various dates. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

HB 1217 creates a personnel mandate for which reimbursement of the increased cost to a unit of local government is required under the State Mandates Act. HB 1217 creates an increase in annual costs of $12,000 for 1987-88, $36,000 for 1989-90, and $54,000 for 1991 and each year thereafter.

Amends the North Shore Sanitary District Act to provide that the rate of compensation of the president, vice president and members of the board of trustees shall be one-half of the rate of compensation of the corresponding officers of the Metropolitan Sanitary District.

Fiscal Note Act may be applicable.
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 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.

**HOUSE 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.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.01 EXECUTIVE Adopted Recommdnd do pass as amend 009-002-001</td>
</tr>
<tr>
<td>May 10</td>
<td>Second Reading Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 21</td>
<td>Third Reading - Passed 101-008-002</td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate Sen Sponsor DEGNAN Added As A Joint Sponsor JONES Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 24</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Recommended do pass 009-000-000 Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Second Reading Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000 Passed both Houses</td>
</tr>
<tr>
<td>Jul 22</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 19</td>
<td>Governor vetoed Placed Calendar Total Veto</td>
</tr>
<tr>
<td>Oct 16</td>
<td>Mtn filed overrde Gov veto TERZICH Placed Calendar Total Veto</td>
</tr>
<tr>
<td>Oct 17</td>
<td>3/5 vote required Override Gov veto-Hse lost 054-056-003 Total veto stands.</td>
</tr>
</tbody>
</table>

**HB-1219 YOUNGE,W.**

Amends Public Aid Code. Provides that the fact that a father, who acknowledges paternity of his children but is not married to their mother, lives in the family household shall not affect the eligibility of a family for assistance under the Aid to Families with Dependent Children Article. Makes such a father eligible for an extra allowance for participation in a vocational or educational training program.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Human Services</td>
</tr>
<tr>
<td>May 03</td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

¹ Fiscal Note Act may be applicable.
HB-1219—Cont.

Jul 03  Mtn filed take from Table PLACE
       INTERM STUDY
       YOUNGE,W
Tabled Pursuant to Rule27(D)/(05-03-85)

Jul 04  Mtn Take From Table Prevail
       Interim Study Calendar HUMAN SERVICE

HB-1220  YOUNGE,W.

(Ch. 111 1/2, par. 1406)

Amends the Health Maintenance Organization Act. Decreases from $100,000 to
$25,000 the minimum amount of contingent reserve that a health maintenance or-
organization which is beginning operation must maintain. Makes technical changes.
Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10      Assigned to Human Services
May 02      Interim Study Calendar HUMAN SERVICE

HB-1221  YOUNGE,W.

Appropriates $500,000 to the Office of Urban Assistance for its ordinary and
Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10      Assigned to Appropriations II
May 10      Tbd 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 II

HB-1222  YOUNGE,W.

Appropriates $1,000,000 from the General Revenue Fund to the State Board of
Education for certain reimbursements and the ordinary and contingent expenses of
Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10      Assigned to Appropriations II
May 10      Tbd 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 II

HB-1223  YOUNGE,W.

Appropriates $70,000 to the East St. Louis Development Authority to meet its
ordinary and contingent expenses.
Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10      Assigned to Appropriations I
May 10      Tbd 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

1 Fiscal Note Act may be applicable.
Amends the Capital Development Board Act. Directs the Capital Development Board to conduct a study concerning the feasibility of constructing a professional sports stadium in East St. Louis, and to report its findings to the General Assembly. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that study shall concern a stadium to be situated in the Metro East Mass Transit District rather than the City of East St. Louis. Provides that the study shall include a consideration of possible sites for the stadium.

PUBLIC ACT 84-0591 Effective date 09-19-85

HB-1226  YOUNGE, W.

Appropriates $500,000 to the Department of Children and Family Services for Family Resource Center grants. Effective July 1, 1985.
Amends an Act creating the Department of Children and Family Services. Authorizes the Department to award grants for the establishment and operation of Family Resource Centers. Provides for a pilot project. Effective July 1, 1985.

HB-1227 YOUNGE, W.

(Ch. 23, new par. 5017a-11)

Creates the Illinois Office of Urban Assistance which shall conduct various studies relating to inner city urban problems and make recommendations to the General Assembly and the Governor, and to assist in revitalizing designated areas. Effective July 1, 1985.

FISCAL NOTE.
The administrative or operation cost impact of HB-1228 is estimated to be $450,000. The potential costs of revitalization contract projects funding cannot be currently projected.

HOUSE AMENDMENT NO. 1.

Amends to delete provision requiring the Office of Urban Assistance as one of its duties to state the services which might be better administered by the Office in its effort to bring individuals in urban areas to gainful private employment and independence.

1 Fiscal Note Act may be applicable.
HB-1229  YOUNGE, W.

(Ch. 23, new par. 6-1.3a)

Amends General Assistance Article of Public Aid Code. Prohibits the termination of assistance because of residency in an alcoholism treatment facility or program. Provides that the first $100 of assistance due a recipient shall be used to pay a portion of the costs of the treatment.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 23, new par. 6-1.3a
Adds reference to: Ch. 23, par. 6-1.3

Provides that General Assistance funds may be used to pay the costs of care in a facility licensed by the Department of Public Health under the Alcoholism Treatment Licensing Act.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10        Assigned to Human Services
May 02        Amendment No. 01  HUMAN SERVICE  Adopted
              Recommanded do pass as amend
              014-000-000
              Placed Calndr, Second Reading
May 10        Second Reading
              Placed Calndr, Third Reading
May 24        Interim Study Calendar HUMAN SERVICE

HB-1230  YOUNGE, W.

(Ch. 67 1/2, pars. 307.23 and 307.24)

Amends the Illinois Housing Development Act. Provides that the Illinois Housing Development Authority may not exclude mortgages made to persons who are not purchasing their first home when acquiring residential mortgages owned by lending institutions or making loans to lending institutions which facilitate the making of residential mortgages.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10        Assigned to Executive
May 03        Tbld pursuant Hse Rule 27D
Jul 03        Mtn filed take from Table PLACE
              INTERM STUDY
              YOUNGE, W
              Tabled Pursuant to Rule 27(D)/(05-03-85)
Jul 04        Mtn Take From Table Prevail
              Interim Study Calendar EXECUTIVE

HB-1231  YOUNGE, W.

Appropriates $10,000 from the General Revenue Fund to the State Board of Education for reimbursement of the ordinary and contingent expenses of the Enterprise High School Laboratory. Effective July 1, 1985.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10        Assigned to Appropriations II
May 10        Tbld pursuant Hse Rule 27D

* HB-1232  YOUNGE, W – YOUNG, A AND LEFLORE.

(New Act)

Creates the Enterprise High School Laboratory, to be operated by the State Superintendent of Education in conjunction with the Enterprise High Schools, to pro-

* Fiscal Note Act may be applicable.
vide training for Enterprise High School students, and to do research in areas of potential value to the businesses and other entities which support the Enterprise High Schools. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Changes the title of the Act to the Business and Education Cooperation Act. Provides for work programs for high school students in the East St. Louis and Brooklyn school districts whereby students work in the business incubator that shall be established by State Community College of E. St. Louis. Provides that the Superintendent of Education shall establish pilot Enterprise High Schools in Brooklyn and East St. Louis which offer managerial skills through the actual running of a business which shall be located in the incubator. Effective July 1, 1985.

Apr 09 1985  First reading Rfrd to Comm on Assignment
Apr 10  Assigned to Elementary & Secondary Education
Apr 23  Mtn Prevail Suspend Rul 20K Committee Elementary & Secondary Education
May 02  Amendment No.01 ELEM SCND ED Adopted Reommnded do pass as amend 013-000-000
Placed Cailndr,Second Reading
May 10  Second Reading Amendment No.02 RICE Withdrawn
Placed Cailndr,Third Reading
May 22  Verified
May 23  Third Reading - Passed 063-050-001
Arrive Senate
Sen Sponsor HALL
Placed Cailndr,First Reading
May 24  First reading Rfrd to Comm on Assignment
May 29  Assigned to Education-Elementary & Secondary
Jun 05  Recommended do pass 008-001-002
Jun 10  Second Reading
Placed Cailndr,Third Reading
Jun 25  Third Reading - Passed 034-022-000
Passed both Houses
Jul 24  Sent to the Governor
Sep 17  Governor vetoed
Placed Calendar Total Veto
Oct 03  Mtn filed overrde Gov veto 01/YOUNGE,W AND YOUNG,A
Placed Calendar Total Veto
Oct 16  3/5 vote required
Override Gov veto-Hse lost 063-043-004
Placed Calendar Total Veto
Oct 17  Mtn filed overrde Gov veto 02/YOUNGE,W Total veto stands.

1 HB-1233  YOUNGE,W – YOUNG,A.
(Ch. 67 1/2, pars. 712, 713)

Amends the Illinois Community Development Finance Corporation Act. Provides that the Chairman of Illinois Community Development Finance Corporation Board shall be appointed by the Governor, instead of the Lt. Governor or his designee serving as the chairman, and that the Community Development Finance Corporation shall have the duty to promote and assist in the development of community development corporations.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Amends 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.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Urban Redevelopment
May 02  Amendment No.01  URB REDEVELOP  Adopted
             Recommnded do pass as amend

Placed Calndr,Second Reading
May 10  Second Reading
Placed Calndr,Third Reading
May 23  3d Reading Consideration PP
Calendar Consideration PP.
May 24  Interim Study Calendar URB REDEVELOP

HB-1234  YOUNGE,W.
(Ch. 111 2/3, new par. 60.1)
Amends the Public Utilities Act. Requires the Commerce Commission to promulgate rules and regulations establishing a due process procedure, including procedures relating to notice, hearing before the Commission, right to counsel, and production of records and witnesses, applicable to any person accused of tampering with a utility’s service equipment or unlawfully diverting utility services. Provides that such rules and regulations shall provide for an amnesty to any person found to have tampered with a utility’s service equipment or unlawfully diverted utility services for the first time.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Public Utilities
May 03  Interim Study Calendar PUB UTILITIES

HB-1235  YOUNGE,W.
(New Act)
Appropriates $15,000,000 from the Housing Fund to the Department of Commerce and Community Affairs for grants to Local Housing Authorities for renovation of public housing. Effective July 1, 1985.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  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

1 HB-1236  YOUNGE,W.
(New Act)
Creates the Enterprise High School Act. Provides for work programs for high school students in the E. St. Louis and Brooklyn School Districts, and for 1/2 of each salary to be reimbursed up to $2 per hour to any business or municipal corporation that employs such students in a useful vocation. Provides that the Superintendent of Education shall establish pilot Enterprise High Schools in Brooklyn and E. St. Louis which offer managerial skills through the actual running of a business. Effective July 1, 1985.

1 Fiscal Note Act may be applicable.
HB-1236—Cont.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td></td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td>May 03</td>
<td></td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
<tr>
<td>Jul 03</td>
<td></td>
<td>Mtn filed take from Table PLACE</td>
</tr>
<tr>
<td></td>
<td></td>
<td>INTERM STUDY</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Tabled Pursuant to Rule27(D)/(05-03-85)</td>
</tr>
<tr>
<td>Jul 04</td>
<td></td>
<td>Mtn Take From Table Prevail</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Interim Study Calendar ELEM SCND ED</td>
</tr>
</tbody>
</table>

HB-1237 YOUNGE,W.

(New Act)

Appropriates $4,000,000 to the State Board of Education for a grant to School District 189 to construct a gymnasium and swimming pool at Lansdowne Junior High School. Effective July 1, 1985.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 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 II</td>
</tr>
<tr>
<td>May 10</td>
<td></td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
<tr>
<td>Jul 03</td>
<td></td>
<td>Mtn filed take from Table PLACE</td>
</tr>
<tr>
<td></td>
<td></td>
<td>INTERM STUDY</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Tabled Pursuant to Rule27(D)/(05-10-85)</td>
</tr>
<tr>
<td>Jul 04</td>
<td></td>
<td>Mtn Take From Table Prevail</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Interim Study Calendar APPROP II</td>
</tr>
</tbody>
</table>

HB-1238 YOUNGE,W – YOUNG,A – GREIMAN.

(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 assist urban residential property owners who are low or moderate income persons one month or more in arrears in making mortgage loan payments on their homes through the refinancing of or extending payments on mortgages, or any other means that the Authority considers appropriate.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td></td>
<td>Assigned to Urban Redevelopment</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Motion disch comm, advc 2nd</td>
</tr>
<tr>
<td>May 03</td>
<td></td>
<td>YOUNGE,W</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Committee Urban Redevelopment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Verified</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Motn discharge comm lost 059-049-001</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Interim Study Calendar URB</td>
</tr>
<tr>
<td></td>
<td></td>
<td>REDEVELOP</td>
</tr>
</tbody>
</table>

HB-1239 YOUNGE,W.

(Ch. 111 1/2, par. 6306)

Amends the Alcoholism and Substance Abuse Act. Requires the Department of Alcoholism and Substance Abuse to establish a program of halfway houses for alcoholic women.

HOUSE AMENDMENT NO. 1.
Broadens the program to include drug-dependent women.
FISCAL NOTE.

(Prepared by the Dept. of Alcoholism and Substance Abuse)

As an extremely conservative estimate, it is the Department's belief that HB-1239 would cost $11 million annually.

1 Fiscal Note Act may be applicable.
HB-1240  YOUNGE,W.

(New Act; Ch. 24 1/2, pars. 38b1, 38b2 and 38b4; Ch. 144, pars. 181, 182, 187, 190, 217 and 225)

Makes the East St. Louis Campus of Southern Illinois University an independent university known as East St. Louis University. The East St. Louis University shall be governed by its own Board of Trustees.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Higher Education
May 02       Interim Study Calendar HIGHER ED

HB-1241  BOWMAN.

(Ch. 144, par. 1603.09)


Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Higher Education
Apr 25       Interim Study Calendar HIGHER ED

HB-1242  BOWMAN.

(Ch. 23, par. 3434 and new par. 3430.01)

Amends an Act in relation to rehabilitation of disabled persons. Provides a short title and changes certain punctuation.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Human Services
Apr 24       Interim Study Calendar HUMAN SERVICE

HB-1243  BOWMAN.

(Ch. 111 1/2, par. 1020; new par. 1021.2)

Amends the Environmental Protection Act to require all metallic beverage containers to be returnable and have a refund value of at least 10 cents; requires the distributor to pay the retail dealer an additional 2 cents for each container redeemed; applies only for a ten-year period beginning July 1, 1988.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Energy Environment & Nat. Resource
May 02       Interim Study Calendar ENRGY ENVRMNT

*Fiscal Note Act may be applicable.*
HB-1244 STECZO.

(Ch. 23, pars. 11-8, 11-8.1, 11-8.3 and 11-8.4)

Amends Public Aid Code. Provides that in counties of more than 3,000,000 appeals from modification or termination of the amount of, or denials of applications for, general assistance or aid to the medically indigent from government units outside the corporate limits of any city or village of more than 500,000 population shall be before a hearing officer appointed by the President of the County Board of Commissioners.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Counties and Townships</td>
</tr>
</tbody>
</table>

HB-1245 STECZO.

(Ch. 127, pars. 132.401, 132.402 and 132.403; and new pars. 132.402.1, 132.405, 132.406 and 132.407)

Amends Prompt payment by State Act. Requires payment for perishable goods within 7 days of delivery. Requires other payments within 30 calendar days. Requires Agency head to be responsible for compliance with Act. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to State Gov Adm &amp; Regulatory Rev</td>
</tr>
</tbody>
</table>

HB-1246 STECZO - YOUNG,A.

(Ch. 127, pars. 132.401, 132.402 and 132.403)

Amends Prompt payment by State Act. Requires payment within 30 calendar days, now 30 days. Defines "appropriate State official or agency". Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that notice of disapproval of billings for goods or services by State agencies shall be in writing.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to State Gov Adm &amp; Regulatory Rev</td>
</tr>
<tr>
<td>May 15</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 22</td>
<td>Amendment No.01 STECZO Adopted</td>
</tr>
<tr>
<td>May 23</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>Sen Sponsor WELCH</td>
</tr>
<tr>
<td>Jun 03</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>Jun 12</td>
<td>Recommended do pass 012-005-000</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Third Reading - Lost 029-028-000</td>
</tr>
</tbody>
</table>

SFiscal Note Act may be applicable.
HB-1247  LEVERENZ – KEANE.

(New Act)

Appropriates $70,000 to the East St. Louis Development Authority for its ordinary and contingent expenses. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.
Deletes title and everything after the enacting clause. Replaces with appropriation of $1 to the State Comptroller to develop and implement a distributive financial accounting and reporting system.

HOUSE AMENDMENT NO. 2.
Increases appropriation to $4,000,000.

SENATE AMENDMENT NO. 1.
Decreases OCE appropriation by $2,145,000.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Appropriations I
May 09  Amendment No.01  APPROP I  Adopted
Recommnded do pass as amend 022-000-000
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 30  Amendment No.02  LEVERENZ  Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/113-000-000
Third Reading - Passed 099-000-000
Jun 03  Arrive Senate
Placed Calndr,First Reading
Jun 04  First reading  Rfrd to Comm on Assignment
Jun 05  Assigned to Appropriations II
Primary Sponsor Changed To NETSCH
Added As A Joint Sponsor DEANGELIS
Added As A Joint Sponsor HALL
Jun 18  Committee Appropriations II
Committee discharged
Re-referred to Appropriations I
Jun 21  Recommended do pass as amend 010-009-000
Placed Calndr,Second Reading
Jun 24  Second Reading
Held on 2nd Reading
Jun 26  Amendment No.01  APPROP I  Adopted
Placed Calndr,Third Reading
Third Reading - Passed 053-000-001
Jun 27  Speaker's Table, Concurrence 01
Jun 29  H Concurs in S Amend. 01/113-000-000
Passed both Houses
Jul 18  Sent to the Governor
Jul 19  Governor approved
PUBLIC ACT 84-0038 Effective date 07-19-85

HB-1248  HOFFMAN.

(Ch. 122, pars. 3-1, 3A-7, 3A-8, 6-2, 6-10, 6-12, 6-17; new par. 3A-1.1; rep. pars. 3A-1, 3A-3, 3A-4, 3A-5, 3A-6, 3A-9, 3A-10, 3A-12, 3A-13 and 3A-14)

Amends The School Code. Restructures the educational service region system to divide Cook County into 3 regions and the rest of the State into 18 regions.
Amends the General Obligation Bond Act to provide that the notification to the Comptroller and State Treasurer that monies in the General Obligation Retirement and Interest Fund are more than the amount otherwise to be transferred may be made by an authorized representative of the Governor.

SENATE AMENDMENT NO. 1.
Requires notification to be in writing.
CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 1.
Adds reference to: New Act
Recommends that the bill be further amended as follows:

Creates the Illinois Private Activity Bond Allocation Act to establish standards for the allocation of private activity bonds to non-home rule counties or municipalities. Permits the Governor's Office to allocate among State agencies the bond limit for private activity bonds applicable to all State agencies under the U.S. Internal Revenue Code.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Executive
Apr 25       Do Pass/Short Debate Cal 016-000-000
May 08       Short Debate Cal 2nd Rdnng
May 23       Third Reading - Passed 117-001-000
May 29       Arrive Senate
Jun 05       Primary Sponsor Changed To DEGNAN
Jun 06       First reading  Rfrd to Comm on Assignment
Jun 13       Recommended do pass 017-000-000
Jun 19       Second Reading
Jun 24       Third Reading - Passed 059-000-000
Jun 25       Speaker's Table, Concurrence 01
Jun 27       H Nonncnrs in S Amend. 01
Jun 28       Secretary's Desk Non-concur 01
Jun 29       S Refuses to Recede Amend 01
Jun 30       S Requests Conference Comm 1ST
Jun 29       Sen Conference Comm Apptd 1ST/DEGNAN
Jun 30       SANGMEISTER, NEDZA
Jun 30       DEANGELIS &
Jun 30       SCHUNEMAN
Jun 30       Hse Conference Comm Apptd 1ST/KEANE,
Jun 30       TERZICH, CULLERTON
Jun 30       KLEMM &
Jun 30       FRIEDRICH, DP
Jun 30       Senate report submitted
Jun 30       Senate Conf. report Adopted 1ST/058-000-000
Jun 30       House report submitted
Jul 01       3/5 vote required
Jul 01       House Conf. report Adopted 1ST/112-000-000
Jul 01       Both House Adoptd Conf rpt 1ST
Jul 01       Passed both Houses
HB-1250  SOLIZ - BULLOCK - YOUNG,A - TURNER.

(New Act)

The Target Area Contract Preference Act. Mandates that in awarding contracts in excess of $100,000 the State give a certain percentage preference on the price submitted by Illinois companies certifying that the work will be done in a distressed area or that a certain percentage of the persons hired will be people with a high risk of unemployment. Designates certain duties to the Department of Commerce and Community Affairs and the Capital Development Board.

HOUSE AMENDMENT NO. 1.
Amends to change an improper cross reference within the bill.

May 02  Placed Calndr, Second Reading
May 16  Second Reading - Amendment No.01 SOLIZ Adopted
May 23  Third Reading - Lost 046-061-002

HB-1251  PHELPS - HICKS - REA - HANNIG - RICHMOND.

(Ch. 127, pars. 46.3, 46.4 and 46.19b)

Amends The Civil Administrative Code of Illinois. Provides that the Department of Commerce and Community Affairs shall have power with the cooperation of the Department of Energy and Natural Resources to provide information on the technologies available for businesses to burn Illinois coal and the feasibility of such systems. The Department of Commerce and Community Affairs shall have power to encourage new enterprises to use equipment that utilizes Illinois coal. Provides that the Office of Coal Commerce shall train industrial retention staff in current technologies available to burn Illinois coal, the financial assistance available and the applicable environmental regulations.

FISCAL IMPACT NOTE
(Prepared by DCCA)

The fiscal impact of HB-1251 is $50,000.

May 08  Held on 2nd Reading
May 10  Placed Calndr, Third Reading
May 23  Third Reading - Passed 118-000-000
May 29  Arrive Senate
May 30  Sen Sponsor POSHARD
Placed Calendr, First Reading

1 Fiscal Note Act may be applicable.
HB-1251—Cont.

Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Agriculture, Conservation & Energy
Jun 13 Recommended do pass 013-000-000
Jun 19 Second Reading Placed Calndr,Second Reading
Jun 25 Third Reading - Passed 054-000-000
Jul 24 Second Reading Placed Calndr,Third Reading
Passed both Houses
Sep 21 Governor approved
PUBLIC ACT 84-0741 Effective date 01-01-86

HB-1252 GREIMAN – MADIGAN.
(Ch. 122, par. 2-3.26)

Amends The School Code. Substitutes the United States Department of Education for an incorrect reference to a predecessor federal agency in the Section dealing with the State Board of Education’s powers to accept and expend federal funds.

HOUSE AMENDMENT NO. 1.

Creates the Governor’s Education Coordinating Council to examine issues affecting all levels of public education.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 122, new par. 2-3.48

Amends the School Code to authorize the State Board of Education to award grants to 5 school districts for the planning of career ladder pilot programs for teachers.

HOUSE AMENDMENT NO. 3.

Adds reference to: Ch. 122, new par. 12-21.2a

Requires school officials who suspect a pupil may have been abducted from the pupil’s lawful custodian to report the suspected abduction to the State’s Attorney for the county of the pupil’s residence. Insulates school officials making such reports in good faith from civil, criminal or other liability.

SENATE AMENDMENT NO. 1.

Deletes reference to: New Act; Ch. 122, par. 2-3.26; new pars. 2-3.48 and 12-21.2a

Adds reference to: Ch. 122, pars. 1402, 1403, 1404 and 1406; new pars. 1409a, 1409b and 1415a

Changes the title, deletes everything after the enacting clause and adds provisions amending the Asbestos Abatement Act. Includes as a form of corrective action the repair or maintenance of friable asbestos materials where no significant health hazard exists. Requires the Department of Public Health in promulgating rules under the Act to consider current and best scientific opinion available, including U.S. Environmental Protection Agency guidelines. Requires all contractors wishing to remain or to be placed on the Department’s approved list of contractors to furnish a certificate of financial responsibility, and provides that such contractors when contracting with the Capital Development Board for corrective action shall be prequalified as may be required by The Illinois Purchasing Act. Subject to appropriations, provides for reimbursement for corrective action undertaken prior to January 1, 1986 and for grants for asbestos abatement work undertaken thereafter. Provides for establishing specific Grant Indexes to determine reimbursement and grant amounts. Authorizes school districts to levy a tax under the fire protection and safety purposes tax provisions of The School Code in order to provide local funding for required corrective action. Adds an immediate effective date.

SENATE AMENDMENT NO. 2.

Defines corrective action for purposes of reimbursement under this amendatory Act.

Apr 09 1985 First reading Rfrd to Comm on Assignment
HB-1253  HARTKE – WOLF – PHELPS – MCNAMARA – PANAYOTOVICH, PANGLE, LAURINO, BERRIOS, LEVERENZ AND GIGLIO.

(New Act)

Creates the Illinois Technology Innovation Act of 1985. Authorizes the Board of Higher Education to make grants to universities and nonprofit organizations for enhancing technological innovation. Authorizes the State to provide assistance for the establishment of Centers for Industrial Technology, which shall be affiliated with an university or other nonprofit institution or group that is awarded a grant or enters into a cooperative agreement with the Board of Higher Education.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Higher Education
May 02  Interim Study Calendar HIGHER ED

1 HB-1254  RICHMOND – MULCAHEY – HICKS – KULAS.

(Ch. 144, pars. 22b, 308c, 657.2 and 1008c)

Amends various Acts regarding State colleges and universities. Provides that the respective boards submit a plan which conforms to the National Fire Protection As-

1 Fiscal Note Act may be applicable.
HB-1254—Cont.

Amends The School Code. Revises the State aid formula by decreasing the Title I attributable dollars distributed to school districts and providing for corresponding distributions to districts based upon students enrolled in transitional bilingual education programs.

1 HB-1255 SOLIZ – BERRIOS – RONAN – KULAS.

(Ch. 122, par. 18-8)

Amends The School Code. Revises the State aid formula by decreasing the Title I attributable dollars distributed to school districts and providing for corresponding distributions to districts based upon students enrolled in transitional bilingual education programs.

1 HB-1256 RONAN – WOLF – RICHMOND – PHELPS.

(New Act)

Creates the Community Education Act. Encourages maximum use of public buildings and resources by enabling local governmental units and agencies to establish community education programs.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, new par. 2-3.48

Amends The School Code to authorize the State Board of Education to maintain and administer, subject to certain safeguards, an Illinois Education Venture Capital Fund consisting of appropriations and matching private sector contributions, the fund to be used to encourage school districts to develop and implement experimental and innovative approaches to education.

HOUSE AMENDMENT NO. 3.

Adds reference to: Ch. 122, new par. 2-3.49

Amends The School Code to authorize the State Board of Education to award grants to school districts which develop and implement individual educational delivery plans approved by the State Superintendent of Education pursuant to rule.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

(Prepared by State Board of Education)

Since there is no way to estimate the amount of private sector funds which might be contributed to this fund nor the subsequent appropriation by the G.A. to match such contributions, it is not possible to predict the fiscal impact of HB-1256, with H-am 1.
HB-1257  FLOWERS – RONAN – SHAW – BRAUN – YOUNG, ALEXANDER, WASHINGTON, RICE, LEFLORE AND BROOKINS.

(New Act)

Creates the Sickle Cell Disease Act. Requires the Department of Public Health to conduct a public education program on sickle cell disease, identify and catalogue sickle cell resources, and coordinate services with established programs. Provides for an advisory committee appointed by the director of the Department of Public Health. Effective immediately.

- Apr 09 1985  First reading  Rfrd to Comm on Assignment
- Apr 10     Assigned to Human Services
- Apr 17     Re-assigned to Rules
- May 03     Tabled pursuant Hse Rule 27D

HB-1258  KIRKLAND.

(Ch. 85, pars. 822, 823, 824.1, 825)

Amends the Tax Anticipation Note Act in relation to the amount of such notes which may be issued and the interest rates and the manner of refunding the notes.

HOUSE AMENDMENT NO. 1 (Tabled May 8, 1985)
Changes the interest rate of the Notes to the greater of 9% per annum or 125% of the rate for the most recent date shown in 20 G.O. Bonds Index of average municipal bond yields.

HOUSE AMENDMENT NO. 2. (Tabled May 21, 1985)
Changes the rate of interest on the notes to a rate not to exceed that permitted in the Act to permit public corporations to issue bonds.

HOUSE AMENDMENT NO. 3.
Amends to change the interest rate allowed under the Tax Anticipation Note Act.

SENATE AMENDMENT NO. 1. (Senate recedes July 1, 1985)
Deletes reference to: Ch. 85, par. 822

Removes section with amendments to the priority of payment in first issued notes and the removal of the prohibition against issuing notes when warrants are outstanding. Makes other Changes.

CONFERENCE COMMITTEE REPORT NO. 1.

- Recommends that the Senate recede from S-am 1.
- Adds reference to: Ch. 85, pars. 822
- Recommends that the bill be further amended as follows:

Permits units of local government to issue general obligation notes in amounts which include principal, interest thereon and costs of issuance. Changes the interest rate on such notes from 8% to the percentage allowed by “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”. Provides for refunding such notes and an escrow account for payment of such notes.

- Apr 09 1985  First reading  Rfrd to Comm on Assignment
- Apr 10     Assigned to Executive
- Apr 25  Amendment No.01 EXECUTIVE Adopted
- Consnt Caldr Order 2nd Read DP Amnded Consent Calendar 016-000-000
- May 01     Remvd from Consent Calendar Cal 2nd Rdng Short Debate

Fiscal Note Act may be applicable.
HB-1258—Cont.

May 08
Short Debate Cal 2nd Rdng
Mtn Prevail - Table Amend No 01

May 14
Amendment No.02 KIRKLAND
Adopted

May 21
Mtn Prev-Recall 2nd Reading
Amendment No.03 KIRKLAND
Adopted

May 22
Arrive Senate

Jun 05
Sen Sponsor WEAVER,S
First reading
Rfrd to Comm on Assignment

Jun 06
Assigned to Finance and Credit Regulations

Jun 11
Recommended do pass 010-000-000

Jun 18
Second Reading

Jun 24
Recalled to Second Reading

Jun 25
Third Reading - Passed 055-000-000

Jun 26
Speaker's Table, Concurrence 01

Jun 28
H Noncns in S Amend. 01

Jun 29
Secretary's Desk Non-concur 01

Jun 30
House report submitted
Senate report submitted
House Conf. report Adopted 1ST/056-000-000

Jul 01
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 30
Sent to the Governor

Sep 25
Governor approved
PUBLIC ACT 84-0953 Effective date 07-01-86

HB-1259 KIRKLAND.
(Ch. 26, par. 9-102)

Amends Uniform Commercial Code. Provides that the secured transactions article applies to repurchase and reverse repurchase agreements.

Apr 09 1985 First reading
Rfrd to Comm on Assignment

Apr 10
Assigned to Judiciary I

May 03
Tbd pursuant Hse Rule 27D

1 HB-1260 BULLOCK – MADIGAN – RONAN – WOLF – LAURINO.
(Ch. 127, pars. 1901, 1902, 1903, 1905, 1906, 1907, 1911, 1912, 1913 and 1914; new pars. 1904a, 1908.1, 1909.1 and 1914.1; rep. paras. 1904 through 1904.2 and 1904.4 through 1904.8; rep. pars.

1 Fiscal Note Act may be applicable.
Amends the Regulatory Agency Sunset Act. Changes short title of the Act to the Illinois Sunset 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 annually determine which agencies and functions will be reviewed. Provides standards by which appropriate House and Senate Standing 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.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 127, new par. 1908.1

Deletes provision that the Auditor General shall conduct a performance audit of all governmental agencies under review.

HOUSE AMENDMENT NO. 3.

Provides that the respective reviews of agency functions may be assigned to select committees.

HOUSE AMENDMENT NO. 4.

Provides that within 6 months of the effective date of this amendatory Act the Speaker and Minority Leader of the House and the President and Minority Leader of the Senate shall designate and file with the Secretary of State, Secretary of the Senate and Clerk of the House, a 5-year schedule of the governmental agencies and functions which shall be subject to review by the G.A.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to State Gov Adm & Regulatory Rev
Apr 18 Placed Calndr,Second Reading
Apr 25 Second Reading Placed Calndr,Third Reading
May 23 Mtn Prev-Recall 2nd Reading
Amendment No.01 BULLOCK Withdrawn
Amendment No.02 BULLOCK Adopted
Amendment No.03 OBLINGER Adopted
Mtn Prevail to Susp Rule 37(C)/118-000-000 Placed Calndr,Third Reading
May 24 Mtn Prev-Recall 2nd Reading
Amendment No.04 BULLOCK Adopted
Placed Calndr,Third Reading
Mtn Prev to Susp Rule 37(C)/117-000-000
Third Reading - Passed 079-034-002
May 29 Arrive Senate
Jun 04 Sen Sponsor SMITH
Added As A Joint Sponsor ROCK
Added As A Joint Sponsor BLOOM
First reading Rfrd to Comm on Assignment
Jun 05 Assigned to Executive

HB-1261 MCPIKE—PANAYOTOVICH.

(Ch. 48, par. 1609)

Amends the Public Labor Relations Act to reduce from 30% to 25% the number of employees' signatures required to trigger a representation election.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCRCE
HB-1262  MCPIKE – PANAYOTOVICH.
(Ch. 48, par. 138.16)

Amends the Workers’ Compensation Act. Increases the fee for transcripts to $2.00 per page from $1.00 per page for an original and to 70 cents per page for copies.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 148, par. 138.16
Adds reference to: Ch. 85, par. 9-107

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Authorizes local public entities to levy taxes to provide for self-insurance and to pay costs of defending against liability under the Workers’ Compensation, Workers’ Occupational Diseases or Unemployment Insurance Acts. Effective immediately.

HOUSE AMENDMENT NO. 3.

Deletes reference to: Ch. 148, par. 138.16
Adds reference to: Ch. 48, par. 138.8; Ch. 85, par. 9-107

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Authorizes local public entities to levy taxes to provide for self-insurance and to pay costs of defending against liability under the Workers’ Compensation, Workers’ Occupational Diseases or Unemployment Insurance Acts. Amends the Workers’ Compensation Act concerning contributions to the Second Injury Fund. Effective immediately.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10       Assigned to Labor & Commerce
May 02       Recommended do pass 013-010-000

May 15  Second Reading  Amendment No.01  VINSON  Tabled
Placed Calndr,Third Reading

May 23  Amendment No.02  MCPIKE  Adopted
Placed Calndr,Third Reading
Mtn Prev-Recall 2nd Reading
May 24  Arrive Senate
May 30  Sen Sponsor MAROVITZ  First reading  Rfrd to Comm on Assignment
Jun 04       Assigned to Local Government
Jun 13       Recommended do pass 011-000-000

Jun 18  Second Reading  Placed Calndr,Third Reading
Jun 26  Third Reading - Lost 010-038-005

1522

HB-1263  MCPIKE – MAYS – PANAYOTOVICH – STECZO.
(Ch. 48, par. 409)

Amends The Unemployment Insurance Act to change thirteen to 13.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, par. 409
Adds reference to: Ch. 48, pars. 345, 501, 555, 570, 573, 576.1, 576.2

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.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 3.
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 Dir. of Employment Security and the confidentiality of records. Amends The Civil Administrative Code of IL to eliminate the salary of the Dir. of Employment Security shall not be less than the salary of the Sec. of Transportation or the Directors of Mental Health and Developmental Disabilities, Public Health, Revenue or Public Aid. Adds immediate effective date.

SENATE AMENDMENT NO. 1.

Adds reference to Ch. 48, new pars. 138.4a-1, 138.4a-2, 138.4a-3, 138.4a-4, 138.4a-5, 138.4a-6, 138.4a-7, 138.4a-8 and 138.4a-9; rep. pars. 138.4b, 138.4c and 172.39c.


SENATE AMENDMENT NO. 2.

Specifies the funds in the Self-Insurers Security Fund are not subject to appropriation, and that payment from the Fund shall be made by the Comptroller, rather than the Treasurer, and only where the Chairmen's payment authorization is evidenced by a properly certified voucher of the Commission. Further specifies reimbursements obtained from insolvent self-insurers or insolvent self-insurers' guarantors shall be deposited into the Fund.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action/Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 09 1985</td>
<td>Rfd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Labor &amp; Commerce</td>
</tr>
<tr>
<td>May 02</td>
<td>Recommended do pass 013-010-000</td>
</tr>
<tr>
<td>May 15</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Mtn Prev-Recall 2nd Reading</td>
</tr>
<tr>
<td>Amendment No.01</td>
<td>MCIKE</td>
</tr>
<tr>
<td>Amendment No.02</td>
<td>MCIKE</td>
</tr>
<tr>
<td>Amendment No.03</td>
<td>MCIKE</td>
</tr>
<tr>
<td>May 24</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 30</td>
<td>Sen Sponsor MAROVITZ</td>
</tr>
<tr>
<td>Jun 04</td>
<td>First reading Rfd to Comm on Assignment</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Committee discharged</td>
</tr>
<tr>
<td>Oct 30</td>
<td>Recalled to Second Reading</td>
</tr>
<tr>
<td>Amendment No.01</td>
<td>MAROVITZ</td>
</tr>
<tr>
<td>Oct 30</td>
<td>Third Reading - Passed 058-000-000</td>
</tr>
<tr>
<td>Nov 14</td>
<td>Speaker's Table, Concurrence 01,02</td>
</tr>
<tr>
<td>Nov 14</td>
<td>3/5 vote required</td>
</tr>
<tr>
<td>Nov 14</td>
<td>H Concurs in S Amend. 01,02/110-000-000</td>
</tr>
</tbody>
</table>
HB-1263—Cont.

Nov 20 Sent to the Governor
Dec 09 Governor approved
PUBLIC ACT 84-1097 Effective date 01-01-86

HB-1264 MCPIKE – PANAYOTOVICH.
(Ch. 48, par. 409)
Amends The Unemployment Insurance Act. Changes fifty percent to 50%.
Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCE

HB-1265 BRESLIN – MATIJEVICH – COUNTRYMAN – O’CONNELL AND SLATER.
(Ch. 110, new pars. 2-1001A, 2-1002A, 2-1003A, 2-1004A, 2-1005A and 2-1006A)
SENATE AMENDMENT NO. 1.
Specifies that procedures required to be adopted by the Supreme Court for implementation of the arbitration system be adapted to each judicial circuit.
Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary I
May 02 Recommended do pass 016-000-000
Placed Calndr,Second Reading
May 10 Second Reading
Placed Calndr,Third Reading
May 24 Third Reading - Passed 110-001-001
May 29 Arrive Senate
Sen Sponsor BERMANN
Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Jun 11 Waive Posting Notice 7C Committee Judiciary I
Added As A Joint Sponsor GEO-KARIS Committee Judiciary I
Jun 13 Recommended do pass 005-000-000
Placed Calndr,Second Reading
Jun 18 Second Reading
Placed Calndr,Third Reading
Jun 19 Recalled to Second Reading Amendment No.01 BERMANN 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. 01/118-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0844 Effective date 01-01-86

HB-1266 DUNN,JOHN.
(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.

1 Fiscal Note Act may be applicable.
HB-1267  CULLERTON.

(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.

HB-1268  CULLERTON.

(Ch. 38, new par. 24-7)

Amends the Criminal Code. Provides that any person authorized to possess a pistol or revolver shall be required to unload and lock it up before leaving his or her residence or place of business. Makes a violation a Class B misdemeanor.

HB-1269  CULLERTON.

(Ch. 110, par. 11-102)

Amends the Code of Civil Procedure. Eliminates the provision for granting a preliminary injunction without notice to the adverse party.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 110, par. 8-101; rep. par. 8-201, 8-301, 8-401 and 8-501.

Repeals provisions prohibiting certain persons to bear witness in certain cases.

HOUSE AMENDMENT NO. 3.

Adds reference to: Ch. 110, par. 8-802

Provides that no disclosure shall be made by a physician or surgeon regarding a patient's physical or mental condition except in accord with the Supreme Court Rules.
HB-1269—Cont.

GOVERNOR AMENDATORY VETO

Deletes reference to: Ch. 110, rep. pars. 8-201, 8-301, 8-401, 8-501

Recommends retention of evidence provisions of the Code of Civil Procedure relating to dead persons, surviving partner or joint contractor, account books and records, and effect of release or assignment.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Judiciary I
May 02 Do Pass/Short Debate Cal 016-000-000
May 08 Short Debate Cal 2nd Rdng Short Debate
Cal 3rd Rdng Short Debate
May 17 Mtn Prev-Recall 2nd Reading
Amendment No.01 JOHNSON Adopted
Amendment No.02 COUNTRYMAN Tabled
Amendment No.03 COUNTRYMAN Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(C)
Short Debate-3rd Passed 111-000-000
May 20 Arrive Senate
Placed Calendr,First Reading
May 21 Sen Sponsor LEMKE
First reading Rfrd to Comm on Assignment
May 23 Assigned to Judiciary I
Jun 13 Recommended do pass 005-000-000
Jun 18 Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 058-001-000
Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 15 Mtn fild ovrde amend veto 01/CULLERTON
Mtn fild accept amend veto 02/CULLERTON
Placed Cal. Amendatory Veto
Oct 16 3/5 vote required
Override am/veto House-pass 01/114-003-000
Oct 17 Placed Cal. Amendatory Veto
Nov 01 Bill dead-amendatory veto.


(New Act)

Creates the Video Movie Sales and Rentals Act. Provides that a person may not sell at retail or rent or attempt to sell at retail or rent a video movie in this State unless the official rating of the motion picture by the Motion Picture Association of America from which it is copied is clearly displayed on the outside of any cassette, case, jacket or other covering of the video movie. Exempts video movies of a motion picture which have not been given an official rating or which have been altered in any way subsequent to receiving an official rating. Penalty is a Class C misdemeanor.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Consumer Protection
May 02
Recommended do pass 014-000-000
Placed Calndr,Second Reading

May 10
Second Reading
Placed Calndr,Third Reading

May 23
Third Reading - Passed 106-010-002

May 29
Arrive Senate
Sen Sponsor ZITO
Placed Calndr,First Reading

May 30
First reading
Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities

Jun 13
Recommended do pass 011-000-000
Placed Calndr,Second Reading

Jun 18
Second Reading
Placed Calndr,Third Reading

Jun 24
Added As A Joint Sponsor POSHARD
Third Reading - Passed 059-000-000
Passed both Houses

Jul 22
Sent to the Governor

Sep 19
Governor approved
PUBLIC ACT 84-0593 Effective date 01-01-86

HB-1271  PANGLE.

(Ch. 73, par. 767)
Amends the Illinois Insurance Code to provide that where it appears that an insurance company has been unreasonable and vexatious in refusing to pay or settle a claim, the court may allow, in addition to attorney fees and other costs, any amount which the court or jury finds a party is entitled to recover against the company.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Insurance
May 02  Interim Study Calendar INSURANCE

1 HB-1272  DEJAEGHER – CHRISTENSEN – FARLEY – PANAYOTOVICH – PHELPS, BRUNSVOLD, MCPIKE, BROOKINS, BERRIOS, LEVERENZ, GIGLIO AND LAURINO.

(Ch. 67 1/2, par. 404)
Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to raise the maximum qualifying annual household income from $12,000 to $14,000.

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Revenue
May 03  Tbld pursuant Hse Rule 27D

1 HB-1273  MCNAMARA – CURRIE – DELEO – HARTKE – HICKS, MAUTINO, VITEK, WOLF, BRUNSVOLD, DEJAEGHER, BERRIOS, GIGLIO, LEVERENZ AND LAURINO.

(Ch. 120, par. 2-201)

Apr 09 1985  First reading  Rfrd to Comm on Assignment
Apr 10  Assigned to Revenue
May 02  Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.
HB-1274
LAURINO - BERRIOS - CHRISTENSEN - FLOWERS - HICKS, KULAS, MULCAHEY, RICE, SHAW, YOUNG, A, BROOKINS, PANGLE, LEVERENZ, BERRIOS, GIGLIO AND PANAYOTOVICH.

(New Act; Ch. 120, par. 2-203)

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 approved by the Department of Commerce and Community Affairs up to certain limitations. 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.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 02 Interim Study Calendar REVENUE

HB-1275
HARTKE - DEJAEGHER - MCNAMARA - MULCAHEY - PHELPS, BRUNSVOLD AND MAUTINO.

(Ch. 24, pars. 8-11-1, 8-11-5 and 8-11-6; Ch. 34, pars. 409.1, 409.2 and 409.10)

Amends the Illinois Municipal Code and the Counties Act to reduce the percentage of local sales tax collections which is to be retained by the State to cover administrative costs from 2% to 1/2 of 1%.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Revenue
May 02 Motion disch comm, advc 2nd STUDY CALENDAR - HARTKE Committee Revenue

May 03 Interim Study Calendar REVENUE

HB-1276
GREIMAN.

(Ch. 48, pars. 138.19 and 172.54)

Amends the Workers’ Compensation and Workers’ Occupational Diseases Acts. Provides that, in the event of an unjustified failure to provide, or an unreasonable delay in the provision of, first aid, medical, surgical, hospital, rehabilitation, maintenance or prosthetic benefits to which a disabled employee is entitled, the arbitrator or Commission shall award the employee the lesser of $2500 or $10 for each day beyond which such benefits are due. Allows an additional award of 25% of the amount which would otherwise be payable to an injured employee or his dependents where the employee’s injury is directly and proximately caused by the employer’s wilful violation of a health and safety standard under the federal Occupational Safety and Health Act of 1970, rather than the State Health and Safety Act.

Apr 09 1985 First reading Rfrd to Comm on Assignment
Apr 10 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCE

HB-1277
PHELPS - MAUTINO - HARTKE - WOLF - RONAN, BROOKINS, LAURINO, BERRIOS, LEVERENZ, GIGLIO, HICKS, REA AND HANNIG.

(New Act; Ch. 120, new par. 2-207)

Creates the “State Corporation for Innovation Development Act”. Provides for a State Corporation, operated by 5 appointees of the Governor and legislative leadership and by the directors of the Departments of Labor and Commerce and Community Affairs, to raise funds to make investments in small business establishments. Allows a credit against income tax liability allowed for a portion of investments in the State Corporation or entities in which it invests.

1 Fiscal Note Act may be applicable.
Amends the Downstate Teachers Article of the Pension Code to grant 12 free days of sick leave credit per year to each regional superintendent of schools and each assistant regional superintendent.

Amends the Regional Transportation Act to direct the Authority to study the adequacy of police protection on the public transportation systems under its jurisdiction.

SENATE AMENDMENT NO. 1. (Senate recedes July 5, 1985)

Amends the Regional Transportation Act. Provides that the expiration of a Director of the Suburban Bus Board's term as chief executive of a municipality shall not affect his term as Director.

CONFERENCE COMMITTEE REPORT NO. 1.

Removes everything in the bill. Excuses the RTA and the Metropolitan Transit Authority from liability for failure to provide adequate security or police force. Increases compensation for MTA trustees to $50 per day and up to $200 per month. Provides for annual salaries of $15,000 for chairman of the Suburban Bus Board and $10,000 for other board members. Makes other changes. Effective immediately.

Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1280 LEVERENZ.

Makes appropriation of $25,000 to the Department of Agriculture for expenditures for the testing of limestone. Effective July 1, 1985.

Apr 09 1985 First reading Rfd to Comm on Assignment
Apr 10 Assigned to Appropriations I
May 10 Tbd pursuant Hse Rule 27D

1 HB-1281 MULCAHEY – HOFFMAN – SATTERTHWAITE – DIDRICKSON – LEFLORE AND RICHMOND.

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

Amends The School Code to require school boards to develop evaluating procedures which include at least 2 formal assessments per year for all certified teachers. The evaluating procedures must be approved by the State Board of Education. The procedures shall be implemented by July 1, 1988.

1 Fiscal Note Act may be applicable.
Amends The School Code to require minimum performance in basic skills areas for students entering teacher education programs at the sophomore or junior years of college instruction. Requires that applicants for elementary school teacher certification to have completed academic instruction at the college level in science, mathematics, reading and the language arts. Also requires that recognized institutions of higher learning shall not recommend a person for teacher certification unless it has conducted periodic assessments of the academic performance and student teaching performance of the applicant for teacher certification and has determined that the applicant has performed at a satisfactory level of performance.

Amends The School Code to include sex discrimination as a protected classification in relation to the assignment of pupils and the employment and assignment of school personnel for which relief may be sought before the State Board of Education for discrimination.

Amends the Illinois Insurance Code to prohibit companies from refusing to enter into sales agreements with independent agents solely because of the volume of insurance written by the agent prior to affiliation with the company.

1 Fiscal Note Act may be applicable.
Amends the Administrative Procedure Act. Permits a State agency to submit an agenda of rules it is considering proposing to the Illinois Register for publication in order to elicit public comment.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 127 1/2, pars. 10, 11 and rep. pars. 12 and 13.

Amends The Fire Prevention and Investigation Act. Provides that, upon receiving an appeal from an order of a deputy of the Office of the State Fire Marshal, the State Fire Marshal shall, rather than making an investigation regarding such order, conduct a hearing pursuant to the Illinois Administrative Procedure Act. Further provides that orders of the State Fire Marshal may be appealed pursuant to the Administrative Review Law. Repeals the current provisions regarding appeals from State Fire Marshal’s orders.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11       Assigned to Executive
May 02       Do Pass/Short Debate Cal 013-000-000
May 08       Cal 2nd Rdng Short Debate
May 23       Third Reading - Passed 118-000-000
May 29       Arrive Senate
         Sen Sponsor WEAVERS, Place Calendr,First Reading
May 30       First reading  Rfrd to Comm on Assignment
             Assigned to Executive
Jun 11       Recommended do pass as amend 018-000-000
             Placed Calndr,Second Readng
Jun 12       Second Reading
             Amendment No.01 EXECUTIVE Adopted
             Placed Calndr,Third Reading
Jun 25       Third Reading - Passed 058-000-000
Jun 26       Speaker’s Table, Concurrence 01
Jun 27       H Nonconcurs 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/WEAVERS,
             SCHUNEMAN,
             SANGMEISTER,
             CHEW & VADALABENE
             Hse Conference Comm Apptd 1ST/TERZICH,
             KEANE, CULLERTON,
             OLSON AND KLEMM
Jul 02       House report submitted

1 Fiscal Note Act may be applicable.
1 HB-1286 OLSON AND WASHINGTON.

(Ch. 46, pars. 4-8.03, 5-7.03 and 6-35.03)

Amends The Election Code. Requires that a voter registration record card provide a space for the applicant’s telephone number.

HOUSE AMENDMENT NO. 1

Provides that election authorities may continue using triplicate registration record cards printed before the bill’s effective date.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elections
May 03 Amendment No.01 ELECTIONS Adopted
Tbl-Amnd-pursuant H Rul 26D 000-000-000

1 HB-1287 OLSON.

(Ch. 46, pars. 4-6.2, 5-16.2 and 6-50.2)

Amends The Election Code. Requires county clerks and boards of election commissioners to annually publish the names and addresses of all deputy registrars in a newspaper of general circulation.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elections
May 03 Tbd pursuant Hse Rule 27D

HB-1288 KEANE – MADIGAN.

(New Act)

Appropriates $700,000 to the Department of Rehabilitation Services for the establishment of Scandinavian Lekotek play libraries. Effective July 1, 1985.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Appropriations II
May 10 Tbd pursuant Hse Rule 27D

1 HB-1289 KEANE – MADIGAN.

(Ch. 23, new par. 3434c; Ch.122, rep. par. 2-3.46)

Amends Act in relation to rehabilitation of disabled persons and School Code. Provides that the Department of Rehabilitation Services, rather than the State Board of Education, shall enter into contracts with public or private agencies for the establishment of Scandinavian Lekotek libraries. Effective July 1, 1985.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elementary & Secondary Education
May 02 Do Pass/Short Debate Cal 012-000-000
May 08 Short Debate Cal 2nd Rdng
May 22 Short Debate-3rd Passed 106-007-001

1 Fiscal Note Act may be applicable.
HB-1290  GREIMAN – WASHINGTON, BRESLIN, PANAVOTOVICH AND RICE.

(New Act)

Creates the Illinois Homeowner’s Emergency Assistance Act. Establishes a program administered by the Illinois Department of Commerce and Community Affairs to provide assistance to residential property owners who default in their mortgage payments. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Consumer Protection
May 03 Tbld pursuant Hse Rule 27D

HB-1291  BOWMAN – FARLEY – COWLISHAW, PANGLE AND BARNES.

(Ch. 23, par. 5-5; Ch. 111 1/2, pars. 144 and 4151-113)

Amends Public Aid Code, Hospital Licensing Act, and Nursing Home Care Reform Act of 1979. Includes sub-acute care among the medical care for which the Department of Public Aid will authorize payment; includes in definition of “hospital” a facility which primarily provides acute or sub-acute care; excludes from the definition of “long-term care facility” an institution whose principal activity is the provision of acute or sub-acute care.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 23, par. 5-1.1, new par. 5-5.16; Ch. 111 1/2, par. 151, new pars. 4151-125.2, 4153-202.2

Amends Public Aid Code. Sets forth requirements for reimbursement for the provision of sub-acute care. Amends Hospital Licensing Act and Nursing Home Care Reform Act of 1979 to require that hospitals and skilled nursing facilities providing sub-acute care comply with such additional standards promulgated by the Department of Public Health.

HOUSE AMENDMENT NO. 2.

Provides that a hospital licensed under the Hospital Licensing Act and providing sub-acute care which is not in full compliance with the requirements of that Act must be in full compliance with the Nursing Home Care Reform Act of 1979.

FISCAL NOTE

(Prepared by the Dept. of Public Aid)

The added cost to the Dept. of Public Aid would be $150 million, which would not be recognized by the federal government and would have to be 100% State funded.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Human Services
May 02 Amendment No.01 HUMAN SERVICE Adopted
Placed Calndr,Second Readng

1 Fiscal Note Act may be applicable.
Amends the Nursing Home Care Reform Act. Prohibits a nursing care facility from withdrawing any funds from a resident's separate account for any purpose other than to return the funds to the resident upon the request of the resident or any other person entitled to make such request, to pay the resident his allowance, or to make any other payment authorized by the resident or any other person entitled to make such authorization.

SENATE AMENDMENT NO. 1. (Senate recedes July 2, 1985)

Allows nursing homes to use residents' personal trust accounts to pay their bills.

CONFERENCE COMMITTEE REPORT NO. 1. Recommends that the Senate recede from S-am 1.
HB-1293  HENSEL.

(Ch. 120, par. 483.7)

Amends the Revenue Act of 1939 to provide that assessors in townships where there have been fewer than 25 sales are eligible for a $1,500 performance bonus based on accuracy of assessments.

Apr 10 1985  First reading Rfrd to Comm on Assignment
Apr 11  Assigned to Revenue
Apr 25  Interim Study Calendar REVENUE

HB-1294  HENSEL.

(Ch. 15 1/2, pars. 68.1, 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 Airport Authorities Act and the Election Code to provide for non-partisan election, rather than appointment, of Commissioners to Airport Authorities.

Apr 10 1985  First reading Rfrd to Comm on Assignment
Apr 11  Assigned to Transportation
May 02  Interim Study Calendar TRANSPORTATN

HB-1295  WOJCIK.

(Ch. 111 1/2, new par. 509.3)

Amends an Act to regulate the operating of a public water supply. Provides that an owner or operator of a public water supply shall not be held liable for any injury or death to any person drinking or otherwise using water from that water supply if water therefrom is found to have been intentionally contaminated by parties other than the owner or operator, or if such contamination is the result of a cross connection on the premises of a water supply user and the owner of the water supply has maintained an ongoing safety program concerning such type of contamination.

Apr 10 1985  First reading Rfrd to Comm on Assignment
Apr 11  Assigned to Judiciary I
May 02  Interim Study Calendar JUDICIARY I

HB-1296  WOLF, MCGANN, KEANE AND HICKS.

(Ch. 108 1/2, par. 15-136.2)


Apr 10 1985  First reading Rfrd to Comm on Assignment
Apr 11  Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS PENSION

HB-1297  WOLF, MCGANN, KEANE AND HICKS.

(Ch. 108 1/2, par. 15-145)

Amends the State Universities Retirement System Article of the “Illinois Pension Code” to increase the lump sum survivors benefit upon death of an annuitant from $1,000 to $5,000. Effective July 1, 1985.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1298  KULAS.


HB-1299  RYDER.

Amends The Illinois Vehicle Code to allow Circuit Court Clerks to submit records of traffic convictions to the Secretary of State, through the Administrative Office of Illinois Courts, on a computer processible medium in the form and manner required by the Illinois Supreme Court and established by written agreement between the Administrative Office and the Secretary of State.
May 17  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Transportation
Jun 06  Recommended do pass 010-000-000
Jun 11  Second Reading  Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000  Passed both Houses
Jul 22  Sent to the Governor
Sep 19  Governor approved  PUBLIC ACT 84-0596  Effective date 01-01-86

HB-1300  HICKS.

(Ch. 122, par. 1410)
Amends the Asbestos Abatement Act. Prohibits any contractor on the Department of Public Health's list of qualified asbestos removal contractors from permitting any employee or agent of such contractor to engage in any asbestos removal or containment activity under the Act, or hiring any person for the purpose of engaging in such activity, unless such employee, agent or prospective employee has been licensed to handle or remove friable asbestos materials by the Department. Requires the Department to grant licenses to those applicants who meet the Department's minimum standards. Authorizes the Department to promulgate standards, rules or regulations for the implementation of the licensing requirement.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Human Services
May 03  Tbd pursuant Hse Rule 27D

HB-1301  MCMASTER – FLINN.

(Ch. 23, pars. 4-1.10, 5005, 5005a, 6304, 6503; Ch. 91 1/2, pars. 705 and 711; Ch. 144, pars. 1404 and 1405)

Amends The Illinois Public Aid Code, Department of the Children and Family Services Act, the Elder Abuse Demonstration Program Act, the Act relating to victims of violence and abuse, the Guardianship and Advocacy Act, and the Baccalaureate Assistance Law for Registered Nurses, to require various State departments, agencies and entities to adopt rules pertaining to their functions.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 91 1/2, pars. 705, 711, new par. 729

Requires the Guardianship and Advocacy Commission to adopt rules and regulations which are subject to the IL Administrative Procedure Act. Sets standards of eligibility for receiving services of the Commission.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 144, pars. 1403, 1406

Changes certain definitions in the Baccalaureate Assistance Law for Registered Nurses. Also changes the functions of the Dept. of Public Health and the criteria for eligibility for loans and allocation of loans. Adds immediate effective date.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 23, par. 5005 and 5005a

Removes provisions requiring the Department of Children and Family Services to adopt rules for determining qualification of low income families for day care assistance funding.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 144, par. 1408

In the Baccalaureate Assistance Law for Registered Nurses, broadens the waiver of loan repayment from 25% of the principal and interest to the entire loan, or any balance due, and all interest. Changes the qualifying time from the 4 subsequent ac-
academic years in which the applicant is working or studying nursing full-time to a number of years dependent upon the full or half-time status of the loan and applicant's subsequent work or study.

GOVERNOR AMENDATORY VETO

Deletes reference to: Ch. 144, par. 1408

Recommends restoration of a criterion of eligibility for a loan that the applicant shows promise of completing the degree. Removes amendatory changes in Baccalaureate Assistance Law for Registered Nurses which sought to broaden the waiver of loan repayment to entire loan, or any balance due, and all interest and to change the qualifying time to a number of years dependent upon the full or half-time status of the loan and applicant's subsequent work or study.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
May 02 Cal 2nd Rdgng Short Debate
May 08 Short Debate Cal 2nd Rdgng
   Amendment No.01 MCMASTER Adopted
   Amendment No.02 MCMASTER Adopted
May 23 Third Reading - Passed 118-000-000
May 29 Arrive Senate
   Sen Sponsor BLOOM
   Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
   Assigned to Executive
Jun 11 Recommnded do pass as amend
   018-000-000
   Placed Calndr,Second Reading
Jun 18 Second Reading
   Amendment No.01 EXECUTIVE Adopted
   Amendment No.02 BLOOM Adopted
   Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 058-001-000
Jun 25 Speaker's Table, Concurrence 01,02
Jun 28 H Concurs in S Amend. 01,02/113-002-000
   Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor amendatory veto
   Placed Cal. Amendatory Veto
Oct 17 Bill dead-amendatory veto.

HB-1302 LEVIN.

(Ch. 23, new par. 5-5.11a)

Amends Medical Assistance Article of Public Aid Code. Provides that the Department of Public Aid's rules governing clinic and outpatient hospital services shall include the Department's maximum reimbursement payment levels for outpatient and clinic services, the payment rate for outpatient renal dialysis, and a list of surgical procedures which must be performed in a clinic or outpatient setting in order to be reimbursed by the Department. Provides that where the Department's reimbursement methodology for inpatient hospital services includes an inpatient hospital utilization maximum modified from an earlier fiscal year, the Department shall include a description of the method of modification.

HOUSE AMENDMENT NO. 1.

Provides that the Department's rules governing reimbursement for inpatient hospital services not subject to the Illinois Health Finance Reform Act and containing an inpatient hospital utilization maximum modified from an earlier fiscal year shall include a description of the method for making the modifications and procedure for an appeal by a hospital.
HOUSE AMENDMENT NO. 2.
Deletes requirement that such rules include a listing of surgical procedures which must be performed in a hospital outpatient or clinic setting in order to be reimbursed by the Department.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Amendment No.01</td>
<td>HUMAN SERVICE Adopted Do Pass Amend/Short Debate</td>
</tr>
<tr>
<td>Apr 24</td>
<td>Cal 2nd Rdng Short Debate</td>
<td></td>
</tr>
<tr>
<td>May 08</td>
<td>Short Debate Cal 2nd Rdng Amendment No.02 LEVIN Adopted</td>
<td></td>
</tr>
<tr>
<td>May 24</td>
<td>Interim Study Calendar</td>
<td></td>
</tr>
</tbody>
</table>

HB-1303 MCPIKE.
(Public Act 78-1290)
Amends an Act authorizing transfer of certain lands to the Chicago Park District, City of Chicago and Madison County. Authorizes the City of Alton to sell and convey the limestone and other minerals underlying the real property it received from the State under the Act. Requires the proceeds from such sale to be used for public park and recreation purposes, including the development and maintenance of the land received from the State. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Executive</td>
<td></td>
</tr>
<tr>
<td>Apr 25</td>
<td>Consnt Caldr Order 2nd Read</td>
<td></td>
</tr>
<tr>
<td>May 01</td>
<td>Consnt Calendar, 2nd Reading</td>
<td></td>
</tr>
<tr>
<td>May 03</td>
<td>Consnt Caldr, 3rd Read Pass 113-000-001</td>
<td></td>
</tr>
<tr>
<td>May 07</td>
<td>Arrive Senate</td>
<td></td>
</tr>
<tr>
<td>May 09</td>
<td>Sen Sponsor VADALABENE</td>
<td></td>
</tr>
<tr>
<td>May 14</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Assigned to Executive</td>
<td></td>
</tr>
<tr>
<td>Jun 12</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 22</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 19</td>
<td>Governor approved</td>
<td>PUBLIC ACT 84-0597 Effective date 09-19-85</td>
</tr>
</tbody>
</table>

HB-1304 MCPIKE.
Appropriates $2,500,000 (Anti-Pollution Bond Fund) to the Environmental Protection Agency for a grant to East Alton for a secondary sewage treatment plant. Effective immediately.

STATE DEBT IMPACT NOTE
Financing costs of HB-1304 appropriations ....................................... $5.36 million

HOUSE AMENDMENT NO. 1.
Changes fund from Anti-Pollution Bond Fund to GRF.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Appropriations I</td>
<td></td>
</tr>
<tr>
<td>May 08</td>
<td>State Debt Note Filed</td>
<td>Committee Appropriations I</td>
</tr>
</tbody>
</table>

Amends the Division of the Pension Code relating to medical care for duty-related injuries to police and firefighters, to provide that in municipalities which have assumed liability for such care, treatment may not be conditioned upon the injured person’s agreement to be liable for charges not paid by the municipality; also prohibits attempts to collect such charges from the injured person, his family or estate, unless the nonliability of the municipality has been established first.

PENSION IMPACT NOTE.

HB-1306 does not have a financial impact.

HOUSE AMENDMENT NO. 1.
Deletes prohibition against attempts to collect such charges from injured person, his family or estate, unless the nonliability of the municipality has been established first.

SENATE AMENDMENT NO. 1.
Provides for the payment of interest on unpaid liabilities assumed by a municipality for certain injured policemen and firefighters, beginning 90 days after receipt of proof of claim.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 30</td>
<td>Added As A Joint Sponsor DUDYCZ</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Placed Calendr, First Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>First reading Rfrd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
<td></td>
</tr>
<tr>
<td>Jun 04</td>
<td>Waive Posting Notice 7C</td>
<td>Committee Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Placed Calndr, Second Reading</td>
<td>Recommended do pass 009-002-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 21</td>
<td>Recalled to Second Reading</td>
<td>Amendment No.01 SCHUNEMAN Adopted</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Third Reading - Passed 058-000-001</td>
<td></td>
</tr>
<tr>
<td>Jun 26</td>
<td>Speaker’s Table, Concurrence 01</td>
<td></td>
</tr>
<tr>
<td>Jun 28</td>
<td>H Concurs in S Amend. 01/117-000-000</td>
<td></td>
</tr>
<tr>
<td>Jul 26</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 23</td>
<td>Governor approved</td>
<td>PUBLIC ACT 84-0845 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

**HB-1307** KRSKA, CAPPARELLI, BERRIOS, TERZICH AND DELEO.  
(Ch. 127, par. 55 and new par. 55.41)  
Amends the Civil Administrative Code. Requires the Department of Public Health to establish a program for payment of the costs of dentures and dental care for qualified senior citizens.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Human Services</td>
<td></td>
</tr>
<tr>
<td>May 03</td>
<td>Interim Study Calendar HUMAN SERVICE</td>
<td></td>
</tr>
</tbody>
</table>

**HB-1308** MATIJEVICH AND PANAYOTOVICH.  
(Ch. 43, new par. 175.2)  
Amends Liquor Control Act of 1934. Provides that in case the legal voters of any political subdivision vote to prohibit the sale at retail of alcoholic liquor, the council or governing body shall pay to each retail licensee the fair market value of the business theretofore licensed. Sets forth procedure for determining such retail value. Provides that if the fair market value of the business is reduced by more than one third following the referendum, then the licensee at its election shall be entitled to compensation for the value of full business.

**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-1308 fails to meet the definition of a mandate, and no reimbursement is required.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Cities and Villages</td>
<td></td>
</tr>
<tr>
<td>Apr 23</td>
<td>St Mandate Fis Note Filed</td>
<td>Committee Cities and Villages</td>
</tr>
<tr>
<td>Apr 30</td>
<td>Interim Study Calendar CITY VILLAGE</td>
<td></td>
</tr>
</tbody>
</table>

**HB-1309** MATIJEVICH.  
(Ch. 48, new par. 39m-2a)  
Amends the Illinois Wage Payment and Collection Act. Provides a contractor who has contracted with an employer for the performance of work which the contractor has undertaken to perform shall be deemed an employer of each of such em-
employer's employees engaged in the performance of work under the contract and shall be liable to such employees for wages which the employer has failed to pay, in an amount not to exceed the outstanding debt owed the employer for the performance of the contract. Allows the contractor to seek reimbursement from the employer for wages paid to the employer's employees pursuant to the amendatory provisions.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMERCE

'HB-1310 BROOKINS, ALEXANDER, FLOWERS, SHAW AND RICE.

(Ch. 120, par. 1157.2)

Amends the Illinois Lottery Law to provide that of the net revenues 20% shall be distributed to counties and 30% to municipalities in proportion to the lottery sales in the counties and municipalities.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 02 Interim Study Calendar REVENUE

HB-1311 BROOKINS - BULLOCK - LEFLORE - BRAUN - HUFF AND WHITE.

(Ch. 120, pars. 453.2 and 453.32)

Amends the Cigarette Tax Act and the Cigarette Use Tax Act to increase the rate of the taxes imposed by those Acts by 2 mills per cigarette (4¢ per pack). Effective January 1, 1986.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

HB-1312 MAUTINO.

(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 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor & Commerce
May 03 Tbd pursuant Hse Rule 27D

HB-1313 MAUTINO, WOODYARD, MULCAHEY, WOLF, TATE, BRESLIN, BROOKINS, KIRKLAND AND ZWICK.

(Ch. 17, par. 2508)

Amends the Illinois Bank Holding Company Act of 1957 to provide that a bank shall not be deemed to have been acquired if it is owned by other depository institutions and is organized exclusively to provide services for other depositing institutions. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Financial Institutions
May 03 Recommended do pass 017-000-000
Placed Calndr,Second Reading
May 10 Second Reading
Placed Calndr,Third Reading
May 23 Third Reading - Passed 112-000-003
May 24 Arrive Senate
Sen Sponsor DEMUZIO
Placed Calendr,First Readng

1 Fiscal Note Act may be applicable.
HB-1313—Cont.  1544

May 29  First reading  Rfrd to Comm on Assignment
May 30  Assigned to Finance and Credit
         Regulations
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 059-000-000
         Passed both Houses
Jul 02  Sent to the Governor
Jul 30  Governor approved
         PUBLIC ACT 84-0117  Effective date 07-30-85

HB-1314 MAUTINO.
(Ch. 95 1/2, par. 15-111)

Amends the Vehicle Code. Exempts from single axle 18,000 pound gross weight
limit any single axle not exceeding 20,000 pounds that is part of a two-axle vehicle
weighing 36,000 pounds or less.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Transportation
Apr 24  Do Pass/Short Debate Cal 016-000-000
         Cal 2nd Rdng Short Debate
Apr 30  Short Debate Cal 2nd Rdng
         Cal 3rd Rdng Short Debate
May 07  Short Debate-3rd Passed 111-003-000
May 08  Arrive Senate
         Placed Calendr,First Reading
May 22  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Transportation
Jun 06  Primary Sponsor Changed To O’DANIEL
         Recommended do pass 009-001-000
         Placed Calndr,Second Reading
Jun 10  Second Reading
         Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 056-003-000
         Passed both Houses
Jul 22  Sent to the Governor
Sep 19  Governor approved
         PUBLIC ACT 84-0598  Effective date 01-01-86

HB-1315 HAWKINSON – CURRIE.
(Ch. 38, par. 3-6)

Amends the Criminal Code of 1961. Extends the statute of limitations for prose-
cutions for criminal sexual assault, aggravated criminal sexual assault, criminal
sexual abuse and aggravated criminal sexual abuse, where the victim is under 18
years of age. Permits prosecution during minority of the victim and within 2 years
after the victim attains age 18.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Judiciary II
May 03  Interim Study Calendar JUDICIARY
         11
         Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
HB-1317  HARTKE – PANAYOTOVICH – RICHMOND – ROPP – WOODYARD, PANGLE, WAIT, HICKS, PHELPS, MULCAHEY, REA, SALTSMAN AND HOMER.

(Ch. 120, par. 439.3)

Amends the Use Tax Act to provide that the agricultural products or by products from which gasohol is derived be grown in the United States of America. (This definition is incorporated by reference into the other State occupation and use tax Acts.)

HOUSE AMENDMENT NO. 1.

> Adds reference to: Ch. 120, pars. 439.33, 439.103 and 441

Amends the Use Tax Act, the Service Use 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).

SENATE AMENDMENT NO. 1.

Changes the definition of gasohol.

HB-1318  GIGLIO – SHAW.

(Ch. 95 1/2, par. 18-102)

Amends The Illinois Vehicle Code. Provides that only towing performed by any towing company pursuant to the order of a law enforcement official or agency in ac-
cordance with Sections 4-201 through 4-214 of that Code shall not be subject to The Illinois Motor Carrier of Property Law, rather than all motor vehicles used exclusively for the towing or pushing of disabled or damaged vehicles.

HOUSE AMENDMENT NO. 1.
Amends to exempt from the provisions of The Illinois Motor Carrier of Property Law the emergency transporting of a wrecked or disabled vehicle from the point of the wreck or disablement to the place of repair or impoundment.

SENATE AMENDMENT NO. 1.
Establishes under what circumstances shall be considered the emergency transportation of wrecked or accidentally disabled vehicles.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Transportation
Apr 24 Amendment No.01 TRANSPORTATN Adopted Do Pass Amend/Short Debate 015-000-000
Cal 2nd Rdng Short Debate
Apr 30 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 07 Short Debate-3rd Passed 084-004-023
May 08 Arrive Senate Placed Calendr,First Reading
Jun 04 Sen Sponsor KELLY First reading Rfrd to Comm on Assignment
Jun 05 Assigned to Transportation
Jun 12 Recommended do pass 010-000-000
Placed Calndr,Second Reading
Jun 19 Second Reading Amendment No.01 KELLY Adopted Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 047-007-004
Jun 27 Speaker’s Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/117-000-000 Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved PUBLIC ACT 84-0846 Effective date 01-01-86

HB-1319 GIGLIO, MCGANN, FARLEY AND KEANE.
(Ch. 95 1/2, par. 6-205)
Amends The Illinois Vehicle Code. Transfers the determination to allow a restricted driver’s license on the grounds of hardship from the Secretary of State to the circuit court.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

1 HB-1320 PANAYOTOVICH, BROOKINS, LAURINO, DELEO AND WASHING-TON.
(Ch. 43, rep. par. 122)
Repeals provision in The Liquor Control Act which makes it unlawful for any manufacturer, distributor or importing distributor to extend credit to any retail licensee. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Registration & Regulation
May 02 Interim Study Calendar REGIS REGULAT

1 Fiscal Note Act may be applicable.
HB-1321  KEANE.

(Ch. 120, par. 2-203)

Amends the Illinois Income Tax Act. Permits a deduction for unemployment benefits which are subject to federal taxation.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Revenue
May 02  Interim Study Calendar REVENUE

HB-1322  KEANE.

(Ch. 111 2/3, new par. 32b)

Amends the Public Utilities Act to prohibit rate classifications based upon the number of units contained in a residence.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Public Utilities
May 03  Motion disch comm, advc 2nd KEANE
Interim Study Calendar PUB UTILITIES

HB-1323  WASHINGTON, FLOWERS, TURNER, LEFLORE AND SHAW.

(Ch. 23, par. 12-4,11)

Amends Public Aid Code. Provides that grant amounts under Aid to Families with Dependent Children, Aid to the Aged, Blind or Disabled, and General Assistance Articles shall not be lower than 100% of the cost standards established by the Department of Public Aid.

HOUSE AMENDMENT NO. 1.

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.

FISCAL NOTE

(Prepared by Dept. of Public Aid)

Total estimated cost would be $21.5 million, of which amount $12.8 million is State share and $8.7 million is Federal share.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Human Services
May 02  Amendment No.01 HUMAN SERVICE Adopted Do Pass Amend/Short Debate 010-000-000
May 07  Cal 2nd Rdng Short Debate  Fiscal Note Requested MCCCRACKEN
May 08  Cal 2nd Rdng Short Debate  Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate
May 10  Held 2nd Rdg-Short Debate  Fiscal Note filed
May 14  Cal 3rd Rdng Short Debate
May 24  Interim Study Calendar HUMAN SERVICE

HB-1324  BRUNSVOLD, HICKS AND FARLEY.

(New Act)

Provides that an elected official of a unit of local government or school district must be given time off from employment without compensation for the purpose of attending an official meeting of the unit of local government or school district. The official must notify the employer in advance of his intent to attend the meeting.

1 Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td></td>
<td>Assigned to Labor &amp; Commerce</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 10</td>
<td>Second Reading</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 109-005-000</td>
<td></td>
</tr>
<tr>
<td>May 24</td>
<td>Arrive Senate</td>
<td>Placed Calndr, First Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Primary Sponsor Changed To DEMUZIO</td>
<td>Placed Calndr, First Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 13</td>
<td></td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>Jun 18</td>
<td></td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Second Reading</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 22</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 19</td>
<td>Governor approved</td>
<td>PUBLIC ACT 84-0599 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

1 HB-1325 BROOKINS.
(Ch. 111 2/3, par. 330)

Amends the Metropolitan Transit Authority Act to make a technical correction.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td></td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar TRANSPORTATN</td>
</tr>
</tbody>
</table>

1 HB-1326 DEUCHLER.
(Ch. 122, new par. 14A-9)

Amends The School Code to require that teachers of gifted education and gifted education coordinators complete 9 semester hours or 12 quarter hours of graduate education in gifted education. Also requires such teachers to complete 50 clock hours of instruction in gifted education at a Summer Training Institute approved by the State Board of Education every 5 years.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td></td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td>May 03</td>
<td></td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

HB-1327 LEFLORE.
(Ch. 111 2/3, par. 704.11)

Amends the Regional Transportation Authority Act to delete provisions authorizing the RTA Board to rewrite Service Board budgets and financial plans which do not meet established criteria.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td></td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar TRANSPORTATN</td>
</tr>
</tbody>
</table>

HB-1328 KLEMM.
(Ch. 111 2/3, new par. 43a)

1 Fiscal Note Act may be applicable.
Amends the Public Utilities Act. Prohibits a public utility engaged in the production or transmission of heat, light or power for public use, or any affiliated interest of such public utility, from engaging in the sale, rental, installation or repair of heating, cooling or ventilating equipment. Provides for an exemption where emergency repair of equipment is required.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Public Utilities
May 01  Interim Study Calendar PUB UTILITIES

1 HB-1329 KLEMM.
(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

Amends the State occupation and use tax Acts to provide that all mandatory service charges separately stated on customers’ bills for consumption of food and beverages are exempt from such taxes regardless of the manner in which such charges are distributed.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Revenue
May 02  Interim Study Calendar REVENUE

HB-1330 KULAS.
(Ch. 43, par. 164)

Amends The Liquor Control Act. Requires manufacturers, importing distributors, foreign importers and non-resident dealers to mail monthly reports of shipments of alcohol into this State to the State Commission.

HOUSE AMENDMENT NO. 1.
Changes “alcoholic liquor” to “spirits”.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Registration & Regulation
Apr 25  Recommended do pass 011-000-001
May 15  Placed Calndr,Second Reading
       Amendment No.01 KULAS Adopted
      Placed Calndr,Third Reading
May 23  Third Reading - Passed 111-006-001
May 29  Arrive Senate
Jun 05  Placed Calndr,First Reading
      Sen Sponsor LECHOWICZ
      First reading  Rfrd to Comm on Assignment
Jun 06  Assigned to Revenue
Jun 14  Recommended do pass 009-000-000
Jun 18  Placed Calndr,Second Reading
       Second Reading
      Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
      Passed both Houses
Jul 22  Sent to the Governor
Sep 19  Governor approved
      PUBLIC ACT 84-0600 Effective date 01-01-86

HB-1331 HICKS.

Appropriates $30,000 to the State Board of Education from the Common School Fund for a special general State aid payment to the Waltonville School District No. 1. Effective July 1, 1985.

Apr 10 1985  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-1332 PANGLE.

(Ch. 111 1/2, par. 5505)

Amends the Emergency Medical Services (EMS) Systems Act. Changes “encourage” to “require” in relation to the establishment of EMS agencies where appropriate and cost effective. Provides that the Department certify the powers and duties of each provider of emergency medical service.

April 11, 1985 First reading Rfrd to Comm on Assignment
April 11 Assigned to Human Services
May 02 Interim Study Calendar HUMAN SERVICE

HB-1333 DUNN, JOHN.

(Ch. 75, pars. 31 and 32, new par. 32.1, rep. par. 33)

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. 1.

Amends to require that the notice of violation of the rules of behavior be given no less than 24 hours before the disciplinary hearing and, if the charge is sustained, the person charged be given the written statement of the decision within 14 days after the hearing.

April 10, 1985 First reading Rfrd to Comm on Assignment
April 11 Assigned to Judiciary II
April 25 Amendment No. 01 JUDICIARY II Adopted
Recommended do pass as amend 016-000-000
Placed Calndr, Second Reading
May 10 Second Reading
Placed Calndr, Third Reading
May 24 Interim Study Calendar JUDICIARY II

HB-1334 PANGLE.

(Ch. 73, par. 1000)

Amends the Insurance Code with respect to Homeowners Insurance. Requires that any limitation on loss or damage to personal property be set forth in a distinct and separate section of the policy and that such limitation be separately agreed to by the policyholder.

HOUSE AMENDMENT NO. 1.

Requires insurance producer to explain limitations and availability of additional coverage under a homeowners insurance policy rather than requiring a separate acknowledgment of limitations signed by the policyholder.

April 10, 1985 First reading Rfrd to Comm on Assignment
April 11 Assigned to Insurance
May 02 Amendment No. 01 INSURANCE Adopted
Recommended do pass as amend 016-000-000
Placed Calndr, Second Reading
May 10 Second Reading
Placed Calndr, Third Reading
May 24 Tabled House Rule 37(G)

1 Fiscal Note Act may be applicable.
HB-1335  FLOWERS, WASHINGTON, WHITE, LEFLORE, SHAW AND SOLIZ.
(Ch. 23, new par. 12-3.1)

Amends the Public Aid Code. Requires each public aid office to post notice as to
an applicant’s or a recipient’s rights to courteous treatment, to complain of discour-
ttesy and to appeal denial of aid.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 23, par. 5-2

Includes as eligible for medical assistance persons who would be eligible for fi-
nancial aid under Article IV but for loss of earned income disregard. Effective
immediately.

---

HB-1336  MCPIKE - VINSON.
(Ch. 111 2/3, par. 10.3)

Amends the Public Utilities Act. Provides that a “public utility” includes a natu-
ral gas company which sells gas directly to industrial or commercial customers or
which sells gas to gas distribution companies, and a regional pollution control facili-
ty which provides waste treatment, storage or disposal services for public use. Effect-
ive immediately.

---

1 Fiscal Note Act may be applicable.
Amends the County Employees' and Officers' Article of the Pension Code and the State Mandates Act to require implementation without reimbursement. Provides 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.

PENSION IMPACT NOTE

HB-1337 would involve no costs, as the reversionary annuity is paid through a reduction in the employee's pension.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Personnel and Pensions
May 02 Pension Note Filed Committee Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

Amends Acts validating appropriations and tax levy ordinances for Cook County and the Cook County Forest Preserve District to validate appropriations and tax levy ordinances for 1983. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
May 02 Recommended do pass 009-005-000

Amends the Chapter of The Illinois Vehicle Code concerning new and used car dealers, transporters, wreckers, and rebuilders. Redefines "established place of business".
“tow truck” and requires towing companies to be licensed under the provisions of that Chapter and to maintain towing records as prescribed by the Secretary of State.

HB-1340  BERRIOS, KRSKA, CAPPARELLI, TERZICH AND DELEO.

(Ch. 95 1/2, par. 13-101)

Amends The Illinois Vehicle Code. Provides that tow trucks shall be subject to the provisions of The Illinois Vehicle Inspection Law.

GOVERNOR AMENDATORY VETO

Recommends exclusion from exception to safety test requirement of school buses, senior citizen transportation vehicles, medical transport vehicles and tow trucks.

HB-1341  BERRIOS, KRSKA, CAPPARELLI, TERZICH AND DELEO.

(Ch. 95 1/2, par. 15-111)

Amends The Illinois Vehicle Code. Permits a tow truck, when laden, to exceed the single and tandem axle limitations up to 22,000 and 40,000 pounds, respectively, when travelling upon any highway, except those part of the National System of Interstate and Defense Highways. Provides that tow trucks shall not tow any vehicle without valid registration, intransit or dealer plates, except by order of a law enforcement officer.
HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, par. 15-111
Adds reference to: Ch. 95 1/2, pars. 5-202, 15-107 and 15-111

Deletes entire provisions of bill. Amends The Illinois Vehicle Code. Prohibits any tow truck from towing a vehicle which does not have valid registration plates. Permits tow trucks towing a vehicle to exceed length and axle weight limitations upon meeting specific equipment and operating requirements.

GOVERNOR AMENDATORY VETO

Deletes reference to: Ch. 95 1/2 par. 5-202

Recommends deletion of prohibition against a tow truck to tow any vehicle without valid registration plates, or an in-transit or dealer plate, on the vehicle being towed.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Transportation
May 02 Recommended do pass 020-000-000

May 15 Second Reading
  Amendment No.01 BERRIOS Adopted
  Placed Calndr,Third Reading
May 23 Third Reading - Passed 062-033-015
May 24 Arrive Senate

May 30 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Transportation
Jun 10 Primary Sponsor Changed To RUPP
  Committee Transportation
Jun 12 Recommended do pass 003-002-002

Jun 18 Second Reading
  Placed Calndr,Third Reading
Jun 25 Third Reading - Passed 058-000-000
  Passed both Houses
Jul 24 Sent to the Governor
Sep 21 Governor amendatory veto
  Placed Cal. Amendatory Veto
Oct 15 Mtn fild accept amend veto BERRIOS
  Accept Amnd Veto-House Pass 112-000-003
Oct 17 Placed Cal. Amendatory Veto
Oct 30 Mtn fild accept amend veto RUPP
  Accept Amnd Veto-Sen Pass 057-000-000
  Bth House Accept Amend Veto
Nov 20 Return to Gov-Certification
Nov 27 Governor certifies changes
  PUBLIC ACT 84-1061 Effective date 07-01-86

HB-1342  PANAYOTOVICH, FARLEY, BERRIOS, LAURINO AND WASHINGTON.
(Ch. 48, par. 1620)

Amends the Illinois Public Labor Relations Act to delete the provision which exempts units of local government employing less than 25 employees from the provisions of the Illinois Public Labor Relations Act.

HOUSE AMENDMENT NO. 1.

Restores deleted language. Also provides that in determining the number of employees employed by a unit of local government, all employees of the unit of local government shall be counted, including employees who may not be subject to the Illinois Public Labor Relations Act.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor & Commerce
Amends the Pharmacy Practice Act and An Act creating the State Board of Pharmacy. Provides that members of the Board of Pharmacy shall be appointed by the Governor, rather than by the Director of Registration and Education; requires quarterly meetings of the Board, and increases the minimum number of investigators to be employed by the Board. Amends An Act in relation to State finance.

HOUSE AMENDMENT NO. 1.

Provides that the moneys deposited in the IL State Pharmacy Disciplinary Fund shall be invested to earn interest which shall accrue to the Fund. Provides that after the expiration of the terms of the members of the State Board of Pharmacy holding office on the effective date of this amendatory Act of 1985, the Governor shall appoint each member for a term of 5 years. Makes other changes.

HB-1344  YOUNG, A, ALEXANDER, FLOWERS, BRAUN AND SHAW.

Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Prohibits the Illinois State Labor Relations Board, the Illinois Local Labor Relations Board and the Illinois Educational Labor Relations Board from recognizing or certifying a labor organization as the exclusive representative of a unit of craft employees for collective bargaining purposes unless such labor organization has an affirmative action program.

HB-1345  GIGLIO AND PIEL.

Amends The Illinois Municipal Code and The Election Code. Provides for a consolidated run-off election for municipal offices where no candidate for an office received at least 50% of the votes cast for that office in the consolidated election.
HB-1346  GIORGI - O'CONNELL - PANGLE - BULLOCK.

(Ch. 38, par. 28-1)

Amends the Criminal Code of 1961 to exempt from the prohibition against advertising gambling such activity related to the Illinois State Lottery, bingo games and raffles authorized by State law.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Do Pass/Consent Calendar 012-000-000</td>
</tr>
<tr>
<td>May 01</td>
<td>Consent Calendar, 2nd Reading</td>
</tr>
<tr>
<td>May 03</td>
<td>Consent Calendar, 3rd Read Pass 113-000-001</td>
</tr>
<tr>
<td>May 07</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Sen Sponsor VADALABENE</td>
</tr>
<tr>
<td>Jun 06</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommended do pass 017-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 058-001-000</td>
</tr>
<tr>
<td>Jul 22</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 19</td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

HB-1347  DAVIS, HASTERT, CHURCHILL, DIDRICKSON, PARKE, DEUCHLER, FREDERICK, VF, HENSEL, KLEMM, KOEHLER, KUBIK, MAYS, MCMASTER, OBLINGER, OLSON, PARCELLS, PEDERSEN, B, REGAN, ROPP, RYDER, SLATER, STANGE, STEPHENS, TUERK, WEAVER, M, WILLIAMSON, WOJCIEK AND WOODYARD.

(Ch. 120, rep. pars. 634 and 635)

Amends the Revenue Act of 1939 to repeal Section 153 which authorizes a State tax on real property for State purposes and Section 154 which authorizes a State school tax on real property. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td>May 03</td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

HB-1348  DAVIS AND MATIJEVICH.

(Ch. 43, new par. 96.1)

Amends The Liquor Control Law of 1934. Prohibits an unlicensed business from allowing consumption of alcoholic liquor on the premises.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Registration &amp; Regulation</td>
</tr>
<tr>
<td>May 02</td>
<td>Interim Study Calendar REGIS REGULAT</td>
</tr>
</tbody>
</table>

HB-1349  HICKS, MCGANN, BROOKINS, LAURINO, PANAYOTOVICH AND PANGLE.

(Ch. 40, par. 603.1)

Amends the Marriage and Dissolution of Marriage Act. Provides that a court in a custody proceeding shall award joint custody unless it is determined that such cus-
tody is not in the best interest of the child; deletes provision specifying that joint cus-
tody may not be awarded unless it is determined that such custody is in the best
interest of the child. Requires a court which decides not to award joint custody to
state the reasons why joint custody is not appropriate under the circumstances.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Judiciary I
May 03  Tbd pursuant Hse Rule 27D

HB-1350   CULLERTON, MADIGAN, HARRIS, RICE AND BROOKINS.

(Appropriates $10,000,000 from the Capital Development Fund to the Capital Development Board for the construction of a new Cook County Hospital. Effective July 1, 1985.)

STATE DEBT IMPACT NOTE
Financing costs of HB-1350 appropriations $21.3 million
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Appropriations I
May 08  State Debt Note Filed
Committee Appropriations I
May 10  Tbd pursuant Hse Rule 27D

1HB-1351   CULLERTON – SHAW – BERRIOS – KRSKA, MADIGAN, HARRIS, RICE, BROOKINS AND FLOWERS.

(Ch. 34, new par. 5024.3; Ch. 127, par. 653, new par. 780.17)
Amends the County Hospitals Act, the General Obligation Bond Act and the Capital Development Board Act. Requires the Capital Development Board to construct a new hospital to be operated by the Cook County Board, and to pay for 50% of such construction. Requires the Cook County Board to pay for the other 50% of such construction. Raises by $10,000,000 the State general obligation bond authorization for public health facilities. Effective July 1, 1985.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Executive
May 02  Interim Study Calendar EXECUTIVE

HB-1352   SLATER, OLSON AND PHELPS.

(Ch. 46, par. 1-4)
Amends The Election Code. Requires the offices in which petitions for nomination are filed to be open for receipt of such petitions during regular business hours on the last day of the filing period. Effective immediately.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Elections
May 03  Interim Study Calendar ELECTIONS

HB-1353   BROOKINS – BRAUN – BULLOCK – SHAW, WASHINGTON, HUFF, RICE, ALEXANDER, LEFLORE, TURNER AND FLOWERS.

(Ch. 127, new par. 63a37)
Amends The Administrative Code to allow the Department of Conservation to expend and make grants of monies appropriated to it by the General Assembly for museum purposes. Effective immediately.
HOUSE AMENDMENT NO. 1.
Deletes everything. Amends the Illinois Dept. of Energy and Natural Resources Act. Provides that public museum also means a facility operating for the purpose of cultural development through special activities. Effective immediately.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Gives the Department of Energy and Natural Resources the power and duty to contribute to and support the operations, programs and capital development of public museums in the State.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Executive
May 02  Amendment No. 01  EXECUTIVE  Adopted
Recommended do pass as amend 009-000-001

May 10  Second Reading  Placed Calndr, Third Reading
May 23  Verified
May 24  Arrive Senate
Sen Sponsor SMITH
Placed Calndr, First Reading
May 29  First reading  Rfrd to Comm on Assignment
May 30  Assigned to Executive
Jun 11  Recommended do pass 010-006-001

Jun 18  Second Reading
Amendment No. 01  SMITH  Adopted
Placed Calndr, Third Reading
Jun 25  Third Reading - Passed 038-016-000
Jun 26  Speaker’s Table, Concurrence 01
Jun 28  H Concurs in S Amend. 01/061-052-001
Verified
Passed both Houses
Jul 26  Sent to the Governor
Aug 16  Governor approved
PUBLIC ACT 84-0161  Effective date 08-16-85

HB-1354  BROOKINS - BULLOCK - SHAW - RICE, WASHINGTON, LEFLORE, ALEXANDER, TURNER AND YOUNG.A.

Appropriates $2,500,000 to the Department of Conservation to make a grant to construct a multi-purpose theatre auditorium and exhibit galleries at DuSable Museum. Effective July 1, 1985.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Appropriations I
May 10  Tbld pursuant Hse Rule 27D

HB-1355  SATTERTHWAITE.

(Ch. 40, new par. 1519.2)

Amends the Adoption Act. Prohibits an attorney from placing children for adoption or for care in foster homes, or placing children anywhere other than in the custody of their mothers, unless he is licensed as a child welfare agency under the Child Care Act, or unless he obtains a prior written consent for such placement from the Department of Children and Family Services. Provides that nothing in the added provisions prohibits an attorney from releasing a child to a licensed child welfare agency.

HOUSE AMENDMENT NO. 1
Deletes reference to the placement of children anywhere other than in the custody of mothers.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Judiciary I
May 02  Recommended do pass 016-000-000
Placed Calndr, Second Reading
HB-1356  FARLEY - VINSON, GIGLIO, KEANE, MAUTINO, CHURCHILL, STEC-ZO AND RONAN.

(Ch. 105, par. 8-8)

Amends The Park District Code. Authorizes Illinois Park Districts to combine funds for pooled investments. Effective immediately.

SENATE AMENDMENT NO. 1.

Makes grammatical change.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Cities and Villages
Apr 24  Do Pass/Consent Calendar 014-000-000

Consnt Caldr Order 2nd Read
Apr 30  Cnsnt Calendar, 2nd Read
Consnt Caldr Order 3rd Read
May 02  Consnt Caldr, 3rd Read Pass 114-000-000
May 03  Arrive Senate
Placed Calendr,First Reading
May 14  Sen Sponsor POSHARD
Placed Calendr,First Reading
First reading  Rfrd to Comm on Assignment
May 15  Added As A Joint Sponsor LUFT
Committee Assignment of Bills
May 21  Assigned to Local Government
Jun 05  Recommended do pass 009-000-000

Placed Calndr,Second Reading
Jun 10  Second Reading
Amendment No.01  POSHARD  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. 01/111-000-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 17  Governor approved
PUBLIC ACT 84-0475  Effective date 09-17-85

HB-1357  FARLEY.

(Ch. 85, par. 3-108)

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Changes a reference to “subdivision” to “subsection”.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Judiciary I
May 02  Interim Study Calendar JUDICIARY I
Amends the Vehicle Code. Deletes the requirement that a motorcycle carrying a passenger be equipped with permanent handgrips for such passenger. Provides that a person shall ride upon a motorcycle only while sitting astride the seat, facing forward, with one leg on each side of the motorcycle.

Apr 10 1985 First reading  Rfrd to Comm on Assignment
Apr 11 Assigned to Transportation
Apr 24  Consnt Caldr Order 2nd Read
Apr 30  Consnt Caldr Order 3rd Read
May 02  Consnt Caldr, 3rd Read Pass 114-000-000
May 03  Arrive Senate
May 08  Sen Sponsor D'ARCO
May 09  First reading  Rfrd to Comm on Assignment
May 14 Assigned to Transportation
Jun 06  Recommended do pass 010-000-000

HB-1359  PARKE AND DAVIS.
(Ch. 38, par. 1005-5-3)

Amends the Unified Code of Corrections to provide that a sentence of imprisonment must be imposed on persons convicted of a forcible felony committed by 2 or more persons who are charged together and who are members of the same organization or association.

Apr 10 1985 First reading  Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary II
May 03 Interim Study Calendar JUDICIARY II

HB-1360  DEUCHLER.
(Ch. 17, new par. 1346.1)

Amends the Electronic Fund Transfer Transmission Facility Act to require financial institutions to execute transfers within 24 hours after debiting the consumer's account.

HOUSE AMENDMENT NO. 1
Provides that transfer shall be made by the end of the next business day instead of within 24 hours after entry of the debit.

HOUSE AMENDMENT NO. 2.
Provides that transfer shall be made after entry of such debit at the end of the next business day.

Apr 10 1985 First reading  Rfrd to Comm on Assignment
Apr 11 Assigned to Financial Institutions
May 03 Amendment No.01 FIN INSTIT Adopted
Placed Calndr,Second Reading

1 Correctional Budget and Impact Note Act may be applicable.
HB-1361  BRAUN.

(Ch. 38, par. 24-3)

Amends the Criminal Code. Extends the waiting period for delivery after purchase of concealable firearm from 72 hours to 7 days.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary II
Apr 25 Recommended do pass 008-005-000
May 10 Placed Calndr,Second Reading
May 24 Recommended do pass 007-000-000
HB-1362  BRUNSVOLD.

(Ch. 17, par. 4659)

Amends the Pawnbrokers Act. Provides that no pawnbroker shall take any article in pawn or pledge from any person known to be a thief or to have been convicted of larceny after receiving notice from a law enforcement officer.

HOUSE AMENDMENT NO. 1.

Provides that no pawnbroker shall take any article in pawn or pledge from any person known to have been convicted of theft, rather than larceny.

SENATE AMENDMENT NO. 1.

Authorizes law enforcement officers to provide to pawnbrokers information concerning the conviction of persons for theft.
Amends An Act for the regulation of pawnbrokers to require the recordation of serial or identification numbers of goods received.

HB-1364 BRUNSVOLD.

(Ch. 17, par. 4659)

Amends the Pawnbrokers Act. Provides that no pawnbroker shall purchase any article from any person appearing to be intoxicated, nor known to be a thief or have been convicted of larceny.
HB-1364—Cont.

May 20  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Ins Pensions & Licensed Activities
May 30  Waive Posting Notice 7C: Committee Ins Pensions & Licensed Activities
Jun 05  Recommended do pass 009-000-000
Jun 11  Placed Calndr, Second Reading
Jun 24  Added As A Joint Sponsor LEMKE
Second Reading
Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 22  Sent to the Governor
Sep 03  Governor approved
PUBLIC ACT 84-0238 Effective date 01-01-86

HB-1365  BRUNSVOLD.
(Ch. 17, par. 4658)
Amends the Pawnbrokers Act. Provides that pawnbrokers shall not transact business with any minor under 18 years of age.
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Consumer Protection
May 02  Do Pass/Consent Calendar 014-000-000
May 07  Consnt Caldr Order 2nd Read
May 14  Consnt Caldr, 2nd Reading
Consnt Caldr Order 3rd Read
May 15  Consnt Caldr, 3rd Read Pass 115-000-000
May 17  Arrive Senate
Placed Calndr, First Reading
May 20  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Ins Pensions & Licensed Activities
May 30  Waive Posting Notice 7C: Committee Ins Pensions & Licensed Activities
Jun 05  Recommended do pass 009-000-000
Jun 11  Placed Calndr, Second Reading
Jun 24  Added As A Joint Sponsor LEMKE
Second Reading
Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 22  Sent to the Governor
Sep 17  Governor approved
PUBLIC ACT 84-0478 Effective date 01-01-86

HB-1366  BRUNSVOLD.
(Ch. 17, pars. 4655 and 4657)
Amends the Pawnbrokers Act. Provides that a pawnbroker shall keep a record of his pawn transactions in a standard record book that has been approved by the sheriff in the county in which he does business and that exact copies of the pages shall be given to the sheriff.
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Consumer Protection
May 02  Do Pass/Consent Calendar 014-000-000
Consnt Caldr Order 2nd Read
HB-1366—Cont. 1564

May 07 Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 14 Consent Caldr, 3rd Read Pass 115-000-000
May 15 Arrive Senate
Placed Calendr, First Reading
May 17 Sen Sponsor DARROW
Placed Calendr, First Reading
May 20 First reading Rfrd to Comm on Assignment
May 21 Assigned to Ins Pensions & Licensed Activities
May 30 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
Jun 05 Placed Calndr, Second Reading
Jun 11 Added As A Joint Sponsor LEMKE
Second Reading
Placed Calndr, Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 22 Sent to the Governor
Sep 17 Governor approved
PUBLIC ACT 84-0479 Effective date 01-01-86

1 HB-1367 BRAUN – RICE – ALEXANDER – LEFLORE – FLOWERS AND SHAW.
(Ch. 23, par. 12-4.11)
Amends the Public Aid Code. Prohibits reduction in aid payments merely because the recipient marries another recipient of public assistance.
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Human Services
May 02 Interim Study Calendar HUMAN SERVICE

HB-1368 BROOKINS, ALEXANDER, RICE, SOLIZ, BRAUN, FLOWERS, LEFLORE, TURNER, WASHINGTON, WHITE AND YOUNG.A.
(New Act)
Appropriates $100,000 from the Road Fund to Department of Transportation to clean area adjoining interstate highway between fence and access road. Effective July 1, 1985.
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Appropriations I
May 10 Tbd pursuant Hse Rule 27D

HB-1369 BROOKINS, WHITE, SOLIZ, FLOWERS, ALEXANDER, BULLOCK AND SHAW.
(Ch. 38, new pars. 12-3.1 and 12-4.4)
Amends the Criminal Code of 1961 to create the offenses of mass battery and aggravated mass battery. Defines offenses and establishes penalties.
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary II
Apr 25 Interim Study Calendar JUDICIARY II

HB-1370 SATTERTHWAITE.
(Ch. 73, par. 766.6)
Amends the Illinois Insurance Code to provide that failure to provide claim forms within 5 days of request is an improper claims practice.

1 Fiscal Note Act may be applicable.
HB-1370—Cont.

HOUSE AMENDMENT NO. 1.
Changes to 15 days from 5 days, the time within which an insurance company shall provide requested claim forms.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>May 02</td>
<td>Recommended do pass 016-000-000</td>
</tr>
<tr>
<td></td>
<td>Rfrd to Comm on Assignment</td>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td></td>
<td></td>
<td>May 15</td>
<td>Amendment No.01 SATTERTHWAITE Adopted</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Insurance</td>
<td>May 23</td>
<td>Third Reading - Passed 118-000-000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Sen Sponsor SMITH</td>
<td>Jun 05</td>
<td>Assigned to Ins Pensions &amp; Licensed Activities</td>
</tr>
<tr>
<td></td>
<td>First reading</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jun 13</td>
<td>Rfrd to Comm on Assignment</td>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
<td>Jun 19</td>
<td>Recommended do pass 011-000-000</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Jul 22</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sep 17</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PUBLIC ACT 84-0480 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

HB-1371 ZWICK.

(Ch. 95 1/2, par. 1-114.1)

Amends the Vehicle Code to change the definition of “commuter van” to include vehicles seating at least 7 persons (formerly 9).

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>May 10</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Rfrd to Comm on Assignment</td>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td></td>
<td></td>
<td>May 23</td>
<td>Third Reading - Passed 116-002-000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>Jun 03</td>
<td>Sen Sponsor DEANGELIS</td>
<td>Jun 04</td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td></td>
<td>First reading</td>
<td>Jun 12</td>
<td>Recommended do pass 008-000-000</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 22</td>
<td>Sent to the Governor</td>
<td>Sep 19</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PUBLIC ACT 84-0603 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

HB-1372 MATIJEVICH.

(New Act)

Creates the Chewing Tobacco Labeling Act. Prohibits the manufacture, sale and distribution of chewing tobacco products without a warning on each package regarding the health hazard of the use of such products. Provides that a violation is a business offense subject to a $500 fine.
HB-1372—Cont.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Consumer Protection
May 02 Interim Study Calendar CONSUMER PROT

HB-1373 COWLISHAW.

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

Amends The School Code to require the State Board of Education to study alternatives to the present formula of State reimbursement to school districts for pupil transportation costs and to recommend to the General Assembly by October 1, 1986 enactment of a State reimbursement formula for pupil transportation which rewards and encourages school districts which provide efficient and minimal cost transportation of pupils. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elementary & Secondary Education
Apr 25 Do Pass/Short Debate Cal 015-000-000
Cal 2nd Rdng Short Debate
May 08 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 22 Short Debate-3rd Passed 116-000-000
May 23 Arrive Senate
Placed Calendr,First Readng
May 24 Sen Sponsor JONES
Placed Calendr,First Readng
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Education-Elementary & Secondary

HB-1374 COWLISHAW.

(Ch. 122, par. 27-12.1)

Amends The School Code. Requires the State Board of Education to develop a high school consumer education proficiency test. Provides that pupils receiving a certain score on such test are excused from the minimum amount of instruction time in such course otherwise required for graduation. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D

1 HB-1375 COWLISHAW.

(Ch. 122, par. 864; new par. 864.1)

Amends the Critical Health Problems and Comprehensive Health Education Act. Requires the State Board of Education to develop a high school health education proficiency test. Provides that pupils receiving a certain score on such test are excused from the minimum amount of instruction time in such courses otherwise required for graduation. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D

HB-1376 COWLISHAW.

(Ch. 46, par. 19-2.1)

Amends The Election Code. Eliminates provision that, for the general and general primary elections, in-person absentee voting may be conducted at the offices of

1 Fiscal Note Act may be applicable.
the clerks of certain municipalities, townships or road districts only where author-
ized by the election authorities having jurisdiction over such municipalities, town-
ships or road districts.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elections
May 03 Interim Study Calendar ELECTIONS

1 HB-1377 CURRIE – CULLERTON – BOWMAN.
(Ch. 121, new par. 4-104)

Amends the Highway Code to require an environmental impact statement for ev-
every Illinois Department of Transportation highway project; prohibits use of public
parklands, wildlife areas and historic sites in highway projects unless no feasible al-
ternative exists, and requires planning to minimize the resultant harm.

HOUSE AMENDMENT NO. 1.

Provides that the Illinois State Toll Highway must comply with provisions of the
Bill. Specifies factors to be considered in evaluating the impact of highway
programs.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Energy Environment &
Nat. Resource
May 02 Amendment No.01 ENRGY ENVRMNT Adopted
Recommnded do pass as amend
008-002-000
Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 24 Interim Study Calendar ENRGY ENVRMNT

HB-1378 CURRIE.
(Ch. 120, par. 2-201)

Amends the Illinois Income Tax to remove outdated language pertaining to the
rates of taxation imposed.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 120, par. 2-703.

Amends to add a provision to Section 203 of the Illinois Income Tax Act to allow
a deduction for corporations for certain amounts disallowed as interest expense un-
der the Internal Revenue Code.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 02 Recommended do pass 016-000-000
Placed Calndr,Second Reading
May 15 Second Reading
Amendment No.01 CURRIE Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 112-000-005
May 24 Arrive Senate
Placed Calendar,First Reading
May 29 Sen Sponsor NETSCH
Placed Calendar,First Reading
May 30 First reading Rfrd to Comm on Assignment
Assigned to Revenue
Jun 14 Recommended do pass 009-000-000
Placed Calndr,Second Reading
Jun 19 Second Reading
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
HB-1379  GIORGI - ALEXANDER - OLSON.

(Ch. 46, pars. 9-1.9, 9-2, 9-10, 9-17, 9-20 and 9-21; new par. 9-1.9a)

Amends The Election Code. Provides that candidates who do not qualify as political committees, and individuals or entities which accept contributions or make expenditures on behalf of or in opposition to candidates or public questions but in amounts which do not qualify such individuals or entities as political committees, shall file, in lieu of reports of campaign contributions and annual reports of campaign contributions and expenditures, verified statements that they are not required to file such reports.

FISCAL NOTE

(Prepared by State Board of Elections)

For the costs involved in the area of increased filing and microfilming costs, implementation costs would be minimal.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elections
Apr 25  Recommended do pass 013-005-000
May 07  Placed Calndr,Second Reading
May 07  Fiscal Note filed
May 10  Second Reading
May 24  Tabled House Rule 37(G)

HB-1380  RICHMOND.

(Ch. 111 1/2, par. 1004)

Amends the Environmental Protection Act. Provides that enforcement of rules or permit requirements by the Environmental Protection Agency shall be pursuant to an identifiable and reasonable need in order to prevent harm to the environment.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Energy Environment & Nat. Resource
May 02  Interim Study Calendar ENRGY ENVRMNT

HB-1381  RICHMOND.

(Ch. 95 1/2, par. 11-207 and par. 11-208)

Amends The Illinois Vehicle Code to delete provisions stipulating that signs posted to give notice of local traffic regulations must be posted upon or at the entrances to the highway or part thereof affected as may be most appropriate.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Transportation
May 03  Tabled pursuant Hse Rule 27D

1 HB-1382  RICHMOND.

(Ch. 24, par. 8-9-1)

Amends the Illinois Municipal Code. Increases the amount of construction contracts that must be let to the lowest responsible bidder from $4000 to $5000.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 24, par. 4-5-11

Increases the contract amounts for public improvements and prescribes the method of letting such contracts.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
May 02 Do Pass/Short Debate Cal 013-000-000
May 14 Cal 2nd Rdng Short Debate
Cal 3rd Rdng Short Debate
May 21 Short Debate-3rd Passed 111-000-000
May 22 Arrive Senate
Placed Calendr,First Reading
May 24 Sen Sponsor POSHARD
Placed Calendr,First Reading
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Local Government
Jun 13 Recommended do pass 011-000-000
Jun 19 Second Reading
Amendment No.01 POSHARD Adopted
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 058-001-000
Jun 25 Speaker’s Table, Concurrence 01
Jun 28 H Concurs in S Amend. 01/114-001-001
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0847 Effective date 01-01-86

HB-1383 VANDUYNE.

(Ch. 38, par. 1003-14-1)

Amends the Unified Code of Corrections to require the Department to provide a person released from prison with transportation to the county in which the offense for which he was incarcerated was committed.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

1 HB-1384 BROOKINS.

(Ch. 111 2/3, par. 704.09)

Amends the Regional Transportation Act to incrementally increase the State subsidy, from 25% of RTA tax receipts now, to 50% of RTA tax receipts in State fiscal year 1988 and thereafter. Effective July 1, 1985.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Transportation
May 02 Interim Study Calendar TRANSPORTATN

1 HB-1385 DEUCHLER AND CURRIE.

(Ch. 23, new par. 12-13.1)

Amends the Public Aid Code. Requires the Department of Public Aid to develop a system to ensure the filing of statements of economic interest by Department employees who are required to file such statements under the Illinois Governmental Ethics Act.

1 Fiscal Note Act may be applicable.
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.

Amends the State Employees, Downstate Teachers, State Universities, and Chicago Teachers Articles of the Pension Code to provide an annual increase in retirement pensions equal to the amount by which the annual increase in the Consumer Price Index exceeds 5%.

Amends the Public Aid Code. Requires an applicant for public aid to submit information concerning property he has owned within the 2 years preceding his application, rather than within the preceding 5 years.

To the extent allowed by federal law, provides that a person who transfers property to become eligible for aid or more aid is ineligible for aid for the number of months, not exceeding 24, for which the property’s fair market value (less encumbrances) would meet the person’s needs.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
1571

HB-1388—Cont.

HOUSE AMENDMENT NO. 2.
Corrects technical omission.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Human Services</td>
<td></td>
</tr>
<tr>
<td>Apr 24</td>
<td>Amendment No.01</td>
<td>HUMAN SERVICE Adopted</td>
</tr>
<tr>
<td></td>
<td>DP Amnded Consent Calendar</td>
<td></td>
</tr>
<tr>
<td></td>
<td>014-000-000</td>
<td></td>
</tr>
<tr>
<td>Apr 25</td>
<td>Consnt Caldr Order 2nd Read</td>
<td></td>
</tr>
<tr>
<td>Apr 11</td>
<td>Remvd from Consent Calendar</td>
<td></td>
</tr>
<tr>
<td>Apr 24</td>
<td>Cal 2nd Rdng Short Debate</td>
<td></td>
</tr>
<tr>
<td>May 08</td>
<td>Short Debate Cal 2nd Rdng</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Amendment No.02</td>
<td>DEUCHLER Adopted</td>
</tr>
<tr>
<td>May 24</td>
<td>Cal 3rd Rdng Short Debate</td>
<td></td>
</tr>
</tbody>
</table>

**HB-1389 KEANE.**

(Ch. 85, par. 703)

Amends the Local Governmental Units Audit Act. Requires governmental units appropriating less than $200,000 to file a financial report containing information required by the Comptroller.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Executive</td>
<td></td>
</tr>
<tr>
<td>Apr 25</td>
<td>Do Pass/Short Debate Cal 016-000-000</td>
<td></td>
</tr>
<tr>
<td>May 14</td>
<td>Short Debate Cal 2nd Rdng</td>
<td></td>
</tr>
<tr>
<td>May 21</td>
<td>Short Debate-3rd Passed 115-000-000</td>
<td></td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate</td>
<td></td>
</tr>
<tr>
<td>Jun 03</td>
<td>Sen Sponsor NETSCH</td>
<td></td>
</tr>
<tr>
<td>Jun 04</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Assigned to Executive</td>
<td></td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommended do pass 018-000-000</td>
<td></td>
</tr>
<tr>
<td>Jun 19</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 25</td>
<td>Third Reading - Passed 057-000-000</td>
<td></td>
</tr>
<tr>
<td>Jul 24</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 21</td>
<td>Governor approved</td>
<td></td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0744 Effective date 01-01-86</td>
<td></td>
</tr>
</tbody>
</table>

**HB-1390 BRUNSVOLD, NASH AND DELEO.**

(Ch. 111, par. 4411)

Amends Medical Practice Act. Provides that the college of an applicant who is a graduate of a U.S. chiropractic college shall have status with the Commission on Accreditation of the Council on Chiropractic Education in order for the applicant to meet the minimum standards of professional education.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Registration &amp; Regulation</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>Interim Study Calendar REGIS</td>
<td></td>
</tr>
<tr>
<td></td>
<td>REGULAT</td>
<td></td>
</tr>
</tbody>
</table>

*Fiscal Note Act may be applicable.*
HB-1391  NASH.
(Ch. 46, pars. 7-16, 7-50, 11-7, 13-1, 13-2, 13-10, 14-3.1, 15-4.01,

Provides that absentee ballots be mailed 60 (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.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Elections</td>
</tr>
</tbody>
</table>

HB-1392  CULLERTON.
(Ch. 40, par. 2508)

Amends the Parentage Act. Provides that an action to declare the non-existence
of the parent and child relationship shall be barred if brought later than 2 years af-
after the petitioner obtains knowledge of relevant facts. Provides that the Act does not
affect the time within which any right under the Probate Act of 1975 may be asserted
beyond the time provided by law relating to distribution and closing of decedents' estates or to the determination of heirship. Effective July 1, 1985.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 40, pars. 2506, 2511, 2514, 2515 and
2521

Makes various changes relating to actions to establish a parent child relationship,
judgments in child support cases, and actions for collection under an order for sup-

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 40, par. 2509 and new par. 2509.1

Specifies form of notice to a presumed father in an action for establishment of a
parent and child relationship by consent of the parties or for a determination of a fa-
ther and child relationship.

SENATE AMENDMENT NO. 3. (Senate recedes July 2, 1985)

Provides that failure to bring an action within 2 years of the birth of the child
shall not bar any party from asserting a defense in an action to declare the
non-existence of a parent-child relationship. Makes similar provision for actions to
declare the existence of the parent and child relationship.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 3.
Recommends that the House concur in S-ams 1 and 2.
Recommends that the bill be further amended as follows:

In regard to petition to establish parent-child relationship, provides that the
mother of the child may attach an affidavit stating that she has complied with notice
provision of Section 9.1 in lieu of the presumed father's signature. Exempts a father
who is emancipated under Emancipation of Mature Illinois Act from the signature
requirement. Provides that the failure to bring an action within 2 years shall not bar
any party from asserting a defense in any action to declare the non-existence of the
parent-child relationship. Provides that payments to the Department of Public Aid
pursuant to the Child Support Enforcement Program shall be paid into the Child
Support Enforcement Trust Fund.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 03</td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td></td>
<td>Motion disch comm, advc 2nd</td>
</tr>
<tr>
<td></td>
<td>CULLERTON</td>
</tr>
<tr>
<td></td>
<td>Committee discharged 108-002-000</td>
</tr>
</tbody>
</table>

Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
HB-1392—Cont.

May 10  Second Reading
       Placed Calndr, Third Reading
May 17  Third Reading - Passed 109-000-000
May 20  Arrive Senate
       Sen Sponsor NETSCH
       Placed Calndr, First Reading
May 21  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary I
Jun 05  Recommended do pass 009-000-000
       Placed Calndr, Second Reading
Jun 19  Second Reading
       Amendment No.01 NETSCH  Adopted
       Amendment No.02 NETSCH  Adopted
       Amendment No.03 BERMANN  Adopted
       Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 059-000-000
Jun 25  Speaker's Table, Concurrence 01,02,03
Jun 27  H Noncncrs in S Amend. 01,02,03
Jun 28  Secretary's Desk Non-concur 01,02,03
Jun 30  S Refuses to Recede Amend 01,02,03
       S Requests Conference Comm 1ST
       Sen Conference Comm Apptd 1ST/NETSCH
       LEMKE, MAROVITZ, BARKHAUSEN & GEO-KARIS
       Hse Conference Comm Apptd 1ST/CULLERTON,
       CURRIE, DUNN, JOHN, CHURCHILL & RYDER
Jul 01  House report submitted
Jul 02  3/5 vote required
       House Conf. report lost 1ST/069-007-039
       Senate report submitted
       3/5 vote required
       Senate Conf. report Adopted 1ST/056-000-000
       3/5 vote required
       House Conf. report Adopted 1ST/098-012-002
       Both House Adoptd Conf rpt 1ST
       Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved
       PUBLIC ACT 84-0848  Effective date 09-23-85

HB-1393 STECZO – HARRIS – CHURCHILL – FARLEY – KIRKLAND.
(Ch. 85, par. 9-107)

Amends the Local Governmental Tort Immunity Act. Authorizes local public
entities to include the cost of risk care management programs within the levy for
tort liability purposes.

Apr 10 1985 First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Cities and Villages
Apr 24  Do Pass/Consent Calendar 014-000-000
Apr 30  Consnt Caldr Order 2nd Read
Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
May 02  Consnt Caldr, 3rd Read Pass 114-000-000
May 03  Arrive Senate
       Placed Calndr, First Reading
May 17  Sen Sponsor SANGMEISTER
       Placed Calndr, First Reading
May 20  First reading  Rfrd to Comm on Assignment
May 21  Assigned to Judiciary I
Jun 05  Recommended do pass 009-000-000
       Placed Calndr, Second Reading
HB-1393—Cont.

Jun 10  Second Reading
            Placed Calndr, Third Reading
Jun 25  Third Reading - Passed 052-004-001
            Passed both Houses
Jul 24  Sent to the Governor
Sep 21  Governor approved
        PUBLIC ACT 84-0745 Effective date 01-01-86

HB-1394   STECZO - CHURCHILL - HARRIS - FARLEY - KIRKLAND, RONAN, WOLF, HARTKE AND SOLIZ.

(Ch. 24, par. 11-95-14)


Apr 10 1985  First reading       Rfrd to Comm on Assignment
Apr 11       Assigned to Cities and Villages
Apr 24       Do Pass/Consent Calendar 013-000-000
Consnt Caldr Order 2nd Read
Apr 30       Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 02       Consnt Caldr, 3rd Read Pass 114-000-000
May 03       Arrive Senate
May 08       Placed Calendr, First Reading
            Sen Sponsor FAWELL
            Placed Calendr, First Reading
May 09       First reading       Rfrd to Comm on Assignment
May 14       Assigned to Local Government
May 15       Added As A Joint Sponsor MAHAR
            Committee 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 22       Sent to the Governor
Sep 19       Governor approved
        PUBLIC ACT 84-0605 Effective date 01-01-86

1 HB-1395   STECZO - RONAN - FARLEY.

(Ch. 105, new par. 5-10)

Amends The Park District Code. Authorizes a park district to levy a tax under certain conditions for life safety purposes which require alteration or repair of a district’s physical facilities. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that such tax shall not exceed .10% of assessed valuation and must be approved by a majority of the electors voting on the proposition.

Apr 10 1985  First reading       Rfrd to Comm on Assignment
Apr 11       Assigned to Cities and Villages
Apr 24       Recommended do pass 011-000-003
            Placed Calndr, Second Reading
Apr 30       Second Reading
            Placed Calndr, Third Reading
May 21       Third Reading - Passed 064-048-005
May 22       Arrive Senate
            Placed Calendr, First Reading
May 30       Sen Sponsor NEDZA
            Added As A Joint Sponsor ROCK-SAVICKAS
            First reading       Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-1395—Cont.

Jun 04 Assigned to Revenue
Jun 06 Committee discharged
Jun 13 Re-referred to Local Government
Jun 13 Recommended do pass 009-002-000
Jun 20 Second Reading Amendment No.01 WATSON Adopted 038-005-000
Jun 25 Third Reading - Passed 049-005-000
Jun 26 Speaker’s Table, Concurrence 01
Jun 27 Floor motion NON-CONCUR IN SEN AMEND 01 - STECZO Motion failed
Jun 28 Motion Filed Non-Concur 01/STECZO Motion failed
Jun 28 H Concurs in S Amend. 01/116-000-000
Jul 25 Sent to the Governor
Sep 23 Governor approved

PUBLIC ACT 84-0849 Effective date 09-23-85

HB-1396 COUNTRYMAN AND OLSON.
(Ch. 46, par. 1A-7)
Amends The Election Code. Requires the State Board of Elections to meet each election day. Effective immediately.
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elections
May 03 Tbd pursuant Hse Rule 27D

HB-1397 RONAN.
(Ch. 95 1/2, new par. 3-412.1)
Amends The Illinois Vehicle Code. Authorizes the Secretary of State to conduct cost-reducing studies for alternatives in designing and producing registration plates. Provides that no decision to utilize an alternative method of registration plate production shall be implemented without specific State statutory authorization.
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Transportation
May 03 Tbd pursuant Hse Rule 27D

HB-1398 TERZICH.
(Ch. 122, new par. 2-3.48)
Amends The School Code. Requires the State Board of Education to provide scholarships to academically superior elementary and secondary level students in financial need for attendance at public or private schools. Effective July 1, 1985.
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D

HB-1399 MATIJEVICH - CURRIE, LEVERENZ, GIGLIO, LAURINO, BERRIOS, KULAS AND HICKS.
(Ch. 23, new par. 11-25)

1 Fiscal Note Act may be applicable.
Amends the Public Aid Code. Provides that the Department of Public Aid shall implement a 3-year demonstration Medicare Assistance Project to provide legal assistance to recipients in pursuing Federal Medicare benefits.

April 10, 1985 First reading Rfrd to Comm on Assignment
April 11 Assigned to Human Services
April 24 Recommended do pass 009-002-001
April 30 Second Reading Placed Calndr, Third Reading
May 24 Tabled House Rule 37(G)

HB-1400 MATJEVICH AND MCAULIFFE.
(New Act)

Creates the Department of Law Enforcement Officers Collective Bargaining Act. Authorizes organizational representation and collective bargaining for peace officers employed by the Department of Law Enforcement. Prohibits strikes, work stoppages or slowdowns by such officers. Effective immediately.

April 10, 1985 First reading Rfrd to Comm on Assignment
April 11 Assigned to Labor & Commerce
May 2 Interim Study Calendar LABOR COMMERCE

HB-1401 KEANE.
(Ch. 122, par. 103-8)

Amends the Public Community College Act to authorize public and employee comment at Board meetings which are open to the public. Effective immediately.

April 10, 1985 First reading Rfrd to Comm on Assignment
April 11 Assigned to Higher Education
May 2 Interim Study Calendar HIGHER ED

HB-1402 TURNER, SOLIZ, WASHINGTON, RICE, YOUNG, A. FLOWERS, LEFLORE AND SHAW.
(Ch. 111 1/2, new par. 22.04)

Amends An Act in relation to public health. Requires the Department of Public Health to administer a grant program to aid units of local government in financing and administering programs to control rodents, mosquitoes or weeds. Provides that no grant shall exceed 50% of the cost of a program. If the number of grant applicants exceeds the available funds, requires the Department to establish standards for determining which of the applicants shall be selected to receive the grants. Effective July 1, 1985.

April 10, 1985 First reading Rfrd to Comm on Assignment
April 11 Assigned to Human Services
May 2 Interim Study Calendar HUMAN SERVICE

HB-1403 YOUNG, A.
(Ch. 37, par. 705-2; Ch. 38, par. 1005-5-6)

Amends the Unified Code of Corrections and the Juvenile Court Act. Provides that evidence that the defendant has paid or been ordered to pay restitution may not be introduced in any civil actions arising out of facts or events which are the basis for restitution, that the court shall credit against a civil judgment for the victim any restitution paid and that issues of a defendant’s liability for pecuniary damages of a victim that are necessarily decided in a criminal case are conclusively determined as to the defendant in a subsequent civil action. Makes other changes.

1 Fiscal Note Act may be applicable.
Amends the Code of Criminal Procedure. Provides that complaints shall be approved by the State's Attorney.

Amends the Illinois Export Development Act. Authorizes the Export Development Authority to coordinate its efforts with programs of the U.S. Export-Import Bank, International Trade Administration of the U.S. Department of Commerce, Foreign Credit Insurance Association and other programs; to establish a network of contacts among those organizations which provide information, technical assistance and financial support of exporting; to publish and disseminate information to Illinois exporters on export opportunities, techniques of exporting and sources of export assistance; and to organize and host seminars and other forums designed to disseminate information and technical assistance on exporting and export-related financing to Illinois exporters. Specifies that the Authority's annual report to the General Assembly shall include an evaluation of the impact of the programs under the Act on participation of private banks in export financing programs, access of Illinois firms to federal export financing programs, export volume of Illinois firms, and other economic benefits to the State.

Amends the Illinois Income Tax Act to provide a credit against the State income tax for certain contributions of computers and other scientific equipment to state prisons for the education and rehabilitation of inmates, in an amount equal to 25% of the fair market value of the equipment. Effective January 1, 1986 and applicable to taxable years ending on or after such date.

FISCAL IMPACT NOTE

HB 1406 would reduce Illinois income tax revenues by an undetermined amount. While revenues could be reduced as soon as FY 1986, it is likely that most of the fiscal impact will occur during FY 1987 and subsequent fiscal years.

Fiscal Note Act may be applicable.
HB-1407  ALEXANDER - LEFLORE, YOUNGA, FLOWERS, BRAUN, RICE, BROOKINS, BULLOCK, HUFF, SHAW, SOLIZ, WASHINGTON, WHITE AND YOUNGE, W.

(Ch. 122, pars. 29-1, 29-3, 29-5, 34-18 and 34-53)

Amends The School Code. Permits the Chicago Board of Education to provide free transportation for pupils to attend the public schools of the district and another district's vocational program. Provides for State reimbursement to the Chicago school district for providing such transportation. Permits the Chicago Board of Education to levy an annual tax of not exceeding .12% of the taxable property of the district for transportation purposes. Effective July 1, 1985.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elementary & Secondary Education
May 03 Motion disch comm, advc 2nd ALEXANDER
Motn discharge comm lost 025-073-005 Tbd pursuant Hse Rule 27D

1 HB-1408 HOMER.

(Ch. 73, pars. 755, 1065.41-1, 1065.43-2, 1065.44-1, 1065.47-1, 1065.54-1 and 1065.55-2; new pars. 755.1a and 1065.43-3)

Amends the Illinois Insurance Code. Requires that advertising for certain types of insurance be approved by the Director. Creates a Special Producer's License category for persons selling estate planning insurance and provides that no person shall sell such insurance without a Special Producer's License.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Insurance
May 02 Interim Study Calendar INSURANCE

1 HB-1409 HOMER - WOLF - OBLINGER.

(Ch. 73, pars. 975a and 1065.47-1; new pars. 975b, 975c, 975d and 975e)

Amends the Illinois Insurance Code with respect to medicare supplemental insurance. Specifies factors to be considered in determining if supplemental insurance is appropriate. Limits commissions on replacement policies of medicare supplement insurance. Establishes requirement that a person pass a separate written examination in order to sell medicare supplement insurance and provides that a temporary insurance producer license shall not authorize the sale of such insurance.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Insurance
May 02 Motion disch comm, advc 2nd HOMER Committee Insurance
May 03 Committee discharged 110-002-001
May 10 Placed Calndr,Second Reading

HB-1410 HOMER - YOUNGE, W - REA.

(Ch. 23, new par. 8A-11; Ch. 111 1/2, new par. 4153-401.1)

Amends the Public Aid Code and the Nursing Home Care Reform Act of 1979. Prohibits nursing homes from refusing to retain residents who are recipients of pub-

1 Fiscal Note Act may be applicable.
lic aid and prohibits nursing home residents who are public aid recipients from being charged rates in excess of those authorized by the Department of Public Aid. Provides penalties for violations. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Deletes everything after enacting clause. Amends same statutes to provide that nothing in this provision shall prohibit a person from making a voluntary contribution or donation to a long-term care facility, nor shall this provision apply to agreements to provide continuing care or life care between a life care facility and a person financially eligible for benefits pursuant to the Medical Assistance Article. Makes other changes.

### HB-1411

**HOMER - COWLISHAW AND FREDERICK, VF.**

(Ch. 29, pars. 52, 54, 56 and 59)

Amends Physical Fitness Services Act. Provides that a customer shall have 7 days after signing a contract in which to cancel and receive a refund. Requires fitness centers to retain a copy of each such contract for 3 years beyond its expiration date.

**HOUSE AMENDMENT NO. 1.**

Adds reference to: 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.

**SENATE AMENDMENT NO. 1.**

Reduces to 3 the number of days after signing a contract within which a customer may cancel. Deletes requirement that a customer have used the center in order to cancel.
HB-1411—Cont.

May 23 Third Reading - Passed 118-000-000
May 29 Arrive Senate
Sen Sponsor ZITO
Placed Calendr, First Reading
May 30 First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Jun 04 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
Jun 13 Recommded do pass as amend 011-000-000
Placed Calndr, Second Reading
Jun 18 Second Reading
Amendment No.01 INSURANCE 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. 01/107-003-001 Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0850 Effective date 01-01-86

3 HB-1412 HOMER.

(Ch. 38, par. 17-2)
Amends the Criminal Code to include firefighters’ magazines in magazines for which a certificate of qualification from the Illinois Attorney General is required. Provides that soliciting for firefighters’ and police officers’ magazines without the required certificate is a Class 4 felony.

HOUSE AMENDMENT NO. 1.
Amends to change the offense of soliciting advertisements without a certificate of qualification from a Class 4 felony to a Class A misdemeanor.

SENATE AMENDMENT NO. 1. (Senate recedes July 2, 1985)
Restores penalty to Class 4 felony.

CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the Senate recede from S-am 1.

Changes the crime to a Class A misdemeanor and a subsequent conviction for a violation be a Class 4 felony.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary II
Apr 25 Recommended do pass 012-000-000
Placed Calndr, Second Reading
May 10 Second Reading
Amendment No.01 HOMER Adopted
Placed Calndr, Third Reading
May 24 Third Reading - Passed 115-002-000
May 29 Arrive Senate
Sen Sponsor DARROW
Placed Calendr, First Reading
May 30 First reading Rfrd to Comm on Assignment Assigned to Judiciary II
Jun 05 Recommended do pass as amend 007-000-000
Placed Calndr, Second Reading
Jun 11 Added As A Joint Sponsor LEMKE
Added As A Joint Sponsor VADALABENE
Second Reading
Amendment No.01 JUDICIARY II Adopted
Placed Calndr, Third Reading

1 Correctional Budget and Impact Note Act may be applicable.
Amends the Criminal Justice Information Act to permit the Attorney General to designate a person to serve in his place on the Authority. Effective immediately.

SENATE AMENDMENT NO. 1. (Tabled June 24, 1985)
Replaces the 3 judicial members of the Illinois Criminal Justice Information Authority with 3 more public members appointed by the Governor.

SENATE AMENDMENT NO. 2. (Tabled June 24, 1985)
Replaces the 3 judicial members of the Illinois Criminal Justice Information Authority with 3 more public members appointed by the Governor.

SENATE AMENDMENT NO. 3. (Tabled June 24, 1985)
Adds the Director of the State's Attorneys Appellate Service Commission to the Authority, but leaves its total number of members as is.

SENATE AMENDMENT NO. 4.
Removes the 3 judges from the Authority; replaces them with the Director of the State's Attorneys Appellate Service Commission and 2 public members appointed by the Governor.
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 and shall be paid monthly out of the State Treasury. All expense vouchers shall be submitted to the Supreme Court for approval and all approved expenses shall be paid from the State Treasury.

© Fiscal Note Act may be applicable.
HB-1415  HOMER.

(New Act)

Creates the Mason County Civic Center Act to create and define the powers and duties of the Mason County Metropolitan Exposition, Auditorium and Office Building Authority.

- Apr 10 1985  First reading
- Apr 11
- Apr 25

HB-1416  HOMER - BOWMAN.

(Ch. 148, new par. 72a)

Amends the Land Trust Disclosure Law. Makes trustees of land trusts personally liable to the same extent as beneficiaries for certain obligations to tenants; all claims for personal injury or property damage arising out of the control, management, or possession of trust real estate; compliance with all statutes, ordinances, rules and regulations; and payment of all property taxes imposed on the trust real estate, unless disclosure is made of the beneficiaries and persons having power of direction of the trust. Effective immediately.

- Apr 10 1985  First reading
- Apr 11
- May 02

HB-1417  BRAUN - YOUNG,A.

(Ch. 15, pars. 26 and 210.05; Ch. 127, pars. 132.11-5, 168-62, 172c)

Amends various Acts relating to the powers and duties of the Comptroller. Defines “account or claim in favor of the State” and “records”. Permits the Comptroller to name a designee to serve on the Travel Control Board, in his place. Provides that the Comptroller, upon request of any agency, shall order the transfer of monies between funds held by the State Treasurer to effectuate the appropriate deposit of indirect cost reimbursements received pursuant to the State Officers and Employees Money Disposition Act. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: (Ch. 15, par. 209.03)

Amends the State Comptroller Act to authorize the Comptroller to provide for direct deposit of payments from personal services.

- Apr 10 1985  First reading
- Apr 11
- Apr 25

1 Fiscal Note Act may be applicable.
HB-1418  COUNTRYMAN, PULLEN, PARCELS, GIGLIO AND LEVERENZ.

(Ch. 46, par. 16-3)

Amends The Election Code. Provides where an electronic voting system is used which utilizes a ballot label booklet, and where candidates for an office appear on a page of the booklet which does not contain the name of any candidate for another office, and where less than 50% of the page is utilized, the name of no candidate shall be printed on the lowest 25% of the page.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elections
May 03  Tbd pursuant Hse Rule 27D

HB-1419  HOMER.

(Ch. 38, par. 1-6)

Amends the Criminal Code of 1961 to provide that venue is not an element of any offense.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-1420  MAUTINO.

(Ch. 122, par. 24-12)

Amends The School Code. Increases to $300 from $250 the maximum per diem which the State Board of Education may pay to hearing officers in teacher dismissal or removal hearings.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elementary & Secondary Education
May 03  Tbd pursuant Hse Rule 27D

HB-1421  HICKS.

(Ch. 46, par. 16-5.01)

Amends The Election Code. Requires the county clerk of each county for all or part of which the county clerk serves as the election authority to file a $5,000 penal bond with the county board, conditioned on his having a sufficient number of ballots available for mailing to certain absentee voters 45 days prior to an election.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elections
May 02  Interim Study Calendar ELECTIONS

HB-1422  HICKS.

(Ch. 46, par. 19-5)

Amends The Election Code concerning the certification required of absentee voters voting absentee by reason of physical incapacity. Provides marking an absentee ballot in secret includes marking the ballot with the assistance of another where the voter's physical incapacity requires such assistance.

1 Fiscal Note Act may be applicable.
Amends The Election Code to require the county clerk or board of election commissioners to send written notification of cancellation of an elector’s registration for failure to vote within the preceding 4 years to the ward, township or precinct committeemen of both major political parties of the ward, township or precinct where the elector resides.

HOUSE AMENDMENT NO. 1.
Requires that notification of the cancellation of an elector’s registration be sent to the precinct committeemen of both major parties.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 46, new par. 19-10.1

Allows party representatives to observe the delivery of mail to the election authority.

HOUSE AMENDMENT NO. 3.
Adds reference to: Ch. 46, par. 19-5

Provides marking an absentee ballot in secret includes marking the ballot with the assistance of another where the voter’s physical incapacity requires such assistance.

HOUSE AMENDMENT NO. 4.
Adds reference to: Ch. 46, pars. 4-6.2, 5-16.2, 6-50.2

Requires that the election authority to provide at least 100 registration and change of name or address cards to each precinct committeeman who requests them.
HB-1425  HICKS.
(Ch. 46, pars. 4-6.2, 5-16.2 and 6-50.2)

Amends The Election Code. Provides that each election authority shall, upon request provide each precinct committeeman with no fewer than 100 voter registration cards, change of address cards and change of name cards.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11
May 02  Assigned to Elections  Interim Study Calendar ELECTIONS

HB-1426  HICKS.
(Ch. 46, new par. 19-10.1)

Amends The Election Code to permit representatives of both major political parties to observe mail being delivered to the election authority to ensure that all absentee ballots are duly processed.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11
May 02  Assigned to Elections  Interim Study Calendar ELECTIONS

HB-1427  HICKS.
(Ch. 46, pars. 19-4 and 20-4)

Amends The Election Code. Requires the county clerk of each county for all or part of which the county clerk serves as the election authority to file a $5,000 penal bond with the county board, conditioned on his posting, in the manner required by the Code, the list of applicants for absentee ballots whom the county clerk has determined to be entitled to vote and the list of all such applicants who have returned absentee ballots to the county clerk.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11
May 02  Assigned to Elections  Interim Study Calendar ELECTIONS

HB-1428  RICE, BRAUN, TURNER AND LEFLORE.
(Ch. 108 1/2, pars. 9-128.1, 9-150 and 9-150.1)

Amends the Cook County Article of the Pension Code to grant county correctional officers the retirement formula, eligibility criteria and contribution rate which are applicable to members of the County Police Department; removes the $500 per month maximum limit on survivor’s annuity.

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

HB 1428 creates a retirement benefit mandate for which reimbursement of the increased cost to units of local government is required under the State Mandate Act. The estimated annual cost of reimbursement is $2.1 million.

PENSION IMPACT NOTE

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increase in accrued liability</td>
<td>$12,500,000</td>
</tr>
<tr>
<td>Increase in total annual cost</td>
<td>2,125,000</td>
</tr>
</tbody>
</table>

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11
May 01  Assigned to Personnel and Pensions  St Mandate Fis Note Filed  Committee Personnel and Pensions

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1429 LEVIN - GREIMAN.

(Ch. 32, new par. 163a21.1)

Amends the General Not for Profit Corporation Act to add a provision regulating meetings of the boards of directors of residential cooperatives. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 32, new par. 2.35


Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary I
Apr 25 Cal 2nd Rdn Short Debate
May 14 Short Debate Cal 2nd Rdn
Amendment No.01 LEVIN Adopted
Cal 3rd Rdn Short Debate
May 24 Interim Study Calendar JUDICIARY I

HB-1430 LEVIN.

(Ch. 30, new par. 104.2)

Amends An Act concerning land titles. Provides that certain duplicate certificates of title need not be issued except upon request.

HOUSE AMENDMENT NO. 1.

Adds immediate effective date.

HOUSE AMENDMENT NO. 3.

Deletes reference to: Ch. 30, new par. 104.2
Adds reference to: Ch. 30, new par. 91a

Permits a registrar to enter memorials or charges on the register prior to the issuance of duplicate certificates of title in specified circumstances.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary I
Apr 25 Cal 2nd Rdn Short Debate
May 14 Short Debate Cal 2nd Rdn
Amendment No.01 LEVIN Adopted
Amendment No.02 LEVIN Withdrawn
Amendment No.03 LEVIN Adopted
Cal 3rd Rdn Short Debate
May 24 Interim Study Calendar JUDICIARY I

HB-1431 LEVIN.

(Ch. 30, par. 91).

Amends An Act concerning land titles. Provides that when a transferee conveys land to a successor grantee before the transferee has received a certificate of title, such certificate need not be issued except upon request.

HOUSE AMENDMENT NO. 1.

Add immediate effective date.

HOUSE AMENDMENT NO. 3.

Limits provisions allowing the registrar to enter memorials of transactions from a transferee to a subsequent grantee prior to the issuance of a certificate to transactions for which a new certificate has not been issued prior to the effective date of this amendatory Act.
HB-1432  LEVIN, MCNAMARA, BERRIOS, LAURINO, GIGLIO AND LEVERENZ.

(Ch. 111 2/3, par. 36; Ch. 120, pars. 467.2, 467.17 and 469)

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 residential customers who qualify for a basic grant under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Amends the Public Utilities Act to prohibit utilities from passing on the taxes to such customers.

HB-1433  LEVIN.

(Ch. 24, par. 3-9-4)

Amends the Municipal Code. Removes the provision which allows conservators of the peace to detain arrested persons overnight or on Sunday in a safe place. Provides that conservators shall deliver arrested persons to the nearest jail facility when detention is necessary.

HB-1434  LEVIN.

(Ch. 46, par. 7-59, 16-3 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. For precincts using an electronic voting system, provides the form for write-in votes to appear on the ballot card envelope and specifies the placement of instructions for write-in votes when ballot sheets are used.

HB-1435  LEVIN, YOUNGE,W, WHITE AND FLOWERS.

(Ch. 17, par. 6407)

Amends the Interest Act to impose a maximum interest rate of 1 1/2% per month on credit card transactions and other revolving credit transactions.
'HB-1436 LEVIN - HALLOCK - CHRISTENSEN - RICE.

(New Act)

Creates the Illinois Chemical Safety and Emergency Response Improvement Act; requires the Pollution Control Board to adopt a list of acutely toxic substances; requires businesses using or storing such substances to implement emergency response and education plans by July 1, 1987; creates a civil penalty for noncompliance. Effective January 1, 1986.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 1126, new par. 1258.03

Deletes existing provisions of bill; creates the Illinois Chemical Safety Act, and amends certain other Acts in connection therewith.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Energy Environment & Nat. Resource
May 02        Recommended do pass 008-006-000

May 15  Second Reading
May 24  Third Reading - Passed 085-006-005
May 29  Arrive Senate
        Sen Sponsor JOYCE, JEROME
        Placed Calndr, First Reading
May 30  First reading  Rfrd to Comm on Assignment
        Assigned to Agriculture, Conservation & Energy
Jun 13  Placed Calndr, Second Reading
        Recommended do pass 013-000-000
Jun 24  Second Reading
        Amendment No.01  JOYCE, JEROME & RIGNEY
        Adopted
        Placed Calndr, Third Reading
Jun 25  Added As A Joint Sponsor RIGNEY
        Third Reading - Passed 056-000-000
Jun 26  Speaker's Table, Concurrence 01
Jun 28  H Concurs in S Amend. 01/113-000-000
        Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved

PUBLIC ACT 84-0852 Effective date 09-23-85

'HB-1437 ALEXANDER - BRAUN, FLOWERS, SHAW, BROOKINS, BULLOCK, HUFF, LEFLORE, RICE, SOLIZ, TURNER, WASHINGTON, WHITE, YOUNG, A AND YOUNGE, W.

(Ch. 38, new pars. 33C-1, 33C-2, 33C-3, 33C-4 and 33C-5; Ch. 127, par. 132.602; new pars. 132.600 and 132.610)

Amends the Criminal Code and the Minority and Female Business Enterprise Act. Adds Article to the Criminal Code in regard to deception relating to disadvantaged business enterprises. Amends the Minority and Female Business Enterprise Act to provide that deception relating to the certification of minority or female owned business is a Class 2 felony. Defines terms.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Judiciary II
Amends the Minority and Female Business Enterprise Act. Requires the Enterprise Council to serve as a clearinghouse for information on State contracts, including those pending contracts upon which minority and female businesses may bid.

HB-1439 SATTERTHWHAITE, HANNIG, WOLF, BRESLIN, BRUNSVOLD, CHRISTENSEN, FLINN, HARTKE, HICKS, HOMER, MCPIKE, O'CONNELL, PANGLE, SALTSMAN AND STECZO.

(New Act)

Appropriates $2,600,000 from the Capital Development Fund to the Capital Development Board for an Illinois Fire Service Institute training facility for the University of Illinois. Effective July 1, 1985.

STATE DEBT IMPACT NOTE

Financing costs of HB-1439 are $5.55 million.

1 Fiscal Note Act may be applicable.
Amends the State Finance Act and the Illinois Fire Service Institute Act. Provides that $218,400 shall be transferred from the Fire Prevention Fund to the General Obligation Bond Retirement and Interest Fund in the 1987 fiscal year and in each of the next 24 fiscal years. Provides that the 1/8 of the monies in the Fire Prevention Fund which is reserved for the Illinois Fire Service Institute may also be used for transfers for certain debt service requirements relating to the Institute. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
Apr 25 Recommended do pass 013-001-001

May 15 Second Reading
Placed Calndr, Second Reading
May 22 Third Reading - Passed 116-000-000
May 23 Arrive Senate
Placed Calendar, First Reading
May 24 Sen Sponsor WEAVER,S
Placed Calendar, First Reading
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Executive
Jun 11 Recommended do pass 018-000-000

Jun 12 Second Reading
Placed Calndr, Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor approved
PUBLIC ACT 84-0606 Effective date 09-19-85

HB-1441 BRAUN – BROOKINS – RICE – FLOWERS – YOUNGE,W, ALEXANDER, BULLOCK, HUFF, LEFLORE, LEVIN, SHAW, SOLIZ, TURNER, WASHINGTON, WHITE AND YOUNG,A.
(Ch. 48, pars. 1803 and 1804)

Amends Steel Products Procurement Act. Provides that certain contracts for construction of public works made by a public agency shall contain a provision that no steel products used in the performance of the contract shall be manufactured in South Africa. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
Apr 25 Tabled in Committee 000-000-000

(Ch. 85, par. 611)

Amends the State revenue sharing Act to increase from 1/12 to 1/10 of net revenue from the tax imposed by subsections (a) and (b) of Section 201 of the Illinois Income Tax Act the amount to be deposited into the Local Government Distributive Fund. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 02 Interim Study Calendar REVENUE

Fiscal Note Act may be applicable.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Judiciary II
Apr 25        Interim Study Calendar JUDICIARY II

3 HB-1444 HARTKE.

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to allow credit for more than 50 months of retroactive county service as a county board member, if application is made prior to January 1, 1986. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
HB 1428 creates a retirement benefit mandate for which reimbursement of the increased cost to units of local government is required under the State Mandate Act. The estimated annual cost of reimbursement is expected to be minimal.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Personnel and Pensions
May 01        St Mandate Fis Note Filed
May 02        Committee Personnel and Pensions
Interim Study Calendar PERS PENSION

HB-1445 CURRAN.

Amends the State Employees' Retirement Article of the Illinois Pension Code. Reduces the term of board trustees to 4 from 5 years, and provides that the 2 system member trustees shall be elected rather than appointed.

PENSION IMPACT NOTE
HB-1445 does not have a financial impact.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, new par. 14-125.1

Amends State Employees Article of the Pension Code to provide a one-time 7% increase in disability benefits.

HOUSE AMENDMENT NO. 2.


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 limiting pregnancy disability to the 60 days before and after delivery; changes the reversionary annuity provisions in relation to revocation of election and beneficiaries that predecease the annuitant.

SENATE AMENDMENT NO. 2. (Senate recedes July 2, 1985)

Adds reference to: Ch. 108 1/2, pars. 14-103.05, 14-108 and 16-106, new par. 14-108.2

Makes new Department of Corrections teachers part of the State Employee Retirement System, and a one-time opportunity for teachers presently employed by the Department of Corrections to join the State Employee Retirement System.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 3. (Senate recedes July 2, 1985)

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

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-ams 2 and 3.
Adds reference to: Ch. 108 1/2, par. 14-108, 14-110, 14-114

Recommends that the bill be further amended as follows:

Deletes everything after the enacting clause. Amends the State Employees Article of the Pension Code to increase the pension and reduce the retirement age for employees of the Department of Corrections who have daily contact with prisoners or parolees; grants automatic annual increases to those under the alternative retirement formula at age 55 rather than age 60 and provides a one-time increase to make this fully retroactive to the time of retirement. Effective immediately.
HB-1445—Cont.

Jul 01  
House report submitted  
Added As A Joint Sponsor VADALABENE  
Senate report submitted  
3/5 vote required  
Senate Conf. report Adopted IST/040-015-000

Jul 02  
House Conf. report Adopted IST/094-021-001  
Both House Adoptd Conf rpt IST  
Passed both Houses

Jul 31  
Sent to the Governor

Aug 16  
Governor approved  
PUBLIC ACT 84-0162 Effective date 08-16-85

HB-1446  
ALEXANDER – BRAUN, WASHINGTON, FLOWERS, RICE, HUFF, BROOKINS, BULLOCK, LEFLORE, SHAW, SOLIZ, TURNER, WHITE, YOUNG,A AND YOUNGE,W.  
(Ch. 23, pars. 10-1 and 10-10)

Amends Public Aid Code. Requires that actions brought in the circuit court for back support be consolidated with actions for future support. Provides that the Department of Public Aid shall be limited to collection of current support obligations established through administrative process or court order, unless arrearages have accrued.

Apr 10 1985  
First reading  
Rfrd to Comm on Assignment

Apr 11  
Assigned to Judiciary I

May 02  
Placed Calndr,Second Reading

May 10  
Second Reading  
Placed Calndr,Third Reading

May 24  
Interim Study Calendar JUDICIARY I

HB-1447  
ALEXANDER – SOLIZ, TURNER, BRAUN, LEFLORE, BROOKINS, BULLOCK, FLOWERS, HUFF, RICE, SHAW, WASHINGTON, WHITE, YOUNG,A AND YOUNGE,W.  
(Ch. 46, par. 3-3)

Amends The Election Code concerning qualifications of voters. Provides for the use of feminine as well as masculine pronouns in the description of inmates of soldiers' and sailors' homes and residents of licensed or certified nursing homes.

Apr 10 1985  
First reading  
Rfrd to Comm on Assignment

Apr 11  
Assigned to Elections

May 01  
Mtn Prevail Suspend Rul 20K 117-000-000  
Committee Elections

May 03  
Recommended do pass 011-004-000  
Placed Calndr,Second Reading

May 10  
Second Reading  
Placed Calndr,Third Reading

May 24  
Interim Study Calendar ELECTIONS

HB-1448  
BULLOCK – FARLEY – PANAYOTOVICH – BROOKINS – DEJAEGHER.  
(New Act)

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. Effective immediately.

HOUSE AMENDMENT NO. 1  
Provides that only knowing violations constitute a business offense.

FISCAL NOTE, AS AMENDED  
(Prepared by the Dept. of Labor)

Since no state governmental agency is charged with the enforcement of HB-1448, there would be no fiscal impact on the II Dept. of Labor.
HOUSE AMENDMENT NO. 2.

Limits application of the Act to successor employers with over 100 employees.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor & Commerce
May 02 Recommended do pass 013-010-000

Placed Calndr, Second Reading

May 15 Second Reading Amendment No.01 CULLERTON Adopted
Fiscal Note Requested TUERK

Placed Calndr, Third Reading

May 21 Fiscal Note filed

Placed Calndr, Third Reading

May 23 3d Reading Consideration PP Calendar Consideration PP.

May 24 Mtn Prev-Recall 2nd Reading Amendment No.02 FARLEY Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Lost 047-044-000

HB-1449 BOWMAN.

(Ch. 23, new par. 3444.1)

Amends the Rehabilitation Services Act. Requires the Department of Rehabilitation Services to establish and administer a Statewide program to purchase and distribute telecommunications devices to persons who are deaf or severely hearing or speech impaired, and establish a dual party relay system making all phases of public telephone services available to persons who are deaf or severely hearing or speech impaired.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Human Services
May 02 Interim Study Calendar HUMAN SERVICE

HB-1450 HICKS.

(Ch. 95 1/2, par. 6-204)

Amends The Illinois Vehicle Code. Provides that only violations of a court order of supervision shall be reported to the Secretary of State, rather than court orders of supervision for specific offenses.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary II
May 03 Tbld pursuant Hse Rule 27D

HB-1451 HICKS.

(Ch. 42, new par. 398.5; Ch. 85, par. 872; amends title)


Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Select Comm on Economic Dev
May 02 Interim Study Calendar ECONOMIC DEV
Amends the Downstate Firefighters Article of the Pension Code to authorize re-application and re-examination of persons found medically ineligible to participate in the fund; allows establishment of credit for service prior to establishment of eligibility by re-examination.

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

HB 1452 creates a retirement benefit mandate for which reimbursement of the increased cost of a unit of local government is required. The estimated annual cost is expected to be minor.

PENSION IMPACT NOTE
The costs of HB 1452 should be relatively minor.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Personnel and Pensions
May 02 St Mandate Fis Note Filed
St Mandate Fis Note Filed
Interim Study Calendar PERS
PENSION

Amends the Local Governmental Tax Collection Act. Provides that if a school district does not elect to have interest earned by the county treasurer on collected and undistributed taxes paid to the district, the interest on the district's educational tax shall be paid to the regional superintendent of schools.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elementary & Secondary Education
May 03 Motion disch comm, advc 2nd HICKS
Committee discharged 100-003-001
Placed Calndr,Second Reading
May 10 Second Reading
Placed Calndr,Third Reading
May 24 Third Reading - Passed 101-006-000
May 29 Arrive Senate
Placed Calndr,First Readng
Jun 05 Sen Sponsor LUFT
First reading Rfrd to Comm on Assignment
Jun 06 Assigned to Local Government
Jun 13 Recommended do pass 011-000-000
Placed Calndr,Second Reading
Jun 19 Second Reading
Placed Calndr,Third Reading
Jun 27 Re-committed to Local Government

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.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1454—Cont.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary I
May 02 Interim Study Calendar JUDICIARY I

HB-1455 KIRKLAND.

(Ch. 85, new par. 617)

Amends “An Act in relation to State revenue sharing with local entities”. Adds a provision requiring the State treasurer to deposit designated portions of monies due to taxing districts into bond escrow accounts as per direction of the taxing district.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 85, pars. 612 and 616

Deletes everything in the bill and replaces with an amendment to the State revenue sharing Act to allow local governmental units to direct that amounts due to them be paid directly into a designated escrow account for repaying bonded indebtedness.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
Apr 25 Do Pass/Short Debate Cal 016-000-000
Cal 2nd Rdng Short Debate
May 14 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 22 Short Debate-3rd Passed 114-000-000
May 23 Arrive Senate
Placed Calendr,First Readng
May 24 Sen Sponsor WEAVER,S
Placed Calendr,First Readng
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Executive
Jun 11 Recommnded do pass as amend 018-000-000
Placed Calndr,Second Readng
Jun 18 Second Reading Amendment No.01 EXECUTIVE 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. 01/111-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved

PUBLIC ACT 84-0853 Effective date 01-01-86

HB-1456 RICHMOND, DEJAEGHER, LEVERENZ, GIGLIO, BERRIOS AND LAURINO.

(Ch. 38, pars. 11-6 and 11-9)

Amends the Criminal Code to raise the penalties for indecent solicitation of a child and public indecency from a Class A misdemeanor to a Class 4 felony.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

HB-1457 COUNTRYMAN AND SOLIZ.

(Ch. 38, par. 113-3)

Amends the Code of Criminal Procedure of 1963 to provide for a flat rate of compensation of appointed counsel, other than a public defender, in criminal cases, of

1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
$50 per hour in counties over 2,000,000 population and $45 per hour in counties under 2,000,000 population. Existing maximum total compensation amounts remain intact.

1 HB-1458 HANNIG - SHAW AND MULCAHEY.

(Ch. 122, par. 18-8)

Amends The School Code. Requires the State Board of Education disregard the best 3 months of a district’s weighted average daily attendance in calculating State reimbursement for operation of an alternative school.

HOUSE AMENDMENT NO. 1.
Adds July 1, 1985 effective date.

SENATE AMENDMENT NO. 1.
Makes technical changes.

1 HB-1459 COUNTRYMAN - HALLOCK - SHAW - SLATER.

(Ch. 144, par. 307)

Amends the Regency Universities Act to authorize the Board of Regents to lease space in any of its real property to private business concerns involved in research related to academic programs as the Board deems appropriate.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 144, par. 307

Fiscal Note Act may be applicable.
Adds reference to: Ch. 127, pars. 142a4 and Ch. 144, par. 308

Deletes everything after the enacting clause. Amends the State Finance Act and the Regency Universities Act. Permits the Board of Regents of the Regency Universities System to acquire, construct, manage and control research and high technology parks. Also provides that each regency university shall retain in its own treasury funds received in connection with its operation of research and high technology parks.

HOUSE AMENDMENT NO. 2.

Amends An Act to provide for the management, operation, control and maintenance of the State Colleges and Universities System. Permits the Board of State Colleges and Universities to acquire, construct, manage and control research and high technology parks. Also provides that each university under the jurisdiction of the Board of Governors shall retain in its own treasury funds received in connection with its operation of research and high technology parks.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Higher Education
May 03 Amendment No.01 HIGHER ED Adopted
Placed Calndr,Second Readng
May 10 Second Reading Amendment No.02 SLATER Adopted
Placed Calndr,Third Reading
May 24 Interim Study Calendar HIGHER ED

HB-1460 WOJCIK.

Amends the Environmental Protection Act to provide that members of the Pollution Control Board shall be appointed from the following groups: manufacturing; agriculture; labor; local government; commerce; public health services; and environmental interests. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Energy Environment & Nat. Resource
May 03 Tbd pursuant Hse Rule 27D

† HB-1461 TURNER, YOUNG, A AND BRAUN.

Amends the Illinois Income Tax Act. Raises the income tax rate from 2.5% to 3% for individuals, trusts and estates; and from 4% to 4.8% for corporations. Effective January 1, 1986.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 02 Interim Study Calendar REVENUE

† HB-1462 TERZICH.

Amends the Downstate Police Article of the Pension Code to authorize investment in the general accounts of life insurance companies.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

† Fiscal Note Act may be applicable.
HB-1463  CURRAN.
(Ch. 108 1/2 par. 16-153.4)
Amends the Downstate Teachers' Article of the Illinois Pension Code. Removes the $6,000,000 limit on the annual amount which the system may pay for group health insurance.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11         Assigned to Personnel and Pensions
May 03         Tbd pursuant Hse Rule 27D

HB-1464  SATTERTHWAITE – STECZO AND FREDERICK, VF.
(Ch. 96 1/2, par. 6335)
Amends the law regarding forest preserve districts in counties with populations less than 3,000,000. Authorizes forest preserve districts to fund necessary museums, botanical gardens and environmental education centers.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11         Assigned to Counties and Townships
Apr 25         Do Pass/Short Debate Cal 012-000-000
May 08         Cal 2nd Rdng Short Debate
May 11         Short Debate Cal 2nd Rdng
May 23         Cal 3rd Rdng Short Debate
May 23         Third Reading - Passed 099-014-005
May 29         Arrive Senate
May 30         Placed Calndr,First Reading
Jun 04         First reading  Rfrd to Comm on Assignment
Jun 13         Assigned to Local Government
Jun 18         Recommended do pass 011-000-000
Jun 24         Placed Calndr,Second Reading
Jun 24         Second Reading
Jun 24         Placed Calndr,Third Reading
Jun 24         Third Reading - Passed 059-000-000
Jun 24         Passed both Houses
Jul 22         Sent to the Governor
Sep 17         Governor approved

PUBLIC ACT 84-0482  Effective date 01-01-86

1  Fiscal Note Act may be applicable.

HB-1465  BROOKINS.
(Ch. 111 2/3, pars. 328a, 703A.14, 703B.13)
Amends the Metropolitan Transit Authority Act and the Regional Transportation Authority Act concerning collective bargaining agreements entered into by any of the service boards under the jurisdiction of the Regional Transportation Authority. Eliminates prohibitions against including in such agreements any cost-of-living allowances or bans on part-time operators.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11         Assigned to Transportation
May 02         Interim Study Calendar

TransportATN

HB-1466  COUNTRYMAN - OBLINGER – WEAVER, M, TURNER AND YOUNG, A.
(Ch. 144, pars. 302, 303)
Amends the Regency Universities Act. Allows the 3 student members on the Board of Regents to cast one vote at the meetings of that Board. Does not permit a student vote on collective bargaining, personnel matters or tenure decisions. Effective July 1, 1985.

1  Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Adds provisions to amend the Act relating to the State Colleges and Universities System to permit student members of the Board of Governors to collectively, by majority decision, cast one vote at Board meetings except on certain specified matters.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Higher Education
May 02  Recommended do pass 011-000-001
Placed Calndr,Second Reading
May 10  Second Reading
Amendment No.01  WEAVER,M  Adopted
Placed Calndr,Third Reading
May 24  Third Reading - Passed 064-026-004
May 29  Arrive Senate
Placed Calendr,First Reading
May 30  Sen Sponsor WELCH
Placed Calendr,First Reading
Jun 03  First reading  Rfrd to Comm on Assignment
Jun 04  Assigned to Executive

HB-1467  HENSEL.

(Ch. 139, par. 127)

Amends the Act concerning coterminous cities and townships. Provides that a city which is coterminous with a township may annex territory in an adjacent township, subject to a backdoor referendum in the adjacent township.

HOUSE AMENDMENT NO.1

Deletes erroneous phrase; and deletes provision permitting certain residential property to be annexed to a township coterminous with annexing city without a referendum.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Counties and Townships
May 02  Amendment No.01  CNTY TWNSHIP  Adopted
Recommended do pass as amend 011-000-000
Placed Calndr,Second Reading
May 10  Second Reading
Placed Calndr,Third Reading
May 22  Third Reading - Passed 110-003-002
May 23  Arrive Senate
Sen Sponsor D'ARCO
Placed Calendr,First Reading
May 24  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Local Government
Jun 13  Recommended do pass 011-000-000
Placed Calndr,Second Reading
Jun 21  Added As A Joint Sponsor WATSON
Re-committed to Local Government

HB-1468  GIORGI.

(Ch. 38, par. 1394)

Amends the Metropolitan Civic Center Support Act. Provides an additional method of distributing moneys from the Fund based upon 1/2 of the amount an authority transmits to the Department of Revenue from the Retail Occupation Tax and Use Tax Act collections. Also permits State universities to participate in this distribution.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 120, par. 439.9, 442

Amends the State occupation and use tax Acts to provide that 1/2 of such taxes collected from the city and county in which an Authority is located must go into the fund.

FISCAL NOTE, AS AMENDED

(Prepared by DCCA)

The revenue impact of HB-1468 cannot be estimated at this time due to a lack of data.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td></td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No. 01</td>
<td>EXECUTIVE Adopted Reccomended do pass as amend</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
<td></td>
</tr>
<tr>
<td>May 07</td>
<td></td>
<td>Fiscal Note Requested KLEMM</td>
</tr>
<tr>
<td>May 10</td>
<td>Second Reading</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
<td></td>
</tr>
<tr>
<td>May 14</td>
<td></td>
<td>Fiscal Note filed</td>
</tr>
<tr>
<td>May 16</td>
<td>Held on 2nd Reading</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 24</td>
<td></td>
<td>Tabled House Rule 37(G)</td>
</tr>
</tbody>
</table>

1 HB-1469 MCAULIFFE AND WOJCIK.

(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 of 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.

HOUSE AMENDMENT NO. 1.

Provides that falconry season shall be set by administrative order between July 1, and April 15.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td></td>
<td>Assigned to Energy Environment &amp; Nat. Resource</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Amendment No. 01</td>
<td>ENRGY ENVRMNT Adopted Recommded do pass as amend</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
<td></td>
</tr>
<tr>
<td>May 15</td>
<td>Second Reading</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 24</td>
<td></td>
<td>Tabled House Rule 37(G)</td>
</tr>
</tbody>
</table>

2 HB-1470 MCAULIFFE, CAPPARELLI, DELEO, NASH AND KULAS.

(Ch. 108 1/2, par. 8-138)

Amends the Chicago Municipal Article of the Pension Code to raise the retirement formula for persons with more than 30 years of service; also restores an inadvertently deleted line.

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

STATE MANDATES ACT FISCAL NOTE

HB 1470 creates a retirement benefit mandate for which reimbursement of the increased cost of a unit of local government is under the State Mandate Act. The estimated annual cost is $1.5 million.

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 $12,000,000
Increase in total annual costs 1,500,000
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Personnel and Pensions
May 01 St Mandate Fis Note Filed
Committee Personnel and Pensions
May 02 Pension Note Filed
Committee Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

1 HB-1471 PEDERSEN,B.  
(Ch. 120, par. 643)  
Amends the Revenue Act of 1939 to provide that the equalized assessed value of all property for the extension of tax levies for 1985 and subsequent years shall be the equalized assessed value of such property for the immediately preceding year as established by the assessment and equalization process during that immediately preceding year. Allows deletions of property from the tax rolls through issuance of a certificate of error.
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

1 HB-1472 PANGLE.  
(New Act)  
Creates the Milford Civic Center Act and the Sheldon Civic Center Act. Creates and defines the powers and duties of Metropolitan Exposition, Auditorium, and Office Building Authorities in the Village of Milford and in the Village of Sheldon. Effective immediately.
FISCAL NOTE.
Milford and Sheldon are eligible for about $100,000 each in State financial support under the Metropolitan Civic Center Support Program. Five other civic center authorities proposed during this session of the legislature, plus 20 other civic centers authorities already created, are eligible for a total of nearly $200 million in financial support, compared to funding availability of about $4.7 to $5.0 million per year.
Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
May 02 Recommended do pass 009-006-000
May 10 Placed Calndr,Second Reading
Recommended do pass 006-009-000
May 14 Second Reading
Placed Calndr,Third Reading
May 14 Fiscal Note filed
Placed Calndr,Third Reading
May 24 Tabled House Rule 37(G)

HB-1473 NASH – LEVIN.  
(Ch. 23, par. 6-1.2)  
Amends Public Aid Code. Provides that until September 19, 1990, rather than September 19, 1986, in determining income to be taken into account for purposes of determining need for general assistance, the first $75 of earned income assistance units comprised exclusively of one adult, and that portion of earned income beyond the first $75 that is the difference between the standard of assistance and the grant amount, shall be disregarded.
Apr 10 1985 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
Amends Public Aid Code. Provides that the Department of Public Aid shall consider enrollment in a 4 year educational or vocational program sufficient to meet certain federal and state employment registration, job search, training and work requirements for recipients of aid.

**FISCAL IMPACT NOTE**

Prepared by the Illinois Department of Public Aid

The proposed legislation would put the Dept. of Public Aid in a position of being out of compliance with federal regulations. This could result in a loss of Federal Financial Participation (FFP), for a potential monthly FFP loss of $4.3 million.

**SENATE AMENDMENT NO. 1.** (Tabled June 20, 1985)

Provides that the Dept. shall consider and may approve the completion of a post-secondary undergraduate-level education or vocational program already begun by an applicant if the Dept. determines that completion of the program will further develop or improve skills necessary to obtain employment.

**SENATE AMENDMENT NO. 2.**

Provides that the Illinois Department shall establish a 3-year demonstration program for AFDC recipients who may participate in certain educational programs. Provides that such participation shall substitute for job search and work requirements of the federal Work Incentive Demonstration Program.
HB-1475  GIORGI  - WHITE.

(Ch. 23, par. 7-2)

Amends Aid to the Medically Indigent Article of the Public Aid Code. Provides that in determining the amount of aid, income or other resources otherwise considered available to meet the costs of necessary care and exceeding the standard of eligibilty shall be reduced by costs incurred for medical care or other remedial care.

FISCAL NOTE
(Prepared by Dept. of Public Aid)

The annual estimated medical cost to the State is $9.6 million.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11       Assigned to Human Services
May 02       Recommended do pass 009-004-000

May 07       Placed Calndr,Second Reading
May 10       Second Reading
May 16       Held on 2nd Reading
May 24       Placed Calndr,Third Reading

HB-1476  SOLIZ - BRAUN - RONAN - O'CONNELL - DUNN, JOHN, PANGLE, CHRISTENSEN, BROOKINS, BERRIOS, FLOWERS, KULAS, SHAW, WASHINGTON AND RYDER.

(Ch. 23, par. 3-13)

Amends Aid to Aged, Blind or Disabled Article of Public Aid Code. Provides that the Department of Public Aid shall, from federal funds, make disbursements to an attorney who represents a recipient of interim assistance in an appeal of a claim for federal supplemental security income. Sets forth the manner of disbursement to the attorney.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 23, par. 12-9

Reduces amount of such disbursements to 25% of the maximum federal Supplemental Security Income grant. Further provides that disbursements from the Public Assistance Recoveries Trust Fund may be made to attorneys for legal representation in an appeal of any claim for federal Supplemental Security Income benefits.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11       Assigned to Human Services
May 02       Do Pass/Short Debate Cal 010-000-000
May 08       Short Debate Cal 2nd Rdgng
             Amendment No.01 SOLIZ Withdrawn
May 23       Mtn Prev-Recall 2nd Reading
             Amendment No.02 SOLIZ Adopted
May 24       Placed Calndr,Third Reading
May 29       Third Reading - Passed 114-000-000

1 Fiscal Note Act may be applicable.
HB-1476—Cont.

May 30  First reading  Rfrd to Comm on Assignment
            Assigned to Public
            Health,Welfare,Corrections
Jun 13  Recommended do pass 010-000-000
Jun 18  Placed Calndr,Second Reading
Jun 25  Second Reading  Placed Calndr,Third Reading
Jun 25  Third Reading - Passed 055-003-000
        Passed both Houses
Jul 24  Sent to the Governor
Sep 21  Governor approved
        PUBLIC ACT 84-0804  Effective date 01-01-86

1 HB-1477  TURNER – LEVIN – LEOFLORE AND FLOWERS.
(Ch. 23, par. 12-4.11)

Amends Public Aid Code. Authorizes payments for energy assistance under the
Aged, Blind or Disabled Article. Increases maximum standard for shelter from $97
to $150 per month.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Human Services
May 02  Interim Study Calendar HUMAN
        SERVICE

1 HB-1478  LEOFLORE – HUFF – TURNER – YOUNG, A – FLOWERS, ALEXANDER,
            BRAUN, BROOKINS, BULLOCK, RICE, SHAW, SOLIZ, WASHINGTON
            AND WHITE.
(Ch. 23, new par. 6104.03)

Amends the Illinois Act on Aging to prohibit the Department on Aging from con-
tracting for services with entities that do not offer accident and health insurance to
employees who work at least 30 hours per week.

FISCAL NOTE
The bill would result in a potential increase cost to the State of $600,000 per year.

HOUSE AMENDMENT NO. 2.
Limits the prohibition to contracts for homemaker services; defines “homemaker
services” as the performance of cleaning, cooking and related duties for a disabled
or elderly person who is unable to perform such functions without the assistance of
another person.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 23, new par. 6104.04

Incorporates the provisions of the Minority and Female Business Enterprise Act
into the Illinois Act on the Aging. Effective immediately.

SENATE AMENDMENT NO. 2.
Deletes reference to: Ch. 23, new par. 6104.04

Deletes provision prohibiting contracting for services with entities which do not
offer certain employee insurance.

SENATE AMENDMENT NO. 3.
Deletes provisions that the Minority and Female Business Enterprise Act shall
apply to “other obligations” of the Dept.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Select Comm on Aging
May 02  Recommended do pass 010-000-000
May 07  Placed Calndr,Second Reading
May 09  Fiscal Note Requested RYDER
May 09  Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
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.

FISCAL IMPACT NOTE

Prepared by the Illinois Department of Public Aid

The proposed legislation would put into statute current Departmental policy and take away the Agency's flexibility to change policy when the federal regulations allow several options. The Department currently "passes thru" cost of living increases, therefore the legislation would have no fiscal impact.

If federal regulations changed and did not allow "pass thru" of cost of living increases, the Department would become out of compliance with federal regulations. It would be precluded from the potential savings of such a policy change. The estimated maximum potential savings if "pass thru" was not allowed would be $3.6 million per year.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 23, new par. 11-25

Amends the Public Aid Code. Provides that the Department of Public Aid shall implement a 3-year demonstration Medicare Assistance Project to provide legal assistance to recipients in pursuing Federal Medicare benefits.

SENATE AMENDMENT NO. 2.

Deletes reference to: Ch. 23, par. 5-4

Deletes provision in Medical Assistance Article concerning certain cost-of-living increases paid under federal Old Age Disability Insurance.
HB-1479—Cont.

May 07
Fiscal Note Requested MCCRACKEN
Placed Calndr, Second Reading

May 08
Fiscal Note filed
Placed Calndr, Second Reading

May 15
Second Reading
Amendment No. 01 TURNER Tabled
Placed Calndr, Third Reading

May 24
Third Reading - Passed 068-043-002

May 29
Arrive Senate
Placed Calndr, First Reading

May 30
Sen Sponsor WELCH
Placed Calndr, First Reading

Jun 03
First reading
Rfrd to Comm on Assignment

Jun 04
Assigned to Public
Health, Welfare, Corrections

Jun 13
Recommnded do pass as amend
006-001-002
Placed Calndr, Second Reading

Jun 18
Second Reading
Amendment No. 01 PUBLIC HEALTH Adopted
029-018-000
Placed Calndr, Third Reading

Jun 19
Recalled to Second Reading
Amendment No. 02 WELCH Adopted
Placed Calndr, Third Reading

Jun 25
Third Reading - Passed 030-029-000
Verified
Third Reading - Passed 030-029-000

Jun 26
Speaker’s Table, Concurrence 01, 02

Jun 28
H Concurs in S Amend. 01, 02/071-042-000
Passed both Houses

Jul 26
Sent to the Governor

Sep 23
Governor approved
PUBLIC ACT 84-0855 Effective date 01-01-86

'HB-1480 WEAVER, M, GOFORTH, JOHNSON, WILLIAMSON, WOODYARD, FREDERICK, VF AND HICKS.

(Ch. 120, par. 418)

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.

Apr 10 1985
First reading
Rfrd to Comm on Assignment

Apr 11
Assigned to Revenue

May 03
Interim Study Calendar REVENUE

'HB-1481 TURNER AND YOUNG, A.

(Ch. 120, pars. 2-201 and 9-901; Ch. 122, pars. 17-2, 17-3, 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 and estates, and 3.11% 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, 1987, with the first taxable year ending December 31, 1987.

Apr 10 1985
First reading
Rfrd to Comm on Assignment

Apr 11
Assigned to Revenue

1 Fiscal Note Act may be applicable.
HB-1482  HARTKE.

(New Act)

Creates the Jasper County Community Center Authority and defines its powers and duties. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Executive</td>
<td></td>
</tr>
<tr>
<td>May 03</td>
<td>Placed Calndr, Second Reading</td>
<td>Recommended do pass 009-005-000</td>
</tr>
<tr>
<td>May 10</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td>May 24</td>
<td>Interim Study Calendar EXECUTIVE</td>
<td></td>
</tr>
</tbody>
</table>

HB-1483  MCAULIFFE, DELEO, CAPPARELLI, LAURINO AND TERZICH.

(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.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Registration &amp; Regulation</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>Interim Study Calendar REGIS REGULAT</td>
<td></td>
</tr>
</tbody>
</table>

HB-1484  MADIGAN.

(Ch. 24, par. 11-74.4-6)

Amends the Municipal Code. Changes the time of giving notice of public hearings by municipalities in relation to real property tax increment allocation redevelopment from 45 to 30 days.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Executive</td>
<td></td>
</tr>
<tr>
<td>May 03</td>
<td>Tbd pursuant Hse Rule 27D</td>
<td></td>
</tr>
</tbody>
</table>

HB-1485  SHAW.

(New Act)

Licenses, taxes and regulates the business of operating jai alai frontons and exhibitions and participants therein and legalizes the pari-mutuel or certificate method of wagering on such exhibitions. Any person desiring to operate a fronton for the exhibition of the Basque ball game called jai alai, or pelota, may do so upon compliance with the terms and provisions of this Act. The operation of all frontons shall be under the supervision of the Jai Alai Control Board created by the Act. Sets out detailed provisions on licensing and taxation. Monies derived from jai alai shall be paid into the Common School Fund.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Revenue</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>Interim Study Calendar REVENUE</td>
<td></td>
</tr>
</tbody>
</table>

HB-1486  HARRIS – FREDERICK, VF.

(Ch. 80, pars. 203, 215 and 224)

Amends the Mobile Home Landlord and Tenant Rights Act to provide that condemnation and change of use are additional grounds for eviction and termination of

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
lease of tenants of a mobile home park. Also provides for prior approval by management of prospective purchases of homes in the park if the mobile home is to stay in the park.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 80, par. 224

Removes amendatory language allowing management to require right of prior approval when mobile home park tenant sells mobile home that will remain in the park.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Judiciary I
May 02        Recommended do pass 010-000-000
   Placed Calndr,Second Reading
May 10        Second Reading
   Amendment No.01 RYDER Withdrawn
   Amendment No.02 RYDER Adopted
   Placed Calndr,Third Reading
May 24        Tabled House Rule 37(G)

1 HB-1487  PETERSON,W.

(Ch. 95 1/2, par. 11-416)

Amends The Illinois Vehicle Code. Authorizes law enforcement agencies of local authorities to furnish copies of traffic accident reports for a fee not to exceed $5 and to furnish reports of accidents investigated by an accident reconstruction officer or team for a fee not to exceed $20.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Cities and Villages
Apr 30        Interim Study Calendar CITY VILLAGE

1 HB-1488  PETERSON,W.

(New Act)

Authorizes the Lake County Forest Preserve District and the Brentwood North Nursing Center to exchange certain lands. Effective immediately.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Counties and Townships
Apr 25        Do Pass/Consent Calendar 012-000-000
   Consnt Caldr Order 2nd Read
May 01        Cnsnt Calendar, 2nd Reading
   Consnt Caldr Order 3rd Read
May 03        Remvd from Consent Calendar
   Cal 2nd Rdgng Short Debate
May 07        Removed Short Debate Cal CULLERTON
   Consnt Caldr Order 2nd Read
May 09        Cnsnt Calendar, 2nd Reading
   Consnt Caldr Order 3rd Read
May 14        Consnt Caldr, 3rd Read Pass 115-000-000
May 15        Arrive Senate
   Sen Sponsor BARKHAUSEN
   Placed Calndr,First Reading
May 16        First reading  Rfrd to Comm on Assignment
May 21        Assigned to Executive
Jun 11        Recommended do pass 018-000-000
   Placed Calndr,Second Reading
Jun 12        Second Reading
   Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
PUBLIC ACT 84-0118 Effective date 07-30-85

1 HB-1489 PETERSON, W - FREDERICK, VF.

(Ch. 122, par. 18-8; new par. 18-8.4)

Amends The School Code. Provides for supplemental State aid payments to school districts with the requisite increase in weighted average daily attendance for current school years beginning on or after July 1, 1985. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D

1 HB-1490 TATE.

(New Act; Ch. 56, new par. 5.1b; Ch. 61, pars. 2.4, 3.1 and 3.3; Ch. 127, new pars. 6.08a and 141.158)

Creates the Habitat Preservation Act. Provides that each person who obtains a fishing, hunting, trapping or falconry license shall also purchase a $3 Habitat Stamp. Permits other persons to purchase the Stamps. Creates within the Department of Conservation, an Advisory Committee on Habitat Preservation. Creates within the State Treasury a Habitat Stamp Fund. Provides that all monies received from the sale of Habitat Stamps shall be deposited in the Habitat Stamp Fund. When the Fund reaches $10,000,000 or 3 years after the effective date of this Act, the Advisory Committee shall annually recommend to the Department of Conservation allocations of 50% of the monies in the Fund for wildlife preservation and 50% of the monies for fish preservation. Amends the Fish Code of 1971, the Wildlife Code, the State Finance Act and The Civil Administrative Code of Illinois.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Energy Environment & Nat. Resource
May 02 Interim Study Calendar ENRGY ENVRMNT

1 HB-1491 PANGLE.

(Ch. 122, pars. 18-8, 18-8.2 and 18-8.3)

Amends The School Code to make supplemental State aid payments to new school districts, which were authorized by Public Acts 83-1084, 83-1077 and 83-1075, applicable to districts which consolidated after October 31, 1982 and makes such supplemental payments prospective from the effective date of this amendatory Act of 1985. Effective immediately.

SENATE AMENDMENT NO. 1.
Restores and limits language referring to Public Act 83-1417.

SENATE AMENDMENT NO. 2.
Specifies the start-up and certification dates for reimbursement.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Elementary & Secondary Education
May 02 Recommended do pass 016-000-000
May 10 Placed Calndr, Second Reading
Placed Calndr, Third Reading
May 22 Third Reading - Passed 116-000-000

1 Fiscal Note Act may be applicable.
HB-1492  MCAULIFFE AND STANGE.
(Ch. 56, par. 3.28)
Amends the Fish Code of 1971 to prohibit units of local government, including home rule units, from licensing or regulating charter boats.
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Cities and Villages
May 02  Recommended do pass 012-000-000
Placed Calndr,Second Reading
May 10  Second Reading
Placed Calndr,Third Reading
May 24  Tabled House Rule 37(G)

HB-1493  WAIT - MULCAHEY - PANGLE - STECZO - COWLISHAW, ROPP AND DAVIS.
(Ch. 122, par. 10-22.31)
Amends The School Code to provide that if a strike by educational employees of a school district which is a party to a joint agreement for providing special educational facilities and services, results in the closing of the schools of the district, the children who are enrolled in special educational facilities and services of the joint agreement district who are residents of the district whose schools are closed as a result of the strike, must be permitted to attend special educational facilities and services in any other district which is a party to the joint agreement for providing special educational facilities and services whose schools are not closed as a result of the strike. The district whose schools are closed as a result of the strike shall receive State reimbursement in the amount specified in Section 14-13.01 as if there had been no strike and the schools had remained open.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elementary & Secondary Education
May 02  Recommended do pass 013-000-001
Placed Calndr,Second Reading
May 10  Second Reading
Placed Calndr,Third Reading
May 22  Third Reading - Passed 114-000-000

1 Fiscal Note Act may be applicable.
HB-1493—Cont.

May 23 Arrive Senate
Placed Calendr, First Readng
May 29 Sen Sponsor BERMAN
Placed Calendr, First Readng
May 30 First reading Rfrd to Comm on Assignment
Assigned to Education-Elementary & Secondary
Jun 12 Placed Calndr, Second Readng
Jun 18 Second Reading
Placed Calndr, Third Reading
Jun 24 Third Reading - Passed 058-001-000
Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor approved
PUBLIC ACT 84-0607 Effective date 01-01-86

HB-1494 SUTKER - FLOWERS - MCAULIFFE - RICHMOND - STERN.
(New Act)

New Act. Prohibits a person from requiring or soliciting a lie detection test as a condition of employment or continued employment. Makes violation a Class C misdemeanor. Effective immediately.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRC

HB-1495 RICE - WASHINGTON - SHAW - LEFLORE AND TURNER.
(Ch. 48, par. 138.7)

Amends the Workers’ Compensation Act in relation to compensation paid in fatal cases. Increases the burial expenses from $1750 to $2500. Provides that compensation paid to dependents shall be at least $25,000.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRC

HB-1496 KEANE - FRIEDRICH,DP, LEVERENZ, O'CONNELL, HASTERT AND MAYS.
(Ch. 15, par. 102)

Amends An Act in relation to uncollected claims and accounts receivable of State agencies. Provides guidelines for a State agency to write off claims against another State agency.

HOUSE AMENDMENT NO. 1.
Requires the agency to pursue all reasonable means of collection before authorizing it to write off claims.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to State Gov Adm & Regulatory Rev
May 02 Placed Calndr, Second Readng
May 10 Second Reading Amendment No.01 FRIEDRICH,DP Adopted
Placed Calndr, Third Reading
May 22 Third Reading - Passed 116-000-000
May 23 Arrive Senate
Placed Calendr, First Readng
May 24 Sen Sponsor DEMUZIO
Placed Calendr, First Readng
HB-1497 LEVERENZ — MAYS, KEANE, FRIEDRICH, DP, O'CONNELL AND HASTERT.

(Ch. 48, par. 490)

Amends the Unemployment Insurance Act. Provides that benefits for which an individual is found to be ineligible may be recovered in accordance with the procedure set forth in Section 10.05 of the State Comptroller Act providing for the recovery of moneys due and payable to the State, as well as by suit by the State or recoupment.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCE

HB-1498 LEVERENZ — MAYS, KEANE, FRIEDRICH, DP, O'CONNELL AND HASTERT.

(Ch. 48, par. 490)

Amends The Unemployment Insurance Act. Provides that the amount of benefits paid to an ineligible individual may be recouped within 10 (now 3) years from the date he is found to have been ineligible.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCE

HB-1499 LEVERENZ — MAYS, KEANE, FRIEDRICH, DP, O'CONNELL AND HASTERT.

(Ch. 48, par. 640)

Amends The Unemployment Insurance Act. The State and its political subdivisions and municipal corporations are made an exception to a provision concerning the confidentiality of information obtained from employees.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCE

HB-1500 KEANE — FRIEDRICH, DP, LEVERENZ, O'CONNELL, HASTERT AND MAYS.

(Ch. 15, par. 303-3A)

Amends the State Auditing Act. Provides for an audit by the Auditor General of Federal funds received by any State agency and for the reimbursement of the cost of such audit from federal funds. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 34, new par. 2013b

1 Fiscal Note Act may be applicable.
Provides for audits of public funds of a county official as soon as possible after such official leaves office.

GOVERNOR AMENDATORY VETO (Overridden)
Recommends that County Board may cause an audit to be performed rather than requiring such an audit.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to State Gov Adm & Regulatory Rev
May 02 Placed Calndr,Second Reading
May 10 Second Reading
May 22 Third Reading - Passed 117-000-000
May 23 Arrive Senate
May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Executive
Jun 11 Recommended do pass 018-000-000
Jun 19 Second Reading
Amendment No.01 PHILIP & LUFT Adopted
Jun 24 Third Reading - Passed 059-000-000
Jun 25 Speaker's Table, Concurrence 01
Jul 05 3/5 vote required
H Concurs in S Amend. 01/111-000-000 Passed both Houses
Jul 31 Sent to the Governor
Sep 25 Governor amendatory veto Placed Cal. Amendatory Veto
Oct 03 Mtn fld ovrrde amend veto 01/KEANE Placed Cal. Amendatory Veto
Oct 04 Mtn fld accept amend veto 02/KEANE Placed Cal. Amendatory Veto
Oct 17 3/5 vote required
Override am/veto House-pass 01/087-027-000 Placed Cal. Amendatory Veto
Oct 30 Mtn fld ovrrde amend veto DEANGELIS 3/5 vote required
Override am/veto Sen-pass 057-000-000 Veto Overridden Both Houses
Nov 04 PUBLIC ACT 84-1017 Effective date 10-30-85

HB-1501 LEVERENZ – MAYS, FRIEDRICH,DP, KEANE, O'CONNELL AND HASTERT.
(Ch. 48, pars. 138.6 and 172.41)
Amends the Workers’ Compensation Act and the Workers’ Occupational Diseases Act. Eliminates the requirement that employers report accidents to the Industrial Commission.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMERC

HB-1502 KEANE – FRIEDRICH,DP, LEVERENZ, O'CONNELL, HASTERT AND MAYS.
(Ch. 121, par. 314a44)
Amends the State toll highway commission Act to provide for annual rather than semi-annual audit by the State Auditor General. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td></td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Recommended do pass 019-001-000</td>
</tr>
<tr>
<td>May 10</td>
<td>Second Reading</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Third Reading - Passed 091-003-000</td>
<td></td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 31</td>
<td>Sen Sponsor DEMUZIO</td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>Jun 03</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 04</td>
<td></td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>Jun 11</td>
<td></td>
<td>Recommended do pass 018-000-000</td>
</tr>
<tr>
<td>Jun 12</td>
<td>Second Reading</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 058-001-000</td>
<td></td>
</tr>
<tr>
<td>Jul 22</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 19</td>
<td>Governor approved</td>
<td>PUBLIC ACT 84-0609 Effective date 09-19-85</td>
</tr>
</tbody>
</table>

HB-1503 KEANE - FRIEDRICH, DP, LEVERENZ, O'CONNELL, HASTERT AND MAYS.

(Ch. 111 2/3, par. 335)

Amends the Metropolitan Transit Authority Act to remove the requirement that the annual financial report of the Board be audited by the State Auditor General. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td></td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar</td>
</tr>
<tr>
<td>May 10</td>
<td>Second Reading</td>
<td>TRANSPORTATN</td>
</tr>
</tbody>
</table>

HB-1504 GIORGI.

(Ch. 111 1/2, pars. 15 and 20.1)

Amends the Public Health Districts Act to raise the ceiling for the annual property tax which may be levied by public health districts from .1% to .15% of value as equalized or assessed by the Department of Revenue. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td></td>
<td>Assigned to Cities and Villages</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Recommended do pass 009-004-000</td>
</tr>
<tr>
<td>May 10</td>
<td>Second Reading</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 21</td>
<td>Third Reading - Lost 032-071-009</td>
<td></td>
</tr>
</tbody>
</table>

HB-1505 CURRAN.

Appropriates $30,000,000 from the Capital Development Fund to the Capital Development Board for the Secretary of State for a new State library in Springfield. Effective July 1, 1985.

STATE DEBT IMPACT NOTE
Financing costs of HB 1505 is $64.3 million.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td></td>
<td>Assigned to Appropriations I</td>
</tr>
</tbody>
</table>
HB-1506 YOUNGE,W – SHAW – BRAUN.

Appropriates $500,000 to the Metro East Solid Waste Disposal and Energy Producing Service for its ordinary and contingent expenses. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

HB-1507 YOUNGE,W – YOUNG,A.

(Ch. 127, new par. 132.610)
Amends the Minority and Female Business Enterprise Act to authorize the assignment of the proceeds of contracts pursuant thereto for purposes of obtaining financing.

HB-1508 YOUNGE,W – SHAW – YOUNG,A.

(New Act)

Creates the Metro East Solid Waste Disposal and Energy Producing Act. Provides that the Metro East Solid Waste Disposal and Energy Producing Service shall, when and if organized, develop a 5-year plan for a district system of waste disposal and energy producing services. Effective immediately.

---

1 Fiscal Note Act may be applicable.
Amends the Act concerning public utilities to prohibit public utilities from passing taxes imposed on them to their customers.

April 10, 1985  First reading  Rfrd to Comm on Assignment
April 11  Assigned to Public Utilities
May 03  Interim Study Calendar PUB UTILITIES

Amends Liquor Control Act of 1934. Provides that all hearings involving liquor licenses shall be open to the public. Provides that if the premises for which the license was issued are located outside of any city, village or incorporated town, the licensee shall have 20 days after receipt of an order of suspension or revocation within which to appeal to the State Liquor Commission. Provides that, rather than being tried de novo, appeals from certain hearings shall be limited to a review of the record if the city council or board of trustees adopts a resolution requiring that such review be on the record.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 43, par. 121
Exempts certain hotels, motels and restaurants from the prohibitions against distillers and wine makers having an interest in retail establishments.

HOUSE AMENDMENT NO. 2.
Restores the provision relating to licensed premises outside municipalities of 500,000 or more inhabitants. Provides that county boards may require that a review of a decision of a local liquor commissioner to the State commissioner may be limited to the official record.

SENATE AMENDMENT NO. 1.
Limits the proposed exceptions to prohibitions against persons licensed as a distiller or wine manufacturer being issued a retailer’s license.

May 29  Arrive Senate  Placed Calndr, First Reading
June 04  Primary Sponsor Changed To VADALABENE
Added As A Joint Sponsor TOPINKA
First reading  Rfrd to Comm on Assignment
June 05  Assigned to Local Government
June 13  Recommended do pass 011-000-000

Placed Calndr, Second Reading

June 18  Second Reading  Placed Calndr, Third Reading
June 21  Recalled to Second Reading
Amendment No.01  VADALABENE  Adopted
Placed Calndr, Third Reading
HB-1511 MAUTINO.

(Ch. 95 1/2, pars. 13A-104, 13A-106 through 13A-113, new par. 13A-109.1; Ch. 120, par. 424)

Amends the Vehicle Emissions Inspection Law to remove the sticker requirement; bases inspection dates on vehicle registration dates; allows decentralized inspection stations; removes funding provided from the motor fuel tax, and limits Agency expenditure of General Revenue Fund monies that have been transferred to the Vehicle Inspection Fund to $20,000,000 per year; requires a minimum fleet size of 10 vehicles to operate a private inspection station; deletes existing penalties for failure to comply, except for suspension of vehicle registration; requires inspector to visually recheck tuneup requirements before granting waiver. Amends the Motor Fuel Tax Law to delete provisions which funded the inspection program out of the Motor Fuel Tax Fund. Effective immediately.

April 10 1985 First reading Rfrd to Comm on Assignment
April 11 Assigned to Transportation
May 03 Tbd pursuant Hse Rule 27D

HB-1512 HANNIG.

(Ch. 95 1/2, par. 12-201)

Amends The Illinois Vehicle Code. Requires authorized emergency vehicles to exhibit lighted head lamps whenever weather conditions exist which require the use of windshield wipers. Effective immediately.

April 10 1985 First reading Rfrd to Comm on Assignment
April 11 Assigned to Transportation
May 02 Interim Study Calendar TRANSPORTATN

HB-1513 GIORGI, MULCAHEY, DEJAEGHER AND BRUNSVOLD.

(Ch. 122, par. 15-12)

Amends The School Code. In provision relating to sales by county superintendent, changes the language relating to a period of duration.

April 10 1985 First reading Rfrd to Comm on Assignment
April 11 Assigned to Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D

HB-1514 GIORGI – REA – SALTSMAN – TUERK.

(New Act; Ch. 67 1/2, par. 611; Ch. 120, pars. 641, 643, 643e and 645; Ch. 122, par. 18-8)

Creates the County Tax Increment Allocation Act and amends the Enterprise Zone Act, the Revenue Act of 1939 and the School Code. Permits counties to implement tax increment financing, a system whereby certain property taxes otherwise payable to taxing districts are paid into a special fund, to provide funding for certain redevelopment projects. Confers upon counties other powers related to such financing.

1 Fiscal Note Act may be applicable.
Amends the Workers' Compensation Act, the Workers' Occupational Diseases Act, and the Act in relation to State finance. Creates the State Compensation Insurance Fund as an independent public corporation with a board of directors of 5 members appointed by the Governor to insure employers against liabilities for certain injuries and occupational diseases for which their employees may be entitled to benefits. Establishes Workers' Compensation Insurance Fund in the State Treasury.

Amends The Illinois Vehicle Code. Provides that if an applicant for a restricted driving permit is denied such permit by the Secretary of State or if the Secretary of State does not issue the permit within 30 days after application is made to the Secretary, the applicant may apply to the circuit court for issuance of the permit.

Amends an Act in relation to counties. Provides for adoption of a consolidated tax levy system by any county of less than 1,000,000 population upon adoption of ordinance by the county board approved by voters in the county at referendum. SENATE AMENDMENT NO. 1. (Senate recedes July 1, 1985) Adds reference to: Ch. 5, rep. par 966; Ch. 21, rep. pars. 62a, 62b, 62c, 62d; Ch. 23, par. 2689; Ch. 34, rep. pars. 407, 409, 409.1, 2154, 2155, 5302, pars. 409.11, 425, 433, 2015, 6204; Ch. 37, rep. 707-2; Ch. 120, par. 484a; Ch. 127, par. 1119

Deletes everything in the bill. Amends numerous Acts to abolish many specific purpose county tax rates and increase the general purpose county tax rate. SENATE AMENDMENT NO. 2. (Senate recedes July 1, 1985) Changes the maximum tax rate limits. CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1 and 2. Adds reference to: Ch. 23, par. 2689; Ch. 34, pars. 406, 408, 409.11, 425, 433, 2015, 6204, new pars. 406a, 409.1a, 1 Fiscal Note Act may be applicable.
Deletes title and everything after the enacting clause. Authorizes counties of less than 3 million inhabitants to impose an additional 1/4 of 1% occupation and use tax but those that do so must reduce their property tax rate limitation by .03%. Also revises other county tax rates and eliminates other county tax authorizations and some Acts creating same. Effective January 1, 1986.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 120, new par. 1158.1; Ch. 127, pars. 132.6 and 132.202

Adds provisions amending the Illinois Purchasing Act, the State Printing Contracts Act and the Illinois Lottery Law. Excludes contracts for State Lottery tickets and other game-related services from application of the State Printing Contracts Act and the bidding requirements of the State Purchasing Act. Requires the use of competitive negotiation procedures in obtaining such contracts whenever practicable. Adds an immediate effective date.

HOUSE AMENDMENT NO. 3.

Deletes reference to: (Ch. 120, par. 1157.2)

Deletes provision requiring the Lottery Control Board to promulgate rules as to the payment of prizes over $500.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 02 Recommended do pass 016-000-000
May 10 Placed Calndr,Second Reading
May 24 Second Reading
Amendment No.01 GIORGI Adopted
Amendment No.02 GIORGI Withdrawn
Amendment No.03 GIORGI Adopted
May 29 Placed Calndr,Third Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 11 Placed Calndr,Second Reading
Jun 12 Second Reading
Jun 24 Placed Calndr,Third Reading
Third Reading - Passed 058-001-000
Jun 24 Third Reading - Passed 058-001-000
Pass both Houses
Jul 22 Sent to the Governor
Sep 06 Governor approved
PUBLIC ACT 84-0268 Effective date 09-06-85

HB-1519 GIORGI – HALLOCK AND VANDUYNE.

(Ch. 120, par. 643a)

Amends the Revenue Act of 1939. Removes the ceiling and floor on increases and decreases of tax levies by counties.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Counties and Townships
Apr 25 Recommended do pass 012-000-000
May 10 Placed Calndr,Second Reading
May 24 Second Reading
Placed Calndr,Third Reading
May 24 Tabled House Rule 37(G)

HB-1520 GIORGI – VANDUYNE – HALLOCK – MULCAHEY – WAIT.

(Ch. 34, par. 5362)

Amends The County Home Act. Provides that a county board may not sell, dispose of or lease a county home built after referendum approval except upon referendum approval of the voters of the county. Effective immediately.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
</tr>
<tr>
<td></td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Counties and Townships</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Recommended do pass 012-000-000</td>
</tr>
<tr>
<td>May 10</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 108-010-000</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td>Sen Sponsor HOLMBERG</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>First reading</td>
</tr>
<tr>
<td></td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommended do pass 011-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>Jul 22</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 19</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0610 Effective date 09-19-85</td>
</tr>
</tbody>
</table>

**HB-1521 GIORGI AND RONAN.**

(Ch. 95 1/2, par. 4-203)

Amends The Illinois Vehicle Code. Permits a towing service authorized by a law enforcement agency having jurisdiction to remove a vehicle which has been left abandoned or left unattended upon a toll highway, interstate highway or expressway for 5 (now 2) hours or more.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
</tr>
<tr>
<td></td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>May 02</td>
<td>Interim Study Calendar TRANSPORTATN</td>
</tr>
</tbody>
</table>

**HB-1522 GIORGI, KULAS, HICKS AND CURRAN.**

(Ch. 111 1/2, new par. 1015.1)

Amends the Environmental Protection Act to authorize the Agency to propose, and the Board to adopt, rules governing private and public water wells.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
</tr>
<tr>
<td></td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Energy Environment &amp; Nat. Resource</td>
</tr>
<tr>
<td>May 02</td>
<td>Interim Study Calendar ENRGY ENVRMNT</td>
</tr>
</tbody>
</table>

**HB-1523 TERZICH, CAPPArelli, KRSKA AND BERRIOS.**

(Ch. 42, par. 323.2)

Amends the Chicago Sanitary District Act to increase the salary of civil service board members from $5,000 to $12,500, and the salary of the chairman from $7,500 to $15,000. Provides that Mandates Act doesn’t apply.

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

**STATE MANDATES ACT FISCAL NOTE**

HB 1523 constitutes a personel mandate under the State Mandates Act. However, no reimbursement is required under the State Mandates Act because HB 1523 appropriately includes the findings that the bill imposes costs less than $1,000 for each unit of local government affected, or less than $50,000 in the aggregate for all units of local government, and that if accommodates the request of a local government. The annual cost is $22,500.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 10 1985</td>
<td>First reading</td>
</tr>
<tr>
<td></td>
<td>Rfrd to Comm on Assignment</td>
</tr>
</tbody>
</table>
Amends the Chicago Sanitary District Article of the Pension Code to allow employees to avoid the early retirement reduction by making a one time contribution to the Fund; also requires a contribution from the last employer. Effective immediately.

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

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Personnel and Pensions
May 03  Tbld pursuant Hse Rule 27D

Amends the Chicago Sanitary District Article of the Pension Code to permit widows to remarry without loss of benefits beginning July 1, 1985; makes optional the conversion of certain minimal monthly annuities to term annuities. Effective immediately.

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

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Personnel and Pensions
May 03  Tbld pursuant Hse Rule 27D

Amends the Chicago Sanitary District Article of the Pension Code to make the automatic annual increase in retirement annuity begin in the month following the first anniversary of retirement for persons who retire after June 30, 1985. Effective immediately.

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

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Personnel and Pensions
May 03  Tbld pursuant Hse Rule 27D

Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1527  TERZICH.

(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":

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Personnel and Pensions
May 03  Tbld pursuant Hse Rule 27D

1 HB-1528  HOFFMAN – COWLISHAW AND STECZO.

(Ch. 122, par. 18-8)

Amends The School Code. Increases the equalized assessed valuation per average daily attendance pupil upon which State aid shall be calculated to $69,422, $100,844 and $174,185 for school districts with kindergarten through grade 12, kindergarten through grade 8 and grades 9 through 12, respectively. Makes other changes.

SENATE AMENDMENT NO. 1.
Adds July 1, 1985, effective date.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elementary & Secondary Education
May 02  Placed Calndr,Second Reading  Recommended do pass 015-000-000
May 15  Second Reading  Placed Calndr,Third Reading
May 21  Third Reading - Passed 110-004-002
May 22  Arrive Senate  Sen Sponsor BERMAN
Placed Calendr,First Reading
May 23  First reading  Rfrd to Comm on Assignment
May 24  Assigned to Education-Elementary & Secondary
Jun 12  Recommended do pass as amend 013-002-000
Jun 18  Placed Calndr,Second Reading
Second Reading  Amendment No.01  ELEM SCND ED  Adopted
Placed Calndr,Third Reading
Jun 26  Third Reading - Passed 039-011-008  Speaker's Table, Concurrence 01
Jun 30  H Concurs in S Amend. 01/081-036-000  Passed both Houses
Jul 17  Sent to the Governor
Jul 18  Governor approved
PUBLIC ACT 84-0019  Effective date 07-18-85

HB-1529  MATJEVICH, CURRAN, MCAULIFFE, BULLOCK, SALTSMAN, CAPPARELLI, DELEO, DUNN,JOHN, KEANE, KRASKA, KULAS, LAURINO, MCGANN, NASH, OBLINGER, PANAYOTOVICH, SUTKER, TERZICH, VANDUYNEN AND BROOKINS.

(Ch. 48, pars. 1603, 1614 and 1617)

Amends the Illinois Public Labor Relations Act to include firefighters and paramedics within the collective bargaining process; includes them among the public employees who are not entitled to strike; specifies that, for public employees not entitled to strike, the final supplemental order of an arbitration panel shall be binding on the parties but subject to limited review in the circuit court. Effective immediately.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, pars. 1603, 1614 and 1617
Adds reference to: Ch. 48, par. 1609

Amends the Public Labor Relations Act to reduce from 30% to 25% the number of employees' signatures required to trigger a representation election.

SENATE AMENDMENT NO. 1. (Senate recedes October 30, 1985)

Changes number of employees necessary to agree on collective bargaining from 25% to at least 30%.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 48, pars. 1609, 1614, 1617; Ch. 108 1/2, new par. 5-136.1, pars. 5-144, 5-148, 5-153, 5-167.2, 5-167.4

Amends the Illinois Public Labor Relations Act and the IL Pension Code. Provides that non-state police officers and peace officers in the State Dept. of Law Enforcement are covered by the Ill. Public Labor Relations Act. Provides that peace officers with the rank of sergeant or above in Chicago shall be excluded from the Act. Provides that bargaining unit shall not contain both peace officers and persons who are not peace officers unless agreed to by the employer and labor organizations. Prescribes limitations concerning peace officers. Prohibits all peace officers striking. Makes various changes in the Chicago Policemen Article of the Illinois Pension Code. Effective 60 days after becoming law, except that pension provisions are effective January 1, 1986.

SENATE AMENDMENT NO. 3. (Senate recedes October 30, 1985)

Provides that non-state fire fighters and paramedics employed by fire departments and fire protection districts are covered by the IL Public Labor Relations Act. Adds definition of fire fighter. Prescribes limitations on fire-fighter arbitration decisions. Prohibits all fire fighters from striking.

SENATE AMENDMENT NO. 4.

Changes title of bill to "An Act in relation to collective bargaining rights of peace officers and fire fighters and peace officers and widows pension benefits.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 2 and 4.
Recommends that the Senate recede from S-am 1 and 3.

Deletes reference to: Ch. 85, new par. 2208.9
Adds reference to: Ch. 48, pars. 1611, 1620; Ch. 85, new par. 2208.12; Ch. 108 1/2, par. 5-214

Recommends that the bill be further amended as follows: Makes the IL Public Labor Relations Act applicable to non-State fire fighters and paramedics employed by fire departments and fire prevention districts. Provides that in determining supervisory status in fire fighter employment, no fire fighter shall be excluded as a supervisor who has established representation rights under the Act. Provides that unfair labor practice hearings shall be held at the offices of the Labor Relations Board or such other location as the Board deems appropriate. Limits arbitration decisions relating to fire fighter, fire department or fire district paramedic matters to wages, hours and conditions of employment. Increases from 25 to 35 the threshold number of employees that must be employed by a unit of local gov't. for the Act to apply to such units of local gov't. Amends the Chicago police Article of the IL Pension Code relating to credit for service rendered as a member of the City Council of Chicago. Effective January 1, 1986.
Amends the Insurance Code to abolish certain exemptions, relating to reinsurance transactions and industrial insureds, from the prohibition on transacting insurance business without a certificate from the Director of the Department of Insurance.
HB-1530—Cont.

HB-1531 MATIJEVICH, GIORGI AND MCAULIFFE.

(Ch. 24, par. 10-2.1-18)

Amends the Illinois Municipal Code. Provides, in municipalities with police and fire commissions, that if a fire or police department reorganization results in a reduction in the number of individuals in a rank, an individual displaced by the reduction is entitled to assume a position in the next lowest rank. Effective immediately. HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 24, par. 10-1-38.1; Ch. 127 1/2, new par. 37.13a

Specifies the methods to be used in calculating seniority; provides for rank reductions to be based on rank seniority, and for layoffs to be based on departmental seniority. Adds similar provisions to the Fire Protection District Act. Includes home rule exclusion.

HB-1532 BOWMAN.

(Ch. 37, pars. 703-5 and 703-6)

Amends the Juvenile Court Act. Provides that a minor taken into temporary custody who is not alleged to be delinquent shall be brought before a judicial officer within 5 days after being taken into custody and that the court shall be petitioned within 4 days. Provides for a rehearing within 48 hours if the minor or certain persons representing him were not notified of nor present at the detention or shelter care hearing. Makes other changes.
HB-1533  SHAW AND FLOWERS.
(Ch. 48, pars. 138.4 and 172.39)

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Provides that it is a Class C misdemeanor for an employer to discharge, threaten to discharge or refuse to recall or rehire an employee because the employee exercises his rights or remedies granted to him by the Workers' Compensation and Workers' Occupational Diseases Acts.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor & Commerce
May 03 Tbd pursuant Hse Rule 27D

HB-1534  SHAW – RICE.
(Ch. 127, par. 46.1 and new par. 46.50)

Amends the Civil Administrative Code. Authorizes the Department of Commerce and Community Affairs to make grants to not-for-profit community service organizations. Authorizes the Department to promulgate such standards, rules or regulations as it may deem necessary or desirable for the implementation of the grant program. Effective July 1, 1985.

Apr 10 1985 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
Apr 25 Recommended do pass 010-001-002
Placed Calndr,Second Reading
May 15 Second Reading
May 15 Placed Calndr,Third Reading
May 24 Tabled House Rule 37(G)

HB-1535  HASTERT – COWLISHAW, REGAN AND DEUCHLER.
(Ch. 23, pars. 2053, 2054, 2054.1, 2055, 2056, 2057, 2057.7, 2057.9, 2057.10, 2057.12, 2057.14, 2057.16, 2058.1, 2058.2, 2058.3, 2058.4, 2061.1, 2061.5 and 2061.7; new pars. 2054.01 and 2054.02; rep. pars. 2057.11 and 2058)

Amends the Abused and Neglected Child Reporting Act. Provides that a report of child abuse or neglect is not valid unless the suspected abuse or neglect occurred within 6 months prior to the filing of the report, except in the case of a sexual abuse. Provides that a person having a duty to report who willfully fails to report is guilty of a Class A misdemeanor. Specifies that a person seeking to amend, expunge or remove the record of a report must file a written request with the Department of Children and Family Services within 60 days after the completion of an investigation by the Child Protection Service Unit. Provides for access to records to coroners and medical examiners who have reasons to believe that a child has died as the result of abuse or neglect, as well as to a State-operated facility when an employee of that facility is the subject of a report. Transfers certain responsibilities of the Child Protection Service Unit to the Department; deletes the requirement that the Unit file progress reports with the Department. Defines or redefines certain terms.

HOUSE AMENDMENT NO. 1. (Tabled May 22, 1985)

Deletes reference to: Ch. 23, new par. 2054.02
Adds reference to: Ch. 23, par. 2057.1

Deletes the added Section providing that a report of child abuse or neglect is not valid unless the suspected abuse or neglect occurred within 6 months prior to the filing of the report. Extends the life of multidisciplinary teams which review and monitor cases of child abuse and neglect until December 31, 1987 rather than December 31, 1985.

HOUSE AMENDMENT NO. 2.

Provides for any physician who willfully fails to report suspected child abuse or neglect pursuant to this amendatory Act to be referred to the IL State Medical Disciplinary Board for action pursuant to the Medical Practice Act.

*Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 4.

Deletes reference to: Ch. 23, new par. 2054.01

Adds reference to: Ch. 23, par. 2057.1

Deletes the added Section providing that a report of child abuse or neglect is not valid unless the suspected abuse or neglect occurred within 6 months prior to the filing of the report. Extends the life of multidisciplinary teams which review and monitor cases of child abuse and neglect until December 31, 1987 rather than December 31, 1985.

Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Judiciary II
May 03      Recommended do pass 012-000-000

May 10  Second Reading

Amendment No.01  HASTERT  Adopted
Placed Calndr,Third Reading

May 22  Second Reading

Amendment No.02  CULLERTON  Adopted
Amendment No.03  HASTERT  Withdrawn
Amendment No.04  HASTERT  Adopted

Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 112-000-001

May 23  Arrive Senate
Sen Sponsor KUSTRA
Placed Calendr,First Reading

May 24  First reading  Rfrd to Comm on Assignment
May 29      Assigned to Public

Jun 13      Recommended do pass 010-000-000

Jun 18  Second Reading

Placed Calndr,Third Reading

Jun 24  Third Reading - Passed 059-000-000
Passed both Houses

Jul 22  Sent to the Governor

Sep 19  Governor approved

PUBLIC ACT 84-0611  Effective date 01-01-86

1 HB-1536 GIORGI – HALLOCK.

(New Act)


Apr 10 1985  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Consumer Protection
May 03      Tbd pursuant Hse Rule 27D

1 HB-1537 LAURINO – FARLEY – PANAYOTOVICH – BULLOCK – GIORGI.

(Ch. 111, pars. 7501, 7502, 7504, 7505, 7506, 7509, 7511 and 7512; amends title; Ch. 127, par. 1904.8)

Amends the Roofing Industry Licensing Act to expand the scope of the Act to include provisions for the certification of carpentry contractors; changes short title to Roofing and Carpentry Industry Licensing Act. Amends the Regulatory Agency Sunset Act to amend the reference to the existing short title.

1 Fiscal Note Act may be applicable.
Amends the General Provisions Article of the Pension Code to authorize units of local government to adopt supplemental benefit programs for their employees, to be administered by the board of trustees of the applicable pension fund or retirement system.

Amends the Municipal Code and the Fire Protection District Act to provide that the political rights of employees may not be infringed.

Amends the Illinois Municipal Code and the Code of Civil Procedure. Permits a municipality with a population of more than 500,000 to utilize "quick-take" eminent domain.
HB-1540—Cont.

ent domain procedures for the acquisition of rights-of-way to expand an existing rapid transit system. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 24, new par. 11-61-1a

Deletes amendatory provisions and provides that the Chicago Transit Authority shall have “quick-take” eminent domain powers for constructing or extending rapid transit lines.

HOUSE AMENDMENT NO. 3.

Specifies area within which “quick-take” eminent domain powers are applicable pursuant to H-am 1.

SENATE AMENDMENT NO. 1.

Requires the prior approval of the city council and redefines the area in which such power may be exercised.

Apr 11 1985 First reading Rfrd to Comm on Assignment  
Assigned to Cities and Villages

May 02 Amendment No.01 CITY VILLAGE Adopted  
Recommnded do pass as amend  
010-004-000

Placed Calndr,Second Reading

May 10 Second Reading  
Amendment No.02 CULLERTON Withdrawn

Placed Calndr,Third Reading

May 23 Amendment No.03 Mtn Prev-Recall 2nd Reading  
CULLERTON Adopted  
Placed Calndr,Third Reading  
Mtn Prevail to Suspend Rule 37(C)/118-000-000

Third Reading - Passed 102-013-001

May 29 Arrive Senate

Jun 05 Sen Sponsor SAVICKAS  
First reading Rfrd to Comm on Assignment

Jun 06 Assigned to Local Government

Jun 13 Recommended do pass 008-000-002

Jun 21 Second Reading  
Amendment No.01 SAVICKAS Adopted  
Placed Calndr,Third Reading

Jun 27 Re-committed to Local Government

HB-1541 CULLERTON.

(Ch. 24, new par. 11-61-1a; Ch. 110, par. 7-103)

Amends the Illinois Municipal Code and the Code of Civil Procedure. Permits a municipality with a population of more than 500,000 to utilize “quick-take” eminent domain procedures for acquiring real property for housing rehabilitation projects funded by the municipality. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment  
Assigned to Cities and Villages

May 02 Interim Study Calendar CITY VILLAGE

1 HB-1542 YOUNGE,W.

(Ch. 23, pars. 2212.05, 2212.17, 2214, 2215 and 2217)

Amends the Child Care Act of 1969 to provide for foster care of children in the home of a relative. Expands the definition of “foster family home” to include “related home”; defines “related home”; exempts related homes from certain health and safety requirements.

1 Fiscal Note Act may be applicable.
Amends the Chicago Regional Port District Act and the Pension Code to provide for participation by the District's employees in the Illinois Municipal Retirement Fund.

---

Amends the Environmental Protection Act to require new municipal waste incinerators to use the Best Available Control Technology (BACT) to control emissions of certain specified pollutants.

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

In the opinion of the Dept. of Commerce and Community Affairs, HB-1544 fails to meet the definition of a mandate.

**HOUSE AMENDMENT NO. 1.**

Limits the applicability of the BACT definition to new municipal waste incinerators, by moving it from the general definition Section to the new Section on such incinerators.

**SENATE AMENDMENT NO. 1.**

Deletes reference to: Ch. 111 1/2, par. 1003

Consolidates new definitions into the substantive Section; requires the Board to promulgate relevant rules within one year; specifies certain included pollutants; exempts certain industrial facilities; makes other changes.

**CONFERENCE COMMITTEE REPORT NO. 1.**

Recommends that the House concur in S-am 1.

Makes spelling correction.

---

1 Fiscal Note Act may be applicable.

2 Pension System Impact Note Act may be applicable.
HB-1544—Cont.

Jun 11  Added As A Joint Sponsor BARKHAUSEN
        Committee Agriculture, Conservation &
        Energy

Jun 13  Recommended do pass as amend
        013-000-000

Jun 18  Second Reading
        Amendment No.01 AGRICULTURE 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/DEMUZIO
        JOYCE, JEROME,
        WELCH, BARKHAUSEN & RIGNEY

Jun 29  Hse Conference Comm Apptd 1ST/CULLERTON,
        KULAS, CURRAN,
        ZWICK & HALLOCK

Jul 01  House report submitted
        House Conf. report Adopted 1ST/110-002-003
        Senate report submitted
        Senate Conf. report Adopted 1ST/055-000-000
        Both House Adopted Conf rpt 1ST
        Passed both Houses

Jul 30  Sent to the Governor

Sep 25  Governor approved
        PUBLIC ACT 84-0957 Effective date 07-01-86

HB-1545  ALEXANDER.
        (Ch. 127, par. 9)

Amends The Civil Administrative Code of Illinois. Corrects an internal reference
     to Sections governing annual salaries payable to State officers.

HOUSE AMENDMENT NO. 1.
     Changes to Section 9.30 (from Section 9.29) the internal Section reference being
corrected.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
        Assigned to Executive

May 02  Amendment No.01 EXECUTIVE Adopted
        Do Pass Amend/Short Debate 013-000-000
        Cal 2nd Rdng Short Debate

May 08  Short Debate Cal 2nd Rdng
        Cal 3rd Rdng Short Debate

May 22  Short Debate-3rd Passed 108-000-001

May 23  Arrive Senate
        Placed Calendr,First Reading

May 24  Sen Sponsor SMITH
        Placed Calendr,First Reading

May 29  First reading  Rfrd to Comm on Assignment

May 30  Assigned to Executive

'HB-1546  SHAW.

     (Ch. 120, pars. 1152 and 1157.2)

Amends the Illinois Lottery Law to provide that the net revenues shall be deposit-
ed into the Common School Fund.

' Fiscal Note Act may be applicable.
HB-1547  ALEXANDER.

(Ch. 34, par. 1)

Amends the law in relation to counties. Makes a technical change to correct grammar.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 34, par. 409.13

Deletes title and everything after the enacting clause. Replaces with An Act to require recordation of certain documents representing transfers of beneficial interests in certain property, to impose a tax on such transfers, and to amend certain Acts therein named. Creates the Land Trust Recordation Act.

HOUSE AMENDMENT NO. 2.

Requires recordation of documents conveying beneficial interests in land trusts. Provides for taxation of such transfers. Changes title of Real Estate Transfer Tax Act to "An Act in relation to a tax on the privilege of transferring title to or a beneficial trust in real estate".

HOUSE AMENDMENT NO. 3.

Adds reference to: Ch. 115, par. 9.2

Amends the Recorders Act to require collection of real estate transfer tax relating to beneficial interests in land trusts.

SENATE AMENDMENT NO. 1.

Provides that the trust document to be filed may be altered to omit the names of parties named in the instrument. Provides that no transfer of beneficial interest shall be operative unless a county tax ordinance is complied with. Makes other changes relating to recordation requirements.

SENATE AMENDMENT NO. 2.

Changes title to Land Trust Recordation and Transfer Tax Act.
HB-1548  ALEXANDER.  
(Ch. 24, par. 3-10-1)  
Amends the Illinois Municipal Code. Provides that a municipality may designate a bond trustee to receive from the county collector amounts payable to the municipality as taxes levied pursuant to a bond issuance. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment  
May 02  Cal 2nd Rdng Short Debate  
May 08  Short Debate Cal 2nd Rdng  
May 22  Short Debate-3rd Passed 116-000-000  
Jun 05  Sen Sponsor SMITH  
Jun 06  First reading  Rfrd to Comm on Assignment  
Jun 13  Recommended do pass 011-000-000  
Jun 18  Second Reading  
Jun 24  Third Reading - Passed 059-000-000  
Jul 22  Sent to the Governor  
Sep 19  Governor approved  
PUBLIC ACT 84-0858 Effective date 01-01-86

1  HB-1549  RICE – WASHINGTON, TURNER, SHAW AND BROOKINS.  
(Ch. 120, pars. 1152 and 1157.2)  
Amends the Illinois Lottery Law to provide that the net revenues shall be deposited into the Common School Fund.

Apr 11 1985  First reading  Rfrd to Comm on Assignment  
May 02  Interim Study Calendar REVENUE

HB-1550  RICE – WASHINGTON, SHAW, TURNER AND BROOKINS.  
(Ch. 38, pars. 110-5 and 110-7)  
Amends the Code of Criminal Procedure. Provides that a person charged with an offense for which a Class B or C misdemeanor is the punishment may deposit his voter’s identification card as bail security.

Apr 11 1985  First reading  Rfrd to Comm on Assignment  
May 03  Tbld pursuant Hse Rule 27D

HB-1551  RICE, SHAW, TURNER, BROOKINS AND WASHINGTON.  
(New Act)  
Requires the repossessor of a motor vehicle to notify the police department or county sheriff of any repossession of a motor vehicle at least 24 hours prior to the repossession.

1 Fiscal Note Act may be applicable.
HB-1552  STECZO - PETERSON, W - CHURCHILL - GIGLIO - GIORGI.

(Ch. 25, par. 27.3)

Amends the Clerks of Courts Act in the Section dealing with Circuit Clerks compensation. Changes “each year” to “annually”.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 53, pars. 37a, 37a.1; Ch. 85, new par. 2208.9

Adds provision amending the Clerks of Courts Act to increase minimum salary schedules for circuit clerks. Makes various changes in the schedules establishing minimum salaries for county officers. Exempts from reimbursement under the Mandates Act.

SENATE AMENDMENT NO. 3.

Deletes reference to: (Ch. 85, new par. 2208.9)

Deletes exemption from reimbursement under the Mandates Act.
HB-1553  STECZO - PETERSON,W - MCMASTER.
(Ch. 40, par. 2117)

Amends the Uniform Child Custody Jurisdiction Act. Provides that a person seeking to register an out-of-state custody judgment shall file with the circuit court a certified and authenticated copy of the out-of-state custody judgment or a petition for registration together with a copy of the judgment, date of entry, any subsequent facts or circumstances affecting the judgment, and prayer for registration. Requires the clerk to file the petition for registration or certified and authenticated copy of the out-of-state judgment and certain communications or documents relating to the proceedings in the foreign state. Deletes the provisions requiring the clerk to maintain a registry of out-of-state custody judgments and proceedings.

HOUSE AMENDMENT NO. 2.
Provides that the filing of a certified and authenticated copy of the custody judgment of the foreign state shall constitute registration of the judgment.

Apr 11 1985  First reading   Rfrd to Comm on Assignment
               Assigned to Judiciary I

May 02       Recommended do pass 011-001-000
               Placed Calndr,Second Reading

May 15  Second Reading
          Amendment No.01  STECZO  Withdrawn
          Amendment No.02  STECZO  Adopted
          Placed Calndr,Third Reading

May 24  Interim Study Calendar JUDICIARY I

HB-1554  CHURCHILL - HICKS - HARTKE - REGAN - RYDER.
(Ch. 120, par. 747)

Amends the Revenue Act of 1939. Deletes provision that petitions for tax deeds be filed in the same proceeding in which the judgment of sale was entered. Provides that such petition may not include more than one tract of land unless the tracts are owned by the same person. Deletes provisions prescribing filing fees for such petitions.

Apr 11 1985  First reading   Rfrd to Comm on Assignment
               Assigned to Revenue

May 03  Interim Study Calendar REVENUE

1 HB-1555  RONAN.

(New Act)

1 Fiscal Note Act may be applicable.
HB-1555—Cont.

Creates the "Illinois Construction Evaluation Act". Establishes the Construction Evaluation Council consisting of the executive director of the Capital Development Board and a structural engineer, a professional engineer and an architect appointed by the Governor. The Council shall evaluate proposed changes in specifications for State Construction Projects and recommend such changes that would result in cost savings. The Council may recommend that up to 10% of the savings be awarded to the proponent of the change.

HOUSE AMENDMENT NO. 1.

Provides that the Council shall consist of the Auditor General, the Director of the Bureau of the Budget and the Director of the Department of Central Management Services or their designees rather than a structural engineer, professional engineer and an architect. Permits 50%, rather than 10%, of the savings to be awarded to the party proposing the change.

SENATE AMENDMENT NO. 1.

Provides that the executive director of the Space Needs Commission, rather than the Auditor General, shall be on the Council. Requires a contractor proposing changes to comply with the granting agency's value management program. Provides that only the contractor awarded the contract may propose changes.

Apr 11 1985 First reading Rfrd to Comm on Assignment Assigned to State Gov Adm & Regulatory Rev

May 02 Placed Calndr,Second Readng Recommended do pass 018-000-000

May 10 Second Reading Amendment No.01 RONAN Adopted

May 22 Third Reading - Passed 065-051-000

May 23 Arrive Senate Sen Sponsor ZITO Placed Calndr,First Readng

May 24 First reading Rfrd to Comm on Assignment

May 29 Assigned to Executive

Jun 06 Added As A Joint Sponsor DAVIDSON Committee Executive

Jun 13 Recommnded do pass as amend 017-000-000

Placed Calndr,Second Readng

Jun 18 Second Reading Amendment No.01 EXECUTIVE Adopted

Jun 24 Third Reading - Passed 058-001-000

Jun 25 Speaker's Table, Concurrence 01

Jun 28 H Concurs in S Amend. 01/076-038-001 Passed both Houses

Jul 26 Sent to the Governor

Sep 23 Governor approved PUBLIC ACT 84-0859 Effective date 01-01-86

1HB-1556 FLINN – ZWICK AND PIEL.

(Ch. 17, pars. 5401, 5402, 5404, 5407, 5408, 5409, 5410, 5411, 5412, 5414, 5415, 5416, 5417, 5419, 5420, 5422, 5423, 5424 and 5425; new par. 5404.1; rep. pars. 5421 and 5601 through 5637; Ch. 38, par. 39-3; Ch. 73, par. 979)

Amends the Consumer Installment Loan Act, the Criminal Code of 1961 and the Illinois Insurance Code. Repeals the Consumer Finance Act. Provides that the Consumer Installment Loan Act shall apply to the business of making loans not exceeding $10,000 (currently applies only to loans over $800 but not exceeding $10,000).

1 Fiscal Note Act may be applicable.
Increases application fees under said Act and authorizes fines for violation thereof. Authorizes fees for examinations of licensees and requires licensees to pay costs of hearings. Establishes methods for the computation of interest on loans. Provides that on the effective date of this amendatory Act, licensees under the Consumer Finance Act shall be deemed licensees under the Consumer Installment Loan Act and shall be subject thereto. Eliminates the prohibition against charging or collecting from a borrower insurance premium costs related to loans subject to the Small Loans Act. Effective October 1, 1985.

April 11 1985 First reading Rfrd to Comm on Assignment Assigned to Financial Institutions
Recommended do pass 018-000-000

May 03 Placed Calndr,Second Reading
May 15 Second Reading Placed Calndr,Third Reading
May 23 Third Reading - Passed 108-000-007
May 24 Arrive Senate Sen Sponsor KEATS Placed Calndr,First Reading
May 29 First reading Rfrd to Comm on Assignment
May 30 Assigned to Finance and Credit Regulations

June 13 Recommended do pass 007-001-001
June 21 Second Reading Amendment No.01 DEMUZIO Lost 020-003-000
Placed Calndr,Third Reading
June 26 3d Reading Consideration PP Calendar Consideration PP.
June 27 Re-committed to Finance and Credit Regulations

'HB-1557 ROPP.
(Ch. 144, pars. 22b, 308c, 657.2 and 1008c)
Amends various Acts to permit submission to the office of the State Fire Marshal plans for the installation of smoke detection systems in all State college and university dormitory sleeping rooms which shall be connected to a building wiring system and to alarm sounding devices located in the corridors.

HOUSE AMENDMENT NO. 1.
Changes to require single station smoke detectors in rooms connected to alarm-sounding devices in the corridors.

April 11 1985 First reading Rfrd to Comm on Assignment Assigned to Higher Education
Recommended do pass as amend 014-000-000

May 03 Amendment No.01 HIGHER ED Adopted
Placed Calndr,Second Reading
May 15 Second Reading Placed Calndr,Third Reading
May 24 Interim Study Calendar HIGHER ED

'HB-1558 VITEK AND WOODYARD.
(Ch. 8, pars. 37-2, 37-3.07, 37-9, 37-29, 37-30, 37-31, 37-41 and 37-42; new pars. 37-3.04a, 37-50a, 37-50b, 37-50c, 37-50d, 37-50e, 37-50f and 37-50g; rep. par. 37-33; Ch. 15, par. 221; Ch. 127, pars. 40.22, 1703, 1711 and 1712; new pars. 141.158, 141.159 and 1704.1)

Amends various Acts with respect to horse racing and the State Fair. Creates the position of the Director of Fair Racing who shall have exclusive jurisdiction over

'Fiscal Note Act may be applicable.
horse racing at the State Fair and the several county fairs. Transfers from the Department of Agriculture to the Director of Fair Racing jurisdiction of facilities at the State Fairground used for horse racing. Authorizes pari-mutuel wagering under the control of the Director of Fair Racing at the State Fair and at the several county fairs. Revises distribution of pari-mutuel taxes received by the State. Eliminates the present method of identifying horses and provides for identification to be certified by veterinarians.

HOUSE AMENDMENT NO. 1.
Provides for pari-mutuel quarterhorse racing.

HOUSE AMENDMENT NO. 2.
Requires expenditures of the Division of Fair Racing and related funds to be audited at least annually by an independent certified public accountant.

HOUSE AMENDMENT NO. 3.
Provides for drug testing of horses. Provides for disqualification of the horse and the imposition of a $500 fine on the owner of such horse.

HOUSE AMENDMENT NO. 4.
Makes technical correction.

Apr 11 1985 First reading Rfrd to Comm on Assignment Assigned to Executive
May 02 Placed Calndr,Second Reading Recommended do pass 009-002-003
May 10 Second Reading Amendment No.01 VITEK Adopted
Amendment No.02 VITEK Adopted
Amendment No.03 VITEK Adopted
Placed Calndr,Third Reading
May 24 Mtn Prev-Recall 2nd Reading Amendment No.04 VITEK Adopted
Amendment No.05 VITEK Withdrawn
Placed Calndr,Third Reading Third Reading - Passed 063-038-003
May 29 Arrive Senate Sen Sponsor VADALABENE
Placed Calndr,First Reading
May 30 Added As A Joint Sponsor DEGNAN
Placed Calndr,First Reading First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Jun 13 Recmdnd do not pass(tabld) 008-003-000


(New Act)

Creates an Act in relation to compensation by State agencies based on comparable worth. Provides that a state agency shall not discriminate in the employment or pay between employees on the basis of gender by paying wages to its employees at a rate less than the rate at which the employer pays wages to employees of the opposite gender for work of comparable worth.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to State Gov Adm & Regulatory Rev
May 03 Motion disch comm, advc 2nd STUDY - CURRIE
Interim Study Calendar ST GOV REVIEW

' Fiscal Note Act may be applicable.
HB-1560  BRESLIN – CURRIE – BARNES – BULLOCK – GREIMAN AND FLOWERS.

(Ch. 127, new par. 63b108a.2)

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.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to State Gov Adm & Regulatory Rev
May 03  Interim Study Calendar ST GOV REVIEW

HB-1561  BRAUN.

(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

Amends the State occupation and use tax Acts to make technical changes.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Revenue
May 03  Interim Study Calendar REVENUE

HB-1562  KULAS.

(Ch. 46, pars. 4-4, 4-5.01, 4-6, 4-6.1, 5-5, 5-6, 5-10, 5-11, 5-16.1, 6-29, 6-32, 6-38, 6-39, 6-46, 6-49, 6-49.1 and 6-50; rep. pars. 4-7, 5-3, 5-17, 6-31, 6-42 and 11-4)

Amends The Election Code. Eliminates precinct registration.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elections
May 03  Tbd pursuant Hse Rule 27D

HB-1563  BRAUN – ZWICK.

(New Act)

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 15  Assigned to Energy Environment & Nat. Resource
May 02  Interim Study Calendar ENRGY ENVRMNT

HB-1564  FLINN.

(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

Amends the State occupation and use tax Acts to exempt from such taxes beverage tapping equipment sold to distributors licensed under The Liquor Control Act of 1934 which equipment is supplied by such distributor to a retailer licensed under The Liquor Control Act of 1934. Effective on the first day of the month following the month when it becomes law.

HOUSE AMENDMENT NO. 1.
Amends to change the exemption of beverage tapping equipment to taxation at 0%.

FISCAL NOTE, AS AMENDED
(Prepared by the IL Dept. of Revenue)

As this legislation provides for a sales tax exemption which erodes the tax base, HB-1564, as amended, will reduce State sales tax revenues by an undetermined amount.

1 Fiscal Note Act may be applicable.
HB-1565  COUNTRYMAN – PETERSON,W – COWLISHAW – PARCELS AND PARCELS.

(Ch. 25, new par. 27.3b; Ch. 38, par. 1005-9-1)

Amends An Act in relation to clerks of court and the Unified Code of Corrections to permit payment of fines and costs related to traffic offenses, petty offenses and misdemeanors by credit card.

HOUSE AMENDMENT NO. 2.

Authorizes a $3 service charge for credit card payment.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I

Fiscal Note Act may be applicable.

1 Fiscal Note Act may be applicable.
Amends the Unified Code of Corrections and the Illinois Vehicle Code. Raises the Traffic and Criminal Conviction Surcharge Fund surcharge on fines of $100 or more from 10% to 15% of the amount of the fine. Raises the Drivers Education Fund surcharge on traffic fines from $5 to $6 for each $40 of fine.

HOUSE AMENDMENT NO. 5.

Deletes amendatory provisions and amends various Acts to provide that surcharges added to fines for deposit into the Traffic and Criminal Conviction Surcharge Fund, the Violent Crime Victims Assistance Fund and the Traffic and Criminal Surcharge Fund, shall be at the rate of $4 for every $40 of fine, shall not be considered a part of the fine for purposes of reduction for time served, and shall be paid to the State Treasurer within one month of receipt. Requires Circuit Clerks to annually report the amounts of the surcharges to the State Comptroller. Provides a method of determining the net fine when a court imposes a gross amount for fines, fees and penalties.

SENATE AMENDMENT NO. 1.

Provides for a surcharge for the Violent Crime Victims Assistance Fund when no fine is imposed. Authorizes the circuit clerk to retain 2% of amounts payable to the Traffic and Criminal Conviction Surcharge Fund.

SENATE AMENDMENT NO. 2.

Specifies the manner by which net fines shall be calculated and remitted.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-ams 1 and 2.

Provides that, of the 87 1/2% of the proceeds of all fines in cannabis and controlled substances violation cases allocation shall be made as follows: If drug seizure was made by a combination of law enforcement agencies, the court shall allocate 87 1/2% of the proceeds of the fines received among the differing units of local government. 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

1 Fiscal Note Act may be applicable.
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.

Apr 11 1985 First reading Rfrd to Comm on Assignment Assigned to Judiciary II
May 02 Recommended do pass 013-000-000
May 16 Placed Calndr,Second Reading Second Reading
Placed Calndr,Third Reading
May 24 Mtn Prev-Recall 2nd Reading
Amendment No.01 STECZO Withdrawn
Amendment No.02 STECZO Withdrawn
Amendment No.03 STECZO Withdrawn
Amendment No.04 STECZO Withdrawn
Amendment No.05 STECZO Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000 Third Reading - Passed 107-006-000
May 29 Arrive Senate
May 30 Sen Sponsor WATSON
Placed Calndr,First Reading
Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Added As A Joint Sponsor DEGNAN Assigned to Local Government
Jun 13 Recommended do pass 011-000-000
Jun 18 Placed Calndr,Second Reading
Second Reading
Placed Calndr,Third Reading
Jun 20 Recalled to Second Reading
Amendment No.01 WATSON Adopted
Amendment No.02 WATSON Adopted
Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 057-001-000
Speaker's Table, Concurrence 01,02
Jun 28 H Noncnsrs in S Amend. 01,02
Jun 29 Secretary's Desk Non-concur 01,02
S Refuses to Recede Amend 01,02
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/WATSON
MAHAR, DEGNAN, ZITO & VADALABENE
Jun 30 Hse Conference Comm Apptd 1ST/STECZO,
DELeo, CULLERTON,
MCMASTER AND
CHURCHILL
Jul 01 House report submitted
Jul 02 House Conf. report Adopted 1ST/110-002-000
Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/056-001-000
Both House Adoptd Conf rpt
Passed both Houses
Jul 31 Sent to the Governor
Sep 25 Governor vetoed
Placed Calendar Total Veto
HB-1568    MCNAMARA – BARNES – COWLISHAW.

(Ch. 67 1/2, par. 604)

Amends the Illinois Enterprise Zone Act. Provides that the Department of Commerce and Community Affairs, when establishing qualifications for becoming enterprise zones, shall consider persons who are not employed and have exhausted their unemployment benefits as unemployed, whether or not such persons are actively seeking employment.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
              Assigned to Select Comm on Economic Dev

Apr 25  Do Pass/Short Debate Cal 010-000-000

May 14  Cal 2nd Rdng Short Debate

May 23  Short Debate Cal 2nd Rdng
                     Cal 3rd Rdng Short Debate

May 29  Third Reading - Passed 115-003-000

Jun 03  Arrive Senate
          Placed Calendr,First Reading

Jun 04  Sen Sponsor LEMKE
          Placed Calendr,First Reading

Jun 05  Added As A Joint Sponsor JOYCE, JEREMIAH
          First reading  Rfrd to Comm on Assignment

Jun 11  Assigned to Revenue
          Recommended do pass 007-000-000

Jun 18  Second Reading
          Placed Calendr,Third Reading

Jun 24  Third Reading - Passed 059-000-000
          Passed both Houses

Jul 22  Sent to the Governor

Sep 19  Governor vetoed
          Placed Calendar Total Veto

Oct 03  Mtn filed overrde Gov veto MCNAMARA
          Placed Calendar Total Veto

Oct 16  3/5 vote required
          Override Gov veto-Hse pass 077-038-000

Oct 17  Placed Calendar Total Veto

Oct 31  Mtn filed overrde Gov veto LEMKE
          3/5 vote required
          Override Gov veto-Sen pass 047-010-000
          Bth House Overid Total Veto

Nov 04  PUBLIC ACT 84-1019 Effective date 01-01-86

HB-1569    MCNAMARA AND DALEY.

(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 rather than to the General Revenue Fund.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
              Assigned to Revenue

May 02  Interim Study Calendar REVENUE

HB-1570    MCNAMARA.

(Ch. 122, pars. 21-1, 24-8 and 34-83)

Amends The School Code to require an applicant to teach or supervise in the public schools to pass an examination of knowledge or skills which the State Board of
Education, in consultation with the State Teacher Certification Board, has determined is necessary as a prerequisite to teach or supervise in the public schools. Applicable to applicants for certification on or after January 1, 1988. Not applicable to those persons certificated prior to January 1, 1988. Increases minimal teaching salaries for beginning teachers to $16,000 per year for teachers certified on or after January 1, 1988. Also increases minimal salaries of teachers certified prior to January 1, 1988 who pass the examination.

HB-1571  HUFF AND YOUNG, A.

(Public Act 83-1178)

Amends An Act relating to the Department of Central Management Services, and certain State employees. Authorizes the Department of Central Management Services to convey certain real property to Manhaneh Yisiael. Effective immediately.

HB-1572  LEFLORE -- TURNER, YOUNG, A, HUFF, BROOKINS, FLOWERS, ALEXANDER, BRAUN, BULLOCK, RICE, SOLIZ AND WHITE.

(Ch. 111 2/3, pars. 703A.02 and 703A.03)

Amends the Regional Transportation Authority Act to add an additional person to the Suburban Bus Board, appointed by the Mayor of Chicago. Effective immediately.

HB-1573  FRIEDRICH, DP -- COUNTRYMAN.


1 Fiscal Note Act may be applicable.
Amends The Election Code. Provides for the appointment of absentee ballot judges in each county for all or part of which the county clerk serves as the election authority. Charges such judges with the duty of administering absentee voting by voters who will be absent from the county on election day, or who will not be able to vote at their precinct polling places because of certain official election day duties, physical incapacity or the tenets of their religions. Extends the area within which political advertising and electioneering directed at such 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. Eliminates in-person absentee voting at the offices of municipal, township and road district clerks.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Assigned to Elections
Apr 25 Interim Study Calendar ELECTIONS

HB-1574 RONAN.
(Ch. 120, par. 417)
Amends the Motor Fuel Law to update a technical reference to a Section number.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Assigned to Revenue
May 03 Tbd pursuant Hse Rule 27D

HB-1575 PETERSON,W – HARTKE – REGAN – WILLIAMSON.
(Ch. 42, pars. 5-6 and 5-16)
Amends the Illinois Drainage Code. Shifts the onus of serving notice of assessments from the clerk of the circuit court to the drainage commissioners.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Assigned to Counties and Townships
Apr 25 Cal 2nd Rdng Short Debate
Do Pass/Short Debate Cal 012-000-000
May 08 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 24 Third Reading - Passed 109-007-001
May 29 Arrive Senate
Placed Calendr,First Readng
May 31 Sen Sponsor WATSON
Added As A Joint Sponsor HOLMBERG
Placed Calendr,First Readng
Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Local Government
Jun 13 Recommended do pass 011-000-000
Placed Calndr,Second Readng
Jun 18 Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 22 Sent to the Governor
Sep 19 Governor approved
PUBLIC ACT 84-0615 Effective date 01-01-86

'HB-1576 KOEHLER – MAUTINO – MCMASTER – CHURCHILL.
(Ch. 110, pars. 4-205, 4-206, 4-217 and 4-218)
Amends the Code of Civil Procedure. Transfers the responsibility for approving certain bond securities, entering orders of attachment, and entering orders of restitution from the clerk to the court in attachment cases involving watercrafts.

' Fiscal Note Act may be applicable.
Amends the Clerks of Courts Act. Requires defendants in misdemeanor, municipal ordinance and conservation cases to pay a $1 to $3 fee (as set by the county board) to be used for automated record keeping systems.

HOUSE AMENDMENT NO. 1. (Tabled May 15, 1985)
Provides that the fees shall be collected in the manner in which all other fees or costs are collected.

HOUSE AMENDMENT NO. 2.
Provides that the fee for establishing and maintaining automated record keeping systems in the offices of circuit court clerks shall be collected in like manner as all other fees or costs.

HB-1577 — STECZO – PETERSON,W – MCMASTER – CHURCHILL. (Ch. 25, par. 27.3a)
Amends the Clerks of Courts Act. Raises from $5 to $6, in counties with populations under 1,000,000, the filing fees for answers, adverse pleadings or appearances in civil cases involving $500 or less, and for certain auxiliary proceedings.

**HOUSE AMENDMENT NO. 1.**

Add reference to: (Ch. 40, par. 705)

Deletes everything after the enacting clause and amends the Clerks of Courts Act and the Marriage and Dissolution of Marriage Act. Provides an annual fee of $36 to the clerk of the circuit court in counties under 1,000,000 population for collecting and disbursing maintenance and child support payments.

**SENATE AMENDMENT NO. 1.**

Specifies that the annual $36 circuit clerk fee is to be in addition to sums paid as maintenance and support.

Amends The Civil Administrative Code. Creates the Department of Conservation Rehabilitation Program to be administered by the Department of Conservation to provide temporary summer employment for the youth of this State for the purpose of rehabilitation, protection and enhancement of the State's boulevards, and public land for recreation, environmental protection and preservation of natural and cultural heritage. Effective immediately.

---

1 Fiscal Note Act may be applicable.
HB-1580 BROOKINS.
(Ch. 121, par. 7-203.2)

Amends the Illinois Highway Code. Deletes requirement that a municipality develop and submit a long-range highway transportation plan before utilizing motor fuel tax funds for street or highway construction.

Apr 11 1985 First reading
Rfrd to Comm on Assignment
Assigned to State Gov Adm &
Regulatory Rev

May 03
Interim Study Calendar ST GOV
REVIEW

HB-1581 LEOFLORE - BROOKINS, HUFF, TURNER, YOUNG,A, FLOWERS, ALEX-
ANDER, BRAUN, BULLOCK, RICE, SOLIZ AND WHITE.
(Ch. 111 2/3, par. 330)

Amends the Metropolitan Transit Authority Act to make a technical correction.

Apr 11 1985 First reading
Rfrd to Comm on Assignment
Assigned to Transportation

May 02
Interim Study Calendar
TRANSPORTATN

'HB-1582 BROOKINS - SOLIZ - WHITE - WASHINGTON, RICE AND COWL-
ISHAW.
(Ch. 122, par. 34-3; new pars. 34-3a and 34-3b)

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.

HOUSE AMENDMENT NO. 3.
Provides 3 year terms for members of the Chicago Board of Education and that the city budget appropriate staff for the Commission to be established.

HOUSE AMENDMENT NO. 4.
Deletes provision that a person appointed by the mayor shall become a member of the Chicago Board of Education if the city council has not approved or disapproved the appointee within 60 days of such appointment.

HOUSE AMENDMENT NO. 5.
Deletes the provision directing the city to budget appropriate staff for the Commission on Chicago Board of Education Appointments.

Apr 11 1985 First reading
Rfrd to Comm on Assignment
Assigned to Executive

May 02
Do Pass/Short Debate Cal 013-000-000

Cal 2nd Rdnng Short Debate
May 02
Short Debate Cal 2nd Rdnng
May 17
Amendment No.01 BROOKINS Withdrawn
Amendment No.02 BROOKINS Withdrawn
Cal 3rd Rdnng Short Debate
May 24
Mtn Prev-Recall 2nd Reading
Amendment No.03 BROOKINS Adopted
Amendment No.04 BROOKINS Adopted
Amendment No.05 BROOKINS Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 071-022-015

1 Fiscal Note Act may be applicable.
HB-1583  BROOKINS.

(Ch. 111 2/3, par. 703.04)

Amends the Regional Transportation Authority Act to increase the salary for members of the Board of Directors of the Regional Transportation Authority, other than the Chairman of the Chicago Transit Authority, from $25,000 to $26,000.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assigned to Transportation

HB-1584  FLOWERS.

(Ch. 108 1/2, par. 8-138)

Amends the Chicago Municipal Article of the Pension Code to make a technical correction by restoring an inadvertently deleted line.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assigned to Personnel and Pensions

HB-1585  PHELPS – HARTKE – HICKS – REA – RICHMOND.

(Ch. 24, new pars. 11-119.2-1 through 11-119.2-11; Ch. 120, new par. 500.15b)

Amends the Illinois Municipal Code and the Revenue Act of 1939. Authorizes municipalities which operate natural gas systems to form joint municipal natural gas agencies for the joint planning, financing, owning and operation of facilities relating to natural gas. Provides that such agencies shall have the authority to issue revenue bonds and to exercise the power of eminent domain. Provides that property such agencies that is part of a project shall be exempt from property taxes but shall be subject to payments in lieu of taxes. Effective immediately.

GOVERNOR AMENDATORY VETO

Deletes reference to: Ch. 120, new par. 500.15b

Recommends that the property tax exemption for natural gas agencies be eliminated.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assigned to Cities and Villages

May 02  Consnt Caldr Order 2nd Read
Do Pass/Consent Calendar 014-000-000

May 07  Consnt Calendar, 2nd Reading

May 14  Consnt Caldr, 3rd Read Pass 115-000-000

May 15  Arrive Senate
Sen Sponsor POSHARD
Added As A Joint Sponsor O’DANIEL &
Added As A Joint Sponsor DEMUZIO
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
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-1586  PHELPS.

(Ch. 46, par. 7-21)

Amends The Election Code. Eliminates requirement that prior to the consolidated primary election local election officials publish specimen ballots of each political party within their units of local government. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
             Assigned to Elections
May 02  Interim Study Calendar ELECTIONS

HB-1587  PHELPS - HARTKE.

(Ch. 105, pars. 2-3 and 2-4)

Amends The Park District Code. Eliminates the requirement that organization and reorganization petitions be filed with the election authorities. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
             Assigned to Cities and Villages
May 02  Do Pass/Consent Calendar 014-000-000
May 07  Consnt Caldr Order 2nd Read
May 07  Consent Calendar, 2nd Reading
May 07  Consnt Caldr Order 3rd Read
May 14  Consnt Caldr, 3rd Read Pass 115-000-000
May 15  Arrive Senate
May 15  Placed Calendr,First Readng
May 21  Sen Sponsor POSHARD
May 21  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Local Government
Jun 05  Recommended do pass 009-000-000
Jun 10  Placed Calndr,Second Readng
Jun 10  Second Reading
Jun 24  Placed Calndr,Third Readng
Jun 24  Third Reading - Passed 059-000-000
Jun 24  Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor approved

PUBLIC ACT 84-0633 Effective date 09-20-85
HB-1588  COUNTRYMAN.
(Ch. 46, par. 4-6.2)

Amends the Election Code. Removes the requirement that the chairman of the county central committee of each political party submit a list of potential deputy registrars to the county clerk. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
April 17  Assigned to Elections
May 03  Tbld pursuant Hse Rule 27D

1 HB-1589  LEVERENZ.
(Ch. 21, par. 64.15a; Ch. 111 1/2, new par. 73.109; Ch. 127, new par. 141.158)

Creates the Illinois Pre-Need Cemetery Sales Act administered by the Comptroller. Requires licensing for selling pre-need property or services.

HOUSE AMENDMENT NO. 1.
Requires that construction of interment, entombment or inurnment spaces must be completed within 6 years of the first sale of the undeveloped space. Makes technical changes.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Executive
Apr 30  Mtn Prevail Suspend Rul 20K 116-000-000
Committee Executive
May 02  Amendment No.01 EXECUTIVE  Adopted
Recommended do pass as amend 012-000-000
Placed Calndr,Second Reading
May 15  Second Reading
Placed Calndr,Third Reading
May 24  Third Reading - Passed 098-008-001
May 29  Arrive Senate
Placed Calndr,First Reading
Jun 04  Sen Sponsor DEMUZIO
First reading  Rfrd to Comm on Assignment
Jun 05  Assigned to Ins Pensions & Licensed Activities
Committee discharged
Re-referred to Finance and Credit Regulations
Jun 11  Added As A Joint Sponsor TOPINKA
Committee Finance and Credit Regulations
Recommended do pass 011-000-000
Jun 13  Placed Calndr,Second Reading
Jun 18  Second Reading
Placed Calndr,Third Reading
Jun 26  Third Reading - Passed 055-001-001
Passed both Houses
Jul 24  Sent to the Governor
Sep 03  Governor approved
PUBLIC ACT 84-0239 Effective date 03-02-86

1 HB-1590  BROOKINS.
(Ch. 111 2/3, par. 704.09)

Amends the Regional Transportation Authority Act to incrementally reduce the required revenue recovery ratio, from 50% in RTA fiscal year 1985, to 42% in RTA fiscal year 1988 and thereafter. Effective immediately.

1 Fiscal Note Act may be applicable.
HB-1591 DIDRICKSON AND PEDERSEN, B.  
(Ch. 48, pars. 138.8 and 172.42)  
Amends the Workers' Compensation and Workers’ Occupational Diseases Acts. Decreases the compensation period for total and permanent loss of hearing from 200 weeks to 100 weeks. Provides for the determination of compensable hearing loss on the basis of overall hearing loss rather than the loss of hearing in each ear. Further provides for the measurement of hearing loss at 500 cycles per second in addition to 1, 2 and 3 kilocycles per second. Effective immediately.

Apr 11 1985 First reading  Rfrd to Comm on Assignment
Assigned to Transportation
May 02 Interim Study Calendar

HB-1592 DIDRICKSON.  
(Ch. 48, par. 138.1)  
Amends the Workers’ Compensation Act to exclude from the definition of employee a person who has moved to another State permanently; who has manifested an intent to remain in another State; and whose employer has an office in another State. Effective immediately.

Apr 11 1985 First reading  Rfrd to Comm on Assignment
Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR
COMMERCE

HB-1593 PANAYOTOVICH, BULLOCK, FARLEY, RONAN, WOLF AND FLOWERS.  
(New Act)  
Creates the Re-employment Assistance Act. Requires an employer who relocates or terminates an establishment covered by the Act to provide severance pay to each employee of 3 or more years, who has not accepted employment from the employer at a new location, equal to one week’s pay for each year during which the employee has worked for the employer, and to extend health insurance policies provided to the employee for 6 months after the employee loses his employment as a result of the relocation or termination. Effective immediately.

Apr 11 1985 First reading  Rfrd to Comm on Assignment
Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR
COMMERCE

HB-1594 STECZO.  
(Ch. 111 2/3, par. 8)  
Amends the Public Utilities Act. Requires management audits of gas, electric and telephone utilities every 6 years. Provides for hearings to develop new or altered procedures for utilities whose management audits reveal management practices which are inefficient, unreasonable, negligent or in abuse of discretion.

Apr 11 1985 First reading  Rfrd to Comm on Assignment
Assigned to Public Utilities
May 03 Interim Study Calendar PUB
UTILITIES

1 Fiscal Note Act may be applicable.
HB-1595

HANNIG.

(Ch. 120, par. 467.3, 467.18 and 470)

Amends the Messages Tax Act, the Gas Revenue Tax Act and the Public Utilities Revenue Act to delete requirement that taxpayers with $10,000 or more monthly tax liability make quarter-monthly estimated payments.

Apr 11 1985 First reading Rfrd to Comm on Assignment

Assigned to Revenue

May 03 Interim Study Calendar REVENUE

HB-1596

STECZO.

(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.

HOUSE AMENDMENT NO. 4.

Requires utilities whose periodic customer billing is by postcard to insert enclosures provided by the Citizens Utility Board in other mailings to customers which use an envelope, not to exceed 4 times per year, and to provide to the corporation, at least 90 days in advance of issuance, a notice of those mailings which will require the use of an envelope. Establishes specific information to be included in such notice.

HOUSE AMENDMENT NO. 5.

Adds reference to: Ch. 111 2/3, new par. 909.1

Amends to require a public utility to provide a space upon its periodic billing upon which a utility consumer may indicate a desire to receive information regarding the citizens utility board, and to require the public utility to forward to the citizens utility board, at least every 60 days, the names and addresses of consumers requesting such information.

SENATE AMENDMENT NO. 1.

Amends to require a public utility, whose periodic customer billing is by post card, to provide a space upon its periodic billing upon which a utility consumer may indicate a desire to receive information regarding the citizens utility board, and to require the public utility to forward to the citizens utility board the names and addresses of consumers requesting such information no later than 60 days after a utility customer has returned the bill indicating a desire to receive such information.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 111 2/3, pars. 906 and 912

Makes various changes regarding the election of members of the board of directors for the Citizens Utility Board.

SENATE AMENDMENT NO. 3.

Provides that subsequent elections of the directors on the Citizens Utility Board shall be held on March 31 of the general election year.

SENATE AMENDMENT NO. 4.

Makes change in reference to that period in which consumers have submitted a membership form and dues to become a member of the Citizens Utility Board.

Apr 11 1985 First reading Rfrd to Comm on Assignment

Assigned to Public Utilities

May 03 Recommended do pass 008-000-000

Placed Calndr, Second Reading

May 16 Second Reading

Placed Calndr, Third Reading

May 24 Amendment No. 01 STECZO Mtn Prev-Recall 2nd Reading

Withdrawn

1 Fiscal Note Act may be applicable.
**HB-1597 PULLEN.**

(Ch. 120, new par. 595.1)

Amends the Revenue Act of 1939. Requires the board of appeals in counties of over 1,000,000 population to promulgate rules establishing who may practice before the board. Provides that attorneys, certified public accountants, persons representing their own interest or the interest of their business, persons enrolled as agents entitled to practice before the board, and other persons determined by the board to be qualified shall be so permitted. Requires the board of appeals to offer an examination to test the qualifications of persons wishing to be enrolled as agents entitled to practice before the board. Effective immediately.

**HB-1598 PULLEN – MCPIKE AND PARCELLS.**

(Ch. 42, new par. 326b.1)

Amends the Metropolitan Sanitary District Act to provide that the MSD may not adopt or enforce rules relating to sewer connection that are more stringent than any applicable rules or standards adopted by the Pollution Control Board or the Illinois Environmental Protection Agency.

**HOUSE AMENDMENT NO. 1.**

Alters amendatory language to provide that the MSD may not rule as “excessive” infiltration/inflow any quality of flow which cannot be economically and effectively eliminated from a sewer system.

**SENATE AMENDMENT NO. 2.**

Adds reference to: Ch. 42, par. 326f

Amends the Metropolitan Sanitary District Act to suspend until April 1, 1986, certain proceedings to require compliance with its rules on tributary sewer systems.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 02</td>
<td>Amendment No.01 ENRGY ENVRMNT Adopted</td>
</tr>
<tr>
<td></td>
<td>Recommed do pass as amend 010-001-002</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Third Reading - Passed 073-034-008</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 31</td>
<td>Sen Sponsor KUSTRA</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>Jun 03</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Recommed do pass as amend 008-001-001</td>
</tr>
<tr>
<td>Jun 19</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.01 LOCAL GOVERN Tabled</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 KUSTRA Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 26</td>
<td>3rd Reading Consideration PP Calendar Consideration PP.</td>
</tr>
<tr>
<td>Jun 27</td>
<td>Re-committed to Local Government</td>
</tr>
</tbody>
</table>

1 HB-1599 NASH.

(Ch. 127, par. 63a23)

Amends Civil Administrative Code. Provides that no fee shall be charged to any recipient of public assistance for overnight camping.

FISCAL NOTE.

(Prepared by the Dept. of Conservation)

If enacted, the estimated loss of revenue of HB-1599 would be $138,000 per year.

HOUSE AMENDMENT NO. 1.

Provides that an ID card issued by the Department of Public Aid shall be adequate documentation that the person thereon named is a public aid recipient. Provides that the Department may require a recipient to volunteer his services to maintain conservation areas in return for free overnight camping.

Apr 11 1985 First reading Rfrd to Comm on Assignment Assigned to Human Services
May 02 Cal 2nd Rdng Short Debate Do Pass/Short Debate Cal 010-000-000
May 07 Cal 2nd Rdng Short Debate Fiscal Note Requested MCCCRACKEN
May 14 Cal 2nd Rdng Short Debate Fiscal Note filed
May 15 Short Debate Cal 2nd Rdng Amendment No.01 NASH Adopted
| May 24 Interim Study Calendar HUMAN SERVICE |

HB-1600 DIDRICKSON – EWING, STANGE AND WHITE.

(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.

1 Fiscal Note Act may be applicable.
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.

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.

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.

Amends the Code of Civil Procedure. Provides that in malicious prosecution actions arising out of proceedings which sought damages for injuries or death by rea-
son of medical, hospital or other healing art malpractice, the plaintiff need not plead or prove special injury to sustain his cause of action.

HOUSE AMENDMENT NO. 76.

Adds reference to: Ch. 110, pars. 2-1109, 2-1205, 8-2001, 8-2003, new pars. 2-611.1, 2-622, 2-1010, 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 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. 1.

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.
May 16—Cont.

Amendment No.13
RYDER
01/059-050-000
Lost
055-059-000
Verified

Held on 2nd Reading

May 23

Amendment No.14
Zwick
Withdrawn
Amendment No.15
PRESTON
Withdrawn
Amendment No.16
SLATER
Withdrawn
Amendment No.17
JOHNSON
Withdrawn
Amendment No.18
PRESTON
Withdrawn
Amendment No.19
JOHNSON
Withdrawn
Amendment No.20
SLATER
Withdrawn

Motion prevailed
21 THRU 75
JOHNSON

Amendment No.76
DANIELS
Adopted
096-016-001
Verified

Amendment No.77
DANIELS
Withdrawn
Amendment No.78
JOHNSON
Withdrawn
Amendment No.79
JOHNSON
Withdrawn
Amendment No.80
PRESTON
Lost
043-057-007

Amendment No.82
PRESTON
Verified
Lost

Amendment No.83
PRESTON
Withdrawn
Amendment No.84
PRESTON
Withdrawn
Amendment No.85
PRESTON
Withdrawn
Amendment No.86
PRESTON
Withdrawn
Amendment No.87
PRESTON
Withdrawn
Amendment No.88
PRESTON
Withdrawn
Amendment No.89
JOHNSON
Lost
027-076-001

Amendment No.90
JOHNSON
Withdrawn
Amendment No.91
SLATER
Lost
028-072-001

Amendment No.92
JOHNSON
Withdrawn
Amendment No.93
JOHNSON
Withdrawn
Amendment No.94
JOHNSON
Withdrawn
Amendment No.95
JOHNSON
Lost
045-054-006

Amendment No.96
JOHNSON
Withdrawn
Amendment No.97
JOHNSON
Withdrawn
Amendment No.98
JOHNSON
Withdrawn
Amendment No.99
JOHNSON
Withdrawn
Amendment No.100
JOHNSON
Withdrawn
Amendment No.101
JOHNSON
Withdrawn
Amendment No.102
JOHNSON
Lost
032-066-005

Amendment No.103
JOHNSON
Withdrawn
Amendment No.104
JOHNSON
Withdrawn
Amendment No.105
JOHNSON
Withdrawn
Amendment No.106
JOHNSON
Withdrawn
Amendment No.107
JOHNSON
Withdrawn
Amendment No.108
JOHNSON
Withdrawn
Amendment No.109
JOHNSON
Withdrawn
Amendment No.110
JOHNSON
Withdrawn
Amendment No.111
JOHNSON
Withdrawn
Amendment No.112
JOHNSON
Withdrawn

Fiscal Note Requested AS
AMENDED-PRESTON

Floor motion FISCAL NOTE IS
NOT REQUIRED -
DANIELS

Motion prevailed
Fiscal Note not Required

Placed Calndr, Third Reading
3/5 vote required

Verified

Mtn Prevail to Suspend Rule 37(C)/071-021-005
Third Reading - Passed 103-011-002
HB-1604—Cont.

May 29 Arrive Senate
Placed Calendr, First Reading

May 31 Sen Sponsor PHILIP
Placed Calendr, First Reading

Jun 03 Added As A Joint Sponsor ROCK
First reading Rfrd to Comm on Assignment

Jun 04 Assigned to Judiciary I

Jun 11 Recommended do pass as amend
010-000-000

Placed Calndr, Second Reading

Jun 12 Second Reading
Amendment No. 01 JUDICIARY I Adopted
Placed Calndr, Third Reading

Jun 13 Third Reading - Passed 057-000-000
Speaker’s Table, Concurrence 01

Jun 18 H Concurs in S Amend. 01/110-004-000
Passed both Houses

Jun 20 Sent to the Governor

Jun 25 Governor approved
Public Act 84-0007 Effective date 08-15-85

HB-1605 MCAULIFFE, STANGE, WHITE, STEPHENS AND FREDERICK, VF.
(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
Assigned to Judiciary I

May 02 Motion disch comm, advc 2nd
MCAULIFFE-RYDER
Committee Judiciary I

May 03 Tbd pursuant Hse Rule 27D

HB-1606 WAIT, STANGE AND WHITE.
(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
Assigned to Judiciary I

May 02 Motion disch comm, advc 2nd
WAIT
Committee Judiciary I

May 03 Tbd pursuant Hse Rule 27D

HB-1607 CHURCHILL, STANGE, WHITE, STEPHENS AND FREDERICK, VF.
(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
Assigned to Judiciary I

May 02 Motion disch comm, advc 2nd
CHURCHILL
Committee Judiciary I

May 03 Tbd pursuant Hse Rule 27D
HB-1608  TATE, STANGE, WHITE AND FREDERICK, VF.
(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
Assigned to Judiciary I
May 02  
Motion disch comm, advc 2nd
TATE
Committee Judiciary I
May 03  
Tbld pursuant Hse Rule 27D

HB-1609  RYDER, STANGE, WHITE AND PARCELLS.
(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
Assigned to Judiciary I
May 02  
Motion disch comm, advc 2nd
RYDER
Committee Judiciary I
May 03  
Tbld pursuant Hse Rule 27D

HB-1610  DUNN, JOHN.
(New Act)
Appropriates $356,400,000 from the Common School Fund to the State Board of Education for the Downstate Teachers' Retirement System. Effective July 1, 1985.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations II
May 10  
Tbld pursuant Hse Rule 27D

HB-1611  PANGLE.
(Ch. 110, par. 2-202)
Amends the Code of Civil Procedure. Provides that process shall be served by any person over the age of 18 years not a party to the action.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
May 02  
Interim Study Calendar JUDICIARY I

HB-1612  PANGLE.
(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 11 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
May 02  
Interim Study Calendar JUDICIARY I
HB-1613  DUNN,JOHN.
(Ch. 23, par. 5004a)
Amends the Department of Children and Family Services Act to require 25% of appropriations to the Department from the Child Abuse Prevention Fund to be spent on educational programs for child abuse prevention.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assignedd to Human Services
May 03  Interim Study Calendar HUMAN SERVICE

HB-1614  DUNN,JOHN.
(Ch. 95 1/2, pars. 6-205 and 6-206)
Amends The Illinois Vehicle Code. Removes from the list of offenses which the Secretary of State may exercise discretionary authority to suspend or revoke a violator's driving privileges, violations which caused or contributed to an accident resulting in death or injury. Requires the Secretary to revoke the driving privileges of a person convicted of a violation of reckless driving which resulted in an accident involving death or injury.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assignedd to Judiciary II
May 02  Recommended do pass 009-000-002
May 10  Second Reading  Amendment No.01  DUNN,JOHN  Lost
049-054-002
Placed Calndr,Third Reading
May 24  Interim Study Calendar JUDICIARY II

HB-1615  DUNN,JOHN.
Appropriates $100,000 to the Department of Commerce and Community Affairs for the Division of Defense Contract Procurement. Effective July 1, 1985.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assignedd to Appropriations I
May 10  Tbld pursuant Hse Rule 27D

HB-1616  DUNN,JOHN.
(Ch. 120, par. 592.4)
Amends the Revenue Act of 1939. Provides that the Property Tax Appeal Board shall have no authority to raise or lower an assessment in cases involving only an appeal of the correctness of a multiplier.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assignedd to Revenue
May 03  Tbld pursuant Hse Rule 27D

HB-1617  DUNN,JOHN AND MCNAMARA.
(Ch. 127, par. 46.1 and new par. 46.50)
Amends the Civil Administrative Code. Creates the Division of Defense Contract Procurement within the Department of Commerce and Community Affairs to lobby for the procurement of federal defense contracts on behalf of Illinois employers. Effective July 1, 1985.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assignedd to Select Comm on Economic Dev
May 03  Motion disch comm, advc 2nd
DUNN,JOHN
Motn discharge comm lost 028-069-003
Tbld pursuant Hse Rule 27D
Amends Public Aid Code. Provides that effective January 1, 1986, the Department of Public Aid shall not differentiate between recipient eligibility categories in providing reimbursement for prescription drug products. Provides that the Department shall have discretion to reimburse for the provision of certain drugs to groups of recipients regardless of eligibility category.

May 02 Consnt Caldr Order 2nd Read
May 07 Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
May 08 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 24 Interim Study Calendar HUMAN SERVICE

HB-1619  HANNIG AND OBLINGER.

(New Act)
Appropriates $6,000,000 to the Department of Agriculture for the purpose of making a grant to Montgomery County to acquire land and construct buildings for an annual county fair.

May 10 Tbd pursuant Hse Rule 27D

HB-1620  HANNIG AND OBLINGER.

(Ch. 85, pars. 653 and 656)
Amends the Agricultural Fair Act to extend to July 1, 1986, the date for organizing annual county fairs eligible to receive State funding of premiums and to extend to August 20, 1986 the date for organizing county fairs not required to be approved by the General Assembly.

HB-1621  JOHNSON AND HUFF.

(Ch. 38, rep. pars. 70-51 through 70-53)
Repeals “An Act to prohibit the solicitation or inducement of sale or purchase of real estate on the basis of race, color, religion, national origin, ancestry, creed, handicap, or sex”, approved August 26, 1967, as amended.

May 02 Interim Study Calendar AGRICULTURE

HB-1622  KUBIK AND VITEK.

(Ch. 8, par. 716; new par. 704.02)
Amends the Humane Care for Animals Act. Prohibits live lure training of animals. Provides that a violation is a Class 4 felony and permits a fine of up to $50,000. Provides that a second or subsequent violation is a Class 3 felony. Effective immediately.

1 Fiscal Note Act may be applicable.
4 Correctional Budget and Impact Note Act may be applicable.
HB-1623  COUNTRYMAN AND OLSON.
(Ch. 46, par. 24A-9)
Amends The Election Code concerning electronic voting systems. Provides each election authority shall file a copy of the program used to test automatic tabulating equipment prior to an election, or a copy of the results accumulating program in the case of a jurisdiction employing in-precinct counting, with the State Board of Elections. Currently, copies of tested programs are filed with the Board only where, at the time of the tabulation and official canvass of votes, the equipment being utilized to tabulate the votes was not solely dedicated to such tabulation and canvass. Eliminates requirement that pre-election tests conducted by the Board be conducted on a rotation basis and limited to 10% of the election jurisdictions.

HB-1624  FLINN - TATE, MCAULIFFE, RONAN, RICHMOND, BRUNSVOLD, BULLOCK, CHRISTENSEN, FARLEY, MAUTINO, MCGANN, VANDUYN AND GIORGI.
(Ch. 43, par. 135)
Amends The Liquor Control Act of 1934 to exempt distributors and brewers who merely provide or maintain an apparatus for dispensing or cooling beer from liability for damage or injury resulting from intoxication caused by that liquor. Effective immediately.

HB-1625  FLOWERS.
(Ch. 23, par. 5017)
Amends An Act creating the Department of Children and Family Services. Makes technical changes in provision establishing a Division of Youth and Community Services.

1 Fiscal Note Act may be applicable.
HB-1626  TERZICH – CAPPARELLI.

(Ch. 108 1/2, pars. 15-111 and 15-113.4)
Amends the State Universities Retirement System Article of the “Illinois Pension Code” to grant credit for paid sick leave and remove the requirement that a person be employed within 60 days prior to the date retirement benefits begin, to receive credit for unused sick leave. Effective July 1, 1985.

HB-1627  TERZICH – CAPPARELLI.

(Ch. 108 1/2, pars. 15-107 and 15-113.1)
Amends the State Universities Retirement System Article of the “Illinois Pension Code” to continue employee status for up to one year during the period a disapproved disability claim is under appeal. Effective July 1, 1985.

HB-1628  TERZICH – CAPPARELLI.

(Ch. 108 1/2, par. 15-140)
Amends the State Universities Retirement System Article of the “Illinois Pension Code” to change the reversionary annuity election to permit an increase to the full annuity if the dependent predeceases the annuitant. Effective July 1, 1985.

HB-1629  TERZICH – CAPPARELLI.

(Ch. 108 1/2, par. 15-141)
Amends the State Universities Retirement System Article of the “Illinois Pension Code” to increase the lump sum death benefit to a non-dependent beneficiary upon the death of a participant while in service from $2,500 to $5,000 and define the date of retirement for death benefit purposes as being the date the first retirement annuity check is paid. Effective July 1, 1985.

HB-1630  TERZICH – CAPPARELLI.

(Ch. 108 1/2, par. 15-153)
Amends the State Universities Retirement Article of the “Illinois Pension Code” to pay the 3% automatic annual increase to a disabled employee age 55 or over. Effective January 1, 1986.

1 Pension System Impact Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
May 02 Interim Study Calendar PERS PENSION

3 HB-1631 TERZICH - CAPPARELLI.
(Ch. 108 1/2, par. 15-136)

Amends the State Universities Retirement System Article of the “Illinois Pension Code” to change the retirement formula from the current graduated to a flat 2% for each year of service. Effective July 1, 1985.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Assigned to Personnel and Pensions

May 02 Interim Study Calendar PERS PENSION

3 HB-1632 TERZICH - CAPPARELLI.
(Ch. 108 1/2, par. 15-136)

Amends the State Universities Retirement System Article of the “Illinois Pension Code” to provide a minimum money purchase retirement annuity based on employee contributions only. Effective July 1, 1985.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Assigned to Personnel and Pensions

May 03 Tbd pursuant Hse Rule 27D

3 HB-1633 TERZICH - CAPPARELLI.
(Ch. 108 1/2, par. 15-150)

Amends the State Universities Retirement System Article of the “Illinois Pension Code” to remove the 120 day limit during which pregnancy is considered a disability. Effective July 1, 1985.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Assigned to Personnel and Pensions

May 03 Tbd pursuant Hse Rule 27D

HB-1634 KRSKA, CAPPARELLI, BERRIOS, TERZICH AND MCAULIFFE.
(Ch. 111, par. 2802)

Amends the Funeral Director Licensing Act to remove the provision that operating a place for the disposal of deceased human bodies constitutes the practice of funeral directing.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Assigned to Registration & Regulation

May 02 Interim Study Calendar REGIS REGULAT

HB-1635 SATTERTHWAITE, RICHMOND AND BOWMAN.
(Ch. 122, par. 21-2.1)


Apr 11 1985 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

May 03 Tbd pursuant Hse Rule 27D

HB-1636 SATTERTHWAITE.
(Ch. 32, par. 415-3.6)

Amends the Professional Service Corporation Act. Adds optometry, psychology, professional nursing, physical therapy, social work, pharmacy and occupational therapy to those professions whose practitioners may incorporate under this Act.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1636—Cont.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Judiciary I
May 02       Placed Calndr,Second Reading
May 15       Second Reading
May 24       Interim Study Calendar JUDICIARY I

'HB-1637   REA, HANNIG AND VANDUYNE.
(New Act)

Creates the Illinois Nursing Anesthesia Act. Provides for administration by the
Department of Registration and Education. Sets forth qualifications for licensure
and grounds for refusal to issue or renew, and suspension or revocation of a license.
Provides that a violation of this Act shall constitute a Class A misdemeanor.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Human Services
May 02       Interim Study Calendar HUMAN SERVICE

'HB-1638   BRUNSVOLD.
(Ch. 122, par. 27-8.1)

Amends The School Code to require the State Board of Education to provide
school reports on immunizations and health exams to regional superintendents
(currently only to the Department of Public Health), who would keep them available
for public inspection. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Human Services
May 02       Do Pass/Consent Calendar 010-000-000
May 07       Consnt Caldr Order 2nd Read
May 14       Consnt Calendar, 2nd Reading
May 15       Consnt Caldr Order 3rd Read
May 16       Arrive Senate
May 17       Placed Calendr,First Reading
May 21       First reading  Rfrd to Comm on Assignment
               Assigned to Education-Elementary & Secondary

'HB-1639   HANNIG.
(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 11 1985  First reading  Rfrd to Comm on Assignment
               Assigned to Public Utilities
May 01       Interim Study Calendar PUB UTILITIES

HB-1640   HANNIG.
(Ch. 111 2/3, new par. 32.3a)

Amends the Public Utilities Act to require a gas or electric utility to submit a 5
and 10 year Least Cost Energy Plan consisting of the utility's best estimate of the

1 Fiscal Note Act may be applicable.
energy demands in its service territory and a program for meeting the projected demands at the lowest possible energy cost. Requires Commerce Commission review and approval of each plan.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assigned to Public Utilities

May 01  Interim Study Calendar PUB UTILITIES

HB-1641 HASTERT – COWLISHAW.

(Ch. 85, par. 902)

Amends the Public Funds Investment Act. Provides that a public agency may invest public funds in certain short term obligations which are rated at the time of purchase within the highest 2, rather than the highest 3, classifications established by at least 2 standard rating services. Deletes the provision specifying that no more than 25% of the total average balances from all funds available at the end of each month is to be invested in such obligations at any time.

HOUSE AMENDMENT NO. 1.

Deletes the “highest 2” and restores the “highest 3” classification in relation to the investment of public funds.

SENATE AMENDMENT NO. 1.

Establishes requirements for repurchase agreements which may be purchased by public agencies, and which may be entered into by financial institutions on behalf of any public agencies.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.
HB-1641—Cont.

Jun 29  Hse Conference Comm Apptd 1ST/BULLOCK, CURRIE, CULLERTON, HASTERT & EWING

Jul 01  House report submitted
        House Conf. report Adopted 1ST/111-000-000
        Senate report submitted
        Senate Conf. report Adopted 1ST/056-000-000
        Both House Adopt Conf rpt 1ST

Jul 30  Sent to the Governor

Sep 25  Governor approved
        PUBLIC ACT 84-0958  Effective date 07-01-86

1HB-1642  STECZO – HASTERT.
            (Ch. 102, pars. 5 and 6)

Amends An Act requiring certain custodians of public monies to publish certain statements. Provides that statements published under the Act shall include a revenue summary, an expense summary itemizing certain expenditures and a statement of changes in fund balances, all on forms provided by the Comptroller. Provides that the statement must be filed and published within 6 months, rather than 90 days, after the fiscal year. Deletes an obsolete reference to a repealed Act.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
            Assigned to State Gov Adm & Regulatory Rev

May 01  Placed Calndr,Second Reading  Recommended do pass 019-000-000

May 20  Second Reading

May 23  Placed Calndr,Third Reading
        Mtn Prevail to Suspend Rule 37(C)
        Third Reading - Passed 114-000-000

May 29  Arrive Senate
        Placed Calendr,First Reading

May 30  Sen Sponsor ZITO
        Placed Calendr,First Reading

Jun 03  First reading  Rfrd to Comm on Assignment

Jun 04  Assigned to Executive

1HB-1643  STECZO – HASTERT.
            (Ch. 24, pars. 3-10-5.1, 3-1-5.2 and 3-10-5.3)

Amends the Illinois Municipal Code. Requires the treasurer of each municipality with a population of less than 500,000 to file an accounting of receipts and disbursement within 6 months after the end of each fiscal year. (Now required by September 1). Also requires use of forms provided by Comptroller.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
            Assigned to Cities and Villages

May 02  Cal 2nd Rdgng Short Debate

May 08  Short Debate Cal 2nd Rdng

May 23  Third Reading - Passed 115-003-000

May 29  Arrive Senate
        Placed Calendr,First Reading

May 30  Sen Sponsor ZITO
        Placed Calendr,First Reading

Jun 03  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-1643—Cont.

Jun 04 Assigned to Local Government

HB-1644 PEDERSEN, B, PARCELLS, PARKE, WOJCIK, HARRIS AND PULLEN.
(Ch. 73, par. 979f)

Amends the firemen's continuation provisions of the Illinois Insurance Code. Provides that if a municipality provides benefits in more than one form, the municipality may determine which form of benefits may be continued.

Apr 11 1985 First reading Refd to Comm on Assignment
Apr 15 
May 02 Assigned to Personnel and Pensions Interim Study Calendar PERS PENSION

'HB-1645 PANGLE - PRESTON - ALEXANDER - MCNAMARA - PHELPS, YOUNG, TURNER, WAIT, HICKS, HARTKE, RONAN, CULLERTON, WOLF, BROOKINS, REGAN, GIORGI, FLOWERS, RICHMOND, KULAS, MULCAHEY, CURRAN, DELEO, HANNIG, BRESLIN, CAPPARELLI, HOMER, SALTSMAN, BERRIOS, KRSKA, LAURINO, GIGLIO, LEVERENZ, O'CONNELL, MCGANN, FARLEY AND WASHINGTON.
(New Act)

Requires the Secretary of State to include information on missing children, supplied by the Department of Law Enforcement, with registration and driver's license renewal forms.

HOUSE AMENDMENT NO. 1.

Deletes requirement for Secretary of State to make such information available to any entity for dissemination of such information on missing children and replaces with requirement that the Department of Law Enforcement shall reproduce and compile such information and the Secretary of State is authorized to include such information in each registration renewal form it issues.

Apr 11 1985 First reading Refd to Comm on Assignment
Apr 15 Assigned to Executive
May 02 Cal 2nd Rdng Short Debate Do Pass/Short Debate Cal 013-000-000
May 08 Short Debate Cal 2nd Rdng Amendment No.01 PANGLE Adopted Cal 3rd Rdng Short Debate
May 23 Third Reading - Passed 116-002-000
May 29 Arrive Senate Placed Calendr, First Reading
Jun 03 Sen Sponsor LEMKE Placed Calendr, First Reading
Jun 04 First reading Refd to Comm on Assignment
Jun 05 Assigned to Transportation
Jun 12 Recommended do pass 008-000-000

Jun 18 Second Reading Placed Calendr, Third Reading
Jun 24 Added As A Joint Sponsor POSHARD Third Reading - Passed 059-000-000
Passed both Houses
Jul 23 Sent to the Governor
Sep 20 Governor vetoed Placed Calendar Total Veto
Oct 17 Total veto stands.

HB-1646 TERZICH - CAPPARELLI.
(Ch. 122, pars. 10-20.5 and 34-19)

Amends The School Code. Prohibits school boards and other school officials from adopting rules or taking other action to establish designated student smoking areas

1 Fiscal Note Act may be applicable.
or to otherwise purport to authorize student smoking on or adjacent to school property.

**HB-1647 TERZICH.**

(Ch. 127 1/2, pars. 102, 113.1, 117, 118, 119, 120, 127 and 128 and new pars. 102.1, 104.1, 116.1 and 127.1)

Amends The Fireworks Regulation Act of Illinois and an Act in relation to fireworks. Requires annual licensing of fireworks manufacturers, wholesalers and retailers by the State Fire Marshal. Requires permission by the State Fire Marshal for the conduct of any fireworks display. Prohibits the sale of fireworks to any person under 18 years of age.

**HB-1648 BOWMAN.**

(Ch. 6, par. 7; rep. pars. 1 through 6; amends title)

Amends the Aliens Property Rights Act to delete the provisions prohibiting aliens from holding title to real property for more than 6 years. Effective immediately.

**HOUSE AMENDMENT NO. 2.**

Provides that the amendatory provisions do not apply to the Agricultural Foreign Investment Disclosure Act.

**HB-1649 LEVIN AND FLOWERS.**

(Ch. 68, new pars. 3A-101 and 3A-102; Ch. 73, par. 1031)

Amends the Illinois Human Rights Act to add Article 3A prohibiting discrimination by insurers. Also amends the Insurance Code to include discrimination on the basis of sex as a prohibited practice in the business of insurance.

1 Fiscal Note Act may be applicable.
HB-1650  LEVIN.

(Ch. 24, pars. 11-13-15 and 11-31-1)

Amends the Municipal Code. Provides that where a judgment of a court for a building code violation consists of fines or damages, such judgment shall be considered both an obligation which runs with the land and a personal judgment against the defendant. Provides for attachment of lien upon the property which is the subject of violation if the judgment is not satisfied within 60 days after the date of judgment. Specifies that the judgment shall draw interest at the rate of 1 1/2% per month from the date of judgment. Increases from 60 to 180 days the length of time within which a municipality must file notice of lien of expenses incurred in demolishing or repairing an unsafe building. Authorizes municipalities and county health departments to enclose unsafe or abandoned buildings.

HB-1651  LEVIN.

(Ch. 38, par. 10-5)

Amends Criminal Code. In child abduction provision, adds the affirmative defense of fleeing from imminent physical harm; and adds as aggravating factors to be considered for purposes of sentencing that the defendant was previously convicted of child abduction, or that the defendant committed the abduction while armed with a deadly weapon or the taking of the child resulted in serious bodily injury to another.

HOUSE AMENDMENT NO. 1.

Adds provisions which presume legal custody of a child to be in the mother when the parties have never been married, expands the scope of the offense of child abduction, adds additional affirmative defenses and restricts certain existing affirmative defenses.

HOUSE AMENDMENT NO. 2.

Deletes title and everything after the enacting clause and replaces with substance of H-am 1 but in correct form.

HB-1652  LEVIN.

(Ch. 38, pars. 1005-5-3, 1005-6-3, 1005-6-3.1 and 1005-7-1; Ch. 95 1/2, pars. 6-208 and 11-501; new pars. 6-205.1 and 11-501.3)

Amends the Unified Code of Corrections and The Illinois Vehicle Code relating to the offense of driving under the influence of alcohol or other drugs. Provides for mandatory jail sentences or community service work for certain second or subsequent violations.
HB-1653 LEVIN.

(New Act)

Provides for a Statewide advisory referendum at the 1986 general primary concerning whether investments in construction by a public utility which will enable 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 should be considered in the determination of rates consumers of electricity are required to pay the utility. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

HB-1654 CURRIE – LEVIN – FLOWERS – YOUNG,A.

(Ch. 68, par. 8-106)


SENATE AMENDMENT NO. 1.

Provides that witnesses shall attend as in other cases under this Act. Also provides that discovery shall be available as in other civil cases.

Apr 11 1985 First reading Rfrd to Comm on Assignment Assigned to Human Services
May 02 Consnt Caldr Order 2nd Read Do Pass/Consent Calendar 010-000-000
May 07 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read
May 14 Consnt Caldr, 3rd Read Pass 115-000-000
May 15 Arrive Senate Sen Sponsor NETSCH Placed Calndr,First Reading
May 16 First reading Rfrd to Comm on Assignment
May 21 Assigned to Executive
Jun 11 Recommded do pass as amend 018-000-000

Placed Calndr,Second Reading
Jun 18 Second Reading Amendment No.01 EXECUTIVE 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. 01/116-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 17 Governor approved
PUBLIC ACT 84-0484 Effective date 01-01-86

HB-1655 LEVIN – CURRIE – FLOWERS – YOUNG,A.

(Ch. 68, par. 8-106)

Amends Illinois Human Rights Act. Provides that in hearings before the Human Rights Commission, the appearance of a party or a person who at the time of the hearing is an officer, director, or employee of a party may be required by serving the party with a notice.

Apr 11 1985 First reading Rfrd to Comm on Assignment
HB-1655—Cont.

Apr 15 Assigned to Judiciary I
Apr 17 Re-assigned to Human Services
May 02 Do Pass/Consent Calendar 010-000-000
Consnt Caldr Order 2nd Read
May 07 Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 14 Consent Caldr, 3rd Read Pass 115-000-000
May 15 Arrive Senate
Sen Sponsor NETSCH
Placed Calendar, First Reading
May 16 First reading Rfrd to Comm on Assignment
May 21 Assigned to Executive
Jun 11 Recommended do pass 018-000-000
Placed Calndr, Second Reading
Jun 18 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 84-0485 Effective date 01-01-86

HB-1656 LEVIN – SHAW.

(Ch. 121 1/2, pars. 264, 265, 266, 267, 270 and 270a)

Amends the Consumer Fraud and Deceptive Business Practices Act. Authorizes
the State's Attorney of any county to issue subpoenas and bring an action in a cir-
cuit court pursuant to the Act, and to recover costs from a party to such action. Pro-
vides that the State's Attorney shall mail a copy of the complaint and the judgment
to the Attorney General.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary I
May 03Recommended do pass 009-000-002
Placed Calndr, Second Reading
May 10 Second Reading
Amendment No. 01 HUFF Withdrawn
Placed Calndr, Third Reading
May 24 Third Reading - Passed 103-013-001
May 29 Arrive Senate
Sen Sponsor DEGNAN
Placed Calendar, First Reading
May 30 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Jun 11 Recommended do pass 007-000-000
Placed Calndr, Second Reading
Jun 13 Added As A Joint Sponsor JOYCE, JEREMIAH
Second Reading
Placed Calndr, Third Reading
Jun 26 Third Reading - Passed 056-000-000
Passed both Houses
Jul 24 Sent to the Governor
Sep 17 Governor approved
PUBLIC ACT 84-0748 Effective date 01-01-86

HB-1657 DUNN, JOHN.

(Ch. 23, par. 5004a)

Amends an Act creating the Department of Children and Family Services. Re-
quires the Director of Children and Family Services to allocate at least 20% of an-

1 Fiscal Note Act may be applicable.
ual appropriations from the Child Abuse Prevention Fund for comprehensive community-based services to children and families at risk of abuse and neglect who have been subjects of domestic violence. Defines "domestic violence".

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Human Services
May 02  Cal 2nd Rdng Short Debate
May 08  Short Debate Cal 2nd Rdng
May 24  Cal 3rd Rdng Short Debate

HB-1658  DUNN, JOHN.

(Ch. 116, par. 207)

Amends The Freedom of Information Act. Removes certain types of information from the list of those exempt from the Act's inspection and copying provisions, including information related to a public body's personnel rules, a school's faculty evaluations, an architect's or engineer's building plans and other matters. Effective July 1, 1985.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Cities and Villages
Apr 30  Interim Study Calendar CITY
VILLAGE

HB-1659  DUNN, JOHN.

(Ch. 116, pars. 201, 201.1, 203, 207, 208 and 209)

Amends The Freedom of Information Act. Changes short title of Act to The Open Records Act. Deletes provision which states that the Act is not intended to be used to violate individual privacy, nor for the purpose of furthering a commercial enterprise, or to disrupt the duly undertaken work of any public body independent of the fulfillment of any of the fore-mentioned rights of the people to access to information. Provides that certain categories of information may be withheld from public inspection and copying rather than automatically exempted. Only requires information to be withheld which, if disclosed, would constitute a clearly unwarranted invasion of personal privacy and for which the individual subjects of such information do not consent to such disclosure and information specifically prohibited from disclosure by Federal or State law. Effective July 1, 1985.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Cities and Villages
Apr 30  Interim Study Calendar CITY
VILLAGE

'HB-1660  DUNN, JOHN.

(Ch. 116, pars. 202, 207 and 211)

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 15  Assigned to Cities and Villages
Apr 30  Interim Study Calendar CITY
VILLAGE

' Fiscal Note Act may be applicable.
HB-1661  DUNN, JOHN.
(Ch. 116, par. 207)
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 15  Assigned to Cities and Villages
Apr 30  Interim Study Calendar CITY VILLAGE

HB-1662  SOLIZ.
(Ch. 48, par. 1609)
Amends the Illinois Public Labor Relations Act to provide that the Illinois State Labor Relations Board or Illinois Local Labor Relations Board shall not decide that any bargaining unit is appropriate if such unit includes both employees whose position requires a license to practice law in Illinois and employees who are not so licensed.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMERCE

HB-1663  RYDER.
(Ch. 32, par. 450)
Amends Act in relation to Agricultural Co-operative Associations and Societies. Makes grammatical change.
HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 30, par. 450
Adds reference to: Ch. 32, par. 454.4; new pars. 448a and 448b
Deletes title and everything after the enacting clause. Amends “The Agricultural Co-Operative Act”. Prohibits class voting of shares except as specifically authorized in the articles of incorporation. Permits the board of directors, in its sole discretion, to limit dissenter’s rights by deferring payment for up to 10 years from the date of the action giving rise to the dissenter’s rights and allows the board, in its sole discretion to determine the rate of interest on unpaid amounts. Permits the board to establish reserves and a permanent surplus and to pay dividends on preferred stock therefrom.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Agriculture
May 02 Amendment No.01 AGRICULTURE Adopted
011-002-001
Placed Calndr,Second Reading
May 15  Second Reading
Placed Calndr,Third Reading
Interim Study Calendar AGRICULTURE

HB-1664  SALTSMAN.
(Ch. 48, par. 2e)
Amends An Act in relation to strikebreakers. Changes definition of professional strikebreaker to a person who at least twice during the previous 12 month period has accepted employment for the duration of a strike or a lockout in place of employees who are involved in a strike or lockout by an employer.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Labor & Commerce
May 03  Tbd pursuant Hse Rule 27D
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.

STATE MANDATES ACT FISCAL NOTE
In the opinion of the Dept. of Commerce and Community Affairs, HB-1665 creates a service mandate for which reimbursement of at least 50%, but not more than 100%, of the increased costs to local governments is normally required under the State Mandates Act. However, HB-1665 amends the State Mandates Act to provide that increased costs to local governments due to HB-1665 are not reimbursable under the State Mandates Act. Due to a lack of data, the cost to local governments cannot be estimated, but it would be substantial.

FISCAL NOTE
(Prepared by IL Dept. of Central Management Services)
If HB-1665 drives up prices the full 10% potential, cost escalation could approach $225 million, although it is not clear over what time period these costs would be incurred. No estimate can be made at this time for costs involved with additional administrative personnel. Corporate income tax receipts could also be adversely affected, although the extent cannot be computed.

HOUSE AMENDMENT NO. 1.
Provides the requirements of the IL Domestic Products Procurement Act shall not apply where the specified products, or products substantially similar thereto, are not manufactured in the U.S. in sufficient quantities to meet the agency's requirements or cannot be manufactured or produced in the U.S. within the necessary time in sufficient quantities to meet the agency's requirements, or where obtaining the specified products, or products substantially similar thereto, would increase the cost of the contract by more than 15%.

HOUSE AMENDMENT NO. 7.
Provides that each contract for the purchase or lease of manufactured goods or commodities by any public agency and each construction contract entered into by a public agency shall stipulate that manufactured goods or commodities used in the performance of the contract or any subcontract thereto shall be manufactured or produced in the U.S. or Canada.
HB-1665—Cont.

May 21—Cont.

Amendment No.03 PARCELLS
045-059-002
Lost

Amendment No.04 TUERK
052-056-001
Verified
Lost

Amendment No.05 TATE
Ruled not germane

Amendment No.06 TATE
Ruled not germane

Amendment No.07 VINSON
Adopted

May 23
Placed Calndr, Third Reading
3d Reading Consideration PP
Calendar Consideration PP.

May 24
Tabled House Rule 37(G)

1 HB-1666 PANAYOTOVICH, SHAW AND CHRISTENSEN.
(New Act)

Creates the Illinois Domestic Products Procurement Act. Establishes a general requirement that each contract for the purchase of materials by a public agency, and each contract for construction, alteration, repair or maintenance of any public works shall contain a provision that any raw materials, or 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. Provides exceptions to such requirement where domestically produced raw materials, or domestically manufactured goods or commodities are not sufficiently available or would increase the cost of the contract by more than 25%. Effective immediately.

Apr 11 1985 First reading
Rfrd to Comm on Assignment

Apr 15
Assigned to Labor & Commerce

May 02
Interim Study Calendar LABOR
COMMRCE

2 HB-1667 TERZICH, CAPPARELLI AND KRSKA.
(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”.

HOUSE AMENDMENT NO. 1.


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”; incrementally increases the tax multiplier from 1.10 in 1985 to 2.00 in 1995 and thereafter; makes numerous technical changes. Amends Chicago Park Dist. Act to require the Dist. treasurer to annually deposit 0.03968% of its proceeds from Personal Property Tax Replacement Fund into the Park Employee’s Annuity and Benefit Fund.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
PENSION IMPACT NOTE
HB-1667 does not have a financial impact on the retirement system.

PENSION IMPACT NOTE, AS AMENDED
H-am 1 to HB-1667 would increase costs somewhat and raise additional revenues through an increase in the tax multiple that finances the retirement system.

GOVERNOR AMENDATORY VETO
Deletes reference to: Ch. 108 1/2, par. 12-149

Recommends deletion of amendatory provisions increasing the multiplying factor for taxes beginning with calendar year 1984.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Rfrd to Comm on Assignment Assigned to Personnel and Pensions
May 01 Mtn Prevail Suspend Rul 20K 117-000-000 Committee Personnel and Pensions
May 02 Amendment No.01 PERS PENSION Adopted
Recommnded do pass as amend
006-000-000
Placed Calndr,Second Reading
May 07 Pension Note Requestd RYDER
Placed Calndr,Second Reading
May 10 Second Reading Held on 2nd Reading
May 16 Second Reading
Pension Note Filed
Pension Note Filed
Amendment No.02 BRAUN
032-054-015
Placed Calndr,Third Reading
May 24 Third Reading - Passed 086-005-004
May 29 Arrive Senate
Placed Calendr,First Reading
May 30 Sen Sponsor D'ARCO
Placed Calendr,First Reading
Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Ins Pensions & Licensed Activities
Jun 13 Recommended do pass 011-000-000
Placed Calndr,Second Reading
Jun 18 Second Reading
Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 055-000-000
Passed both Houses
Jul 24 Sent to the Governor
Sep 21 Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 16 Mtn fld ovrrde amend veto 01/TERZICH
Mtn fld accept amend veto 02/TERZICH
3/5 vote required
Override am/veto House-lost 01/049-050-006
Accept Amnd Veto-House Pass 02/108-000-001
Oct 17 Placed Cal. Amendatory Veto
Nov 01 Bill dead-amendatory veto.

1 HB-1668 TERZICH, CAPPARELLI AND KRASKA.
(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.

Fiscal Note Act and Pension System Impact Note Act may be applicable.
PENSION IMPACT NOTE

HB 1668 would result in additional revenues for the fund. By the year 1995, the additional revenue that would be produced is estimated to be $9.5 million.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS  PENSION
May 16  Pension Note Filed  Interim Study Calendar PERS  PENSION

3 HB-1669 TERZICH, CAPPArellI AND KRSKA.


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 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 contrary 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

HB 1669 has a relatively minor fiscal impact.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Personnel and Pensions
May 02  Interim Study Calendar PERS  PENSION
May 16  Pension Note Filed  Interim Study Calendar PERS  PENSION

HB-1670 TERZICH.

(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 15  Assigned to Cities and Villages
May 02  Do Pass/Consent Calendar 014-000-00
May 07  Consnt Caldr Order 2nd Read
May 07  Consnt Calendar, 2nd Readng
May 07  Consnt Caldr Order 3rd Read

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1671 GIORGI – KEANE – CURRIE.

(Ch. 120, pars. 671, 705, 705.1, 705.1a and 706)

Amends the Revenue Act of 1939 to provide for earlier mailing of tax bills, and to change the dates installment payments are due from the 1st of June and September to the 5th of June and September. Makes other corresponding changes.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Revenue
May 03 Recommended do pass 015-000-000

HB-1672 PEDERSEN,B.

(New Act)

The Taxpayer Sunshine Act. Provides that taxing districts levying an ad valorem tax of which any part of the revenue therefrom will be deposited into a fund containing an amount equal to or greater than 50% of the expenditures from the fund in the previous year shall publish notice of the surplus. Preempts home rule.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

HB-1673 STERN, GIORGI AND MATIJEVICH.

(Ch. 46, pars. 4-10, 5-9, 6-29 and 6-37; new pars, 4-6.4, 5-16.4 and 6-50.4)

Amends The Election Code. Provides for registration by mail by all qualified persons within an election jurisdiction.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elections

1 Fiscal Note Act may be applicable.
HB-1674 TURNER, YOUNG, A AND FLOWERS.
(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 11 1985 First reading Rfrd to Comm on Assignment
- Apr 15 Assigned to Public Utilities
- May 03 Motion disch comm, advc 2nd TURNER
- Interim Study Calendar PUB UTILITIES

HB-1675 YOUNG, A AND TURNER.
(Ch. 120, par. 1901)

Amends the State Collection of Local Taxes Act. Eliminates language requiring the Department of Revenue to make monthly certifications to the Comptroller of “the disbursement of stated sums of money to named cities and counties from which retailers have paid taxes or penalties hereunder to the Department during the second preceding calendar month.” Specifies amounts to be paid each month to counties and municipalities pursuant to the Act shall be based on taxes collected by the Department during the second month preceding the month in which the amounts are certified by the Department to the Comptroller.

- Apr 11 1985 First reading Rfrd to Comm on Assignment
- Apr 15 Assigned to Revenue
- May 03 Interim Study Calendar REVENUE

'HB-1676 YOUNG, A AND TURNER.
(Ch. 24, pars. 8-6-4, 8-7-4; Ch. 34, pars. 2054, 2060, 2074; Ch. 42, par. 328b; Ch. 81, pars. 4-13, 1004-17; Ch. 96 1/2, pars. 6432, 6445.3; Ch. 105, pars. 11.2-3, 333.26; Ch. 122, pars. 20-4, 34-36, 34A-501, 103-33.5)

Amends various Acts concerning working cash funds of units of local government. Permits the unit to appropriate money to the fund to the maximum amount allowable and authorizes the fund to receive such appropriation and any other contribution.

- Apr 11 1985 First reading Rfrd to Comm on Assignment
- Apr 15 Assigned to Cities and Villages
- May 02 Interim Study Calendar CITY VILLAGE

HB-1677 COUNTRYMAN - MCCracken.
(Ch. 13, par. 15)

Amends the Attorneys and Counselors Act. Provides that non-attorneys who refer clients to attorneys for a fee are guilty of a Class A misdemeanor.

HOUSE AMENDMENT NO. 1.
Provides that it shall be unlawful for a person not a lawyer to knowingly refer a person to lawyer for a fee.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Defines "fee" as any implicit or explicit arrangement for the receipt of cash or non-cash benefits.

HB-1677—Cont.

Amends the General Provisions Article of the Pension Code to authorize a contributing municipality or employer to bring a civil action to enforce fiduciary liability; specifies that a fiduciary may be guided by social policy considerations, but only to the extent of choosing between substantially similar investments; specifies that the exclusive benefit rule applies only to the benefits established by the Code.

Amends the Downstate Police Article to add the city clerk and treasurer to the board of trustees, and specifies that the 2 trustees appointed by the mayor are to be nonmembers.

PENSION IMPACT NOTE
HB 1678 does not have a direct financial impact.

Amends The School Code. In the Chicago school district, provides that the Engineer-Custodian shall be responsible for the physical condition of buildings of 30,000 or more square feet. Effective immediately.

PENSION SYSTEM IMPACT NOTE Act may be applicable.

1 Pension System Impact Note Act may be applicable.
Amends the Revenue Act of 1939. Changes the publication fee for newspapers publishing assessment lists in counties of under 2,000,000 population from 30 cents per column line to a per-parcel fee which varies by type of listing. Changes the publication fee for newspapers publishing assessment changes by the board of review in counties of under 1,000,000 population from 20 cents per column line to a per-parcel fee which also varies by type of listing. Effective immediately.

SENATE AMENDMENT NO. 1.
Reduces the per parcel publishing fees in counties under 1,000,000 inhabitants by 1/3.

GOVERNOR AMENDATORY VETO
Recommends the addition of provisions specifying that newspapers shall be compensated at published rates for headings.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Assigned to Counties and Townships</td>
</tr>
<tr>
<td></td>
<td>Recommended do pass 012-000-000</td>
</tr>
<tr>
<td>May 10</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 116-002-000</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 30</td>
<td>Placed Calndr, First Reading</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Sen Sponsor NETSCH Added As A Joint Sponsor ETHEREDGE First reading</td>
</tr>
<tr>
<td>Jun 14</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td></td>
<td>Recommended do pass as amend 009-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Amendment No.01 SEN REVENUE Adopted</td>
</tr>
<tr>
<td>Jun 25</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 28</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>Jul 26</td>
<td>Speaker’s Table, Concurrence 01</td>
</tr>
<tr>
<td>Sep 23</td>
<td>H Concurs in S Amend. 01/116-000-000 Passed both Houses</td>
</tr>
<tr>
<td>Oct 03</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Oct 15</td>
<td>Governor amendatory veto</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Placed Cal. Amendatory Veto</td>
</tr>
<tr>
<td>Oct 30</td>
<td>Mtn fld accept amend veto KEANE</td>
</tr>
<tr>
<td>Oct 20</td>
<td>Mtn fld accept amend veto NETSCH</td>
</tr>
<tr>
<td>Nov 20</td>
<td>Accept Amnd Veto-House Pass 106-000-002</td>
</tr>
<tr>
<td>Nov 21</td>
<td>Accept Amnd Veto-Sen Pass 058-000-000</td>
</tr>
<tr>
<td></td>
<td>Bth House Accept Amend Veto</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
HB-1682 KEANE.

(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.

HB-1683 COWLISHAW, HANNIG, CURRAN, DELEO AND GIORGI.

(Ch. 122, par. 1405)

Amends the Asbestos Abatement Act to require that findings of school asbestos inspections be put into written reports which will be made available to public viewing and copying. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

(Prepared by State Board of Education)

Based on an average report of 100 pages and average demand for copies of 5 per report, at 5 cents per copy, the total cost for the 277 school buildings would be $6,925. The cost of copying would be borne by the IL Dept. of Public Health.

HOUSE AMENDMENT NO. 1.

Changes reference to “friable asbestos materials” to “asbestos materials”.

1687
HB-1683—Cont.

May 29
Arrive Senate
Sen Sponsor Berman
Placed Calendr, First Reading

May 30
First reading
Rfrd to Comm on Assignment
Assigned to Education-Elementary & Secondary

Jun 12
Placed Calndr, Second Reading

Jun 13
Second Reading

Jun 24
Third Reading - Passed 059-000-000
Passed both Houses

Jul 23
Sent to the Governor

Jun 12
Recommended do pass 015-000-000

Jun 14
Recommended do pass 009-000-000

HB-1684

Cullerton, Terzich, Krska, Mcauliffe, Berrios, Capparel-
li, Farley, Keane, Kulas, Laurino, Mcgann, Nash, Panayo-
tovich and Vitek.

(Ch. 46, pars. 2A-10, 7-10 and 10-5; Ch. 120, pars. 492, 597 and 599)

Amends The Election Code and the Revenue Act of 1939. Increases the members-
ship of the board of appeals of a county of 1,000,000 or more from 2 to 3, as of the
first Monday in December 1986. Provides all members of such board shall serve
staggered 6-year terms, except that one of the members whose terms commence on
the first Monday in December 1986 shall serve for a term of 2 years and another
shall serve for a term of 4 years. Currently, members of such a board serve for
4-year terms. Effective immediately.

Apr 11 1985
First reading
Rfrd to Comm on Assignment

Apr 15
Assigned to Revenue

May 03
Tbd pursuant Hse Rule 27D

HB-1685

Keane.

(Ch. 120, par. 728)

Amends the Revenue Act of 1939. Provides that a purchaser at a tax sale shall be
liable to the county for the amount due, and that such amount shall be recoverable
in a civil action brought by the State. Provides that such liability shall be extin-
guished only when the amount, plus costs and interest, is paid, or when the collector,
at his discretion, reoffers the property for sale and the property is paid for.

Apr 11 1985
First reading
Rfrd to Comm on Assignment

Apr 15
Assigned to Revenue

May 03
Recommended do pass 015-000-000

Placed Calndr, Second Reading

May 10
Second Reading

Placed Calndr, Third Reading

May 24
Third Reading - Passed 117-000-000

May 29
Arrive Senate

Placed Calendr, First Reading

May 30
Sen Sponsor D'Arco

Placed Calendr, First Reading

First reading
Rfrd to Comm on Assignment

Jun 04
Assigned to Revenue

Jun 14
Recommended do pass 009-000-000

Jun 18
Second Reading

Placed Calndr, Third Reading

Jun 24
Third Reading - Passed 059-000-000
Passed both Houses

1 Fiscal Note Act may be applicable.
HB-1686 ROPP.

(Ch. 95 1/2, par. 6-205)

Amends The Illinois Vehicle Code. Provides that any driver or owner of a motor vehicle who is required to report a motor vehicle accident to the Secretary of State shall also submit proof of liability insurance that was valid at the time of such accident, and revokes, for a period of one year, the driver's license of any person failing to substantiate such proof of liability insurance.

HB-1687 VANDUYNE – PANAYOTOVICH – DAVIS – M CPIKE – PANGLE, CHRISTENSEN, RICHMOND, WOLF, HICKS, GIGLIO, GIORGI, REA, MAUTINO AND NASH.

Amends The Civil Administrative Code of Illinois and An Act in relation to State finance. Provides for State financial assistance to port districts for capital development projects to be administered by the Department of Transportation.

HB-1688 KEANE – YOUNG,A – HICKS.

Creates the Industrial Development Bond Allocation Act. Provides that industrial development bonds which are subject to federal volume limitations may be issued as otherwise provided by law unless limited by the Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Creates the Private Activity Bond Allocation Council to allocate among State agencies the bond limit for private activity bonds applicable to all State agencies under the Internal Revenue Code and to provide for the allocation of private activity bonds to non-home rule counties and municipalities. Supersedes Executive Order No. 6 (1984).

Fiscal Note Act may be applicable.

1 Fiscal Note Act may be applicable.
HB-1688—Cont.

May 08  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 23  Third Reading - Passed 118-000-000
May 29  Arrive Senate
Placed Calendr, First Readng
Jun 03  Sen Sponsor NETSCH
Placed Calendr, First Readng
Jun 04  First reading  Rfrd to Comm on Assignment
Jun 05  Assigned to Executive
Jun 10  Committee discharged
Re-referred to Revenue
Jun 14  Recommended do pass 009-000-000
Placed Calndr, Second Readng
Jun 20  Second Reading
Amendment No.01 NETSCH Adopted
Placed Calndr, Third Reading
Jun 26  Third Reading - Passed 056-000-000
Speaker's Table, Concurrence 01
Jun 28  H Concurs in S Amend. 01/111-003-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor vetoed
Placed Calendar Total Veto
Oct 03  Mtn filed override Gov veto 01/KEANE
Mtn filed override Gov veto 02/YOUNG,A
Placed Calendar Total Veto
Oct 17  Total veto stands.

HB-1689  ROPP.

(Ch. 73, new par. 755.19b)
Amends the Insurance Code to prohibit increases in premiums on basis of claims
by an insured for which the insured was not at fault.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Insurance
May 02  Interim Study Calendar INSURANCE

1 HB-1690  RONAN, PANAYOTOVICH AND FLOWERS.

(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.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Revenue
May 02  Interim Study Calendar REVENUE

1 HB-1691  TERZICH, CAPPARELLI, KRASKA, BERRIOS, WHITE AND FLOWERS.

(Ch. 91 1/2, new par. 100-9.1)
Amends the Department of Mental Health and Developmental Disabilities Act.
Requires the Department of Mental Health and Developmental Disabilities, in con-
sultation with a newly created Advisory Committee on Home Visitation, to develop
a program whereby residents of developmental disabilities facilities are afforded op-
portunities to visit their parents, relatives, foster care participants and representa-
tives of volunteer associations in the homes of such persons or in the offices of
volunteer associations, on a regular and on-going basis. Requires the Department to
promulgate standards for determining resident eligibility to participate in the pro-

1 Fiscal Note Act may be applicable.
gram. Specifies that a participant shall be granted 120 days each calendar year for visitation. Provides for continuation of State reimbursement to facilities while a resident is visiting. Specifies the composition and the method of selection of the Committee.

1 Fiscal Note Act may be applicable.
5 Correctional Budget and Impact Note Act may be applicable.

1691 HB-1691—Cont.

HB-1692 KIRKLAND, DEUCHLER AND HARRIS.

(New Act; Ch. 122, par. 26-11)

Creates the Child Abuse and Neglect Act and amends The School Code. Establishes offenses concerning acts of abuse and neglect of children 13 years of age or younger. Sets forth, as a Class 4 felony, the offense of inducing a child to be absent from school unlawfully for 14 or more days. Increases from Class C to Class A misdemeanors the offenses of inducing or attempting to induce children to be absent from school unlawfully and knowingly employing or harboring children who are unlawfully absent from school for 3 consecutive days.

1 HB-1693 KIRKLAND, DEUCHLER, HAWKINSON, MCCRACKEN AND HARRIS.

(Ch. 38, par. 12-4 and new pars. 12-4.4, 12-4.5 and 115-13; Ch. 122, new par. 26-13)

Amends the Criminal Code of 1961, Code of Criminal Procedure of 1963 and School Code. Provides that any person who knowingly and without justification causes bodily harm to an individual under age 13 commits an aggravated battery. Creates the offense of criminal child abuse, which is a Class 3 or Class 1 felony and criminal child neglect, which is a Class 3 felony. Makes deprivation of education a Class 3 felony.

1 HB-1694 TURNER.

(Ch. 122, new par. 103B-2a)

Amends the Public Community College Act to require community college district boards to establish seniority lists and recall order lists and to distribute copies of the lists to employee organizations. Effective immediately.

1695 HB-1695 YOUNGE,W.

Appropriates $100,000 to the Department of Commerce and Community Affairs for establishing and administering the Urban Civilian Youth Service. Effective July 1, 1985.
HB-1695—Cont.

Apr 15 Assigned to Appropriations I
May 10 Tbd pursuant Hse Rule 27D
Jul 03 Mtn filed take from Table PLACE INTERM STUDY
Tabled Pursuant to Rule27(D)/(05-10-85)

Jul 04 Mtn Take From Table Prevail
Interim Study Calendar APPROP I

HB-1696 YOUNGE,W.

An Act making an appropriation to the Board of Education in the amount of $2,000,000 for the construction of a gymnasium and $2,000,000 for the construction of a swimming pool in the East St. Louis School District, to State Community College in the amount of $1,000,000 for the operation of multi-purpose learning centers, to the Department of Children and Family Services in the amount of $800,000 for grants to establish Family Resource Centers, and to the Department of Conservation in the amount of $200,000 for a grant to the East St. Louis Park District. Effective July 1, 1985.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Appropriations II
May 10 Tbd pursuant Hse Rule 27D
Jul 03 Mtn filed take from Table PLACE INTERM STUDY
Tabled Pursuant to Rule27(D)/(05-10-85)

Jul 04 Mtn Take From Table Prevail
Interim Study Calendar APPROP II

HB-1697 YOUNGE,W – BRAUN AND LEFLORE.

Appropriates $1,000,000 to the State Board of Education for certain reimbursements and the ordinary and contingent expenses of Enterprise High Schools, and $1,000,000 to State Community College of East St. Louis for the ordinary and contingent expenses of establishing a small business incubator. Effective July 1, 1985.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Appropriations II
May 09 Recommended do pass 011-000-000
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 30 Placed Calndr,Third Reading
Third Reading - Lost 043-044-000

HB-1698 YOUNGE,W.

Appropriates $10,000,000 to the Illinois Community Development Finance Corporation for its ordinary and contingent expenses. Effective July 1, 1985.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Appropriations I
May 10 Tbd pursuant Hse Rule 27D
Jul 03 Mtn filed take from Table PLACE INTERM STUDY
Tabled Pursuant to Rule27(D)/(05-10-85)

Jul 04 Mtn Take From Table Prevail
Interim Study Calendar APPROP I
HB-1699  YOUNGE,W.

(New Act)

Creates the Urban Civilian Youth Service which shall report on urban youth unemployment and design a work program. Effective July 1, 1985.

FISCAL NOTE.

(prepared by the IL. Dept. of Commerce and Community Affairs)

The fiscal impact of HB-1699 is $150,000 as a one-time cost for the preparation of the report called for in the bill and $60,000 annually for administration of the Urban Civilian Youth Act. Although it is impossible to determine until the study called for in the bill is complete, it is conceivable that training would be a component of a "suitable work program" called for in the bill. At this time, however, it is impossible to estimate those costs.

HB-1700  YOUNGE,W.

(New Act)

Creates the Business and Education Cooperation Act. Provides for work programs for high school students in the E. St. Louis and Brooklyn School Districts whereby students work in the business incubator that shall be established by State Community College of East St. Louis. Provides that the Superintendent of Education shall establish pilot Enterprise High Schools in Brooklyn and E. St. Louis which offer managerial skills through the actual running of a business which shall be located in the incubator. Effective July 1, 1985.

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

Fiscal Note Act may be applicable.

1 Fiscal Note Act may be applicable.
HB-1702 YOUNGE, W.

(Ch. 111 2/3, pars. 32.6 and 32.7; new par. 36.3a)

Amends the Public Utilities Act. Requires that deferred payment and levelized payment agreements be written in plain English. Requires utilities to provide customers with a written notice of the reasons for denial of service. Requires utilities to file an economic impact analysis in conjunction with rate increase requests.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

1 HB-1703 MULCAHEY - MCNAMARA.

(Ch. 23, pars. 2212.09, 2212.18, 2215 and 2216)

Amends the Child Care Act. Redefines 3-year-olds as children aged 3 but not yet 4 upon enrollment in a child care program. Includes day care agencies among facilities which must be examined prior to licensing or license renewal.

HOUSE AMENDMENT NO. 1.

Reduces age to 12 (now 14) when considering number of persons counted in definition of day care homes.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Human Services
May 02 Amendment No.01 HUMAN SERVICE Adopted DP Amnded Consent Calendar 014-000-000
Consr Cald Order 2nd Read
May 07 Cnsent Calendar, 2nd Reading
Consr Cald Order 3rd Read
May 14 Consr Cald, 3rd Read Pass 115-000-000
May 15 Arrive Senate
Placed Calndr,First Reading
May 20 Sen Sponsor DARROW
Placed Calndr,First Reading
May 21 First reading Rfrd to Comm on Assignment
May 23 Assigned to Public Health,Welfare,Corrections
Jun 13 Recommended do pass 010-000-000
Placed Calndr,Second Reading
Jun 18 Second Reading
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 23 Sent to the Governor
Sep 20 Governor approved
PUBLIC ACT 84-0637 Effective date 01-01-86

HB-1704 MULCAHEY.

(Ch. 122, par. 2-3.11)

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.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elementary & Secondary Education
May 03 Tbld pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
Amends The School Code to provide for excellence in educational personnel. Provides that the State Board of Education, in cooperation with the State Teacher 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.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elementary & Secondary Education
May 03 Thbd pursuant Hse Rule 27D

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 certain dates 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.

1 Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
<th>Fiscal Note Act may be applicable.</th>
</tr>
</thead>
<tbody>
<tr>
<td>HB-1706</td>
<td></td>
<td>Amends The Downstate Public Transportation Act. Provides that a local mass transit district organized under the Local Mass Transit District Act and located within the public transportation service area of the Bi-State Metropolitan Development District shall be a participant under that Act. Requires that any local mass transit district located within the Bi-State District be allocated eligible operating expenses from the Bi-State Public Transportation Fund.</td>
<td></td>
</tr>
<tr>
<td>HB-1707</td>
<td>MCPIKE.</td>
<td>(Ch. 111 2/3, pars. 662.02 and 667) Amends The Downstate Public Transportation Act. Provides that a local mass transit district organized under the Local Mass Transit District Act and located within the public transportation service area of the Bi-State Metropolitan Development District shall be a participant under that Act. Requires that any local mass transit district located within the Bi-State District be allocated eligible operating expenses from the Bi-State Public Transportation Fund.</td>
<td></td>
</tr>
<tr>
<td>HB-1708</td>
<td>DELEO, TERZICH, NASH, SLATER AND WILLIAMSON.</td>
<td>(Ch. 120, par. 756) Amends the Revenue Act of 1939. Provides, in a civil action for unpaid taxes brought by a county board, that excessive valuation shall be a defense against personal liability. Provides that such defense shall not be limited to situations where the assessments were fraudulent. Effective immediately and applies to past and future tax levies.</td>
<td></td>
</tr>
<tr>
<td>HB-1710</td>
<td>CULLERTON.</td>
<td>(Ch. 46, pars. 2A-1.1, 7-8, 7-11, 7-56, 7-58, 7-60, 7-63, 8-4, 8-5, 8-17, 10-14, 16-5.01, 19-2 and 19-4; Ch. 122, par. 33-1) Amends The Election Code and The School Code. Changes the date of the general primary election, in 1986 only, from the third Tuesday in March to the third Tuesday in September. Effective immediately.</td>
<td></td>
</tr>
<tr>
<td>HB-1711</td>
<td>TURNER.</td>
<td>(Ch. 120, par. 2-201) Amends the Illinois Income Tax Act to abolish the investment credit against the Personal Property Tax Replacement Income Tax. Effective immediately.</td>
<td></td>
</tr>
</tbody>
</table>
HB-1712  FLOWERS, WHITE, BOWMAN, SHAW, YOUNG, A, TURNER AND YOUNG, W.

(Ch. 23, par. 5-5)
Amends Medical Assistance Article of The Public Aid Code. Includes psychologists’ services as medical assistance for which payment will be authorized.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Human Services
May 2  Interim Study Calendar HUMAN SERVICE

HB-1713  REA AND HANNIG.

(Ch. 127, par. 1119)
Amends The Emergency Services and Disaster Agency Act of 1975. Removes the ceiling on the amount collectible under the tax levy.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Cities and Villages
May 2  Cal 2nd Rdg Short Debate
May 8  Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
May 24  Interim Study Calendar CITY VILLAGE

HB-1714  WHITE, BRAUN, ALEXANDER, BULLOCK, FLOWERS, HUFF, LEFLORE, RICE, SHAW AND SOLIZ.

(Ch. 122, par. 10-20.21)
Amends The School Code by adding contracts for the purchase of food, food stuffs and beverages to the types of contracts that can be awarded without competitive bidding. Effective immediately.

HOUSE AMENDMENT NO. 2.
Limits the change to perishable foods.

SENATE AMENDMENT NO. 1.
Includes perishable beverages as subject to the amendatory change.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elementary & Secondary Education
May 2  Mtn Prevail Suspend Rul 20K
Recommended do pass 013-001-000
Placed Calndr,Second Reading
May 10  Second Reading
Amendment No.01 WHITE Withdrawn
Amendment No.02 WHITE Adopted
Placed Calndr,Third Reading
May 22  Third Reading - Passed 114-001-000
May 23  Arrive Senate
Sen Sponsor NETSCH
Placed Calendar,First Reading
May 24  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Education-Elementary & Secondary
Jun 12  Recommended do pass as amend 015-000-000
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
Amends The Election Code. Limits the campaign expenditures of a General Assembly candidate to an amount equal to 10 cents per vote cast in the district in the last general election.

HB-1715 WHITE, BRAUN, ALEXANDER, HUFF, LEFLORE, MATIJEVICH, RICE AND SOLIZ.

(Ch. 46, par. 9-2)

Amends the Unified Code of Corrections and The School Code to transfer jurisdiction over the education of prisoners from the Department of Corrections to the State Board of Education. Mandates GED instruction for inmates who have not graduated from high school.

HB-1716 WHITE.

(Ch. 38, pars. 1003-6-2, 1003-8-2, 1003-8-3, 1003-9-1, 1003-10-2 and 1003-10-3; Ch. 122, pars. 13-40, 13-41, 13-42, 13-43.8, 13-43.11, 13-43.18, 13-43.19, 13-43.20, 13-44, 13-44.3, 13-44.4, 13-45, 21-7.1; new par. 13-46)

Amends the Agricultural Areas Conservation and Protection Act. Changes the size of a tract which may be designated an agricultural area from 500 acres to 350 acres.

---

1 Fiscal Note Act may be applicable.
HB-1717—Cont.

Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Agriculture, Conservation & Energy
Jun 13 Recommended do pass 013-000-000
Placed Calndr, Second Reading
Jun 18 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 vetoed
Placed Calendar Total Veto
Oct 17 Total veto stands.

HB-1718 LAURINO, PANAYOTOVICH, RONAN, BERRIOS, CAPPARELLI, BRAUN, BROOKINS, BULLOCK, DELEO, FARLEY, GIGLIO, GREIMAN, KRSKA, MCGANN, MCPIKE, NASH, SOLIZ, SUTKER, TERZICH, WASHINGTON AND WOLF.

(Ch. 95 1/2, new par. 2-103.1)

Amends the Vehicle Code to provide that the Director of Administrative Hearings must be an attorney appointed by the Secretary of State with the advice and consent of the Senate; requires that the appointee abstain from active participation in a political party during his tenure, and for the 2 preceding years.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Executive
May 02 Do Pass/Short Debate Cal 013-000-000
May 08 Short Debate Cal 2nd Rdg
Cal 3rd Rdng Short Debate
May 24 Interim Study Calendar EXECUTIVE

HB-1719 PULLEN AND COUNTRYMAN.

(Ch. 46, pars. 4-6, 4-7, 5-5, 5-17, 6-29 and 6-51)

Amends The Election Code. Provides there shall be no precinct registration or registration at the election authorities’ offices during the 35 days immediately preceding the general election.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elections
May 03 Tbd pursuant Hse Rule 27D

HB-1720 BRAUN – FLOWERS.

(Ch. 38, pars. 1003-6-2, 1003-8-2, 1003-8-3, 1003-9-1, 1003-10-2 and 1003-10-3; Ch. 122, pars. 13-40, 13-41, 13-42, 13-43.8, 13-43.11, 13-43.18, 13-43.19, 13-43.20, 13-44, 13-44.3, 13-44.4, 13-45, 21-7.1; new par. 13-46)

Amends the Unified Code of Corrections and The School Code to transfer jurisdiction over the education of prisoners from the Department of Corrections to the State Board of Education. Mandates GED instruction for inmates who have not graduated from high school.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II
May 02 Interim Study Calendar JUDICIARY II

1 Fiscal Note Act may be applicable.
HB-1721  WOODYARD.
(Ch. 85, par. 9-103; amends title)
Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that a local public entity may protect itself or its officers or employees, by insurance or other means, from liability arising out of any statute or legal theory. Provides that such protection may be in the form of indemnification.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td></td>
<td>Assigned to Cities and Villages</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar CITY VILLAGE</td>
</tr>
</tbody>
</table>

HB-1722  O'CONNELL.
(Ch. 108 1/2, par. 13-101; rep. pars. 13-102 through 13-223)
Amends the Illinois Pension Code to put the (Metropolitan) Sanitary District Employees' and Trustees' Annuity and Benefit Fund under the control of the Board of Commissioners of the MSD. Effective January 1, 1986.
PENSION IMPACT NOTE
HB-1722 does not have a financial impact.
HOUSE AMENDMENT NO. 2.
Changes the required vote for modifications to the program from 3/5 to 4/5 of the Board.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td></td>
<td>Assigned to Personnel and Pensions</td>
</tr>
<tr>
<td>Apr 23</td>
<td></td>
<td>Pension Note Filed</td>
</tr>
<tr>
<td>Apr 25</td>
<td></td>
<td>Committee Personnel and Pensions</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Recommended do pass 006-000-000</td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Amendment No.01</td>
<td>BRAUN</td>
</tr>
<tr>
<td></td>
<td></td>
<td>026-034-036</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lost</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02</td>
<td>O'CONNELL</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Second Reading</td>
<td></td>
</tr>
<tr>
<td>May 24</td>
<td>Interim Study Calendar PERS PENSION</td>
<td></td>
</tr>
</tbody>
</table>

HB-1723  TURNER AND FLOWERS.
(Ch. 122, par. 27-9.1)
Amends the School Code to provide for sex education in school districts of over 400,000 inhabitants. Requires that all pupils, no earlier than sixth grade and no later than ninth grade, shall take and participate in a separate credit class or course in comprehensive sex education.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td></td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar ELEM SCND ED</td>
</tr>
</tbody>
</table>

HB-1724  MCPIKE.
(Ch. 111 2/3, par. 1; new par. 1.1)
Amends the Public Utilities Act. Abolishes the terms of all members of the Illinois Commerce Commission appointed pursuant to existing law as of the third Monday in January following the effective date of the amendatory provisions. Provides for the appointment of a successor Commission, consisting of 3 rather than 7 members.

1 Pension System Impact Note Act may be applicable.
HB-1725  COUNTRYMAN.

(Ch. 111 2/3, new par. 39.1)

Amends the Public Utilities Act. Requires telephone utilities to submit a 5 year and 10 year Affordable Telephone Plan to the Commission. Requires the Commission to conduct public hearings before approving a plan. Specifies the types of information that each plan must contain. Provides that no new local measured service plan may be implemented by a utility until it is able to demonstrate that its local measured service provides residential customers with the cheapest and most cost effective phone service and does not depress the residential penetration rate below the levels in existence at the time of the initial submission of the plan; defines “penetration rate.”

HB-1726  TUERK - MCMASTER.

(Ch. 127, new par. 133b10.a)

Amends the State Property Control Act to provide that all State-owned trucks, tractors, mowers and other highway maintenance equipment disposed of by the State be offered to local governmental units if not traded for replacement.

HB-1727  MCPIKE.

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

Amends the Public Utilities Act. Eliminates references to the salaries of members of the Illinois Commerce Commission during the period from the third Monday in January 1979 to the third Monday in January 1981.

HB-1728  SHAW.

(Ch. 120, pars. 418 and 424)

Amends the Motor Fuel Tax Law to provide for an additional tax of 7¢ per gallon on leaded gasoline with the proceeds therefrom to be deposited into the General Revenue Fund. Effective immediately.

"Fiscal Note Act may be applicable."
HB-1729—Cont.

April 11, 1985  First reading  Rfrd to Comm on Assignment
April 15  Assigned to Cities and Villages
May 01  Motion disch comm, advc 2nd
        SHAW
        Committee Cities and Villages
May 02  Interim Study Calendar CITY
        VILLAGE

HB-1730  MAUTINO – CHURCHILL – DIDRICKSON – COWLISHAW – HICKS,
         PEDERSEN,B, TUERK, WOODYARD, HENSEL, WILLIAMSON, WOJCIC
         WEAVER,M, PETERSON,W, MCAULIFFE, MCMASTER, GOFORTH,
PULLEN, STEPHENS, RYDER, MAYS, TATE AND REGAN.
       (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.

April 11, 1985  First reading  Rfrd to Comm on Assignment
April 15  Assigned to Judiciary I
May 03  Motion disch comm, advc 2nd
        MAUTINO
        Committee discharged 082-017-002
May 10  Placed Calndr, Second Reading
Second Reading
May 24  Tabled House Rule 37(G)

HB-1731  SHAW.
       (Ch. 19, pr. 155)
Amends the Chicago Regional Port District Act to make a technical change.

April 11, 1985  First reading  Rfrd to Comm on Assignment
April 15  Assigned to Cities and Villages
May 02  Interim Study Calendar CITY
        VILLAGE

1 HB-1732  WOJCIC.
       (Ch. 48, pars. 314, 315, 345 and 570)
Amends The Unemployment Insurance Act. Provides that if an individual has
been employed by 2 or more employers during the individual’s base period, the term
employer shall be limited to the individual’s last employer immediately preceding
his benefit year.

April 11, 1985  First reading  Rfrd to Comm on Assignment
April 15  Assigned to Labor & Commerce
May 02  Interim Study Calendar LABOR
        COMMERCE

HB-1733  CURRIE – BULLOCK AND FLOWERS.
       (Ch. 127, par. 2102.12)
Amends the Chicago World’s Fair Act. Specifies the information the World’s
Fair Authority shall include in its annual affirmative action plan submitted to the
General Assembly.

April 11, 1985  First reading  Rfrd to Comm on Assignment
April 15  Assigned to Select Comm on Worlds Fair - 1992
May 02  Mtn Prevail Suspend Rul 20K
        Committee Select Comm on Worlds Fair - 1992

1 Fiscal Note Act may be applicable.
HB-1734  RONAN AND FLOWERS.
(Ch. 95 1/2, par. 2-118)
Amends the Illinois Vehicle Code to require the Secretary of State to set hearing
dates within 30 days after receipt of a hearing request for alleged violations of vari-
ous offenses including a refusal to submit to intoxication tests, and 90 days for an al-
leged violation of driving under the influence.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Judiciary II
May 03  Tbid pursuant Hse Rule 27D

HB-1735  LEVERENZ.
(Ch. 111 1/2, new par. 1025.1)
Amends the Environmental Protection Act to direct the Environmental Protec-
tion Agency to develop noise emission standards for aircraft.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Energy Environment &
May 02  Nat. Resource
Interim Study Calendar ENRGY
ENVRMNT

HB-1736  LEVERENZ - MCGANN – MAUTINO.
Appropriates $1,300,000 from the Construction Account Fund to the Department
of Transportation for the widening, resurfacing and bridge rehabilitation on
Roosevelt Road between Ninth Street in Maywood and Des Plaines Avenue in For-
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Appropriations I
May 02  Recommended do pass 027-000-000
Placed Calndr,Second Reading
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Appropriations I
May 02  Recommended do pass 027-000-000
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 30  Amendment No.01  MCGANN  Lost
039-044-004
Amendment No.02  GIGLIO  Withdrawn
033-056-000
Amendment No.03  GIGLIO  Lost
Placed Calndr,Third Reading
Third Reading - Lost 035-047-000

HB-1737  LEVERENZ AND MAUTINO.
Appropriates $480,000 from the Construction Account Fund to the Department
of Transportation for the resurfacing of Lake Street from Mannheim Road to
Ninth Ave. in Melrose Park/Maywood. Effective July 1, 1985.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Appropriations I
May 02  Recommended do pass 027-000-000
Placed Calndr,Second Reading
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Appropriations I
May 02  Recommended do pass 027-000-000
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
HB-1738  YOUNG, A - BRAUN - HUFF - SHAW.

(New Act)

Creates the Prison Overcrowding Emergency Powers Act. Requires the Department of Corrections to request the Governor to declare a state of emergency whenever the population of either the male or female prison system exceeds the capacity of the system for 30 consecutive days. If the state of emergency is declared, the minimum prison terms of all prisoners in the system shall be reduced by 90 days by the Director of the Department of Corrections.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15        Assigned to Judiciary II
May 02        Interim Study Calendar JUDICIARY II

HB-1739  FARLEY AND LEVIN.

(Ch. 30, par. 312)

Amend the Condominium Property Act to provide that the common elements and units be insured for the full market value rather than insurable replacement cost.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15        Assigned to Judiciary I
May 02        Interim Study Calendar JUDICIARY I

HB-1740  YOUNGE, W.

(Ch. 23, new par. 5010.1)

Amends Act creating the Department of Children and Family Services. Requires the Department to provide reimbursement for residential group care facilities for minor mothers and their children. Provides that for purposes of determining the amount of reimbursement, children under the age of one year shall not be counted toward the capacity of the group care facility.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15        Assigned to Human Services
May 02        Recommended do pass 008-004-000

Placed Calndr, Second Reading
May 10  Second Reading
Placed Calndr, Third Reading
May 24  Interim Study Calendar HUMAN SERVICE

HB-1741  SATTERTHWAIT.

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

Amends The School Code. Authorizes the State Board of Education to establish and administer a program of grants to place reading and library materials in schools. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Eliminates the distribution formula and provides that the Board shall establish and administer the program in accordance with rules and regulations it promulgates.

HOUSE AMENDMENT NO. 2.

States that appropriations shall be made to the State Board of Education to establish and administer the grant program. Provides that grants shall be distributed and used in accordance with the Federal Education and Consolidation Improvement Act of 1981.

Fiscal Note Act may be applicable.
HB-1741—Cont.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elementary & Secondary Education
May 02  Amendment No.01  ELEM SCND ED  Adopted
012-000-000
Placed Calndr,Second Reading
May 16  Second Reading  Amendment No.02  MCNAMARA  Adopted
083-014-003
Placed Calndr,Third Reading
May 22  Interim Study Calendar ELEM SCND ED

HB-1742  SATTERTHWAITE.

Appropriates $8,000,000 to the State Board of Education for grants for the placement of reading and library materials in schools. Effective July 1, 1985.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Appropriations II
May 10  Tbd pursuant Hse Rule 27D

HB-1743  BARNES.

(Ch. 111, par. 1102)


Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Registration & Regulation
May 02  Recommended do pass 009-000-000
Placed Calndr,Second Reading
May 15  Second Reading  Placed Calndr,Third Reading
May 24  Interim Study Calendar REGIS REGULAT

HB-1744  BARNES – MCAULIFFE – KEANE – MCGANN.

(Ch. 122, pars. 29-1, 29-3 and 29-5)

Amends The School Code to require that school boards provide free transportation for pupils residing in the district who attend a public school located in the district, or a nonpublic school which has an enrollment of at least 75 which is located in the district, and who live at a distance of more than 1 1/2 miles from the school. Makes limited provision for transportation for students attending schools outside the district in which they reside. Expects districts having a population exceeding 500,000. Provides for planning grants for the 1985-86 school year to school districts which incur increases in the number of pupils transported as a result of the amendatory Act. Increases the minimum per pupil reimbursement amount for transportation costs and provides for reimbursement to school districts which incur additional transportation costs as a result of the amendatory Act. Effective January 1, 1986.

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

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elementary & Secondary Education
May 02  Motion disch comm, advc 2nd
BARNES
Committee Elementary & Secondary Education
May 03  Motn discharge comm lost 059-053-000
Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
HB-1745  BARNES.

(Ch. 19, par. 173)

Amends the Chicago Regional Port District Act. Requires a copy of the annual report and financial statement of the operations and the assets and liabilities of the District’s Board to be sent to the supervisor of each township within the area of the district.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Cities and Villages
Apr 30  Interim Study Calendar CITY VILLAGE

HB-1746  TURNER.

(Ch. 120, par. 2-203)

Amends the Illinois Income Tax Act to make certain technical changes.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Revenue
May 02  Recommended do pass 016-000-000

Placed Calndr,Second Reading
May 10  Second Reading
Placed Calndr,Third Reading
May 24  Tabled House Rule 37(G)

HB-1747  RICE – WASHINGTON, TURNER, YOUNG,A, BROOKINS AND SHAW.

(Ch. 110, par. 12-803)

Amends the Code of Civil Procedure. Provides the maximum wages, salary, commissions and bonuses subject to collection under a wage deduction order for any work week shall not exceed the amount by which the judgment debtor’s disposable earnings for a week exceed 40, rather than 30, times the federal minimum hourly wage.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Consumer Protection
May 02  Interim Study Calendar CONSUMER PROT

HB-1748  TURNER.

(New Act; Ch. 127, rep. par. 63b19c.1)

Creates the Public Employees Complaint and Immunity Act. Provides that whenever a statute, ordinance or rule authorizes a person to file any information, reports, complaints, claims or charges concerning the conduct or behavior of certain public employees, such person shall be immune from suit for slander or libel if the information was filed in good faith. Amends the Personnel Code to repeal the provision which prohibits disciplinary action against any employee for the disclosure of an alleged prohibited activity under investigation.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Judiciary I
May 02  Interim Study Calendar JUDICIARY I

HB-1749  LEVERENZ – GIGLIO – LAURINO – BERRIOS – KRSKA, MULCAHEY AND HICKS.

Appropriates $2,000,000 to the Illinois Community College Board for the purpose of providing matching grants to community colleges for program development and material and equipment procurement in curricula significantly impacted by advanced technology. Effective July 1, 1985.

1 Fiscal Note Act may be applicable.
HB-1750  LEVERENZ.
(Ch. 46, par. 9-17)
Amends The Election Code. Eliminates the requirement that the State Board of Elections or county clerk notify a political committee when someone examines the statement of organization or campaign contribution and expenditure report filed with the Board or clerk.

HB-1751  LEVERENZ.
Appropriates $4,000,000 to the Illinois Environmental Protection Agency for cleanup of hazardous wastes. Effective July 1, 1985.

HB-1752  LEVERENZ.
(Ch. 122, par. 30-9)
Amends The School Code. Provides that after December 31, 1985, General Assembly scholarships may not be awarded by members to certain of their relatives, but does not affect the rights of persons nominated to receive or awarded such scholarships prior to January 1, 1986. Effective immediately.

HB-1753  LEVERENZ.
(Ch. 70, par. 80.1)
Amends the Crime Victims Compensation Act. Increases the maximum award under the Act from $15,000 to $25,000.

1HB-1754  O'CONNELL.
(Ch. 95 1/2, par. 3-810)
Amends The Illinois Vehicle Code. Provides that dealers and manufacturers shall pay the registration plate fees established by law for motor vehicles of the first division when applying for dealer’s or manufacturer’s plates.

---

1 Fiscal Note Act may be applicable.
May 03  Motn discharge comm lost 039-054-005
Tbld pursuant Hse Rule 27D

HB-1755  HANNIG, HASTERT, RONAN, TERZICH AND REA.

(Ch. 14, pars. 201, 202, 203, 204, 204.01, 204.02, 204.03 204.04,
204.05, 204.06, 204.07, 204.08, 204.09, 204.10, 205, 206, 207.01,
207.02, 207.03, 207.04, 207.05, 207.06, 209, 209.01, 209.02,
209.03, 209.04, 210, 211; Ch. 38, par. 24-2; Ch. 56 1/2, par.
1655; Ch. 127, par. 141.71)

Amends the State’s Attorneys Appellate Service Commission Act. Changes short
title of Act to the State’s Attorneys Appellate Prosecutor’s Act. Changes name of
the State’s Attorneys Appellate Service Commission to the Office of the State’s At-
torneys Appellate Prosecutor. Provides that the governing body of the Office shall
be known as the board of governors of the Office of the State’s Attorneys Appellate
Prosecutor. Changes name of the State’s Attorneys Appellate Service County Fund
to the State’s Attorneys Appellate Prosecutor County Fund. Effective July 1, 1987.

GOVERNOR AMENDATORY VETO

Recommends changing the effective date from July 1, 1987 to July 1, 1986.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Judiciary II
Apr 17  Re-assigned to Executive
Apr 30  Mtn Prevail Suspend Rul 20K 116-000-000
Committee Executive
May 02  Do Pass/Short Debate Cal 016-000-000
Cal 2nd Rdng Short Debate
May 08  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 23  Third Reading - Passed 118-000-000
May 29  Arrive Senate
Sen Sponsor SANGMEISTER
Added As A Joint Sponsor DEGNAN
Placed Calendr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
Assigned to Executive
Jun 11  Recommended do pass 018-000-000
Placed Calndr,Second Reading
Jun 18  Second Reading
Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor amendingatory veto
Placed Cal. Amendingatory Veto
Oct 15  Mtn fild accept amend veto HANNIG
Accept Ammd Veto-House Pass 115-000-000
Oct 17  Placed Cal. Amendingatory Veto
Oct 30  Mtn fild accept amend veto SANGMEISTER
Accept Ammd Veto-Sen Pass 057-000-000
Bth House Accept Amend Veto
Nov 20  Return to Gov-Certification
Nov 27  Governor certifies changes
PUBLIC ACT 84-1062  Effective date 07-01-86

HB-1756  DUNN, JOHN AND GIORGI.

(Ch. 111 1/2, par. 214.1)

Amends the Radiation Protection Act. Requires the Department of Nuclear
Safety to provide for accreditation based upon experience and skill for nurses, tech-
nicians and others who have been employed in the field of administering radiation to
human beings for at least 3 years prior to January 1, 1980 and not less than 12
months between January 1, 1980 and December 31, 1983, inclusive.
HB-1757 SALTSMAN.

Amends the Downstate Police Article of the Pension Code. Increases to $400 from $300 per month the minimum pension payable to survivors. Effective immediately.

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

HB-1758 PETERSON, W, HASTERT, ZWICK, FREDERICK, VF, WILLIAMSON, CHURCHILL, OLSON AND PEDERSEN, B.

Amends the Criminal Code of 1961. Includes in the definition of "prostitution" any commercial act of sexual gratification involving the sex organs of one person and the hand of another. Includes in the definition of "sexual penetration" contact between the sex organ of one person and the hand of another. 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.

HB-1759 SATTERTHWAITE - PANGLE.

Amends The School Code to allow school boards to employ noncertificated clerks for teachers and to receive State aid credit therefor. Effective immediately.

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.
HB-1760  TATE.

(Ch. 95 1/2, par. 3-806)

Amends The Illinois Vehicle Code to reduce the annual and reduced fee registration fees for pedalcycles (mopeds) to $16 and $8, respectively (now $30 and $15). Effective immediately and applies to 1987 registrations and thereafter.

HB-1761  COUNTRYMAN.

(Ch. 111, par. 2664)

Amends Private Detective and Private Security Act of 1983. In provision on qualifications required for licensure, permits as alternative experience 3 years of employment as a peace officer, rather than as an investigator, in a law enforcement agency of the federal government, a state or a political subdivision of a state. Effective immediately.

HB-1762  DIDRICKSON.

(Ch. 95 1/2, par. 6-103)

Amends The Illinois Vehicle Code. Replaces the terms “habitual drunkard” and “habitual user of narcotic drugs” with the terms “alcoholic” and “drug dependent person”, respectively.

1 HB-1763  LEVIN – RONAN – FLINN – OBLINGER – WOODYARD, STECZO, MC-NAMARA AND FLOWERS.

(New Act; Ch. 23, new par. 3339; Ch. 127, new par. 49.19b)

Requires the Departments of Transportation and Rehabilitation Services to install vending facilities at State and interstate highway rest stops to be operated by licensed blind vendors. Amends the Blind Vendors Act and the Civil Administrative Code to authorize such cooperative efforts.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 23, new par. 3339; Ch. 127, new par. 49.19b.

Adds reference to: Ch. 121, par. 9-113.1.

Changes the title and deletes everything after the enacting clause. Amends the Highway Code. Authorizes the Department of Transportation to permit placement and operation of vending machines at State highway safety rest areas. Requires operation of any allowed facilities by blind vendors licensed by the Department of Rehabilitation Services and in accordance with provisions similar to those of the original bill. Effective immediately.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1. (Senate recedes July 2, 1985)
Specifies that vending machines shall be privately owned. Permits, rather than
requires, operation by blind vendors and the Department of Rehabilitation Ser-
vice's contracting for operation in the absence of interested blind vendors.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Recommends that the bill be further amended as follows:

Provides that Dept. may, not shall, contract for operation of an available site by
a private contractor if there are no interested parties after notification to all licensed
blind vendors.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Transportation
May 02 Recommended do pass 020-000-000
May 10 Second Reading
Amendment No.01 VINSON Withdrawn
Amendment No.02 LEVIN Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 110-007-000
May 29 Arrive Senate
Placed Calendr,First Reading
Jun 03 Sen Sponsor NETSCH
Placed Calendr,First Reading
Jun 04 First reading Rfrd to Comm on Assignment
Jun 05 Assigned to Transportation
Jun 12 Recommended do pass 008-000-000
Jun 18 Second Reading
Placed Calndr,Third Reading
Jun 20 Recalled to Second Reading
Amendment No.01 NETSCH Adopted
Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 056-000-000
Speaker's Table, Concurrence 01
Jun 27 H Noncncrs in S Amend. 01
Jun 28 Secretary's Desk Non-concur 01
Jun 30 S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/NETSCH
NEDZA, CHEW,
COFFEY & DAVIDSON
Hse Conference Comm Apptd 1ST/LEVIN,
RONAN, CULLERTON,
MAYS AND DAVIS
Jul 01 House report submitted
Jul 02 House Conf. report Adopted 1ST/115-000-000
Senate report submitted
3/5 vote required
3/5 vote required
Jul 31 Sent to the Governor
Sep 25 Governor approved
PUBLIC ACT 84-0959 Effective date 09-25-85

HB-1764 LEVIN.

(Ch. 17, pars. 4447, 5415, 5613, 5625, 6404, 6410, 6412 and 6416;
new par. 5417.1; Ch. 121 1/2, pars. 527, 528 and 581)

Amends certain Acts to impose limits on the interest rates on mortgages, con-
tacts for deed, installment loans, consumer finance loans, consumer installment
loans, retail installment sales and credit union loans. Establishes such rates at the
levels in effect prior to September 25, 1981 the effective date of Public Act 82-660.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Consumer Protection
May 02 Interim Study Calendar CONSUMER PROT

'HB-1765 O'CONNELL – COWLISHAW AND MCPike.

Amends the Illinois Credit Act. Includes crimes involving debit cards and pre-
scribes fines up to $100,000 and Class 4 felony offenses for certain violations relating
to such cards. Prescribes fines up to $100,000 for crimes involving credit cards
and makes certain crimes a Class 4 felony rather than a Class A misdemeanor.

Amends an Act in relation to the issuance and use of credit cards. Provides that
no seller in any sales transaction may impose a surcharge on a holder who elects to
use a credit card in lieu of payment by cash, check, or similar means.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II
May 03 Recommended do pass 014-000-000

May 10 Second Reading
Amendment No.01 O'CONNELL Adopted
Placed Calndr,Third Reading

May 23 Mtn Prev-Recall 2nd Reading
Amendment No.02 O'CONNELL Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)
Third Reading - Passed 106-011-001!

May 29 Arrive Senate
Sen Sponsor LEMKE
Placed Calndr,First Reading

May 30 First reading Rfrd to Comm on Assignment
Assigned to Finance and Credit Regulations

Jun 11 Recommended do pass 010-000-000
Jun 13 Second Reading
Amendment No.01 MAROVITZ Adopted
Placed Calndr,Third Reading

Jun 26 Recalled to Second Reading
Mtn Reconsider Vote Prevail 01-LEMKE
Mtn Prevail - Table Amend No 01
Tabled

Placed Calndr,Third Reading
Third Reading - Passed 057-000-000

Jul 24 Sent to the Governor

5 Correctional Budget and Impact Note Act may be applicable.
HB-1766  HOMER.

Appropriates $4,600,000 to the Department of Transportation for repair and improvements on Canton area roads and at Canton Lake, from the following funds:

- Construction Account Fund ........................................................................ $4,100,000
- Build Illinois Bond Fund ........................................................................... 500,000

Effective July 1, 1985.

STATE DEBT IMPACT NOTE
Financing costs of HB 1766 appropriations .............................................. $1.49 million

HB-1767  MCAULIFFE – CAPPARELLI – TERZICH – KRSKA – BERRIOS.

(Ch. 85, par. 516)

Amends “An Act in relation to firearms training for peace officers”. Provides that a 40 hour, rather than a 20 hour course of training in the use of a suitable firearm shall be a condition precedent to the possession and use of such firearm by a peace officer. Provides that Executive Director of the Illinois Local Governmental Law Enforcement Officers Training Board may waive the requirements of the Act. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that a 40 hour, rather than a 24 hour course of training in the use of a suitable firearm shall be a condition precedent to the possession and use of such firearm by a peace officer. Deletes amendatory language which provides that Executive Director of the Illinois Local Governmental Law Enforcement Officers Training Board may waive the requirements of the Act.

HB-1768  KOEHLER.

(Ch. 24, par. 3-10-3)

Amends the Illinois Municipal Code. Authorizes a municipal treasurer to require a bank or savings and loan association to deposit with the treasurer securities or
mortgages which have a value at least equal to the amount that municipal funds deposited with the bank or savings and loan association exceed federal insurance limits. Authorizes municipal treasurers to enter into agreements regarding the investment of municipal funds. Authorizes municipal treasurers to combine funds of the municipality and to combine such funds with funds of other municipalities for investment purposes, provided that separate accounting is provided for each fund.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Cities and Villages
May 02  Do Pass/Consent Calendar 011-000-000
May 07  Consnt Caldr Order 2nd Read
May 14  Consnt Caldr, 3rd Read Pass 115-000-000
May 15  Arrive Senate
Jun 04  Sen Sponsor LUFT
Jun 05  Assigned to Local Government
Jun 13  Recommended do pass 011-000-000
Jun 19  Second Reading
Jun 24  Third Reading - Passed 059-000-000
Jul 23  Sent to the Governor
Sep 20  Governor approved

PUBLIC ACT 84-0638 Effective date 01-01-86

HB-1769  GIORGI.

(Ch. 15 1/2, new par. 22.43e)

Amends the Illinois Aeronautics Act. Provides that no person shall operate a helicopter that is being used for raising, lowering or otherwise moving any external object unless the helicopter has 2 operating engines driving the rotors turning about the vertical axes.

SENATE AMENDMENT NO. 2. (Senate recedes July 5, 1985)

Deletes reference to: Ch. 15 1/2, new par. 22.43e
Adds reference to: Ch. 15 1/2, pars. 68.1, 68.2, 68.3, 68.3a, 68.3d, and 68.16; new par. 68.2g

Deletes all. Amends An Act in relation to airport authorities to authorize counties with a population between 600,000 and 1,000,000 to create Countywide Airport Authorities under the Act. Provides that any airport authority situated within such a county shall be dissolved upon the creation of the Countywide Airport Authority, which shall assume the assets and liabilities of the dissolved Authority. Provides that compensation of Countywide Airport Authority Commissioners may not exceed $500 per month. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 2.
Adds reference to: Ch. 127, par. 49.02a
Deletes reference to: Ch. 15 1/2, pars. 68.1, 68.2, 68.3, 68.6, 68.16, new par. 68.2g

Deletes everything after the enacting clause. Amends the Municipal Airport Authority to provide that authorities with airport facilities wholly in a county with a population between 600,000 and 3,000,000 shall have 5 rather than 3 at large commissioners, who shall be appointed by the county board chairman rather than by certain members of the General Assembly. Amends the Civil Administrative Code to prescribe priorities for State air travel.
HB-1769—Cont.

Apr 11 1985  First reading               Rfrd to Comm on Assignment
Apr 15       Assigned to Transportation
May 02       Recommended do pass 019-001-000

May 10  Second Reading                    Amendment No.01 - VINSON Lost
       Placed Calndr,Third Reading
May 24  Third Reading - Passed 098-014-001
May 29  Arrive Senate                     Sen Sponsor PHILIP
       Placed Calndr,First Reading
May 30  First reading                     Rfrd to Comm on Assignment
       Assigned to Transportation
Jun 12   Recommended do pass as amend     004-002-002

Jun 19  Second Reading                    Amendment No.01 TRANSPORTATION Tabled
       Amendment No.02 PHILIP & JOYCE, JEREMIAH Adopted
       Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 057-002-000
Jun 25  Speaker’s Table, Concurrence 02   
Jun 27  H Nonconcns in S Amend. 02        
Jun 28  Secretary’s Desk Non-concur 02    
       S Refuses to Recede Amend 02        
       S Requests Conference Comm 1ST
       Sen Conference Comm Apptd 1ST/PHILIP
       DAVIDSON, DEGNAN, JOYCE, JEREMIAH & NEDZA
Jun 30  Hse Conference Comm Apptd 1ST/GIORGI,
       MADIGAN, CULLERTON
       HOFFMAN & VINSON
Jul 01  Senate report submitted           3/5 vote required
       Senate Conf. report Adopted 1ST/053-002-000
Jul 05  House report submitted            3/5 vote required
       House Conf. report Adopted 1ST/076-027-008
       Both House Adopt Conf rpt 1ST
       Passed both Houses
Jul 31  Sent to the Governor              
Sep 27  Governor approved                 PUBLIC ACT 84-0994 Effective date 09-27-85

1 HB-1770 CULLERTON.

(New Act; Ch. 37, par. 72.2, rep. par. 72.42-1; Ch. 102, par. 42; Ch. 127, par. 604A-101)

Creates the Judicial Vacancy Merit Selection Act to provide for the filling of judicial vacancies by the Supreme Court from nominees submitted by a Judicial Nominating Commission; establishes such a Commission in each Circuit and Judicial District. Also amends certain Acts in connection therewith. Effective immediately.

Apr 11 1985  First reading               Rfrd to Comm on Assignment
Apr 15       Assigned to Executive
May 02       Recommended do pass 009-001-000

Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
1 HB-1771 CULLERTON.

(Ch. 95 1/2, par. 11-1508; new pars. 11-1600, 11-1601, 11-1602, 11-1603, 11-1604, 11-1605, 11-1606, 11-1607, 11-1608, 11-1609 and 11-1610; Ch. 127, new par. 141.158)

Amends The Illinois Vehicle Code and an Act in relation to State finance. Prohibits new bicycle retailers to sell any new bicycle without a serial number attached to specific parts of a bicycle. Adds a new Article concerning the registration of bicycles by those local authorities who have or will adopt a bicycle licensing ordinance or resolution. Establishes bicycle licensing fees and recordation requirements. Requires the Department of Transportation to charge and collect a fee to defray the costs associated with the procurement and distribution of indicia and registration forms to participating local authorities, and requires the Department to deposit such fees in the newly created Bicycle License and Registration Fund.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Transportation
May 02 Interim Study Calendar TRANSPORTATN

1 HB-1772 CULLERTON.

(Ch. 34, par. 5605)

Requires the State to pay 2/3 of the public defender’s compensation.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II
May 03 Tbd pursuant Hse Rule 27D

1 HB-1773 WOODYARD.

(Ch. 121, new par. 3-103.1)

Amends the Illinois Highway Code to permit the placement of vending machines in rest areas of Interstate Highways in this State. The Department of Rehabilitation Services shall operate the vending machines with priority given to blind vendors unless the Department waives its priority. If the Department of Rehabilitation Services waives its priority, the Department of Transportation shall operate the vending machines.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Transportation
May 02 Interim Study Calendar TRANSPORTATN

1 HB-1774 CURRIE - KULAS - LEVERENZ.

(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.

HOUSE 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.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2
Requires that any permit fees prescribed by the Board must be in the same amount as "those established by this Act".

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Energy Environment & Nat. Resource
May 02  Amendment No.01  ENRGY ENVRMNT  Adopted
Placed Calndr,Second Readng
May 15  Second Reading
  Amendment No.02  CURRIE  Adopted
  Placed Calndr,Third Reading
May 24  Third Reading - Passed 085-006-005
May 29  Arrive Senate
  Sen Sponsor NETSCH
  Placed Calendar,First Readng
May 30  First reading  Rfrd to Comm on Assignment
  Assigned to Agriculture, Conservation & Energy
Jun 13  Recommended do pass 013-000-000
  Placed Calndr,Second Readng
Jun 18  Second Reading
  Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
  Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor approved
  PUBLIC ACT 84-0639  Effective date 09-20-85

'HB-1775 CURRIE - KOEHLER.
(Ch. 5, pars. 806, 808, 810, 812 and new par. 822.1; Ch. 127, new par. 141.158)
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.
HOUSE AMENDMENT NO. 1. (Tabled May 16, 1985)
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.

FISCAL NOTE, AS AMENDED
(Prepared by Department of Agriculture)
Total increase in revenue would be approximately $562,180.

HOUSE AMENDMENT NO. 2.
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.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Energy Environment & Nat. Resource
Apr 25  Amendment No.01  ENRGY ENVRMNT  Adopted
  Do Pass Amend/Short Debate 014-000-000
Cal 2nd Rdng Short Debate

1 Fiscal Note Act may be applicable.
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.

HOUSE AMENDMENT NO. 1.

Provides that the Department of Public Health shall conduct a 2-year study of pesticide use in Illinois. Requires report to the General Assembly by January 1, 1988.

1 Fiscal Note Act may be applicable.
HB-1777  MATIJEVICH - LEVERENZ.

Appropriates $1,300,000 from the Construction Account Fund to the Department of Transportation for reconstruction of Buckley Road from east of U.S. Rt. 41 to Meridian Drive in Lake County. Effective July 1, 1985.

HB-1778  COUNTRYMAN.

(New Act)

Creates the Off Premises Sales Regulation Act. Prohibits any person from advertising merchandise for sale at a location other than that person's established place of business unless that person's name and address are included in the advertisement. Authorizes an injured party to bring a civil action against a violator for actual damages plus attorney's fees. Provides that a violation of this Act is a Business Offense punishable by a fine not to exceed $2500.

HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act

Adds reference to: Ch. 121 1/2, par. 158

Deletes title and everything after the enacting clause. Amends the Transient Merchant Licensing Act to include any person temporarily selling wares either independently or in cooperation with any other merchant whether such merchant is transient or not.

HB-1779  REA, PHELPS, HICKS, BRUNSVOLD, DEJAEGHER, HANNIG AND HARTKE.

(Ch. 120, par. 424; Ch. 121, par. 6-902, new par. 6-907; Ch. 127, new par. 141.158)

Amends the Motor Fuel Tax Act, the Illinois Highway Code and the State Finance Act. Permits the Department of Transportation to make loans to road districts for bridge construction. Creates a revolving fund in the State Treasury to be used for such loans, and provides that $1,250,000 shall be transferred into the fund from the Motor Fuel Tax Fund each month for the next 3 years.

Fiscal Note Act may be applicable.
HB-1780  O'CONNELL.

(Ch. 121, new par. 9-113.02; Ch. 127, par. 144.3)

Amends the Illinois Highway Code and the State finance Act to permit the Department of Transportation make interest-free or interest-bearing loans of Road Fund revenues to counties, municipalities and townships to pay the cost of moving gas, water or electricity transmission lines of public utilities required by the Department for road projects.

1 HB-1781  CURRAN AND FLOWERS.

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

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.

1 Fiscal Note Act may be applicable.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. Reduces from 35 to 30 the number of years of service needed to receive a full retirement annuity at age 55. Effective immediately.

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

- **HB-1783 CURRAN.**
  (Ch. 108 1/2, par. 7-142)

  Amends the IMRF Article of the Pension Code to raise the rate of automatic annual increase in pension from 3% to 4%. Effective immediately.

- **HB-1784 MCFADDEN.**
  (New Act; Ch. 127, par. 1904.8)

  Creates the Illinois Electrical Contractor Act. Provides that the Department of Registration and Education shall certify all electrical contractors. Creates the Illinois State Board of Electricity to advise the Department in the administration of this Act. Sets forth requirements for certification, including the maintaining of a bond, and penalties for violation. Repeals Act on December 31, 1995.

- **HB-1785 KEANE.**
  (Ch. 102, paras. 5 and 6)

  Amends an Act requiring certain custodians of public monies to file and publish statements of the receipts and disbursements thereof. Provides that such statements shall be published and filed within 6 months instead of 90 days after the expiration of each fiscal year. Effective immediately.

  **HOUSE AMENDMENT NO. 1.**

  Adds reference to: Ch. 24, pars. 3-10-5.1, 3-10-5.2, 3-10-5.3

  Amends the Municipal Code and makes further changes in the Act requiring the publication of certain statements. Provides, in municipalities with a population less than 500,000, that the municipal clerk must file a statement of accounts not later than 6 months after the end of the fiscal year, rather than before September 1 of each year. Provides that certain financial statements must include information on payments only when such payments exceed $1,000 in the fiscal year, and makes other changes in the information required in such statements.

  **Fiscal Note Act and Pension System Impact Note Act may be applicable.**
HB-1785—Cont.

May 29 Arrive Senate
Placed Calendr, First Reading
May 30 Sen Sponsor ZITO
Placed Calendr, First Reading
Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Local Government
Jun 13 Recommended do pass 011-000-000
Placed Calndr,Second Reading
Jun 18 Second Reading Assigned to Local Government
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 059-000-000
Passed both Houses
Jul 23 Sent to the Governor
Sep 20 Governor approved
PUBLIC ACT 84-0640 Effective date 09-20-85

HB-1786 CULLERTON, SLATER, COUNTRYMAN, JOHNSON, LEVIN AND SUTKER.

(Ch. 73, new par. 767.25)
Amends the Illinois Insurance Code. Requires the Director of the Department of Insurance to promulgate rules and regulations which shall require all insurers licensed to write professional liability and product liability insurance to file a report showing such insurer's direct writings in this State. Establishes various minimum required information to be included in such report to the Department.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Insurance
May 03 Tbd pursuant Hse Rule 27D

HB-1787 CULLERTON - FARLEY, JOHNSON, BRESLIN, BRAUN, COUNTRYMAN, LEVIN, MCCracken, O'CONNELL, PRESTON, SLATER, SUTKER AND FLOWERS.

(Ch. 110, pars. 2-619, 8-2001, 8-2003 and 8-2004; new pars. 2-1010, 2-1011, 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.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary I
May 03 Recommended do pass 014-002-000
Placed Calndr,Second Reading
May 10 Second Reading Assigned to Judiciary I
Placed Calndr,Third Reading
May 24 Tabled House Rule 37(G)

HB-1788 MAUTINO.

(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.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Insurance
May 02 Interim Study Calendar INSURANCE

HB-1789 PRESTON – JOHNSON.

(Ch. 110, par. 8-2101 and 8-2105; rep par. 8-2102)

Amends the Code of Civil Procedure. Provides that in any proceeding by a patient to decide upon whether the care and treatment rendered to him deviated from the acceptable standard of medical care, the claim of confidentiality may not be invoked to deny such patient access to or use of any and all data relevant to the care and treatment rendered to the patient. Repeals the provision that medical study records used in quality control of patient treatment are inadmissible as evidence in courts and other tribunals.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary I
May 03 Tbd pursuant Hse Rule 27D

HB-1790 JOHNSON – PRESTON.

(Ch. 110, par. 2-1303, rep. par. 12-109; Ch. 17, rep. par. 6402)

Amends the Code of Civil Procedure and an Act relating to interest rates and other charges in certain cases. Provides that judgments entered in cases filed after June 30, 1985 (except against a governmental entity or where a contract provides for a different rate of interest) shall bear interest at the rates certified semi-annually by the State Treasurer to the Courts Administrator and such interest shall be compounded annually from the date the cause of action is filed until the judgment is satisfied; and provides that in all other such cases where judgment is entered after June 30, 1985 interest shall accrue at such rates from the date of judgment. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary I
May 02 Interim Study Calendar JUDICIARY I

HB-1791 PRESTON – JOHNSON.

(Ch. 110, new par. 8-2106)

Amends the Code of Civil Procedure. Requires a hospital to produce in medical records information about a physician in an action in which negligence is alleged against the hospital based upon its failure to abide by internal standards for accreditation or care relating to the granting of privileges to or the credentialing of physicians.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary I
May 03 Tbd pursuant Hse Rule 27D

HB-1792 GIORGI – PANAYOTOVICH – FARLEY.

(Ch. 48, par. 1004a)

Amends the Minimum Wage Law. Establishes the 10-hour workday, in addition to the 40-hour work week, as a maximum period employees may, with certain ex-

1 Fiscal Note Act may be applicable.
ceptions, be employed before their employers are required to compensate them at 1 1/2 times their regular rates.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td></td>
<td>Assigned to Labor &amp; Commerce</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar LABOR COMMRCE</td>
</tr>
</tbody>
</table>

**HB-1793**  GIORGI.

(Ch. 48, par. 434)

Amends the Unemployment Insurance Act to provide that benefits shall not be denied to an otherwise eligible individual who is not recalled to work within one week after termination of a labor dispute.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td></td>
<td>Assigned to Labor &amp; Commerce</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar LABOR COMMRCE</td>
</tr>
</tbody>
</table>

**HB-1794**  GIORGI - BULLOCK - FARLEY.

(Ch. 48, par. 138.8)

Amends the Workers' Compensation Act in relation to claims for hearing loss. Provides that sound levels may be evidenced by lay testimony, expert opinion or mechanical measurement. Mechanical measurement of sound to which the employee has been exposed shall not be required to prove sound levels.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td></td>
<td>Assigned to Labor &amp; Commerce</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar LABOR COMMRCE</td>
</tr>
</tbody>
</table>

**HB-1795**  GIORGI – SALTSMAN.

(Ch. 48, par. 138.8)

Amends the Workers' Compensation Act to require the Industrial Commission to order an employer to pay for necessary medical, surgical and hospital treatment for an injured or disabled employee, if the Commission finds that such treatment has not been provided by the employer.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td></td>
<td>Assigned to Labor &amp; Commerce</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar LABOR COMMRCE</td>
</tr>
</tbody>
</table>

**HB-1796**  GIORGI – FARLEY – BULLOCK – PANAYOTOVICH.

(Ch. 48, par. 138.19)

Amends the Workers' Compensation Act. Provides interest on awards shall be drawn from the date awarded payments are due through the date of payment, rather than from the date of the arbitrator's award through the day prior to the date of payment. Eliminates provision that interest shall not accrue beyond the date of an employee's appeal of a decision of the arbitrator or Commission where the appeal results in no change or a decrease in the award.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td></td>
<td>Assigned to Labor &amp; Commerce</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Interim Study Calendar LABOR COMMRCE</td>
</tr>
</tbody>
</table>

**HB-1797**  GIORGI – FARLEY – PANAYOTOVICH, BULLOCK AND SALTSMAN.

(Ch. 48, par. 138.8)

Amends the Workers' Compensation Act. Specifies that where an employee's work-related injury has left him unable to perform work for which he has previous
training or experience, he shall be entitled to vocational rehabilitation services reason-
ably necessary to provide him with suitable employment.

HB-1798  BARGER.

(Ch. 48, par. 138.8)
Amends the Workers' Compensation Act. Provides that an employee covered by
the Act and who is entitled to receive a pension or benefit, for or on account of a dis-
ability arising out of or in the course of employment, from a pension or benefit fund
to which the State, unit of local government or school district employing the em-
ployee is a contributor, shall be entitled to receive only such part of the benefits pro-
vided by the Workers' Compensation Act as are in excess of the amount of
compensation recovered by such employee under such pension or benefit plan.

HB-1799  BARGER.

(Ch. 108 1/2, par. 3-128)
Amends the Downstate Police Article of the Pension Code to change the mem-
bership of the boards of trustees of the various funds; the new boards consist of the
municipality's clerk, treasurer, police chief, and chief executive officer or comptrol-
er, plus 3 active members and 1 retired or disabled member of the fund.
PENSION IMPACT NOTE
HB 1799 does not have a financial impact.

HB-1800  BOWMAN – RONAN – MADIGAN – HARTKE – WOLF, FLOWERS, LEV-
ERENZ, BERRIOS AND HICKS.

(Ch. 127, pars. 46.19a, 652, 662 and 669; new pars. 141.158 and
655.1)
Amends The Civil Administrative Code of Illinois, the General Obligation Bond
Act and the State Finance Act. Grants the Department of Commerce and Commu-
nity Affairs the power to make grants to units of local government for the purpose of
developing the appropriate infrastructure or defraying other costs to the local gov-
ernment in support of laboratory and incubator development provided that such
grants may not exceed 40% of the cost to the unit of local government. Also grants
the Department of Commerce and Community Affairs the power to make grants to
units of local government for the purpose of fostering research and development in
high technology and the service sector leading to the development of new products
and services that can be marketed by Illinois businesses. Authorizes the issuance of
$100,000,000 in State General Obligation Bonds to fund the technology and infra-
structure grant program. Creates the Technology Innovation, Commercialization
and Infrastructure Assistance Bond Fund in the State Treasury.
HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch 127, pars. 652, 662, 669, new pars.

1 Pension System Impact Note Act may be applicable.
4 State Debt Impact Note Act may be applicable.
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 consortiums and other not-for-profit entities for the purpose of remodeling or otherwise physically altering existing laboratory or research facilities, construction of new lab. 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. Deletes provision creating the Technology, Innovation, Commercialization and Infrastructure Assistance Bond Fund and deletes provision amending the General Obligation Bond Act.

HOUSE AMENDMENT NO. 8.

Deletes everything after the enacting clause. Adds reference to: Ch. 24, new par. 11-74.4-8a; Ch. 120, new pars. 439.120-1, 445d

Deletes everything after the enacting clause. Amends the Illinois Municipal Code, The IL Development Authority Act, the Service Occupation Tax Act, the Retailers’ Occupation Tax Act, and The Civil Administrative Code of IL. Provides that a municipality which has adopted tax increment allocation financing may by ordinance authorize the Dept. of Revenue to annually refund to the municipality an amount of revenue equal to the amount of taxes imposed on retailers and servicemen whose places of business are located in the municipality pursuant to the Retailers’ Occupation Tax and the Service Occupation Tax Act, over and above the amount of such taxes imposed on the retailers and servicemen in the municipality under those Acts during the taxable year in which the municipality adopted tax increment allocation financing. Also permits municipality which has adopted tax increment allocation financing by ordinance to authorize refunds of amount of revenues equal to the charges of pass-on of State utility taxes imposed by a public utility on laboratories’ research facilities and universities located within the municipality which are attributable to an increase or in consumption or use of electricity, gas, telecommunication service by such laboratories, research facilities and universities from the date of adoption of of the ordinance authorizing tax increment allocation financing.

SENATE AMENDMENT NO. 1. (Tabled June 24, 1985)

Deletes everything after the enacting clause. Deletes utility tax refund provisions from the bill and changes sales tax refund provisions. Provides that a municipality which has adopted tax increment allocation financing may apply to the Dept. of Revenue for a refund of not to exceed 1% of the gross receipts collected, under the Retailers’ Occupation Tax Act and the Service Occupation Tax Act during the preceding taxable year from retailers’ and servicemen whose places of business are located in the municipality. Establishes criteria by which the Dept. of Revenue shall determine eligibility of the municipalities for the refund and specifies the period in which the refunds are available.

SENATE AMENDMENT NO. 2. (Tabled June 24, 1985)

Limits the sales tax refunds to municipalities which have adopted tax increment allocation financing primarily for the purpose of financing remodeling or expanding of research and laboratory facilities or the construction of new laboratory or research facilities or the acquisition of modern equipment to support laboratory or research facilities.

SENATE AMENDMENT NO. 3.

Deletes reference to: Ch. 24, new par. 11-74.4-8a; Ch. 120, new pars. 439.120-1, 445d

Deletes utility tax and sales tax refund provisions.
Amends the Civil Administrative Code. Provides that the Department of Commerce and Community Affairs shall include the future educational needs of the State in its economic development strategy.

SENATE AMENDMENT NO. 1.
Changes "educational needs" to "occupational needs".

SENATE AMENDMENT NO. 2.
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.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td></td>
<td>Assigned to Select Comm on Economic Dev</td>
</tr>
<tr>
<td>May 02</td>
<td>Placed Calndr, Second Reading</td>
<td>Recommended do pass 015-000-000</td>
</tr>
<tr>
<td>May 10</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>Arrive Senate</td>
<td></td>
</tr>
<tr>
<td>May 10</td>
<td>Sen Sponsor BARKHAUSEN</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 04</td>
<td>First reading</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Placed Calndr, Second Reading</td>
<td>Recommended do pass 018-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 21</td>
<td>Recalled to Second Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 26</td>
<td>Third Reading</td>
<td>Passed 058-000-000</td>
</tr>
<tr>
<td>Jun 27</td>
<td>H Noncncrs in S Amend. 02</td>
<td>Speaker's Table, Concurrence 01, 02</td>
</tr>
<tr>
<td>Jun 28</td>
<td>H Noncncrs in S Amend. 01</td>
<td></td>
</tr>
<tr>
<td>Jun 29</td>
<td>Secretary's Desk Non-concur 01, 02</td>
<td></td>
</tr>
<tr>
<td>Jul 02</td>
<td>Senate report submitted</td>
<td>3/5 vote required</td>
</tr>
<tr>
<td>Jul 05</td>
<td>Tabled House Rule 79(E)</td>
<td></td>
</tr>
</tbody>
</table>

**1 HB-1802 COUNTRYMAN – LEVERENZ, OLSON, STERN AND DELEO.**

(Ch. 46, pars. 7-12.1 and 8-9.1; new pars. 7-12.2, 8-9.2 and 10-7.1)

Amends The Election Code. Provides the State Board of Elections shall examine nominating papers filed with it, including certificates of nomination and resolutions to fill vacancies in nomination, to determine whether such papers are in apparent conformity with the requirements of the Code. Further provides for an informal hearing to determine whether candidates whose petitions the Board has determined are not in apparent conformity, shall be certified. Establishes objections to resolutions to fill established-party vacancies in nomination shall be heard in the same manner as objections to nominating petitions. Effective immediately.

---

1 Fiscal Note Act may be applicable.
HB-1803 MCAULIFFE – SALTSMAN.

(Ch. 24, par. 4-3-8; Ch. 46, pars. 7-10 and 10-3.1; Ch. 81, pars. 4-3.3 and 1004-4; Ch. 85, par. 1265c; Ch. 105, pars. 2-9, 2-11 and 2-17; Ch. 122, pars. 5-4, 6-10, 9-10, 33-2 and 103-7.10; Ch. 139, par. 154)

Amends the Illinois Municipal Code, The Election Code, The Illinois Local Library Act, The Illinois Public Library District Act, the Springfield Metropolitan Exposition and Auditorium Authority Act, The Park District Code, The School Code, the Public Community College Act and the Township Community Building Act. Imposes, for various nominating petitions dealt with in those Acts, a uniform signature requirement of the greater of .5% of the registered voters of the particular political subdivision, district or division involved, or 25. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elections
May 03 Tbd pursuant Hse Rule 27D

HB-1804 MCAULIFFE – SALTSMAN.

(Ch. 46, par. 28-1; new par. 28-6.1)

Amends The Election Code. Establishes that when a statute provides for the initiation of a public question by a petition of registered voters, the minimum number of registered voters required to sign such petition shall equal 10% of the total number of registered voters of the political subdivision, district or division in which the petition seeks initiation of the question, notwithstanding any provision imposing a higher or lower minimum number in the statute providing for the initiation of the public question or any other statute.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 46, par. 28-1; new par. 28-6.1
Adds reference to: (Ch. 24, par. 4-3-8; Ch. 81, pars. 4-3.3 and 1004-4; Ch. 85, par. 1265c; Ch. 105, pars. 2-9, 2-11 and 2-17; Ch. 122, pars. 5-4, 6-10, 9-10, 33-2 and 103-7.10; Ch. 139, par. 154)

Deletes everything after the enacting clause. Amends the Illinois Municipal Code, The Illinois Local Library Act, The Illinois Public Library District Act, the Springfield Metropolitan Exposition and Auditorium Authority Act, The Park District Code, The School Code, the Public Community College Act and the Township Community Building Act. Imposes, for various nominating petitions dealt with in those Acts, a uniform signature requirement of the greater of .5% of the registered voters of the particular political subdivision, district or division involved, or 25. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elections
May 02 Do Pass/Short Debate Cal 018-000-000
May 15 Short Debate Cal 2nd Rdng MCAULIFFE Adopted
May 24 Tabled House Rule 37(G)

HB-1805 OLSON – NASH.

(Ch. 34, pars. 2160.2 and 2160.7; Ch. 46, pars. 2A-1, 2A-1.2, 2A-1.4, 7-7, 7-8.02, 7-10, 7-12, 7-56, 7-58, 7-60, 10-1, 10-6, 10-6.2, 17-19.2, 17-23, 18-9.2, 22-1, 22-16, 22-17 and 25-11.1; Ch. 139, par. 59a)

Amends the Construction of Jails and Sheriffs' Residences in Certain Counties Act, The Election Code and the Township Law of 1874. Changes the date for partisan municipal caucuses from the second Tuesday in January of each year in which municipal elections are held to the Monday immediately preceding the first day for
filing caucus certificates of nomination, and specifies the methods by which municipal clerks shall provide public notice of such caucuses. Makes various other changes regarding the conduct of elections, including changes related to special elections and emergency referenda, educational service region offices, certain school district elections, filing of nominating petitions, canvassing of election returns, pollwatchers, write-in candidates, ballot placement determinations regarding certain local candidates, absentee ballots cast for individuals who are no longer candidates, the certification of certain local candidates, the duties of township clerks and referenda concerning the issuance of bonds for the construction of jails and sheriffs' residences in certain counties. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elections
May 02 Interim Study Calendar ELECTIONS

HB-1806 STERN – OLSON, DELEO AND TERZICH.
(Ch. 46, pars. 1A-8, 2A-38, 4-21, 5-28.1, 6-31.1, 7-11.1, 7-60, 11-6, 17-16, 17-21, 20-8, 21-1, 21-2 and 25-6; rep. pars. 2A-42, 2A-47, 4-29, 17-19.1 and 25-12)

Amends The Election Code. Eliminates obsolete references regarding the reimbursement of certain 1981 election costs, the method of nominating county officials in 1976, the furnishing of boundary maps to election authorities by 1980 and the filling of vacancies in the 82nd General Assembly. Substitutes the term “consolidated” for “non-partisan” and makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 24, rep. par 3-2-6; Ch. 34, pars. 2160.2 and 2160.7; Ch. 46, pars. 2A-1.2, 7-7, 7-8.02, 7-10, 7-12, 7-56, 7-58, 10-1, 10-6, 10-6.2, 17-19.2, 17-23, 18-9.2, 22-1, 22-16, 22-17 and 25-11.1; Ch. 139, par. 59a

Amends the Illinois Municipal Code, the Construction of Jails and Sheriffs' Residences in Certain Counties Act, The Election Code and the Township Law of 1874. Changes the date for partisan municipal caucuses from the second Tuesday in January of each year in which municipal elections are held to the Monday immediately preceding the first day for filing caucus certificates of nomination, or, where such Monday falls on a holiday or the eve of a holiday, the next business day after the holiday, and specifies the methods by which municipal clerks shall provide public notice of such caucuses. Makes various other changes regarding the conduct of elections, including changes related to educational service region offices, certain school district elections, filing of nominating petitions, canvassing of election returns, pollwatchers, write-in candidates, ballot placement determinations regarding certain local candidates, absentee ballots cast for individuals who are no longer candidates, the certification of certain local candidates, the duties of township clerks, referenda concerning the issuance of bonds for the construction of jails and sheriffs' residences in certain counties, and elections and appointments to municipal office.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 46, rep. par. 2A-47

Makes technical correction in reference to Section of Act previously repealed.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elections
May 02 Do Pass/Short Debate Cal 018-000-000
Cal 2nd Rndg Short Debate
May 15 Short Debate Cal 2nd Rndg Amendment No.01 STERN Adopted
Cal 3rd Rndg Short Debate
May 23 Short Debate-3rd Passed 116-000-000
May 29 Arrive Senate
Sen Sponsor KELLY
Added As A Joint Sponsor MACDONALD
Placed Calendr,First Readng
HB-1807  NASH.

(Ch. 46, pars. 12-1, 12-4, 16-10 and 24A-18)

Amends The Election Code. Reduces the number of newspapers in which certain election notices must be published from at least 2 to 1. Provides that general election notices shall be published no more than 30 days prior to the election and that notices for special congressional elections shall be published at least 10 days before the election date. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elections
May 02  Interim Study Calendar ELECTIONS

1 HB-1808  NASH.

(Ch. 46, new pars. 29B-1, 29B-2, 29B-3, 29B-4, 29B-5, and 29B-6)

Adds the Election Suspension and Extension Article to the Election Code. Allows local election authorities or the State Board of Elections to petition the circuit court to postpone an election up to 21 days in case of a natural or unnatural disaster. Also allows election authorities to petition the court to extend the voting hours in a particular precinct if voting in that precinct was impaired during election day. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elections
May 02  Interim Study Calendar ELECTIONS

HB-1809  OLSON - NASH.

(Ch. 46, pars. 4-6.2, 4-6.3, 4-8, 4-8.03, 4-10, 4-17, 4-19, 4-30, 5-7, 5-7.03, 5-16.2, 5-16.3, 5-24, 5-25, 6-35, 6-35.03, 6-35.04, 6-50.2, 6-50.3, 6-58, 6-59, 17-9 and 18-5)

Amends the Election Code. Standardizes all registration cutoff dates to 28 days prior to an election. Provides that “groups” having deputy registrars shall appoint one coordinator who shall be responsible for obtaining and returning registration forms to the election authority. Clarifies transfer of registration procedures between jurisdictions. Provides that a voter who registers with a deputy registrar may vote by affidavit if his or her card is not in the binder book and his or her name does not appear on the precinct list. Requires election authorities to purge registration files every 2 years rather than every 4 years. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elections
May 02  Interim Study Calendar ELECTIONS

1 Fiscal Note Act may be applicable.
HB-1810  COUNTRYMAN – MAUTINO.
(Ch. 46, pars. 9-1, 9-3, 9-4, 9-9, 9-10, 9-11, 9-12, 9-13, 9-14, 9-15, 9-16, 9-20 and new par. 9-1.13)

Amends The Election Code. Changes certain items to be reported on statements of organization and disclosures of campaign contributions and expenditures. Reassigns certain related filing and notification duties. Defines “transfer of funds” between political committees. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15      Assigned to Elections
May 02      Interim Study Calendar ELECTIONS

HB-1811  COUNTRYMAN – STERN – OLSON, YOUNGE, W AND WHITE.
(Ch. 46, pars. 1-3, 7-15, 7-48, 11-2, 12-1, 17-14, 19-3 and 19-13; new pars. 11-1.1, 11-1.2, 11-2.1, 11-2.2, 11-2.3, 11-4.2 and 11-4.3)


Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15      Assigned to Elections
May 02      Interim Study Calendar ELECTIONS

HB-1812  VINSON.
(Ch. 110, pars. 8-2001 and 8-2003)

Amends Code of Civil Procedure. Requires that hospital and physician’s records be made available for examination within 60 days of the request by an authorized person. Provides that a failure to comply shall subject the denying party to expenses and attorneys’ fees in connection with court-ordered enforcement of the examination of such records.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15      Assigned to Judiciary I
May 03      Tbd pursuant Hse Rule 27D

HB-1813  STERN – SLATER.
(Ch. 46, pars. 11-1 and 11-2)

Amends The Election Code. Provides that election authorities may act to assign voters to polling places in adjacent precincts for the purpose of conducting a referendum election when the political subdivision occupies territory in two or more counties. Effective immediately.

SENATE AMENDMENT NO. 1.


Establishes voting systems which are acceptable and approved by the State Bd. of Elections. Authorizes the Board to withdraw approval of voting systems.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15      Assigned to Elections
May 02      Do Pass/Short Debate Cal 018-000-000
Cal 2nd Rdg Short Debate
May 08      Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
May 23      Short Debate-3rd Passed 116-000-000
May 29      Arrive Senate
Placed Calendr, First Reading
May 30      First reading  Rfrd to Comm on Assignment
Assigned to Elections
HB-1814  HASTERT – LEVIN, CURRIE AND HOFFMAN.

(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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, pars. 1, 2a and 10.1
Adds reference to: Ch. 111 2/3, new pars. 13-100 through 13-802; Ch. 127, par. 1904.3


HOUSE AMENDMENT NO. 2.

Changes the condition for waiver or modification of the application of rules or orders from a finding of no disadvantage to other carriers to a finding that the action is consistent with the policies of this Article.

HOUSE AMENDMENT NO. 10.

Deletes reference to: Ch. 111 2/3, pars. 1, 2a and 10.1
Adds reference to: Ch. 111 2/3, new pars. 13-100 through 13-802; Ch. 127, par. 1904.3

Deletes the title and everything after the enacting clause. Adds provisions substantially equivalent to those contained in H-am 1. Revises provisions regarding the classification of competitive and noncompetitive telecommunications services. Effective January 1, 1986, except the sunset provision takes effect immediately.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 111 2/3, new par. 13-212

Adds definition of telephone or telecommunications cooperative. Permits the issuance of a Certificate of Exchange before January 1, 1989. Requires the commission to issue a final order concerning the propriety of any service classification 120 days after a hearing or investigation is entered into. Makes other changes.

SENATE AMENDMENT NO. 4.

Requires application to the Commission by any telecommunications carrier which seeks to file a tariff classifying or reclassifying a service as competitive prior to August 1, 1987. Requires the Commission to study the need for prior Commission approval of certain tariffs.

GOVERNOR AMENDATORY VETO

Recommends that "telecommunications service" exclusions pertaining to rent, sale, lease or exchange of customer premises equipment (CPE) do not affect certain
CPE owned by independent telephone companies which must be detariffed. Provides that prior to detariffing the Commission allow the telecommunications provider to recoup the amount that remains on the provider’s books and has not yet been depreciated.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Sponsor/Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td></td>
<td>Assigned to Public Utilities</td>
</tr>
<tr>
<td>May 01</td>
<td>Amendment No.01</td>
<td>PUB UTILITIES</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Adopted</td>
</tr>
<tr>
<td>May 01</td>
<td>Amendment No.02</td>
<td>PUB UTILITIES</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Recommended do pass as amend</td>
</tr>
<tr>
<td></td>
<td></td>
<td>008-000-000</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
<td>Amendment No.03</td>
</tr>
<tr>
<td></td>
<td></td>
<td>BOWMAN</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Withdrawn</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
<td>Amendment No.04</td>
</tr>
<tr>
<td></td>
<td></td>
<td>HASTERT</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Withdrawn</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
<td>Amendment No.05</td>
</tr>
<tr>
<td></td>
<td></td>
<td>HUFF</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Withdrawn</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
<td>Amendment No.06</td>
</tr>
<tr>
<td></td>
<td></td>
<td>HUFF</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Withdrawn</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
<td>Amendment No.07</td>
</tr>
<tr>
<td></td>
<td></td>
<td>HUFF</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Withdrawn</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
<td>Amendment No.08</td>
</tr>
<tr>
<td></td>
<td></td>
<td>CAPARELLI</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Withdrawn</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
<td>Amendment No.09</td>
</tr>
<tr>
<td></td>
<td></td>
<td>HOFFMAN</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Withdrawn</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
<td>Amendment No.10</td>
</tr>
<tr>
<td></td>
<td></td>
<td>HASTERT</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Adopted</td>
</tr>
<tr>
<td>May 24</td>
<td>Third Reading - Passed</td>
<td>093-018-004</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate</td>
<td>Sen Sponsor BLOOM</td>
</tr>
<tr>
<td></td>
<td></td>
<td>NETSCH</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Added As A Joint Sponsor</td>
</tr>
<tr>
<td>May 30</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Assigned to Agriculture, Conservation &amp; Energy</td>
</tr>
<tr>
<td>Jun 03</td>
<td>Added As A Joint Sponsor</td>
<td>ROCK</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Committee Agriculture, Conservation &amp; Energy</td>
</tr>
<tr>
<td>Jun 05</td>
<td>Added As A Joint Sponsor</td>
<td>PHILIP</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Committee Agriculture, Conservation &amp; Energy</td>
</tr>
<tr>
<td>Jun 13</td>
<td></td>
<td>Recommended do pass as amend</td>
</tr>
<tr>
<td></td>
<td></td>
<td>011-000-001</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Second Reading</td>
<td>Amendment No.01</td>
</tr>
<tr>
<td></td>
<td></td>
<td>AGRICULTURE</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Tabled</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Second Reading</td>
<td>Amendment No.02</td>
</tr>
<tr>
<td></td>
<td></td>
<td>AGRICULTURE</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Tabled</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Second Reading</td>
<td>Amendment No.03</td>
</tr>
<tr>
<td></td>
<td></td>
<td>BLOOM</td>
</tr>
<tr>
<td></td>
<td></td>
<td>NETSCH &amp; JOYCE, JEROME</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Adopted</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Third Reading - Passed</td>
<td>057-000-002</td>
</tr>
<tr>
<td>Jun 30</td>
<td>H Concurs in S Amend.</td>
<td>03,04/116-000-001</td>
</tr>
<tr>
<td></td>
<td>Passed both Houses</td>
<td></td>
</tr>
<tr>
<td>Jul 26</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 23</td>
<td>Governor amendatory veto</td>
<td></td>
</tr>
<tr>
<td>Oct 03</td>
<td>Mtn fld accept amend veto</td>
<td>HASTERT</td>
</tr>
<tr>
<td>Oct 15</td>
<td>Accept Amnd Veto-House Pass</td>
<td>113-000-000</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Placed Cal. Amendatory Veto</td>
<td></td>
</tr>
</tbody>
</table>
HB-1815  HASTERT – LEVIN, CURRIE AND HOFFMAN.
(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.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Public Utilities
May 03  Recommended do pass 008-000-000
Placed Calndr, Second Reading
May 10  Second Reading
Placed Calndr, Third Reading
May 24  Interim Study Calendar PUB UTILITIES

HB-1816  STEPHENS.
(Ch. 95 1/2, par. 12-603.1)
Amends The Illinois Vehicle Code to reduce the fine for not wearing a seat safety belt from $25 to $2. Effective immediately.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Transportation
Apr 25  Mtn Prevail Suspend Rul 20K  Committee Transportation
May 03  Tbd pursuant Hse Rule 27D

HB-1817  STEPHENS.
(Ch. 122, new pars. 2-3.48 and 10-20.25a)
Amends The School Code. Requires school districts to establish a program of student assessments and to publicize the results of such assessments. Requires the State Board of Education to provide for the transmission of such results by districts and to commend top-achieving districts.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elementary & Secondary Education
May 02  Interim Study Calendar ELEM SCND ED

HB-1818  STEPHENS.
(Ch. 122, new par. 2-3.48)
Amends The School Code. Requires the State Board of Education to report within one year to the General Assembly as to the primary purpose of education. Effective immediately.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elementary & Secondary Education
May 02  Interim Study Calendar ELEM SCND ED

Fiscal Note Act may be applicable.
HB-1819 STEPHENS.
(Ch. 122, new pars. 2-3.9a and 21-26)
Amends The School Code. Requires the State Board of Education and the State Teacher Certification Board to periodically review the need for new and increased requirements for teacher certification.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elementary & Secondary Education
May 02 Interim Study Calendar ELEM SCND ED

HB-1820 STEPHENS.
(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 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elementary & Secondary Education
May 02 Interim Study Calendar ELEM SCND ED

HB-1821 STEPHENS.
(Ch. 46, pars. 7-12, 7-13.1, 7-14, 8-9, 8-10, 10-6.2, 10-14 and 10-15)
Amends The Election Code. Provides the order in which partisan primary candidates, nonpartisan candidates, independent candidates and new political party candidates are certified shall be determined by random selection rather than the order in which such candidates’ petitions are filed.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elections
May 03 Interim Study Calendar ELECTIONS

HB-1822 STEPHENS.
(Ch. 122, par. 21-7.1)
Amends The School Code. Requires that an administrative certificate holder seeking general administrative or superintendent endorsement demonstrate an understanding of the knowledge required to establish a quality school climate and to promote good classroom management.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elementary & Secondary Education
May 02 Interim Study Calendar ELEM SCND ED

HB-1823 HUFF.
(Ch. 67 1/2, par. 9)
Amends the Housing Authorities Act to change a reference to “An Act in relation to housing” to the “State Housing Act”, and to make certain grammatical and technical changes.
Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Urban Redevelopment
May 02 Interim Study Calendar URB REDEVELOP

1 Fiscal Note Act may be applicable.
HB-1824  HUFF.
(Ch. 85, par. 1224)
Amends Metropolitan Fair and Exposition Authority Act to make technical change.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Executive
May 03  Tbd pursuant Hse Rule 27D

HB-1825  HUFF.
(Ch. 24, par. 7-2-16)
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Cities and Villages
Apr 30  Interim Study Calendar CITY VILLAGE

HB-1826  HUFF.
(Ch. 120, par. 799.1)
Amends the Revenue Act of 1939 to change references to “the Revenue Act of 1939” to “this Act”.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Revenue
May 03  Tbd pursuant Hse Rule 27D

HB-1827  RICE.
(New Act)
Creates an Act to prohibit credit reporting agencies subject to regulation under the federal Fair Credit Reporting Act from compiling or disseminating an unfavorable credit report concerning any consumer because of such consumer’s dilatory payment practices in relation to a retail installment contract, if the consumer completes all his payments under the contract. Provides for expungement of late payment records if the consumer completes all payments under the contract. Provides for criminal and civil penalties for violation of Act.
Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Consumer Protection
May 02  Interim Study Calendar CONSUMER PROT

HB-1828  STECZO AND MAUTINO.
(Ch. 127, new par. 141.158 and Ch. 127 1/2, new par. 2.1)
Amends the State Fire Marshal Act and the State Finance Act. Requires the State Fire Marshal to establish and maintain a registry of all underground petroleum storage tanks with a capacity in excess of 1100 gallons. Requires the owner of such tanks to pay an annual $20 registration fee to be deposited into the Underground Tank Leak Detection and Clean-up Fund. The moneys in such fund shall be used to assist in the clean-up of leaks from such tanks.
HOUSE AMENDMENT NO. 2.
Deletes reference to: Ch. 127 1/2, new par. 2.1 Ch. 127, new par. 141.158
Adds reference to: Ch. 111 1/2, new par. 1022.13; Ch. 127 1/2, new par. 5; Ch. 127, new par. 141.158

Deletes title and everything after the enacting clause. Amends the Environmental Protection Act, the State Fire Marshal Act and the State Finance Act. Creates

1 Fiscal Note Act may be applicable.
the Orphan Underground Storage Tank Fund, to be used by the Environmental Protection for remedial actions regarding leaking underground storage tanks. Establishes registration fees for underground storage tanks at $5 per tank. Requires owners of such tank to register by January 1, 1986 and annually thereafter.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Assigned to Energy Environment &amp; Nat. Resource</td>
</tr>
<tr>
<td>May 02</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading Amendment No.01 STECZO Withdrawn</td>
</tr>
<tr>
<td>May 23</td>
<td>Place Calndr,Third Reading Amendment No.02 Mtn Prev-Recall 2nd Reading STECZO Adopted</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate Placed Calendr,First Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>Sen Sponsor SAVICKAS Placed Calendr,First Reading</td>
</tr>
<tr>
<td>Jun 03</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 04</td>
<td>Assigned to Agriculture, Conservation &amp; Energy</td>
</tr>
</tbody>
</table>

**HB-1829 KOEHLER.**

(Ch. 34, par. 860-1; amends title)

Amends the Merit Employment System Act. Extends the application of the Act to all counties with a population of less than 1,000,000 inhabitants.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Assigned to Counties and Townships</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Recmnded do not pass(tabld) 009-001-002</td>
</tr>
<tr>
<td>May 01</td>
<td>Tabled - Speaker’s Table</td>
</tr>
<tr>
<td>May 01</td>
<td>Stricken - Hse Rule 35B</td>
</tr>
</tbody>
</table>

**HB-1830 KOEHLER.**

(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.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>May 03</td>
<td>Motion disch comm, advc 2nd STUDY - KOEHLER</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar EXECUTIVE</td>
</tr>
</tbody>
</table>

**HB-1831 TERZICH.**

(Ch. 95 1/2, par. 15-111)

Amends The Illinois Vehicle Code to increase to 44,000 lbs. (now 36,000) the axle load permitted on a two-axle garbage or refuse vehicle and to increase to 48,000 lbs. (now 40,000) the maximum axle load permitted by ordinance for a two-axle vehicle operating within the jurisdiction of a city over 50,000.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>May 03</td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
HB-1832  TATE – FLINN.
(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 performing 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.

HOUSE AMENDMENT NO. 1.
Deletes provision that sureties may be suspended only pursuant to the Insurance Code and provides that they may be suspended by the State or political subdivision concerned.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Executive
May 03  Placed Calndr, Second Reading
May 10  Second Reading
May 10  Amendment No.01  TATE  Adopted
May 24  Placed Calndr, Third Reading

HB-1833  LEVIN – WOODYARD.
(Ch. 95 1/2, par. 6-411)

Amends the Vehicle Code. Provides that a driver education instructor who teaches exclusively in a commercial driving school shall not be required to furnish the Secretary of State with a State Board of Education certificate attesting to his qualification to teach driver education courses.

HOUSE AMENDMENT NO. 1.
On and after the effective date of the amendatory provisions, provides that the existing rules and regulations of the State Board of Education concerning commercial driving schools shall continue to remain in effect but be administered by the Secretary of State until such time as the Secretary amends or repeals the rules. Provides that the Secretary shall, upon request, issue a certificate of completion to a student under 18 years of age who has completed an approved driver education school course at a commercial driving school.

SENATE AMENDMENT NO. 1.
Adds a July 1, 1986 effective date.
Amends an Act relating to compensation of certain county officers. In counties of less than 2,000,000 inhabitants, places the compensation of county treasurers on the same schedule as that of sheriffs. Amends the State Mandates Act to preclude requirement of reimbursement by the State for such change. 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, HB-1834 constitutes a personnel mandate for which reimbursement of the increased cost to a unit of local government is required. The annual cost could be as much as $1.9 million.

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.

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.
HB-1837  EWING.

(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.

HB-1838  MCCRACKEN - RONAN - CHURCHILL - MCAULIFFE - WOLF.

(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.

HB-1839  MCCRACKEN - RONAN - CHURCHILL - MCAULIFFE - WOLF.

(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.
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.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II

Apr 30  Mtn Prevail to Suspend Rule 27(D)/116-000-000
Committee Judiciary II

May 08  Interim Study Calendar JUDICIARY II

1 HB-1841 MCCCRACKEN - CULLERTON - CHURCHILL - MCAULIFFE - WOLF, RONAN, REGAN, WILLIAMSON AND STEPHENS.

(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. 6-118, 6-201, 6-204,
6-205, 6-206, 6-303, 11-401, 11-501, 11-501.1, 11-502, new pars. 1-203.1,
2-118.1, 6-203.1, 6-208.1, 6-212.1, 6-304.1, 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 Unified Code of Corrections, 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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: 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, new pars. 1-203.1 2-118.1, 6-203.1, 6-208.1,
6-212.1, 6-304.1, 11-501.1 Ch. 95 1/2, par. 6-118, 6-201,
6-204, 6-205, 6-206, 6-303, 11-401, 11-501, 11-501.1, 11-502;
Ch. 111 1/2, par. 6328

Adds reference to: Ch. 38, pars. 1005-4-1, 1005-5-3, 1403; Ch.
43, par. 131, new par. 144c; Ch. 95 1/2, new pars. 1-203.1,
2-118.1, 6-203.1, 6-206.1, 6-208.1, 6-304.1, 11-500, 11-501.3;
Ch. 95, 1/2, pars. 6-118, 6-201, 6-204, 6-206, 6-303, 11-401,
11-501, 11-501.1 and 11-502; Ch. 111 1/2, par. 6328

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.

CORRECTIONAL IMPACT NOTE, AS AMENDED

Proposed changes in the Reckless Homicide sentencing could cost the Dept. $63,384 per year. Proposed changes in the areas of DUI, Driving with a Suspended or Revoked License and Leaving the Scene of a Fatal Accident could cost the Dept. $500,400 per year.

HOUSE AMENDMENT NO. 2.

Amends to make changes in terminology, procedure and provision designations.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II

Apr 30  Mtn Prevail to Suspend Rule 27(D)/116-000-000
Committee Judiciary II

May 08  Amendment No.01  JUDICIARY II  Adopted
Recommnded do pass as amend
013-001-000

Placed Calndr,Second Reading

May 09  Correctional Note Requested AS
AMENDED-BRESLIN
Placed Calndr,Second Reading

May 17  Correctional Note Filed AS
AMENDED
Placed Calndr,Third Reading

Second Reading
Amendment No.02  MCCCRACKEN  Adopted

1 Fiscal Note Act may be applicable.
HB-1842 MCCCRACKEN.

(Ch. 32, par. 1202; Ch. 127, pars. 1003.09, 1004.01 and 1007)

Amends the Administrative Procedure Act. Excludes maps from the definition of “rule”. Deletes the provision requiring agencies to maintain reference works and other things to aid users in finding rules currently in force and flow charts depicting rule making procedures. Substitutes the Secretary of State for the State Library in the review, codification and publication of agency rules. Changes a cross reference in the Close Corporation Act. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Executive
May 03 Tbd pursuant Hse Rule 27D

HB-1843 KOEHLER, DEUCHLER, FLINN, MULCAHEY, OLSON, PARCELLS, PEDERSEN,B, PULLEN, STEPHENS, TATE, TUERK, HANNIG, CAPPAR-ELLI AND COUNTRYMAN.

(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.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II
May 03 Motion disch comm, advc 2nd
STUDY - KOEHLER
Interim Study Calendar JUDICIARY II

HB-1844 KOEHLER, DEUCHLER, FLINN, MULCAHEY, OLSON, PARCELLS, PEDERSEN,B, PULLEN, STEPHENS, TATE, TUERK, HANNIG, CAPPAR-ELLI AND COUNTRYMAN.

(Ch. 24, par. 11-42-11; new par. 11-42.2)

Amends the Municipal Code. Provides that no municipality may license or franchise a cable television service that knowingly distributes indecent pornographic materials. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II

5 Correctional Budget and Impact Note Act may be applicable.
HB-1845  CHURCHILL – REA – KUBIK.

(Ch. 95 1/2, pars. 6-106.2, 6-106.3 and 6-106.4)

Amends The Illinois Vehicle Code. Changes the licensing requirements for persons operating a vehicle used solely to provide transportation for the elderly, a religious organization bus and a commuter van used for a for-profit ridesharing arrangement. Changes requirements concerning an applicant's previous issuance of a valid driver's license and the classification thereof prior to application as prerequisites to licensing. Lists additional offenses that disqualify applicants when conviction occurs within 3 years of application to operate such vehicles. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>May 10</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>Third Reading, Passed 117-000-000</td>
</tr>
<tr>
<td>Jun 12</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jul 23</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Sep 20</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td></td>
<td>Sen Sponsor GEO-KARIS</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, First Reading</td>
</tr>
<tr>
<td></td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td></td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

HB-1845 Amends The Illinois Vehicle Code. Changes the licensing requirements for persons operating a vehicle used solely to provide transportation for the elderly, a religious organization bus and a commuter van used for a for-profit ridesharing arrangement. Changes requirements concerning an applicant's previous issuance of a valid driver's license and the classification thereof prior to application as prerequisites to licensing. Lists additional offenses that disqualify applicants when conviction occurs within 3 years of application to operate such vehicles. Effective immediately.

HB-1846  CURRIE.

(Ch. 120, new par. 602.1)

Amends the Revenue Act. Provides that any taxing body in Cook County that has interest in an assessment made by any local assessment officer may have such assessment reviewed by the board of appeals.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 11 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 03</td>
<td>Assigned to Revenue</td>
</tr>
<tr>
<td></td>
<td>Motion disch comm, advc 2nd</td>
</tr>
<tr>
<td></td>
<td>STUDY - CURRIE</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar REVENUE</td>
</tr>
</tbody>
</table>

Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, rep. par. 635

Deletes repeal of Section 154 (State school tax) of the Revenue Code.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Revenue
May 03  Recommended do pass 015-000-000

May 15  Placed Calndr,Second Reading

Second Reading
Amendment No.01  DAVIS  Adopted
080-031-003

May 21  Third Reading - Passed 097-010-007
May 22  Arrive Senate
Placed Calndr,First Reading

May 23  First reading  Rfrd to Comm on Assignment
May 24  Assigned to Revenue
May 29  Primary Sponsor Changed To NETSCH
Committee Revenue
Jun 06  Recommded do pass as amend
009-000-000

Jun 10  Placed Calndr,Second Reading

Second Reading
Amendment No.01  SEN REVENUE  Adopted

Jun 26  Third Reading - Passed 058-000-000
Speaker's Table, Concurrence 01
Jun 29  H Concurs in S Amend. 01/106-001-001
Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved

PUBLIC ACT 84-0864  Effective date 09-23-85

HB-1848  CURRIE.

(New Act)

Authorizes municipalities to protect natural resources and encourage their economical use through the adoption of Local Land Resource Management Plans. Effective immediately.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Energy Environment & Nat. Resource
May 02  Recommended do pass 014-000-000

May 24  Interim Study Calendar ENRGY ENVRMNT

HB-1849  CURRIE.

(New Act)

Authorizes municipalities and counties to engage in joint land resource management programs. Authorizes land acquisition and annexation in the implementation of such programs. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes the title and deletes everything after the enacting clause. Creates the Local Land Resource Management Planning Act. Permits counties and municipalities, independently or jointly, to adopt local land resource management plans to resolve conflicts relating to air and land resource quality, agricultural preservation, historic sites, areas subject to natural disasters, recreation and various other land uses. Authorizes the Department of Commerce and Community Affairs to award grants for the development and implementation of such plans. Effective immediately.
SENATE AMENDMENT NO. 1.
Deletes provision allowing cities and counties to regulate all uses of land within their territorial jurisdiction.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Energy Environment & Nat. Resource
May 02 Placed Calndr,Second Reading
Recommended do pass 014-000-000
May 16 Second Reading
Placed Calndr,Third Reading
May 24 Amendment No.01 Mtn Prev-Recall 2nd Reading
Placed Calndr,Third Reading
Third Reading - Passed 104-013-000
May 29 Arrive Senate
Sen Sponsor NETSCH
Placed Calendr,First Reading
May 30 Added As A Joint Sponsor DEGNAN
Placed Calndr,First Reading
First reading Rfrd to Comm on Assignment
Recommended do pass as amend 009-000-001
Jun 13 Placed Calndr,Second Reading
Jun 18 Second Reading
Amendment No.01 LOCAL GOVERN Adopted
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 057-002-000
Jun 25 Speaker's Table, Concurrence 01
Jun 29 H Concurs in S Amend. 01/104-009-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0865 Effective date 09-23-85

HB-1850 CURRIE.
(Ch. 24, new par. 11-13-14.1; and Ch. 34, new par. 3158.1)

SENATE AMENDMENT NO. 1. (Senate recedes July 2, 1985)
Adds reference to: Ch. 34, pars. 3151.2, 3151.3, 3151.4, 3151.5 and 3154
Provides for alleviation of special flood plain hazards; prohibits abandonment of vehicles and provides penalties for violations; all limited to DuPage County.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Deletes reference to: Ch. 34, par. 3158.1
Adds reference to: Ch. 34, pars. 3151.2, 3151.3, 3151.4, 3151.5
Recommends that the bill be further amended as follows:
Changes title. Amends Act in relation to county zoning. Makes provisions concerning lost, stolen or unclaimed excavation of areas identified as “Special Flood Hazard Areas” under this Act. a

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Cities and Villages
Apr 24 Re-assigned to Energy Environment & Nat. Resource
May 02 Placed Calndr,Second Reading
Recommended do pass 014-000-000
Amends the Public Utilities Act. Provides for criteria and procedures to be used by the Commerce Commission in setting rates for purchases of electricity by electric utilities from small power production facilities and cogenerators. Authorizes the Commission to establish standard rates based upon contracts for purchase of electricity for terms of 5, 10 and 15 years. Authorizes an electric utility and a small power production facility or cogenerator to agree to a rate for a purchase that is different from any rate which would otherwise be imposed by the Commission; requires such rates to be reasonable and nondiscriminatory. Provides for procedures to settle rate disputes by the Commission. Requires electric utilities who purchase electricity under these amendatory provisions to submit certain data to the Commission. Defines the electric utilities, small power facilities and cogenerators covered by the amendatory provisions.

1 Fiscal Note Act may be applicable.
HB-1852 GIGLIO.
(Ch. 95 1/2, new pars. 18c-800, 18c-801, 18c-802, 18c-803, 18c-804, 18c-805 and 18c-806)

Adds a new Chapter to The Illinois Vehicle Code. Establishes uniform requirements and procedures for the towing of vehicles initiated by a law enforcement agency. Requires each law enforcement agency that utilizes a private tow truck service to maintain a Law Enforcement Agency Call List which shall contain tow truck service companies which have complied with certain minimum requirements concerning proof of insurance, annual inspections, equipment, storage facilities and service procedures.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Transportation
Apr 30 Interim Study Calendar TRANSPORTATN

3 HB-1853 CAPPARELLI – TERZICH.
(Ch. 108 1/2, par. 2-117.1)

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.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

HB-1854 HALLOCK.
(Ch. 95 1/2, par. 7-328)

Amends the Vehicle Code Article on Proof of Financial Responsibility. Deletes the provision providing for the cancellation or return of proof of bond upon request if the person has not been convicted of any offense within 3 years for which revocation is mandatory. Provides that proof of financial responsibility for a three year period must be provided when applying for a driver’s license or vehicle registration. Effective immediately.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II
May 02 Interim Study Calendar JUDICIARY II

1 HB-1855 PHELPS AND REA.
(Ch. 127, par. 49, new par. 49.28)

Amends the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall prepare plans, conduct studies and consult with the Department of Conservation for the purpose of proposing a scenic route through the Shawnee National Forest, and shall submit its proposal to the Governor and the General Assembly no later than March 1, 1986. Effective July 1, 1985.

Apr 11 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Energy Environment & Nat. Resource
Apr 25 Recommended do pass 010-000-001
Placed Calndr,Second Reading
May 10 Second Reading Placed Calndr,Third Reading
May 24 Third Reading - Passed 111-006-000

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1856  DEJAEGHER.

(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.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15        Assigned to Elementary & Secondary Education
May 03        Tbd pursuant Hse Rule 27D

1 HB-1857  DANIELS – HOFFMAN – VINSON.

(New Act; Ch. 34, rep. pars. 6401 and 6402)

Creates the Water Commission Act of 1985 and repeals the Water Commission Act, as amended. Provides that water commissions constituted under Division 135 of the Municipal Code or under the Act being repealed (if such commissions include municipalities having populations which aggregate more than 50% of the population of a county which is contiguous to a county having over 1,000,000 inhabitants) become county water commissions operating under the Water Commission Act of 1985. Validates the organization of existing water commissions formed under the repealed Act and provides that if such an existing commission is invalidated by final court order, it shall reconstitute as it existed prior to becoming subject to the repealed Act under which its organization was invalidated, and that as so reconstituted it becomes a county water commission subject to the Water Commission Act of 1985. Provides for the appointment and defines the powers and duties of a board of commissioners as the governing body of a county water commission. Denies to county water commissions the power to engage in the retail sale or distribution of water to residents or customers of a municipality. Authorizes county water commissions, subject to referendum, to issue general obligation bonds and to levy taxes to pay principal and interest thereon. Also authorizes such commissions to levy annually a .005% tax to carry out and perform its duties of acquiring, supplying and distributing water. Defines the territory of a county water commission and preempts home rule powers within its territory (except for excluded units as defined in the Act) with respect to functions performed by the commission. Other provisions. Effective immediately.

HOUSE AMENDMENT NO 1.

Changes a reference to “home county” (with respect to the extension of taxes to pay principal and interest on general obligation bonds of the commission) to “territory of the county water commission”.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Permits a county water commission to levy a one-time .30% property tax and, after obtaining approval of the voters at a referendum, to impose a 1/4% retailers' occupation, service occupation and use tax.

SENATE AMENDMENT NO. 3.
Deletes a reference to real estate in the service occupation tax provisions.

SENATE AMENDMENT NO. 4.
Provides that propositions to issue bonds and impose certain taxes may be combined in one referendum question.

HB-1858 CULLERTON.
(Ch. 122, par. 34-21)
Amends The School Code. Removes the 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.
HB-1859  CULLERTON.

(Ch. 122, par. 34-21)

Amends The School Code. In cities of more than 500,000 inhabitants, requires city council action within 90 days upon a board of education's resolution for the sale of real property held in trust by the city council.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15      Assigned to Elementary & Secondary Education
May 02      Recommended do pass 021-000-000
May 10      Interim Study Calendar ELEM SCND ED

HB-1860  CHURCHILL - NASH - BERRIOS.

(New Act; Ch. 53, rep. pars. 26 and 46, and Ch. 99, rep. pars. 1 through 19)


SENATE AMENDMENT NO. 1.

Provides that a notary public who knowingly and willfully commits any official misconduct is guilty of a Class A misdemeanor, and who recklessly or negligently commits official misconduct is guilty of a Class B misdemeanor. Provides that any person who impersonates a notary public is guilty of a Class A misdemeanor.

Apr 11 1985  First reading  Rfrd to Comm on Assignment
Apr 15      Assigned to Registration & Regulation
Apr 25      Do Pass/Consent Calendar 012-000-000
May 01      Consnt Caldr Order 2nd Read
May 03      Consnt Caldr Order 3rd Read
May 07      Arrive Senate
May 14      Placed Calndr,First Reading
May 15      First reading  Rfrd to Comm on Assignment
May 21      Assigned to Judiciary I
Jun 05      Recommdnd do pass as amend 009-000-000
Jun 10      Placed Calndr,Second Reading
Jun 24      Second Reading  Amendment No.01 JUDICIARY I Adopted
Jun 25      Placed Calndr,Third Reading
Jun 30      Third Reading - Passed 059-000-000
Jun 30      Speaker's Table, Concurrence 01
Jun 30      H Concurs in S Amend. 01/076-034-002
Jun 30      Passed both Houses
Jul 29      Sent to the Governor
Sep 14      Governor approved

PUBLIC ACT 84-0322 Effective date 07-01-86

Fiscal Note Act may be applicable.
HB-1861  TATE - MAUTINO.

(New Act)

Creates the High Voltage Power Lines Safety Act. Prohibits any person from engaging in an activity where it is possible during the course of such activity that he, or any equipment used by him, will come within 10 feet of any high voltage electrical line or conductor. Prohibits the transportation or storing of any equipment within 10 feet of a high voltage power line. Provides that equipment capable of hitting a high voltage power line by vertical, lateral or swinging motion shall have a warning affixed to it. Provides for exceptions where arrangements for mechanical barriers or deenergization of the power lines have been made. Specifies that violation of Act is a petty offense; provides for civil liability. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Energy Environment & Nat. Resource
May 02  Interim Study Calendar ENRGY ENVRMNT

HB-1862  FRIEDRICH,DP.

(Ch. 141, par. 111)

Amends the Uniform Disposition of Unclaimed Property Act to provide that no person shall be required to report to the Director of Financial Institutions any property which has not been presumed abandoned under a specific provision of the Act. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Financial Institutions
May 03  Interim Study Calendar FIN INSTIT

HB-1863  FRIEDRICH,DP.

(Ch. 111, pars. 7501, 7502 and 7509)

Amends the Illinois Roofing Industry Licensing Act to exclude from the scope of said Act roofing in connection with the construction of new buildings or new additions to existing buildings. Effective July 1, 1985.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Registration & Regulation
May 02  Interim Study Calendar REGIS REGULAT

HB-1864  GIORGI - BULLOCK.

(Ch. 48, pars. 138.1, 138.3 and 138.10)

Amends the Workers’ Compensation Act. Specifies the performance of services as a jockey, exercise person, groom or hot-walker at any lawfully operated horse racing track as an enterprise to which the Act applies. Provides any horse owner who has contracted with an individual for the performance by that individual of any of such services shall be liable to that individual and his dependents, as though he were an employee of such horseowner, for any injury sustained by him in the performance of such services on any horse owned by the horseowner where the performance of such services does not otherwise qualify the individual as an employee under the Act.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Labor & Commerce
May 02  Interim Study Calendar LABOR COMMRCE
HB-1865  DUNN, JOHN – TURNER AND FLOWERS.
(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.

HOUSE AMENDMENT NO. 1.
Extends medical assistance provisions to persons who “would be” eligible for such basic maintenance.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Human Services
May 02  Recommended do pass 008-000-000
May 10  Placed Calndr,Second Reading
May 24  Interim Study Calendar HUMAN SERVICE

May 10  Second Reading  Amendment No.01  DUNN, JOHN  Adopted
Placed Calndr,Third Reading

HB-1866  TERZICH.
(Ch. 24, par. 11-10-1)

Amends the Municipal Code to authorize municipalities to pay a collection fee of up to 0.5% to agents collecting foreign fire insurance company taxes on their behalf.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Cities and Villages
May 03  Tbd pursuant Hse Rule 27D

HB-1867  PHELPS – REA – HICKS.
(Ch. 105, new par. 468k-5)

Amends the State Parks and Memorials Designation Act. Authorizes the Department of Conservation to acquire property and enter into agreements to develop the Smithland Reservoir area as a State Recreation Area. Effective July 1, 1985.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Energy Environment & Nat. Resource
Apr 25  Do Pass/Short Debate Cal 014-000-000

May 14  Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
May 23  Third Reading - Passed 116-002-000
May 29  Arrive Senate
May 30  Sen Sponsor POSHARD
Placed Calndr,First Reading
Jun 03  First reading  Rfrd to Comm on Assignment
Jun 04  Assigned to Agriculture, Conservation & Energy
Jun 13  Recommended do pass 013-000-000
Jun 18  Placed Calndr,Second Reading
Jun 24  Second Reading  Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor approved
PUBLIC ACT 84-0643  Effective date 09-20-85

1 Fiscal Note Act may be applicable.
HB-1868 LEVERENZ – CURRAN – MAUTINO – BRUNSVOLD – DELEO AND HICKS.
(Ch. 121, par. 3-105)

Amends the Highway Code to require that federal reimbursements for expenditures from the State Construction Account Fund shall be deposited in that Fund.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 17 Assigned to Transportation
May 02 Recommended do pass 020-000-000

May 10 Second Reading
Placed Calndr,Third Reading
May 24 Interim Study Calendar TRANSPORTATN

HB-1869 MCGANN – KEANE.
(Ch. 121, par. 7-202.1c)

Amends The Illinois Highway Code. Provides that 25% of the Motor Fuel Tax Funds received by municipalities over 500,000 shall be expended for reconstruction or improvement on any residential street rather than non-arterial residential streets.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Transportation
May 02 Recommended do pass 020-000-000

May 23 Second Reading
Placed Calndr,Second Reading
May 24 Held on 2nd Reading
Interim Study Calendar TRANSPORTATN

3 HB-1870 CURRAN AND MCAULIFFE.
(Ch. 108 1/2, pars. 4-109.1 and 4-118.1; Ch. 85, new par. 2208.9)

Amends the Downstate Firefighters Article of the Pension Code to increase the rate of annual increase in retirement pension from 3% to 4%, and to increase the rate of member contributions therefor from 1% to 1.5%; lowers the age for beginning to receive the annual increase from 60 to 55, and makes the initial increase cumulative to the beginning of retirement for persons retiring on or after July 1, 1985; provides a one-time increase of $1 per year of creditable service for persons retiring on or before January 1, 1978. 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

<table>
<thead>
<tr>
<th>Increase in accrued liability</th>
<th>$69,300,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increase in total annual cost</td>
<td>5,842,000</td>
</tr>
<tr>
<td>Increase in total annual costs as a percent of payroll</td>
<td>4.0%</td>
</tr>
<tr>
<td>Increase in member contributions</td>
<td>.5%</td>
</tr>
</tbody>
</table>

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Personnel and Pensions
May 02 Pension Note Filed
Interim Study Calendar PERS PENSION

HB-1871 CURRAN, MCAULIFFE AND DELEO.
(Ch. 73, par. 979f)

Amends the Insurance Code to add a home rule preemption clause to the Section that provides the health insurance continuation privilege for firefighters. Effective immediately.

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. 4-117.1

Updates existing law to reflect certain changes made by P.A. 83-1440; specifies that it is the pension fund, not the municipality, that makes deductions from pension payments; makes other technical changes.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Insurance
May 02 Recommended do pass 016-000-000
May 15 Second Reading Placed Calndr,Second Reading
May 24 Third Reading - Passed 099-000-000
May 29 Arrive Senate Sen Sponsor VADALABENE Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Jun 04 Waive Posting Notice 7C Committee Ins Pensions & Licensed Activities
Jun 10 Recommended do pass as amend 011-000-000.
Jun 11 Second Reading Amendment No.01 INSURANCE Adopted Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 057-001-000 Speaker's Table, Concurrence 01
Jun 29 H Concurs in S Amend. 01/114-000-000 Passed both Houses
Jul 26 Sent to the Governor
Sep 23 Governor approved
PUBLIC ACT 84-0866 Effective date 09-23-85

1 HB-1872 FLOWERS – GIORGI AND STECZO.

(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.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Revenue
May 03 Tbid pursuant Hse Rule 27D

1 HB-1873 GIGLIO – FLOWERS – MCNAMARA – CHRISTENSEN – RICE, PANAYOTOVICH, SATTERTHWAITE, SHAW, STERN, VANDUYNE, BROOKINS, PANGLE, PHELPS, LAURINO, BERRIOS AND LEVERENZ.

(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.

1 Fiscal Note Act may be applicable.


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 home first full to the Department 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.

HB-1875 BERRIOS - FLOWERS - TERZICH.

Amends the “Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance 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.

HB-1876 RICHMOND - FLOWERS - MCNAMARA - PHELPS - PANAYOTOVICH, BERRIOS, CHRISTENSEN, DUNN, JOHN, GIORGI, LAURINO, LEVERENZ, REA, RICE, SHAW, STECZO, TERZICH, VANDUYNE, YOUNG, A, DEJAEGHER, BROOKINS AND PANGLE.

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.

HB-1877 RICHMOND - YOUNG, A - LEVERENZ - DUNN, JOHN - PANAYOTOVICH, BERRIOS, CHRISTENSEN, GIORGI, LAURINO, LEVERENZ, REA, RICE, SHAW, VAN DUYNE, DEJAEGHER, MCIKE, PANGLE AND PHELPS.

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.

1 Fiscal Note Act may be applicable.
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.

**State Mandates Act May Require Reimbursement To Local Gov'ts.**

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.

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.
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.

Amends The Illinois Vehicle Code to provide that persons found guilty of operating a bicycle during that period between 30 minutes after sunset and 30 minutes before sunrise without a lit front lamp shall be guilty of a petty offense and subject to a $100 fine.

Amends the Public Utilities Act. Subjects the reorganization of affiliated interests of public utilities to approval of the Illinois Commerce Commission. Eliminates provisions allowing the Commission to prescribe general rules waiving the requirement of Commission approval of certain utility transactions with affiliated interests. Expands the Commission's jurisdiction over affiliated interests of public utilities to the extent necessary to protect the interests of utilities' ratepayers and investors.

Amends the Funeral or Burial Funds Act. Provides that any payment for the sale or transfer of real property in connection with the disposition of a dead human body, for future use at a time determinable by the death of the person whose body is to be disposed, shall be deemed a payment held in trust by the transferor. Provides that where a property or merchandise has been installed, erected or constructed on property owned or entitled to be used by the purchaser, the payment therefor shall not be

1 Fiscal Note Act may be applicable.

* Correctional Budget and Impact Note Act may be applicable.
deemed trust funds. Specifies a new ceiling for allowable liquidated damages upon default in relation to a contract to furnish property or services in connection with a burial.

HOUSE AMENDMENT NO. 4.
Provides that a funeral contract under which a burial vault is sold to a purchaser shall contain a statement that burial vaults, grave boxes and grave liners may be purchased from parties other than funeral homes.

HOUSE AMENDMENT NO. 6.
Before providing any funeral services or merchandise to a person who has previously purchased a pre-need funeral contract, requires the decedent’s next of kin with a written statement showing the current balance of the decedent’s pre-need trust fund.

HOUSE AMENDMENT NO. 7.
Provides that a pre-need funeral contract shall be irrevocable if the contract purchaser decides that such contract shall be irrevocable.

HOUSE AMENDMENT NO. 8.
Authorizes a person who has suffered pecuniary loss due to a violation of the Act or who has failed to receive any disclosure required by the Act to bring an action for changes.

HOUSE AMENDMENT NO. 10.
Changes “who violates” to “who knowingly violates” in the withdrawn H-am 5.

HOUSE AMENDMENT NO. 12.
Adds reference to: Ch. 111 1/2, par. 73.105 and new par. 73.105a

Deletes title and everything after enacting clause. Concerning a pre-need contract for construction of the mausoleum, columbarium, garden crypt or other cemetery merchandise, provides for periodic construction-in-progress payments by the trustee to the pre-need seller. Provides that when a buyer cancels certain cemetery merchandise or the construction thereof, the seller may refuse to refund more than 50% of the amount held in trust. Increases the amount of deposit that a seller may retain for expenses for transactions occurring on or after the amendatory provisions.

HOUSE AMENDMENT NO. 13.
Adds reference to: Ch. 111 1/2, new par. 73.101a

Provides that any funds paid to a religious cemetery or to a life insurance company authorized to transact business for the purpose of furnishing certain future funeral service or merchandise shall not be deemed trust funds under the Funeral or Burial Funds Act.
HB-1885 VINSON – GREIMAN.
(Ch. 17, par. 2510)
Amends the Bank Holding Company Act to substitute calendar dates for present references to “effective date of amendatory Act”.

May 24 Tabled House Rule 37(G)

HB-1886 HOMER.
(Ch. 24, new par. 11-74-4.1)
Amends the “Industrial Project Revenue Bond Act” in the Illinois Municipal Code. Provides that municipalities may acquire and improve land for industrial project purposes. Authorizes a municipality, for a period not exceeding 3 years after the effective date of the Act, to levy a tax, not exceeding .10% of the equalized and assessed value of property in the municipality, the proceeds of which shall be kept in a special fund to be used solely for acquiring land for industrial project purposes.

HOUSE AMENDMENT NO. 1.
Provides that the tax shall be subject to a back-door referendum.

HOUSE AMENDMENT NO. 2.
Adds reference to: (Ch. 24, par. 11-31-1)
Amends the Illinois Municipal Code to provide that the recoverable costs of a municipality or lien holder for the demolition or repair of an unsafe building include costs of appraisals, investigative reports and attorney’s fees.

HOUSE AMENDMENT NO. 4.
Adds provisions creating the Township Industrial Project Revenue Bond Act. Authorizes townships to finance industrial projects and to issue revenue bonds therefor. Provides that townships may acquire and convey property for such projects and may, subject to a front-door referendum, levy a tax not to exceed .10%.

HOUSE AMENDMENT NO. 5.
Changes 2 references in the Township Industrial Project Revenue Bond Act from “municipalities” to “townships”.

HOUSE AMENDMENT NO. 7.
Adds reference to: (Ch. 34, par. 429.8)
Amends the Counties Act to provide that the recoverable costs of a county or lien holder for the demolition or repair of an unsafe building include costs of appraisals, investigative reports and attorney’s fees.
HB-1887  HOMER.

(Ch. 48, pars. 453, 455, 456, 471, 472, 474a, 500, 501, 502, 503, 504, 520, new par. 471.1 and rep. pars. 353 and 473; Ch. 127, par. 9.30; rep. pars. 5.13i and 44a)

Amends The Unemployment Insurance Act and The Civil Administrative Code in relation to unemployment insurance procedures for disputed benefits. Abolishes the Board of Review within the Department of Employment Security; deletes provisions providing for appeal of the decision of a referee or the Director of Employment Security to the Board; provides that the decision of the referee or Director shall be considered a final administrative decision.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCE

HB-1888  HOMER.

(Ch. 48, par. 471)

Amends The Unemployment Insurance Act concerning appeals from claims adjudicators' decisions. Eliminates provision allowing any document on file with the Department of Employment Security submitted to it by any of the parties to such an appeal to be part of the record in the appeal. Provides hearsay shall not be considered in any hearing before a referee or the Director of the Department concerning such an appeal.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMRCE

HB-1889  LEVERENZ – STERN AND PARCELLS.

(Ch. 96 1/2, par. 6411)

Amends the Cook County Forest Preserve District Act. Permits forest preserve districts in counties of over 3,000,000 population to sell at a fair market price and convey title to any lands the board determines are of no value to the district for its purposes.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Authorizes the Forest Preserve District of Cook County to convey by quit deed all of its right, title and interest in and to certain described lands in Cook County.

SENATE AMENDMENT NO. 1.

Deletes 2 of the parcels authorized to be conveyed and makes technical changes in the legal description.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Cities and Villages
May 02 Do Pass/Short Debate Cal 014-000-000
May 15 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 23 Mtn Prev-Recall 2nd Reading Amendment No.01 LEVERENZ Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(C)/118-000-000
Third Reading - Passed 113-004-001
May 29 Arrive Senate
Sen Sponsor DEGNAN
Placed Calendr,First Reading
May 30 Added As A Joint Sponsor TOPINKA
Placed Calendr,First Reading
First reading Rfrd to Comm on Assignment
Assigned to Local Government
HB-1890  BULLOCK.

(Ch. 127, par. 755)

Amends the Capital Development Bond Act of 1972. Clarifies the requirement of the State Treasurer's countersignature on bonds.

April 12, 1985  First reading  Rfrd to Comm on Assignment
April 15  Assigned to Executive
May 03  Tbld pursuant Hse Rule 27D

HB-1891  HOMER.

(Ch. 48, par. 431)

Amends The Unemployment Insurance Act. Provides an individual shall not be ineligible for benefits because of his voluntarily leaving work where he has made reasonable efforts to preserve his job rights and his leaving is due to a personal emergency of such a nature and compelling urgency that it would be contrary to good conscience to impose a disqualification.

April 12, 1985  First reading  Rfrd to Comm on Assignment
April 15  Assigned to Labor & Commerce
May 02  Interim Study Calendar LABOR COMMERCE

HB-1892  HICKS.

(New Act)

Creates An Act in relation to lands disturbed by oil and gas exploration and development. Provides for compensation to the surface land owner for damages to land incurred in the course of exploration for, and development and production of oil and gas. Defines terms.

April 12, 1985  First reading  Rfrd to Comm on Assignment
April 15  Assigned to Energy Environment & Nat. Resource
May 02  Interim Study Calendar ENRGY ENVRMNT

HB-1893  HICKS.

(New Act; Ch. 110 1/2, new par. 309.1; Ch. 127, new par. 141.158)

Creates An Act to impose a tax on the privilege of using hospitals. Amends an Act in relation to State finance and the Uniform Anatomical Gift Act. Requires a 50¢ tax per admission for using a hospital. Provides that moneys collected from the tax shall be deposited into the Anatomical Gift Expense Fund, to be used to pay to maintain anatomical gifts up to the time at which a donee is found. Provides that no donor or his estate shall be liable for such expenses.

1 Fiscal Note Act may be applicable.
HB-1894 MULCAHEY.
(Ch. 144, par. 189, new par. 189.15)

Amends the Board of Higher Education Act to direct the Board to adopt rules requiring that all teaching faculty and administrative officials pass an examination demonstrating their proficiency in English grammar, spelling and vocabulary.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Revenue
Apr 25 Assigned to Higher Education

HB-1895 MULCAHEY.
(Ch. 144, par. 189, new par. 189.15)

Amends the Board of Higher Education Act to direct the Board to adopt rules requiring professors to evaluate students on an objective daily basis.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Higher Education
Apr 25 Tabled in Committee 014-000-000

HB-1896 MULCAHEY.
(Ch. 144, par. 189, new par. 189.15)

Amends the Board of Higher Education Act to direct the Board to adopt rules which require that all professors make themselves available to their students at least 5 hours per week, not including classroom time.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Higher Education
May 03 Tabled pursuant Hse Rule 27D

HB-1897 MULCAHEY.
(Ch. 144, par. 189, new par. 189.15)

Amends the Board of Higher Education Act to direct the Board to adopt rules which require that any professor who misses a regularly scheduled class shall pay a substitute professor to teach that class, at his own expense.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Higher Education
May 03 Tabled pursuant Hse Rule 27D

HB-1898 MULCAHEY.
(Ch. 144, par. 189, new par. 189.15)

Amends the Board of Higher Education Act to direct the Board to adopt rules requiring 20 hours of teaching per week for full time teaching status.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Higher Education
Apr 25 Interim Study Calendar HIGHER ED

HB-1899 EWING.
(Ch. 122, new par. 7A-1)

Amends The School Code. Adds an Article permitting a unit school district to convert into an elementary school district if a contiguous high school district also annexes the territory of the former unit school district. Establishes the procedure

1 Fiscal Note Act may be applicable.
for such conversion, requiring a petition, hearing, regional superintendent and State Board of Education approval, and referendum approval by voters of the districts involved. Provides for the manner in which assets are divided, and indebtedness is assumed. Other provisions. Effective immediately.

HB-1900  KEANE.

(Ch. 120, pars. 604, 728, 728a, 734, 741 and 742)

Amends the Revenue Act of 1939. Provides that an assessor shall not present a certificate of error as an objection in a tax sale proceeding unless a judgment approving the certificate would result in a full satisfaction of all tax liens for the tax year. Removes requirement that purchasers at tax sales in counties of 1,000,000 or more population pay in cash. Specifies that unpaid taxes payable by a tax purchaser include taxes subject to a certificate of error. Raises the tax sale purchase fee from $30 to $40 in counties of 1,000,000 or more population. Provides that such fees are payable when certain subsequent taxes are paid by a tax sale purchaser. Makes certain additions to and exclusions from the amount required for redemption. Removes the authority of the county collector to declare a sale in error and provides for certain additional refunds payable by the county collector in counties of over 1,000,000 population.

HOUSE AMENDMENT NO. 1.

Deletes provision that an assessor shall not present certificate of error as an objection in a tax sale proceeding unless a judgment approving the certificate would result in a full satisfaction of all tax liens for that year.

HB-1901  MATIJEVICH – OBLINGER, WOODYARD, WEAVER,M, WILLIAMSON, MCAULIFFE, STEPHENS ANDRYDER.

(Ch. 95 1/2, pars. 3-616; new par. 11-1301.4)

Amends the Vehicle Code to authorize the Secretary of State to enter into reciprocal agreements with other jurisdictions relating to parking privileges for persons with permanent disabilities. Effective immediately.
SENATE AMENDMENT NO. 1.
Alters amendatory language to provide that this State may, rather than shall, grant reciprocal parking privileges to disabled nonresidents.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15      Assigned to Transportation
May 02      Recommended do pass 020-000-000
               Placed Calndr,Second Reading
May 10      Second Reading
               Placed Calndr,Third Reading
May 23      Third Reading - Passed 118-000-000
May 29      Arrive Senate
               Placed Calendr,First Readng
May 30      Sen Sponsor GEO-KARIS
               First reading  Rfrd to Comm on Assignment
Jun 04      Assigned to Transportation
Jun 12      Recommended do pass 008-000-000
               Placed Calndr,Second Reading
Jun 13      Second Reading
               Amendment No.01 NEDZA Adopted
               Placed Calndr,Third Reading
Jun 24      Third Reading - Passed 059-000-000
Jun 25      Speaker's Table, Concurrence 01
Jun 29      H Concurs in S Amend. 01/117-000-000
               Passed both Houses
Jul 26      Sent to the Governor
Sep 23      Governor approved
               PUBLIC ACT 84-0868 Effective date 09-23-85

1765

Fiscal Note Act may be applicable.

HB-1902  VINSON - MADIGAN, HOFFMAN, EWING, DAVIS, PULLEN AND HAL-LOCK.

Amends the Illinois Securities Law. Provides for registration of securities by coordination with federal securities law. Establishes procedure for registration of an amount of securities sold or to be sold in excess of the amount initially registered. Provides for the registration of Face Amount Certificate Contracts by coordination. Provides for registration of Investment Fund Shares by coordination. Authorizes the Secretary of State to impose a fine of up to $10,000 on persons who the Secretary of State determines have violated this Act. Provides that failure to request a hearing within 30 days after issuance of a temporary order of prohibition or suspension constitutes an admission of any facts alleged therein. Increases criminal penalties for violations. Effective January 1, 1986.

HOUSE AMENDMENT NO. 1.
Deletes title and everything after the enacting clause. Inserts similar provision amending the IL Securities Law. Sets forth requirements for registration and testing for salespersons, dealers and investment advisors. Effective January 1, 1986.

HOUSE AMENDMENT NO. 3.
Removes prohibition against general advertising and solicitation with respect to the sale of securities in certain exempt transactions.

SENATE AMENDMENT NO. 1.
Adds provision relating to the mental state required for criminal violations. Makes other changes.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.
Prohibits general advertising in connection with the sale of certain unregistered securities.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>May 02</td>
<td>Motion disch comm, advc 2nd</td>
</tr>
<tr>
<td></td>
<td>DANIELS-MADIGAN</td>
</tr>
<tr>
<td></td>
<td>Committee Judiciary I</td>
</tr>
<tr>
<td>May 03</td>
<td>Recommended do pass 009-000-002</td>
</tr>
<tr>
<td>May 14</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td></td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.01 VINSON Adopted</td>
</tr>
<tr>
<td></td>
<td>Held on 2nd Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Amendment No.02 VINSON Withdrawn</td>
</tr>
<tr>
<td></td>
<td>Amendment No.03 BRUNSVOLD Adopted</td>
</tr>
<tr>
<td></td>
<td>070-038-000</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td>Sen Sponsor BARKHAUSEN</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>Added As A Joint Sponsor Berman</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
</tr>
<tr>
<td></td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Finance and Credit Regulations</td>
</tr>
<tr>
<td>Jun 11</td>
<td>Recommended do pass as amend 010-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td></td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.01 FINANCE Adopted</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Recalled to Second Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 Berman Adopted</td>
</tr>
<tr>
<td>Jun 23</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>Jun 26</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td></td>
<td>Speaker’s Table, Concurrence 01,02</td>
</tr>
<tr>
<td>Jun 29</td>
<td>H Concurs in S Amend. 01,02/109-000-007</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 Public Act 84-0869 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

HB-1903 ZWICK, COUNTRYMAN AND PANAYOTOVICH.
(Ch. 17, new pars. 309.1 and 3009a)

Amends the Illinois Banking Act and the Savings and Loan Act to require disclosure of fees for services offered.

HOUSE AMENDMENT NO. 1.
Limits disclosure provisions to non-commercial checking and savings account.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Assigned to Financial Institutions</td>
</tr>
<tr>
<td>May 03</td>
<td>Amendment No.01 FIN INSTIT Adopted</td>
</tr>
<tr>
<td></td>
<td>Recommended do pass as amend 016-000-00</td>
</tr>
<tr>
<td>May 15</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Lost 044-045-022</td>
</tr>
</tbody>
</table>
HB-1904

LAURINO.

(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 15 Assigned to Human Services
May 02 Interim Study Calendar HUMAN SERVICE

HB-1905

WASHINGTON.

(Ch. 17, par. 2302)

Amends an Act regulating mortgage bankers. Provides that a mortgage banker shall include any person, association, business, partnership or corporation who is engaged in certain activities.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Financial Institutions
May 03 Interim Study Calendar FIN INSTIT

HB-1906

VINSON.

(Ch. 24, par. 8-1-3.1)

Amends the Municipal Code. Authorizes corporate authorities to borrow money from banks and other financial institutions if repaid during the current fiscal year. HOUSE AMENDMENT NO. 1.

Adds reference to: (Ch. 24, par. 2-3-5)

Provides in certain counties that an area containing fewer than 7,500 residents which is within 1 1/2 miles of a municipality may be incorporated into a village without obtaining permission from the municipality if the area maintains a public water district. HOUSE AMENDMENT NO. 4.

Adds reference to: (Ch. 24, par. 11-102-4)

Adds provisions amending the Municipal Code. Provides that no municipality having more than 500,000 persons may acquire property in another municipality by condemnation for airport purposes unless the acquisition of real property located in such other municipality is approved by ordinance of the authorities thereof.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Cities and Villages
May 02 Do Pass/Short Debate Cal 014-000-000
Cal 2nd Rdn Short Debate
May 22 Short Debate Cal 2nd Rdn
Amendment No.01 WOODYARD Adopted
Amendment No.02 TATE Lost
034-066-000
Amendment No.03 TATE Lost
027-070-003
Amendment No.04 WILLIAMSON Adopted
059-057-000
Amendment No.05 WILLIAMSON Withdrawn
Placed Calindr,Third Reading
May 23 3d Reading Consideration PP
Calendar Consideration PP.
May 24 Tabled House Rule 37(G)

1 Fiscal Note Act may be applicable.
HB-1907 VINSON.
(Ch. 111 1/2, par. 1003)
Amends the Environmental Protection Act to specify that "Board" means the Illinois Pollution Control Board.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Energy Environment & Nat. Resource
May 03 Tbd pursuant Hse Rule 27D

HB-1908 CULLERTON - BULLOCK - YOUNGE,W.
(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 15 Assigned to Executive
May 03 Tbd pursuant Hse Rule 27D
Jul 03 Mtn filed take from Table PLACE INTERM STUDY YOUNGE,W
Tabbed Pursuant to Rule27(D)/(05-03-85)
Jul 04 Mtn Take From Table Prevail Interim Study Calendar EXECUTIVE

HB-1909 CURRAN.
(Ch. 122, par. 10-22.18)
Amends The School Code to require full day kindergartens upon the petition of parents or guardians with reimbursement based upon actual pupil hours. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elementary & Secondary Education
Apr 23 Mtn Prevail Suspend Rul 20K Committee Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D

HB-1910 HALLOCK, GIGLIO, STECZO, MCNAMARA AND FLOWERS.
(New Act)
Creates the Illinois Services to Handicapped and High-Risk Infants Act. Provides a State and local administrative structure for the coordination and delivery of educational, health and social services to handicapped and high-risk infants and their families. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Human Services
May 02 Interim Study Calendar HUMAN SERVICE

HB-1911 HASTERT – HARRIS AND WOJCIK.
Appropriates $2,000,000 to the Department of Mental Health and Developmental Disabilities for day activities for developmentally disabled persons more than 21 years old and not served by the State Board of Education. Effective July 1, 1985.

1 Fiscal Note Act may be applicable.
HB-1912 JOHNSON.

(Ch. 111 1/2, par. 73.102)

Amends the Illinois Funeral or Burial Funds Act to permit a trustee to deposit funds in a bank or trust company located in an adjoining state and within 50 miles of the Illinois border.

HOUSE AMENDMENT NO. 1.

Provides that trust funds may be located in an adjoining state within 50 miles of Illinois, if the institutions are federally insured, and have registered with the IL Secretary of State.

HB-1913 STECZO.

(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.
HB-1914

STECKO - DIDRICKSON.

(New Act)

Annexes certain described real property in Cook County to the Metropolitan Sanitary District of Greater Chicago. Effective immediately.

HOUSE AMENDMENT NO. 1.
Revises the legal description of the property to be annexed.

SENATE AMENDMENT NO. 2.
Includes 2 more parcels to be annexed.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Executive
May 01 MTN Filed Suspend Rule 20k TERZICH Committee Executive
May 02 Mtn Prevail Suspend Rul 20K Amendment No.01 EXECUTIVE Adopted Recommdnd do pass as amend 016-000-000

Placed Calndr,Second Reading

May 10 Second Reading
Placed Calndr,Third Reading

May 23 Third Reading - Passed 116-002-000

May 29 Arrive Senate
Placed Calndr,First Reading

May 30 Sen Sponsor MAHAR
Placed Calndr,First Reading

Jun 03 First reading Rfrd to Comm on Assignment
Jun 04 Assigned to Local Government
Jun 13 Recommdnd do pass as amend 011-000-000

Placed Calndr,Second Reading

Jun 19 Second Reading
Amendment No.01 LOCAL GOVERN Tabled

Jun 24 Recalled to Second Reading
Amendment No.02 MAHAR Adopted
Placed Calndr,Third Reading

Jun 26 Third Reading - Passed 059-000-000
Speaker's Table, Concurrence 02

Jun 29 H Concurs in S Amend. 02/108-000-003
Passed both Houses

Jul 26 Sent to the Governor

Sep 23 Governor approved
PUBLIC ACT 84-0870 Effective date 09-23-85

HB-1915 WOODYARD, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 95 1/2, new pars. 313C-1 through 313C-14; Ch. 50, par. 21)

Amends the Boat Registration and Safety Act to add an Article providing for the disposition of lost and abandoned watercraft. Amends the Estrays Act to delete references to boats found adrift.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Registration & Regulation
May 02 Recommended do pass 009-000-000

Placed Calndr,Second Reading

May 10 Second Reading
Placed Calndr,Third Reading

May 23 Third Reading - Passed 118-000-000

May 29 Arrive Senate
Placed Calndr,First Reading

1 Fiscal Note Act may be applicable.
Amends the Criminal Code of 1961 to create the offense of bringing contraband into a State penal institution. Defines offense and establishes penalties.

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.

Amends various Acts in relation to the Department of Corrections' industrial operations program. Provides that receipts from industrial operations at institutions under the direction of and lands leased by the Department of Corrections shall be deposited in the State trust fund to be known as the Working Capital Revolving Fund. Exempts the Department of Corrections' industrial operations program from the provision requiring that State printing contracts be let to the lowest responsible bidder. Provides that the Department shall establish procedures and issue regulations governing the lease of goods. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the Dept. of Central Management Services may authorize the Dept. of Corrections industrial operations program to provide printing for State agencies without regard for the requirements of this Act.

1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, par. 132.205

Deletes the provision which provides that the Department of Central Management Services may authorize the Department of Corrections industrial operations program to provide printing for State agencies without regard for the requirements of the State Printing Contracts Act.

SENATE AMENDMENT NO. 2.

Deletes reference to: Ch. 38, pars. 1003-12-9; Ch. 127, par.142
Adds reference to: Ch. 38, par. 115-1

Deletes all. Provides that waiver of trial by jury must be made by the State and the defendant in writing.

April 12 1985 First reading Rfrd to Comm on Assignment
April 15 Assigned to Judiciary II
May 02 Recommended do pass 010-000-000

May 16 Second Reading Amendment No.01 DAVIS Adopted
Placed Calndr,Third Reading

May 24 Third Reading - Passed 063-051-003
May 29 Arrive Senate
Placed Calendar,First Reading

June 04 Sen Sponsor SANGMEISTER
Added As A Joint Sponsor SCHAEFFER
First reading Rfrd to Comm on Assignment
June 05 Assigned to Executive
June 13 Recommended do pass as amend 018-000-000

June 18 Second Reading Amendment No.01 EXECUTIVE Adopted
Placed Calndr,Third Reading
Amendment No.02 SANGMEISTER Adopted

June 24 Third Reading - Passed 059-000-000
June 25 Speaker's Table, Concurrence 01,02
June 30 Motion Filed Concur
SENATE AMENDMENT 2
RULED NOT GERMANE

Appeal Ruling of Chair DAVIS
Motion failed
Speaker's Table, Concurrence 01

July 05 Tabled House Rule 79(E)

1 HB-1919 RYDER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.
(Ch. 38, pars. 1003-4-3 and 1005-5-4.3)

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall publish its annual report, which is made available to trial and appellate judges for use in imposing and reviewing sentences, not later than April 30, rather than March 15, of each year, and that profits on sales from commissary stores shall be expended for the advancement or reimbursement of employee travel.

April 12 1985 First reading Rfrd to Comm on Assignment
April 15 Assigned to Judiciary II
May 03 Recommended do pass 014-000-000

May 10 Second Reading Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
HB-1920 REGAN, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 95 1/2, 11-416)

Amends The Illinois Vehicle Code. Authorizes law enforcement agencies of State and local authorities to furnish copies of traffic accident reports for a fee not to exceed $5 and to furnish accident reports investigated by an accident reconstruction officer or team for a fee not to exceed $20. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Transportation
May 03 Tbd pursuant Hse Rule 27D

HB-1921 PETERSON,W - KLEMM, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 95 1/2, pars. 603-2, 603-5, 603-8 and 608-1)

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. Effective April 1, 1986.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, pars. 605-1, 605-3, and 610-1

Amends to change various regulations regarding the operation of snowmobiles.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Transportation
Apr 25 Mtn Prevail Suspend Rul 20K Committee Transportation
May 02 Placed Calndr,Second Reading
May 14 Second Reading Amendment No.01 PETERSON,W Adopted
May 24 Interim Study Calendar TRANSPORTATN

HB-1922 VINSON, DANIELS, HOFFMAN, EWING, DAVIS, HALLOCK, FRIEDRICH,DP, KULAS AND COWLISHAW.

(Ch. 127, par. 729)

Amends the Illinois Environmental Facilities Financing Act to increase the Bond authorization under the Act from $1,500,000,000 to $2,500,000,000. Effective immediately.

1 Fiscal Note Act may be applicable.
HB-1922—Cont.

HOUSE AMENDMENT NO. 2. (Tabled May 24, 1985)
Provides that the Illinois Development Finance Authority shall allocate 25% of the amount of bonds authorized under the Illinois Environmental Facilities Financing Act remaining uncommitted as of May 1, 1985, for financing environmental facilities of businesses which employ fewer than 750 employees and which have gross revenues of less than $50,000,000 in the most recent fiscal year. Provides that the Authority shall not allocate more that $50,000,000 in financing for any one business or issuer per year and not more than a total of $200,000,000 for any business or issuer.

HOUSE AMENDMENT NO. 4.
Requires the Illinois Development Finance Authority to allocate 25% of bonds authorized under the Act and uncommitted as of May 1, 1985, for financing environmental facilities of businesses which have fewer than 750 employees and gross revenues under $50,000,000 in the most recent fiscal year. Limits allocations under the Section to not more than $50,000,000 per year, and $200,000,000 in the aggregate, for any user of bond proceeds and its affiliates. Does not affect commitments made before May 1, 1985.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 127, par. 733

Provides that the Illinois Development Finance Authority may fix, determine, charge and collect any premiums, fees, charges, costs and expenses, including without limitation, any application fees, program fees, financing charges or publication fees in connection with its activities under the Act.

GOVERNOR AMENDATORY VETO
Recommends deletion of provision limiting allocation of bonds issued by the IL Development Finance Authority under the IL Environmental Facilities Financing Act to $50,000,000 in financing for any user of the bond proceeds and any affiliate of such user in any one year and deletes provision limiting allocation to $200,000,000 in financing for any user of the bond proceeds and any affiliate of such user.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Energy Environment & Nat. Resource
May 02 Motion disch comm, advc 2nd KULAS-VINSON Committee Energy Environment & Nat. Resource
May 03 Placed Calndr,Second Reading
May 21 Second Reading Amendment No.01 VINSON Withdrawn
Amendment No.02 VINSON Adopted
Placed Calndr,Third Reading
May 24 Min Prev-Recall 2nd Reading
Min Prevail -Table Amend No 02
Amendment No.03 O'CONNELL Withdrawn
Amendment No.04 O'CONNELL Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(C)/117-000-000
Third Reading - Passed 065-031-003
May 29 Arrive Senate Placed Calendr,First Reading
Jun 03 Sen Sponsor ETHEREDGE Placed Calendr,First Reading
Jun 04 First reading Rfrd to Comm on Assignment
Jun 05 Assigned to Executive
Jun 13 Recommended do pass as amend 015-000-000
Placed Calndr,Second Reading
HB-1922 VINSON, DANIELS, HOFFMAN, EWING, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 48, par. 490)

Amends The Unemployment Insurance Act to provide that when an individual has received any sum as benefits for which he is found to be ineligible, the Director of Employment Security may request the Comptroller to withhold such sum in accordance with the State Comptroller Act.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Labor & Commerce
May 02 Interim Study Calendar LABOR COMMERC

HB-1924 STEPHENS, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(New Act)

Provides for an exchange of certain described parcels of public lands between the Department of Conservation and the Metro East Sanitary District.

HOUSE AMENDMENT NO. 1. (Tabled May 23, 1985)

Makes corrections in the legal descriptions of public lands described in the Act.

HOUSE AMENDMENT NO. 2.

Incorporates corrections made by H-am 1, tabled on this date, and makes further corrections in legal descriptions.

SENATE AMENDMENT NO. 1.

Changes reference from Parcel 1 B to Parcel B and from 140.93 acres to 141.01 acres.

SENATE AMENDMENT NO. 2.

Authorizes the Director of Conservation to convey certain parcels of real property to the Quality Stone Company in exchange for real property to be conveyed by the Quality Stone Company to the State of Illinois. Also authorizes a conveyance by the Director to Forest City for recreational purposes.

SENATE AMENDMENT NO. 3.

Permits the Dept. of Central Management Services to make a conveyance of certain parcels of real estate in Union County for the price of $300 per acre until June 30, 1986.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1, 2 and 3
Recommends that the bill be further amended as follows:

Provides for a 5 member board of trustees for sanitary districts including municipalities with a population between 100,000 and 500,000. Provides for civil liability against sanitary districts which have since July 1, 1984 damaged percolating waters. Effective immediately.

1 Fiscal Note Act may be applicable.
GOVERNOR AMENDATORY VETO

Recommends deleting provisions which make a sanitary district organized under the Sanitary District Act of 1917, which intercepts or impedes percolating waters under the surface of its land and causes injury to adjoining property, liable for civil damages for injury to such adjoining property. Also permits a sanitary district created prior to the effective date of this amendatory Act in which a 5 member board of trustees has been appointed and which includes one or more municipalities with a population of over 90,000 but less than 500,000 inhabitants to continue with a 5 member board.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Executive
May 02  Do Pass/Short Debate Cal 013-000-000
May 14  Cal 2nd Rdng Short Debate
         Short Debate Cal 2nd Rdng
         Amendment No.01 STEPHENS  Adopted
May 23  Cal 3rd Rdng Short Debate
         Amendment No.02 STEPHENS  Adopted
         Mtn Prev-Recall 2nd Reading
         Mtn Prevail -Table Amend No 01
May 29  Arrive Senate
         Placed Calendr,First Reading
Jun 03  Sen Sponsor WATSON
         Placed Calendr,First Reading
Jun 04  First reading  Rfrd to Comm on Assignment
Jun 05  Assigned to Executive
Jun 13  Recommended do pass 018-000-000
Jun 18  Placed Calndr,Second Reading
         Second Reading
         Placed Calndr,Third Reading
Jun 20  Recalled to Second Reading
         Amendment No.01 WATSON  Adopted
         Amendment No.02 DUNN,RALPH & LUFT  Adopted
         Amendment No.03 DUNN,RALPH  Adopted
Jun 26  Placed Calndr,Third Reading
         Third Reading - Passed 057-000-000
Jun 28  Speaker’s Table, Concurrence 01,02,03
Jun 30  H Noncers in S Amend. 01,02,03
   Secretary’s Desk Non-concur 01,02,03
   S Refuses to Recede Amend 01,02,03
   S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/WATSON
   SCHUNEMAN, JOYCE, JEROME,
   VADALABENE & LUFT
Hse Conference Comm Apptd 1ST/TERZICH,
   O’CONNELL, CULLERTON,
   STEPHENS & KLEMM
Jul 02  House report submitted
       Senate report submitted 3/5 vote required
       Senate Conf. report Adopted 1ST/057-000-000
Jul 05  3/5 vote required
       House Conf. report Adopted 1ST/094-015-001
       Both House Adoptd Conf rpt 1ST
       Passed both Houses
Jul 31  Sent to the Governor
HB-1924—Cont.

Sep 25 Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 15 Mtn fild accept amend veto STEPHENS
Accept Amnd Veto-House Pass 111-004-001

Oct 17 Placed Cal. Amendatory Veto

Oct 30 Mtn fild accept amend veto WATSON
Accept Amnd Veto-Sen Pass 057-000-000
Bth House Accept Amend Veto

Nov 20 Return to Gov-Certification

Nov 22 Governor certifies changes

PUBLIC ACT 84-1033 Effective date 11-22-85

'HB-1925 DIDRICKSON, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 91 1/2, pars. 50-5, 809, 100-15)

Amends the Interstate Compact on Mental Health Act, Mental Health and Developmental Disabilities Confidentiality Act, and Department of Mental Health and Developmental Disabilities Act. Provides that whenever the Compact Administrator of the Interstate Compact on Mental Health receives a request for transfer of a service recipient from a Department facility to an institution in Illinois, such request shall include consent for transfer from specified persons. When the transfer is to an out-of-state institution and the recipient of services was originally admitted to the Department facility pursuant to a court order, requires notification of the clerk of the court. Deletes existing provisions dealing with the transfer of a patient from an institution in Illinois to an institution in another state. Authorizes a therapist to disclose information, obtained in the course of providing services, to the Department or a community mental health agency for the purpose of providing referral, discharge linkage or aftercare services.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 91 1/2, par. 5-102

Provides that whenever the Compact Administrator of the Interstate Compact on Mental Health receives a request for transfer of a service recipient from a Department facility to an institution in another party state, rather than in Illinois as provided for in the original bill, such request shall include consent for transfer from specified persons. Amends the Mental Health and Developmental Disabilities Code to authorize the Department to enter into reciprocal agreements with corresponding agencies of other states regarding the interstate transfer of recipients, rather than persons who meet the standard for judicial admission or persons subject to involuntary admission.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 91 1/2, par. 809

Deletes the added provision authorizing a therapist to disclose information, obtained in the course of providing services, to the Department or a community mental health agency for the purpose of providing referral, discharge linkage or aftercare services.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Human Services
May 02 Amendment No.01 HUMAN SERVICE Adopted
             DP Amnded Consent Calendar
             010-000-000
     Consent Caldr Order 2nd Read
May 07 Consent Calendar, 2nd Reading
Consent Caldr Order 3rd Read
May 14 Remvd from Consent Calendar
Cal 2nd Rdng Short Debate

1 Fiscal Note Act may be applicable.
HB-1925—Cont. 1778

May 15  Short Debate Cal 2nd Rdng
      Cal 3rd Rdng Short Debate
May 24  Short Debate-3rd Passed 082-008-001
May 29  Arrive Senate  
      Placed Calendr,First Readng
May 30  Sen Sponsor SCHAEFFER  
      Placed Calendr,First Readng  
      First reading Rfd to Comm on Assignment
Jun 04  Assigned to Public  
      Health,Welfare,Corrections  
      Reommnded do pass as amend  
      010-000-000
Jun 18  Placed Calndr,Second Readng  
      Second Reading  
      Amendment No.01 PUBLIC HEALTH Adopted
Jun 24  Third Reading - Passed 058-001-000
Jun 25  Speaker's Table, Concurrence 01
Jun 29  H Concurs in S Amend. 01/113-001-000  
      Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved  
      PUBLIC ACT 84-0871 Effective date 01-01-86

'HB-1926 JOHNSON, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK, FRIEDRICH,DP AND PHELPS.  
(Ch. 53, par. 7)
Amends the Fees Act. Changes the amount and method of computing compensation of assistant State's Attorneys in counties where certain State correctional institutions are located. Eliminates the term "penal institution".

Apr 12 1985  First reading Rfd to Comm on Assignment
Apr 15  Assigned to Judiciary II
May 03  Recommended do pass 014-000-000
May 15  Placed Calndr,Second Readng
May 24  Second Reading  
      Placed Calndr,Third Reading
May 29  Third Reading - Passed 115-002-000
May 29  Arrive Senate  
      Sen Sponsor MAITLAND  
      Placed Calendr,First Readng
May 30  First reading Rfd to Comm on Assignment  
      Assigned to Executive  
      Recommended do pass 018-000-000
Jun 11  Placed Calndr,Second Readng
Jun 18  Second Reading  
      Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000  
      Passed both Houses
Jul 26  Sent to the Governor
Sep 03  Governor approved  
      PUBLIC ACT 84-0241 Effective date 01-01-86

HB-1927 DEUCHLER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.  
(Ch. 127, par. 55a-3)
Amends The Civil Administrative Code of Illinois to grant the Division of Criminal Investigation of the Department of Law Enforcement the power to investigate

1 Fiscal Note Act may be applicable.
gangs and organized groups engaged in the violation of the criminal laws of this State and, under guidelines established by the Director of Law Enforcement, to collect and maintain for dissemination to law enforcement agencies, information concerning gangs and organized groups engaged in violation of the criminal laws of this State.

HB-1928  OLSON, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Amends an Act relating to the identification and use of motor vehicles of the State. Exempts vehicles used by the Division of Law Enforcement of the Department of Conservation from the Act's application.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 49 and new par. 49.28

Amends the Civil Administrative Code. Requires the Department of Transportation to give units of local government the first opportunity to buy any used vehicles the Department sells. Requires proceeds from any such sale be deposited in the Road Fund.

HB-1929  KLEMM - ROPP, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

Amends the Water Well and Pump Installation Contractor's License Act. Provides that licenses issued after October 31, and before January 31, shall expire on January 31, of the next year. Effective immediately.
HB-1929—Cont.

Apr 15 Assigned to Registration & Regulation
May 02 Recommended do pass 009-000-000

Placed Calndr, Second Reading
May 14 Second Reading
Placed Calndr, Third Reading
May 23 Third Reading - Passed 116-002-000
May 29 Arrive Senate
Sen Sponsor SCHUNEMAN
Placed Calndr, First Reading
May 30 First reading Rfrd to Comm on Assignment
Assigned to Ins Pensions & Licensed Activities

Jun 13 Placed Calndr, Second Reading
Jun 18 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 84-0489 Effective date 09-17-85

HB-1930 PULLEN, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, HALLOCK AND FRIEDRICH, DP.

(Ch. 111 1/2, par. 620-2)

Amends the Blood Labeling Act. Changes the definition of "volunteer donor" from a person who gives blood for which he receives "no consideration other than credit through blood assurance programs and other intangibles" to a person who receives "no monetary consideration in any form" for giving blood. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Human Services
May 02 Do Pass/Consent Calendar 010-000-000

Consnt Caldr Order 2nd Read
May 07 Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
May 14 Consnt Caldr, 3rd Read Pass 115-000-000
May 15 Arrive Senate
Placed Calndr, First Readng
May 17 Sen Sponsor DONAHUE
Placed Calndr, First Readng
May 20 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 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 84-0490 Effective date 09-17-85

HB-1931 HARRIS – RYDER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

(Ch. 23, new par. 11-19.1)

Amends Public Aid Code. Permits the Department of Public Aid to adopt, as rules governing the provision of aid to families with dependent children, any rules governing the provision of general assistance which concern income, assets and relative responsibility. Effective immediately.
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 Department shall by rule establish the amounts of assets to be disregarded in determining eligibility of medical assistance for which reimbursement is available under Title XIX of the Social Security Act. Specifies limitations on such assets. Provides that reports by recipients shall be required to be filed as often as may be specified by rule.

HOUSE AMENDMENT NO. 3.

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.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Human Services
May 02 Amendment No.01 HUMAN SERVICE Adopted
Recommended do pass as amend 014-000-000
Placed Calndr,Second Reading
May 15 Second Reading
Amendment No.02 RYDER Withdrawn
Amendment No.03 RYDER Adopted
Placed Calndr,Third Reading
May 24 Interim Study Calendar HUMAN SERVICE

HB-1932 TUERK, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 48, pars. 345, 401, 555, 570, 573, 576.1 and 576.2)

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.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Labor & Commerce
May 03 Tbd pursuant Hse Rule 27D

HB-1933 KIRKLAND, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 96 1/2, pars. 4808, 4816, 5409, 5414.1 and 5420)

Amends the Explosives Act and the Conservation of Oil and Gas Act. Raises the permissible fees for a magazine owners annual permit, and provides that such permits and certificates of compliance shall be valid for one year from the date of issuance, rather than for one fiscal year. Provides that explosive possession licenses shall be valid for 3 years rather than one year, and raises the fee for such licenses. Raises the bond requirements for persons who test drill for coal, oil or gas. Provides that brine transporting permits shall be valid for 2 years rather than one year. Raises the fee for drilling permits. Effective July 1, 1985.

SENATE 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 15 Assigned to Energy Environment & Nat. Resource
May 02 Recommended do pass 014-000-000
Placed Calndr,Second Reading
HB-1933—Cont.

May 14  Second Reading
Placed Calndr, Third Reading

May 23  Third Reading - Passed 118-000-000

May 29  Arrive Senate
Placed Calendr, First Reading

May 30  Sen Sponsor DONAHUE
Placed Calendr, First Reading

Jun 03  First reading  Rfrd to Comm on Assignment

Jun 04  Assigned to Agriculture, Conservation & Energy

Jun 13  Recommended do pass 013-000-000

Jun 20  Second Reading
Amendment No.01 DONAHUE Adopted
Placed Calndr, Third Reading

Jun 26  Third Reading - Passed 059-000-000
Speaker's Table, Concurrence 01

Jun 29  H Concurs in S Amend. 01/114-000-000
Passed both Houses

Jul 26  Sent to the Governor

Sep 23  Governor approved
PUBLIC ACT 84-0872  Effective date 09-23-85

HB-1934  DAVIS, DANIELS, HOFFMAN, EWING, VINSON, PULLEN, HALLOCK
AND FRIEDRICH,DP.

(Ch. 111 1/2, par. 1007)

Amends the Environmental Protection Act to provide that any fee specifically au-
thorized by the Act may be charged. Presently only reproduction fees under Sec-
tions 7, 28 and 32, and permit fees under Section 4 are permitted. Effective im-
mediately.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 111 1/2, par. 1025

Permits up to 18 night sports contests if approved by municipal authorities.

Apr 12 1985  First reading  Rfrd to Comm on Assignment

Apr 15  Assigned to Energy Environment & Nat. Resource

May 02  Recommended do pass 014-000-000

May 14  Second Reading
Placed Calndr, Third Reading

May 24  Third Reading - Passed 116-001-000

May 29  Arrive Senate
Placed Calendr, First Reading

Jun 04  Sen Sponsor MACDONALD
First reading  Rfrd to Comm on Assignment

Jun 05  Assigned to Agriculture, Conservation & Energy

Jun 13  Recommended do pass 013-000-000

Jun 20  Second Reading
Amendment No.01 MAROVITZ & NETSCH Adopted

Amendment No.02 KELLY Lost

Amendment No.03 PHILIP 046-010-001

Placed Calndr, Third Reading

Jun 26  Third Reading - Passed 054-000-002
Speaker's Table, Concurrence 03

Jun 29  Motion Filed Concur  Verified

H Noncncrs in S Amend. 03
'HB-1935 DANIELS - KOEHLER - ZWICK, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Act; Ch. 110, par. 7-103; Ch. 127, new par. 141.158)

Creates the Superconducting Super Collider Act and amends the Code of Civil Procedure and the State Finance Act. Authorizes the Department of Energy and Natural Resources to acquire property rights for the construction and operation by the U.S. Department of Energy of a superconducting supercolliding particle beam accelerator. Authorizes the Department of Energy and Natural Resources to use "quick-take" eminent domain procedures in making such acquisition. Authorizes the Department of Energy and Natural Resources to convey such property rights to the U.S. Department of Energy. Creates a special fund into which gifts and grants for the project are to be deposited.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Energy Environment & Nat. Resource
May 02 Placed Calndr,Second Readng
May 14 Second Reading
May 23 Third Reading - Passed 116-000-000
May 24 Arrive Senate
May 29 Sen Sponsor ETHEREDGE
May 30 First reading Rfrd to Comm on Assignment
Jun 13 Recommended do pass 013-000-000
Jun 18 Second Reading
Jun 24 Third Reading - Passed 057-002-000
Jul 23 Sent to the Governor
Sep 20 Governor approved
PUBLIC ACT 84-0647 Effective date 01-01-86

'HB-1936 WOODYARD - WEAVER,M, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 23, par. 11-9; Ch. 120, par. 9-917; Ch. 122, pars. 30-15.4, 30-15.8, rep. par. 30-15.9; Ch. 127, par. 60)

Amends the School, Public Aid and Civil Administrative Codes and the Illinois Income Tax Act. Authorizes the Illinois State Scholarship Commission to participate with federal, state, local and university law enforcement agencies to detect and prosecute fraud in student assistance programs. Requires institutions of higher learning to maintain records documenting student eligibility for claimed scholarships and grants, and empowers the Commission to conduct on site audits of educa-

1 Fiscal Note Act may be applicable.
HB-1936—Cont.

Amends the Commission on Higher Education's ability to investigate or audit delinquent student loan or monetary award usage. Requires the Departments of Public Aid and Revenue to release information to the Commission. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Higher Education
May 02 Placed Calndr,Second Reading
May 14 Recommended do pass 011-005-000
May 24 Interim Study Calendar HIGHER ED

HB-1937 SLATER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 111 1/2, par. 73-25)

Amends the Vital Records Act. Provides that a certification of birth may contain the name, age and birthplace of the parents. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Counties and Townships
Apr 24 Do Pass/Consent Calendar 012-000-000
May 01 Consnt Caldr Order 2nd Read
May 03 Cnsnt Calendar, 2nd Reading
May 08 Remvd from Consent Calendar
May 23 Third Reading - Passed 111-007-000
Jun 11 Assigned to Judiciary I
Jun 18 Second Reading
Jun 24 Placed Calndr,Third Reading
Jul 23 Sent to the Governor
Sep 17 Governor approved PUBLIC ACT 84-0491 Effective date 09-17-85

HB-1938 PARCELLS, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 23, par. 5009.1)

Amends an Act creating the Department of Children and Family Services. Authorizes the Department to refer certain foster care maintenance cases to the Department of Public Aid for Social Security support services. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Human Services
May 02 Do Pass/Consent Calendar 010-000-000
May 07 Consnt Caldr Order 2nd Read
May 14 Consnt Caldr, 3rd Read Pass 115-000-000
May 15 Arrive Senate
Placed Calndr,First Reading
HB-1938—Cont.

May 21  Sen Sponsor FAWELL
Placed Calndr, First Reading

May 22  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary I
May 24  Added As A Joint Sponsor TOPINKA
         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 20  Governor approved

PUBLIC ACT 84-0648  Effective date 09-20-85

HB-1939  KUBIK, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.


Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 17  Assigned to Energy Environment & Nat. Resource
May 02  Recommended do pass 014-000-000

Jun 04  First reading  Rfrd to Comm on Assignment
Jun 05  Assigned to Agriculture, Conservation & Energy
Jun 13  Recommended do pass 013-000-000

Jun 18  Second Reading
Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor approved

Effective date 01-01-86
Effective date 10-01-86 (SEC.3)
PUBLIC ACT 84-0649

HB-1940  TATE, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

Amends the Firearm Owner's Identification Act. Excludes veterinarians' hypodermic tranquilizers from the definition of firearms. Clarifies requirement concern-

1 Fiscal Note Act may be applicable.
ing possession of a currently valid Firearm I.D. Card. Changes “mental institution” to “mental hospital” concerning prior confinement which prevents acquisition of Firearm Owner’s Identification Card. Requires all mental hospitals to report monthly to the Department of Law Enforcement such information as it may require for the purpose of determining eligibility for a Firearm Owner’s Identification Card.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II
May 03 Interim Study Calendar JUDICIARY II

5 HB-1941 JOHNSON, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 38, par. 16-2.1)

Amends the Criminal Code of 1961 to add the offense of possession of property purported to have been stolen.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II
May 03 Tbld pursuant Hse Rule 27D

1 HB-1942 COUNTRYMAN, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 127, par. 132.6)

Amends The Illinois Purchasing Act to exempt from competitive bidding requirements purchases of and contracts for office equipment and associated supplies when utilizing Federal General Services Administration contracts or pricing, when such contracts or pricing result in economical advantage to the State.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to State Gov Adm & Regulatory Rev
May 02 Interim Study Calendar ST GOV REVIEW

HB-1943 WEAVER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 111 1/2, pars. 761 through 767, 770 through 775, 781 through 785 and 792)

Amends the Recreational Area Licensing Act. Redefines certain terms and makes the licensing and permit provisions applicable to “campgrounds” rather than “recreational areas”. Creates a new advisory council and changes certain rulemaking procedures. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Energy Environment & Nat. Resource
May 02 Placed Calndr,Second Reading
May 14 Second Reading
Placed Calndr,Third Reading
May 23 Third Reading - Passed 118-000-000
May 29 Arrive Senate
Sen Sponsor SCHUNEMAN
Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Assigned to Agriculture, Conservation & Energy

1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
Amends the Illinois Vehicle Code to define the term "shoulder".

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, pars. 11-203, 11-305, 11-306, 11-704, 11-708, 11-801, 11-908

Amends provisions of Vehicle Code relating to traffic control. Provides manner of operation of vehicles for compliance therewith.

Amends Professional Corporation Act to delete, under certain circumstances, requirement that the registered agent of a professional corporation be licensed to render the particular service which the corporation is organized to render. Amends Deception Examiner Act to specify certain fees. Amends Nursing Act to prohibit an applicant who has otherwise fulfilled all requirements for licensure but who has not yet passed an examination from practicing nursing except under direct supervision. Amends Nursing Home Administrators Licensing Act to add certain educa-

Fiscal Note Act may be applicable.
Amends Optometric Practice Act to eliminate separate examination requirement for applicants with 5 or more years of practical experience. Amends Podiatry Act to delete registration requirement for students and requirement of 5 years of practice in another jurisdiction for the issuance of a license without examination.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111, par. 3405

Redefines “practical nursing” to include acts requiring the basic nursing skill, judgment and knowledge acquired by means of a completed course of study in an approved practical nursing program, rather than acts not requiring the substantial skill, judgment and knowledge required in professional nursing. Specifies a practical nurse license applicant who has complied with all the requirements for a license except passing the exam may temporarily practice practical nursing under the direct supervision of a licensed physician or dentist.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary I
May 02 Amendment No.01 JUDICIARY I Adopted
Recommended do pass as amend 014-000-001
Placed Calndr,Second Reading
May 14 Second Reading
Placed Calndr,Third Reading
May 24 Interim Study Calendar JUDICIARY I

HB-1946 CHURCHILL, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

(Ch. 110, par. 13-214)

Amends the Code of Civil Procedure. Increases the time limitation for bringing actions in tort or contract against persons for Acts or omissions in the design, planning, supervision observation or management of construction, or construction of improvements to realty, from 2 years to 10 years. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary I
May 03 Motion disch comm, advc 2nd STUDY - CHURCHILL
Interim Study Calendar JUDICIARY I

HB-1947 BARGER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

(Ch. 111 1/2, rep. pars. 6401 through 6408)

Repeals the “Insect Sting or Bite Emergency Treatment Act”. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, rep. pars. 901 through 915

Repeals “An Act for the regulation of mass gatherings”. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.
Adds reference to: Ch. 111 1/2, new pars. 5523, 5524 and 5525; Ch. 127, new par. 6.06a
Recommends that the bill be further amended as follows:

Deletes title and everything after the enacting clause. Amends the Emergency Medical Services Systems Act to establish administrative procedures. Amends the Civil Administrative Code to create a Medical Determinations Board within the Department of Public Health. Effective immediately.

GOVERNOR AMENDATORY VETO

Recommends that duties of Medical Determinations Board to review the medical aspects of proposals and rules of the Dept. of Public Aid do not include review of
those of the Hospital Licensing Board and the Ambulatory Surgical Treatment Center Board.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15      Assigned to Human Services
May 02      Do Pass/Consent Calendar 010-000-000
May 07      Consnt Caldr Ordre 2nd Read
May 14      Consnt Caldr, 2nd Readng
May 15      Arrive Senate
May 16      Sen Sponsor HUDSON
            Placed Calendr, First Reading
May 17      First reading  Rfrd to Comm on Assignment
May 21      Assigned to Public
            Health, Welfare, Corrections
Jun 13      Recommded do pass as amend
            004-003-002
Jun 18      Second Reading
            Amendment No. 01  PUBLIC HEALTH  Adopted
            Placed Calndr, Third Reading
Jun 26      Third Reading - Passed 050-005-000
            Speaker’s Table, Concurrence 01
Jun 27      H Nonncrs 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/HUDSON
            DONAHUE, DAWSON, POSHARD & LUFT
Jul 01      Hse Conference Comm Apptd 1ST/WHITE,
            RONAN, CULLERTON, WOJCIK AND RYDER
Jul 02      House report submitted
            3/5 vote required
            House Conf. report Adopted 1ST/110-000-000
            Senate report submitted
            3/5 vote required
            Senate Conf. report Adopted 1ST/054-001-000
            Both House Adoptd Conf rpt 1ST
            Passed both Houses
Jul 31      Sent to the Governor
Sep 25      Governor amendatory veto
            Placed Cal. Amendatory Veto
Oct 09      Mtn fld accept amend veto BARGER
            Placed Cal. Amendatory Veto
Oct 15      Accept Ammd Veto-House Pass 112-002-000
Oct 17      Placed Cal. Amendatory Veto
Oct 30      Mtn fld accept amend veto HUDSON
            Accept Ammd Veto-Sen Pass 057-000-000
            Bth House Accept Amend Veto
Nov 20      Return to Gov-Certification
Nov 27      Governor certifies changes
            PUBLIC ACT 84-1064  Effective date 11-27-85

1 HB-1948  FREDERICK, VF, DANIELS, HOFFMAN, EWING, VINSON, DAVIS,
HALLOCK AND FRIEDRICH, DP.

(Ch. 56 1/2, pars. 1102, 1204, 1206, 1208, 1210, 1308, 1309.

1 Fiscal Note Act may be applicable.
Amends Illinois Controlled Substances Act. Excludes a person who habitually uses alcohol from the definition of “addict”. Makes additions of drugs to schedules of controlled substances. Provides that inspectors under this Act are conservators of the peace. Deletes certain obsolete references.

**HOUSE AMENDMENT NO. 1.**
Sets forth procedures for emergency prescriptions.

**SENATE AMENDMENT NO. 1.** *(Tabled June 19, 1985)*
Includes 3, 4-methylenedioxymethamphetamine (MDMA) in the schedule 1 of controlled substances.

**SENATE AMENDMENT NO. 2.**
Adds 3,4 - methylenedioxymethamphetamine to Schedule I controlled substances.

---

**HB-1949**  
**MAYS - WOJCIK - NASH, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK, FRIEDRICH, DP AND CURRAN.**  
*(Ch. 111, pars. 5803, 5804, 5807, 5812, 5813, 5814, 5815, 5818, 5820, 5822, 5823, 5824, 5825, 5832)*

Amends Real Estate License Act of 1983. Deletes license categories of associate broker and non-resident broker. Permits the issuance of a license as a broker to a non-resident broker who meets certain qualifications. Permits a broker to be in direct operational control or more than one office or branch office under certain circumstances.
HOUSE AMENDMENT NO. 1.
Makes technical correction.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 111, par. 5809

Makes changes relating to the qualifications of members of the Real Estate Administration and Disciplinary Board. Makes provisions relating to licensees who fail to have a properly issued sponsor card.

SENATE AMENDMENT NO. 2.
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, and increases to $25 the portion of the fee to be considered a processing fee.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Registration & Regulation
May 02 Recommended do pass 009-000-000

May 14 Second Reading Amendment No.01 NASH Adopted
Placed Calndr,Third Reading

May 24 Third Reading - Passed 112-005-000

May 29 Arrive Senate
Placed Calndr,First Reading

Jun 04 Primary Sponsor Changed To SCHUNEMAN
Added As A Joint Sponsor TOPINKA
First reading Rfrd to Comm on Assignment

Jun 05 Assigned to Ins Pensions & Licensed Activities
Jun 13 Recommended do pass as amend 011-000-000

Jun 18 Second Reading Amendment No.01 INSURANCE Adopted
Placed Calndr,Third Reading

Jun 21 Recalled to Second Reading Amendment No.02 SCHUNEMAN Adopted
Placed Calndr,Third Reading

Jun 26 Third Reading - Passed 059-000-000
Speaker's Table, Concurrence 01.02

Jun 29 H Concurs in S Amend. 01.02/114-000-000
Passed both Houses

Jul 26 Sent to the Governor

Sep 23 Governor approved
PUBLIC ACT 84-0875 Effective date 01-01-86

HB-1950 HENSEL, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.
(Ch. 127, par. 1002)

Amends The Illinois Administrative Procedure Act. Provides that rules establishing pay rates pursuant to the Personnel Code shall be amended or repealed pursuant to the peremptory rule making process set forth in the Act within 30 days after it becomes necessary to do so due to a conflict between the rules and the terms of a collective bargaining agreement covering the compensation of an employee subject to the Personnel Code.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to State Gov Adm & Regulatory Rev
May 02 Recommended do pass 018-000-000

Placed Calndr,Second Reading
HB-1951  STANGE, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK, FRIEDRICH, DP AND BOWMAN.

(Ch. 127, par. 63b108c)

Amends the Personnel Code. Authorizes the Department of Central Management Services to develop a program for alternative employment for employees who are subject to the jurisdiction of the Department and who are able to perform alternative employment after a work related or non-work related disability substantially prevents that employee from performing his or her currently assigned duties.

SENATE AMENDMENT NO. 1.

Amends to provide that a plan for alternative employment shall be voluntary for any employee and nonparticipation shall not be grounds for denial of any benefit to which the employee would otherwise be eligible. Provides that any plan seeking to cover positions for which there is a recognized bargaining agent shall be subject to collective bargaining between the parties.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to State Gov Adm &
         Regulatory Rev
May 02  Placed Calndr, Second Reading
         Recommended do pass 018-000-000
May 14  Second Reading
         Placed Calndr, Third Reading
May 22  Third Reading - Passed 112-003-000
May 23  Arrive Senate
         Sen Sponsor SCHUNEMAN
         Placed Calendr, First Reading
May 24  First reading  Rfrd to Comm on Assignment
May 29  Assigned to Executive
Jun 13  Recommended do pass as amend
         018-000-000
Jun 18  Placed Calndr, Second Reading
         Second Reading
         Amendment No. 01 EXECUTIVE  Adopted
         Placed Calndr, Third Reading
Jun 24  Third Reading - Passed 059-000-000
Jun 25  Speaker's Table, Concurrence 01
Jun 29  H Concurs in S Amend. 01/116-000-000
         Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved
         PUBLIC ACT 84-0876  Effective date 01-01-86

1  HB-1952  OBLINGER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

(Ch. 127, par. 531)

Amends the State Employees Group Insurance Act by providing that contributions to the fund from sources other than the General Revenue Fund or the Road Fund shall be at the same rate as the General Revenue or Road Fund.

HOUSE AMENDMENT NO. 1.

Exempts income funds and local auxiliary and service enterprise funds of public university systems, the Agricultural Premium Fund and the Fire Prevention Fund as sources of contributions.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 127, par. 523

Provides that universities with employees compensated totally out of Income Funds, local auxiliary and service enterprise funds and the Agricultural Premium Fund need not contribute for such employees. Redefines “plan” to include the State’s provision to employees of wellness programs, utilization and medical fee reviews and second opinions.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15         Assigned to Executive
May 02         Cal 2nd Rdg Short Debate
May 08         Short Debate Cal 2nd Rdg
                Cal 3rd Rdg Short Debate
May 22         Amendment No.01 Mtn Prev-Recall 2nd Reading
                OBLINGER Adopted
                Cal 3rd Rdg Short Debate
                Mtn Prevail to Suspend Rule 37(C)/118-000-000
                Short Debate-3rd Passed 114-000-000
May 23         Arrive Senate
                Sen Sponsor DEANGELIS
                Placed Calndr,First Reading
May 24         First reading  Rfrd to Comm on Assignment
May 29         Assigned to Executive
Jun 13         Recommded do pass as amend
                018-000-000
                Placed Calndr,Second Reading
Jun 19         Second Reading
                Amendment No.01 EXECUTIVE Tabled
                Amendment No.02 DEANGELIS Adopted
                Placed Calndr,Third Reading
Jun 26         Third Reading - Passed 059-000-000
                Speaker’s Table, Concurrence 02
Jun 29         H Concurs in S Amend. 02/116-000-000
                Passed both Houses
Jul 26         Sent to the Governor
Sep 17         Governor approved
                PUBLIC ACT 84-0492 Effective date 01-01-86

HB-1953 JOHNSON – DEJAEGHER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOOK, FRIEDRICH, DP, GIORGI AND PANGLE.

(New Act)

Provides that an attendant on duty at a service station which sells motor fuel at both self-service and full-service islands shall, upon request, dispense motor fuel for a driver of a car displaying special plates or a decal issued to disabled persons and shall charge the driver only the price offered for fuel dispensed at the self-service island.

HOUSE AMENDMENT NO. 1.

Specifies that Act shall not apply to stations with only self-service.

SENATE AMENDMENT NO. 1.

Limits to cars parked at a self-service island.

SENATE AMENDMENT NO. 2.

Adds a July 1, 1986 effective date.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15         Assigned to Consumer Protection
May 02 Amendment No.01 CONSUMER PROT Adopted
                Recommded do pass as amend
                014-000-000
                Placed Calndr,Second Reading
May 14         Second Reading
                Placed Calndr,Third Reading
May 23  Third Reading - Passed 116-002-000
May 29  Arrive Senate
Placed Calendr, First Reading
Jun 03  Sen Sponsor GEO-KARIS
Placed Calendr, First Reading
Jun 04  First reading Rfrd to Comm on Assignment
Jun 05  Assigned to Transportation
Jun 12  Recommended do pass 008-000-000
Jun 13  Second Reading
Placed Calendr, Third Reading
Jun 19  Recalled to Second Reading
Amendment No. 01 GEO-KARIS Adopted
Amendment No. 02 GEO-KARIS Adopted
Jun 26  Third Reading - Passed 058-001-000
Speaker’s Table, Concurrence 01, 02
Jun 29  H Concurs in S Amend. 01, 02/118-000-000
Passed both Houses
Jul 26  Sent to the Governor
Sep 23  Governor approved
PUBLIC ACT 84-0877 Effective date 07-01-86

HB-1954
VINSON, DANIELS, HOFFMAN, EWING, DAVIS, PULLEN, HALLOCK
AND FRIEDRICH, DP.
(Ch. 111, pars. 2010, 2011, 2036 and 2038; new pars. 2011b, 2011c
and 2038.1)
Amends Collection Agency Act. Sets forth requirements for bank accounts of li-
censed collection agencies. Permits an agency to assign an account for collection un-
der certain circumstances. Creates the Collection Agency Advisory Board in the
Department of Registration and Education to consider matters affecting collection
agencies. Makes other changes.
HOUSE AMENDMENT NO. 2.
Defines what conduct constitutes harassment of a debtor. Makes change in provi-
sion concerning assignment of an account to an attorney.
HOUSE AMENDMENT NO. 4.
Deletes reference to: Ch. 111, pars. 2010, 2011, 2036, 2038,
new pars. 2011b, 2011c, 2038.1
Adds reference to: 111, pars. 1701-8, 1702-5, 1702-7, 1703-2, 1703-3,
1703-5, 1703-6, 1703-7, 1703-8, 1704-1, 1704-2, 1704-5, 1704-7,
1704-8, 1704-14, 1704-19, 1704-20, 2317, 2318, 5818; Ch. 73,
pars. 979; Ch. 32, pars. 604, 690.25; Ch. 111 1/2, new par.
6503-9
Deletes the title and everything after the enacting clause. Amends The Barber
and Cosmetology Act of 1985 to remove provisions requiring partial refund of tu-
ition when a student fails to complete the course at a barber school. Removes a re-
quirement that the Dept. of R & E conduct annual inspections of cosmetology and
barbering schools. Eliminates specifications for minimum standards. Changes of-
fenses related to violations of the Act. Makes other changes. Also amends the IL
Dental Practice Act to revise the definition of what is considered the practice of den-
tistry. Makes other changes. Amends the Real Estate License Act of 1983 to define
“offering guaranteed sales plans”. Amends the IL Insurance Code to require that a
benefit denial or reduction based on the review of x-rays must be a review by a den-
tist. Amends The Voluntary Health Services Plan Act, The Dental Service Plan Act
and The IL Health Finance Reform Act. Effective immediately.
HOUSE AMENDMENT NO. 7.
Adds reference to: Ch. 111, pars. 1702-2, 1702-3, 1702-4,
1702-4a, 3402

Provides that a person is qualified to receive a certificate of registration as a barber teacher who has graduated from a barber school approved by the Dept. if such person satisfies other requirements. Establishes reciprocity standards for barbers registered elsewhere. Makes other changes.

HOUSE AMENDMENT NO. 8.

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

Amends the State Employees Article of the IL Pension Code to include a controlled substance inspector as someone providing eligible creditable service for the purpose of an alternative retirement annuity and defines controlled substance inspector.

HOUSE AMENDMENT NO. 9.

Adds reference to: Ch. 111, par. 1703-2

Establishes as a requirement for a registered cosmetologist the recognized equivalent certificate for secondary education for persons beyond the age of compulsory school attendance.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Registration & Regulation
May 03 Do Pass/Short Debate Cal 009-000-000
May 16 Short Debate Cal 2nd Rdnng Short Debate
Amendment No.01 VINSON Withdrawn
Amendment No.02 VINSON Adopted
May 24 Cal 3rd Rdnng Short Debate
Tabled House Rule 37(G)
Oct 16 Exempt under Hse Rule 29(C)
Mtn filed take from Table
MATIJEVICH
Mtn Take From Table Prevail
Placed Calndr,Third Reading
Oct 17 Mtn Prev-Recall 2nd Reading
Amendment No.03 VINSON Withdrawn
Amendment No.04 VINSON Adopted
Amendment No.05 MATIJEVICH Lost
038-054-009 Held on 2nd Reading
Oct 30 Amendment No.06 MATIJEVICH Lost
Amendment No.07 VINSON Adopted
Amendment No.08 VINSON Adopted
Amendment No.09 VINSON Adopted
Placed Calndr,Third Reading
Nov 14 3/5 vote required
Third Reading - Passed 096-001-013
Arrive Senate
Placed Calendr,First Reading
Jan 09 1986 Sen Sponsor GEO-KARIS
Added As A Joint Sponsor JONES
Placed Calendr,First Reading


Amends State Records Act and Medical Practice Act. Provides that reports of impaired physicians under the Medical Practice Act shall not be considered as records within the meaning of The State Records Act.

HOUSE AMENDMENT NO. 1

Adds reference to: Ch. 111, par. 4433

Authorizes the Ill. State Medical Disciplinary Board, upon a showing of a violation, to compel a person licensed under the Act to submit to a mental or physical examination and to submit to care, counseling or treatment.
SENATE AMENDMENT NO. 2.
Provides that no hospital or employee of a hospital shall be liable for civil damages as a result of acts of a medical utilization or review committee whose purpose is internal quality control or medical study to reduce mortality.

SENATE AMENDMENT NO. 3.
Restores amendment of Section of State Records Act deleted by Senate Amendment No. 2.

FISCAL NOTE
This bill will not affect State revenue nor have any fiscal impact on the Department of Agriculture.

HB-1956  ROPP, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HAL-LOCK AND FRIEDRICH,DP.
(Ch. 8, rep. pars. 25 through 31)
Repeals the Protection of Stock Breeders Act.
FISCAL NOTE
(Prepared by Dept. of Agriculture)
This bill will not affect State revenue nor have any fiscal impact on the Department of Agriculture.
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 14</td>
<td>Consnt Caldr, 3rd Read Pass 115-000-000</td>
</tr>
<tr>
<td>May 15</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td></td>
<td>Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 29</td>
<td>Sen Sponsor RIGNEY</td>
</tr>
<tr>
<td></td>
<td>Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Agriculture, Conservation &amp; Energy</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 23</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 17</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 84-0493 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

**HB-1957**  
**MCMASTER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.**

(Ch. 8, pars. 97, 98.6, 134.12 and 146; new par. 146b)

Amends the Illinois Bovine Tuberculosis Eradication Act and the Illinois Bovine Brucellosis Eradication Act. Makes the Illinois Bovine Tuberculosis Eradication Act applicable to Bison. Provides that commencing January 1, 1987 the official brucellosis vaccination age for Illinois shall be set by regulation (now by statute). Provides that until January 1, 1987, animals not less than 120 nor more than 299 days of age may be vaccinated against brucellosis and that the owner of such animals may opt to have them tested for brucellosis prior to vaccination. Provides that the Department of Agriculture may by regulation require brucellosis vaccination of female cattle or bison entering or moving within this State.

**FISCAL NOTE**

(Prepared by Dept. of Agriculture)

The fiscal impact will be negligible as the number of adult vaccinated bovine in Illinois is extremely small. The Department does not anticipate any increase in the amount of money appropriated for the destruction of livestock as a result of this change.

**HOUSE AMENDMENT NO. 1.**

Adds reference to: Ch. 8, par. 134.3

Defines “official test” for bovine brucellosis to include tests of a bacteriological culture of brucella abortus from milk or tissue samples or any other test approved by the Department.

---

1 Fiscal Note Act may be applicable.


HB-1957—Cont.

May 14—Cont.  Amendment No.03  COUNTRYMAN  Withdrawn
May 14—Cont.  Amendment No.04  COUNTRYMAN  Withdrawn
May 14—Cont.  Amendment No.05  COUNTRYMAN  Withdrawn
May 14—Cont.  Amendment No.06  COUNTRYMAN  Withdrawn
Consnt Caldr Order 3rd Read

May 16  Consnt Caldr, 3rd Read Pass 115-000-001
May 20  Arrive Senate
         Placed Calendr,First Reading
May 29  Sen Sponsor RIGNEY
         Placed Calendr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
         Assigned to Agriculture, Conservation & Energy
Jun 13  Placed Calndr,Second Reading
Jun 18  Second Reading
         Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
         Passed both Houses
Jul 23  Sent to the Governor
Aug 23  Governor approved
         PUBLIC ACT 84-0200  Effective date 01-01-86

'HB-1958  JOHNSON, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN,
HALLOCK, FRIEDRICH, DP AND WAIT.

(New Act)

Provides that any party found to have wrongfully cut or caused to be cut another
party's timber shall pay 3 times the timber's value in damages. Requires the Depart-
ment of Conservation to establish value.

SENATE AMENDMENT NO. 1.
Specifies that violation under Act is to be “intentional”.

SENATE AMENDMENT NO. 2.
Provides that the Act does not apply to electricity, natural gas or telephone ser-
vice suppliers who cut trees impairing provision of safe and reliable service.

SENATE AMENDMENT NO. 3.
Provides that damages shall be based on the timber's “average value” rather than
“value” and makes other changes in the terminology.

1 Fiscal Note Act may be applicable.
Amends the Civil Administrative Code. Extends from 1985 to 1987 the requirement that monies recovered from federal programs for general administration received by the Department of Commerce and Community Affairs be deposited in the Intra-Agency Services Fund. Effective July 1, 1985.

Amends the Fish Code. Exempts persons fishing at fee fishing areas licensed by the Department of Conservation from obtaining a fishing license.

Amends the Civil Administrative Code. Authorizes the Department of Conservation to place contractual services appropriations in cash funds used for investigating violations of Acts administered by the Department.

---

Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1. (Senate recedes July 2, 1985)
Adds July 1, 1985 effective date.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.

Adds reference to: Ch. 8, pars. 37-28, 37-33, 37-34, 37-45; Ch. 23, pars. 12-14, 2214, 2252, 2709; Ch. 24, pars. 10-21, 2-6; 11-32, 11-48-1; Ch. 34, pars. 422, 423; Ch. 37, par. 702-8; Ch. 38, paras. 22-52, 22-54, 24-1, 24-3, 24-6, 28-5, 33-2; 36-2, 83-1, 83-2, 83-3, 83-4, 83-5, 83-6, 83-8; 83-8.1, 83-9, 83-10, 83-13, 83-15a, 206-1, 206-2, 206-5, 210-4, 1005-9-12; 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, 711, 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, 6-411, 11-416, 11-501.2, 11-1419, 15-112, 15-201, 15-203, 16-105, 313A-6; Ch. 96, par. 8; Ch. 468g, 468h, 532, 533, 534, 535, new pars. 532a, 533a, 534a, 535a; Ch. 100 1/2, par. 14; Ch. 105, pars. 106, 107, 108, new par. 109, 2665, new par. 300.01; Ch. 111 1/2, par. 87-6.4, 902, 903, 904, 905, 911, 6310, 6328; Ch. 111 2/3, par. 808; Ch. 114, new par. 214.3, 214.29; Ch. 120, par. 501.1; Ch. 121, pars. 4-201.5, 307.1, 307.2, 307.3, 307.8, 307.9, 307.10, 307.13, 307.14, 307.15, 307.16, 307.18d, 307.21, 307.22, 307.26; Ch. 121 1/2, pars. 323, 326, 327; Ch. 122, par. 3-14.22, 10-21.7; Ch. 123, par. 52; Ch. 124, par. 110b-1; Ch. 127, pars. 3, 4, 5, 11, 9, 11, 49.22, 55a, 55a-1, 55a-2, 55a-4, 55a-7, 55a-8, 55b, 55c, 55d, 63b17, 133d2, 133d3, 133d4, 133d5, 133d6, 133d7, 133d8, 133d15, 133e4, 143.3, 289, 1254, 1803.1, new pars. 141.158, 142z-10, 144.25c; Ch. 127 1/2, pars. 2, 23, 38.4-1, 130, 501; Ch. 128, pars. 13, 15, 16, 16.1, 17, 18, 19, 31, 32, 33, 39

Recommends that HB-1961 be amended to designate the existing provisions as Article I and to insert the following additional provisions:

Article II: Amends the State Finance Act to create the Illinois Beach Marina Fund.

Article III: Creates the Historic Preservation Act.

Article IV: Creates the Department of State Police.

Article V: Amends the Illinois Grain Dealers Act to establish additional requirements for licensees. Amends the Public Grain Warehouse and Warehouse Receipts Act in relation to Class 1 and Class 2 licenses and the Department of Agriculture's duties in connection therewith.

Article VI: Amends An Act relating to natural resources to provide that the terms of the current members of the Illinois State Museum Board expire on the effective date this amendatory Act.

Amends the Forest Products Transportation Act. Repeals provision requiring a hauler of forest products to have the written consent of the owner of such products. Provides that a hauler of forest products shall, rather than may, be required to show proof of ownership or that such hauling is with the consent of the owner of such products. Increases penalty for violation to a Class A, rather than a Class B misdemeanor.

SENATE AMENDMENT NO. 1. (Senate recedes November 14, 1985)
Requires proof of permission to haul timber be given within 2 hours of request by a peace officer.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am1.
Deletes reference to: Ch. 96 1/2, pars. 6913, 6919
Adds reference to: Ch. 96 1/2, pars. 8001.03, 8001.05, 8002.01, 8002.04, 8002.05, 8002.06, 8002.07, 8002.08, 8002.09, 8002.10, 8003.01, 8003.03, 8003.04, 8003.05, 8003.06

Recommends that the bill be further amended as follows: Deletes everything. Amends the Abandoned Mined Lands and Water Reclamation Act to remove the Abandoned Mined Lands Reclamation Council and its duties from the purview of the Dept. of Mines and Minerals.
HB-1962—Cont.

May 29  
Sen Sponsor DUNN, RALPH  
Placed Calendr, First Reading

May 30  
First reading  
Rfrd to Comm on Assignment  
Assigned to Judiciary I

Jun 11  
Recommended do pass 007-000-000  
Placed Calndr, Second Reading

Jun 18  
Second Reading  
Placed Calndr, Third Reading

Jun 19  
Recalled to Second Reading  
Amendment No. 01  
DUNN, RALPH  
Adopted  
Placed Calndr, Third Reading

Jun 24  
Third Reading - Passed 059-000-000

Jun 25  
Speaker’s Table, Concurrence 01

Jun 29  
H Noncnsr in S Amend. 01

Jun 30  
Secretary’s Desk Non-concur 01  
S Refuses to Recede Amend 01  
S Requests Conference Comm 1ST  
Sen Conference Comm Apptd 1ST/DUNN, RALPH  
GEO-KARIS, JOYCE, JEROME, O’DANIEL & POSHARD

Jul 05  
Tabled House Rule 79(E)

Oct 31  
Exempt under Hse Rule 29(C)  
Mtn filed take from Table AND REQUEST A CONF COMM. BE APPOINTED -MAYS

Nov 12  
Senate report submitted  
DUNN, RALPH  
3/5 vote required  
1ST CORRECTED

Nov 14  
Senate Conf. report Adopted 056-000-000  
Mtn filed take from Table SUSPEND RULE 79(E)  
PLACE ON CALENDAR CONF. COMM. REPT. - MAYS  
Motion prevailed

Nov 20  
Sent to the Governor

Dec 09  
Governor approved  
PUBLIC ACT 84-1098 Effective date 01-01-86

HB-1963  
FRIEDRICH, DP, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN AND HALLOCK.

(Ch. 110 1/2, pars. 21-1, 21-1.05, 21-2, 21-2.01, 21-2.02, 21-2.03, 21-2.13, 21-2.14, 24-11 and new pars. 21-1.07 and 21-2.15)

Amends the Probate Act of 1975. Expands the law with respect to authorized investment of estate funds. Authorizes investment in certain money market funds and deletes the prudent man rule required for common trust fund investments. Requires verified account by representative of a ward’s estate within 3 years and 30 days if no time limit is set by the court. Other changes.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 17, par. 2103

Amends the Common Trust Fund Act. Removes the limitation on guardians and conservators. Requires investments in common trust funds to meet the prudent person rule for investments of trust funds.

HOUSE AMENDMENT NO. 2

Provides that reasonable sums of money retained uninvested by a representative in order to pay for the current or imminent expenses of a ward shall not be considered wrongly or negligently uninvested.

HOUSE AMENDMENT NO. 4.

Restores the prudent man rule required for common trust fund investments.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15         Assigned to Judiciary I
May 02        Amendment No.01  JUDICIARY I  Adopted
              Recommdn'd do pass as amend
              016-000-000
              Placed Calndr,Second Reading
May 15        Second Reading
              Amendment No.02  COUNTRYMAN  Adopted
              Placed Calndr,Third Reading
May 23        Mtn Prev-Recall 2nd Reading
              Amendment No.03  FRIEDRICH,DP  Withdrawn
              Amendment No.04  FRIEDRICH,DP  Adopted
              Placed Calndr,Third Reading
              Mtn Prevail to Suspend Rule 37(C)/118-000-000
              Third Reading - Passed 116-000-001
May 29        Arrive Senate
              Sen Sponsor BARKHAUSEN
              Placed Calndr,First Reading
May 30        First reading  Rfrd to Comm on Assignment
              Assigned to Finance and Credit
              Regulations
Jun 11        Recommended do pass 010-000-000
Jun 19        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 84-0494  Effective date 01-01-86

HB-1964  FRIEDRICH,DP, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN AND HALLOCK.

(Ch. 17, pars. 338, 2710, 2713 and 2718)

Amends the Illinois Banking Act and the Foreign Banking Office Act. Limits the number of banks a bank may acquire by purchase of assets in an emergency sale. Permits a foreign bank to maintain an office outside the central business district of Chicago when such bank purchases the assets and assumes the liabilities of a closed state or national bank. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15         Assigned to Financial Institutions
May 03         Interim Study Calendar FIN INSTIT

1 HB-1965  FRIEDRICH,DP, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN AND HALLOCK.

(Ch. 17, pars. 314, 322, 323, 324, 325, 339, 345 and 377)

1 Fiscal Note Act may be applicable.
Amends the Illinois Banking Act. Provides that the Commissioner of Banks and
Trust Companies shall establish the amount of required capital, surplus and re-
serves. Provides that any bank may eliminate cumulative voting rights. Extends ba-
sic lending limits to amounts loaned to joint ventures. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Financial Institutions
May 03 Interim Study Calendar FIN INSTIT

HB-1966
EWING, DANIELS, HOFFMAN, VINSON, DAVIS, PULLEN, HALLOCK
AND FRIEDRICH, DP.

(Ch. 108 1/2, pars. 24-102 and 24-103)

Amends the Deferred Compensation Article of the Pension Code to allow deferr-
rals from lump sum payments for accumulated unused vacation, personal leave and
sick leave; excludes such lump sum payments from the requirement that the sum of
defferred and nondeferred compensation for a given year may not exceed the em-
ployee's annual salary under an applicable salary schedule or classification plan. Ef-
fective immediately.

PENSION IMPACT NOTE
HB 1966 does not have a financial impact.

HOUSE AMENDMENT NO. 1.
Specifies the Illinois State Employees Deferred Compensation Plan as the pro-
gram affected by the amendatory provisions.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 108 1/2, par. 14-103.05

Amends the State Employees Article of the Pension Code to make optional the
participation of persons who are appointed by the Gov. with the consent of the Sen-
ate but are not appointed under Civil Administrative Code.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Personnel and Pensions
May 02 Amendment No.01 PERS PENSION Adopted
Consnt Caldr Order 2nd Read
May 07 Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 14 Consnt Caldr, 3rd Read Pass 115-000-000
May 15 Arrive Senate
Sen Sponsor SCHUNEMAN
Added As A Joint Sponsor VADALABENE
Placed Calndr,First Reading
May 16 First reading Rfrd to Comm on Assignment
May 21 Assigned to Ins Pensions & Licensed
Activities
May 30 Waive Posting Notice 7C
Committee Ins Pensions & Licensed
Activities
Jun 05 Recommended do pass 009-000-000
Jun 10 Placed Calndr,Second Reading
Amendment No.01 FRIEDLAND
& SCHUNEMAN
Adopted
Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 059-000-000
Speaker's Table, Concurrence
Jun 28 H Concurs in S Amend. 01/117-000-000
Passed both Houses

3 Pension System Impact Note Act may be applicable.
HB-1967  PULLEN, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, HALLOCK AND FRIEDRICH, DP.

Amends An Act relating to the Department of Central Management Services, and certain State employees. Authorizes the Department of Central Management Services to convey certain real property to Manhaneh Yisiael. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Executive
May 02  Cal 2nd Rdng Short Debate
May 08  Short Debate Cal 2nd Rdng
May 23  Cal 3rd Rdng Short Debate
May 29  Third Reading - Passed 117-001-000
Jun 04  Arrive Senate
Jun 05  Placed Calendr, First Reading

HB-1968  TUERK, DANIELS, HOFFMAN, EWING, DAVIS, PULLEN, HALLOCK, FRIEDRICH, DP AND TERZICH.

Amends The Civil Administrative Code of Illinois, the Personnel Code and the State Finance Act. Provides that the Department of Central Management Services shall establish rules, procedures and forms to be used by State agencies in the administration and payment of workers' compensation claims. The Department shall provide for the administration and payment of such claims for all State agencies except for the Departments of Transportation, Mental Health and Developmental Disabilities, Law Enforcement, Corrections, and Conservation, and the Secretary of State. These six agencies shall administer and pay for all workers' compensation claims filed by their employees. Makes other changes. Effective July 1, 1985.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Labor & Commerce
May 03  Motion disch comm. advc 2nd TUERK

HB-1969  KOEHLER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

Amends the Ginseng Act. Provides that a dealer may purchase roots of wild ginseng harvested in Illinois only during the period from 2 weeks after the opening of the harvest season to the following March 1. Makes a person who cuts or gathers wild ginseng growing on the person's own land and a person who cuts, roots up or gathers wild ginseng growing on the land of another subject to the provisions of the Act even if the plants are not sold, bartered, traded or given away.

SENATE AMENDMENT NO. 1.
Provides that a dealer may purchase at any time wild or cultivated ginseng harvested in another state and certified for export by that state.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 8, pars. 332, 333, 334, 335, 336, 337, 338, 340; new par. 341.

Amends the Illinois Endangered Species Protection Act and its title. Broadens the scope of the Act to provide for threatened species, to provide for declaration of essential habitat and to provide for discretionary authority to issue endangered species permits.

GOVERNOR AMENDATORY VETO

Recommends specific duties of all agencies of the State and local governments to cooperate with the Dept. of Conservation to fully consider the needs of threatened and endangered species. Makes technical changes in definitions.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Agriculture
May 02 Do Pass/Consent Calendar 014-000-000
May 07 Consnt Caldr Order 2nd Read
May 14 Consnt Caldr, 3rd Read Pass 115-000-000
May 15 Arrive Senate
Jun 03 Sen Sponsor DONAHUE
Jun 04 First reading Rfrd to Comm on Assignment
Jun 05 Assigned to Agriculture, Conservation & Energy
Jun 13 Recommmend do pass as amend 013-000-000
Jun 18 Second Reading
Jun 24 Third Reading - Passed 059-000-000
Jun 25 Speaker’s Table, Concurrence 01,02
Jun 29 H Concurs in S Amend. 01,02/117-001-000
Jul 26 Sent to the Governor
Sep 23 Governor amandatory veto
Oct 09 Mtn fild accept amend veto KOEHLER
Oct 15 Accept Amnd Veto-House Pass 105-000-000
Oct 17 Placed Cal. Amendatory Veto
Oct 30 Mtn fild accept amend veto DONAHUE
Accept Amnd Veto-Sen Pass 058-000-000
Bh House Accept Amend Veto
Nov 20 Return to Gov-Certification
Nov 27 Governor certifies changes
PUBLIC ACT 84-1065 Effective date 07-01-86

HB-1970 PEDERSEN,B, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 127, pars. 63b13.8, 63b13.18, 142p2 and 144.16b)

Amends The Civil Administrative Code of Illinois and the State Finance Act to permit the Department of Central Management Services to provide for and coordinate telecommunications services for units of the federal or local governments requesting them when in the best interests of the State. Provides that monies received by the Department of Central Management Services in payment for sale of surplus
State communications equipment shall be used by the Department as reimbursement for expenditures incurred in relation to telecommunications services. Effective immediately.

SENATE AMENDMENT NO. 1. (Senate recedes July 2, 1985)
Deletes effective date.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Adds reference to: Ch. 127, pars. 63b4 and 63b13.24; new pars. 141.158 and 144.126
Recommends that the bill be further amended as follows:

Authorizes DCMS, if sufficient funds are specifically appropriated therefor, to administer a plan to make payments not exceeding $150 per claimant on final settlements or final judgments for employee wage claims when these were appropriations relevant to such wage claims and the fiscal year and lapse period have expired and sufficient funds were available to pay such claims. Requires supporting certifications relevant to validity of such claims from the chief officer of the employing State agency and in certain instances, the Attorney General. Authorizes the Director of DCMS to lease for terms not exceeding 30 days the State buildings which it manages if the leases do not interfere with State usage of the facility. Provides for deposit of rentals therefrom in the special events revolving Fund created in the State treasury, and provides that expenses incident to such leases shall be payable from that fund.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to State Gov Adm & Regulatory Rev
May 02 Placed Calndr,Second Reading Recommended do pass 018-000-000
May 14 Second Reading Placed Calndr,Third Reading
May 23 Third Reading - Passed 118-000-000
May 29 Arrive Senate Sen Sponsor DAVIDSON Placed Calndr,First Readng
May 30 First reading Rfrd to Comm on Assignment Assigned to Finance and Credit Regulations Recommended do pass 010-000-000
Jun 11 Placed Calndr,Second Reading
Jun 13 Second Reading Placed Calndr,Third Reading
Jun 24 Recalled to Second Reading Amendment No.01 DAVIDSON Adopted Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 059-000-000 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 IST Sen Conference Comm Apptd IST/DAVIDSON KEATS, JOYCE, JEREMIAH, DEMUZIO & DEGNAN
Jun 29 Hse Conference Comm Apptd IST/BULLOCK, CURRAN, CULLERTON, PEDERSEN, B & ROPP
Jul 02 House report submitted Senate report submitted 3/5 vote required Senate Conf. report Adopted IST/053-000-001 3/5 vote required House Conf. report Adopted IST/100-011-002 Both House Adoptd Conf rpt IST Passed both Houses
HB-1971  
**HAWKINSON, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.**

(Ch. 111, par. 4033)

Amends the Pharmacy Practice Act to delete provisions requiring the Department of Public Health to monitor cost savings effected by drug product selection, to issue rules and regulations for such monitoring and to report annually to the legislature as to cost savings being achieved. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Notes</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 15</td>
<td></td>
<td>Assigned to Human Services</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Do Pass/Consent Calendar 010-000-000</td>
</tr>
<tr>
<td>May 07</td>
<td>Consnt Caldr Order 2nd Read</td>
<td></td>
</tr>
<tr>
<td>May 14</td>
<td>Consnt Calendar, 2nd Reading</td>
<td></td>
</tr>
<tr>
<td>May 15</td>
<td>Consnt Caldr Order 3rd Read</td>
<td></td>
</tr>
<tr>
<td>May 17</td>
<td>Consnt Caldr, 3rd Read Pass 115-000-000</td>
<td></td>
</tr>
<tr>
<td>May 20</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 21</td>
<td></td>
<td>Assigned to Public Health, Welfare, Corrections</td>
</tr>
<tr>
<td>Jun 13</td>
<td></td>
<td>Recommended do pass 010-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 23</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sep 17</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

HB-1972  
**RYDER, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.**

(Ch. 144, pars. 1403, 1404, 1405 and 1406)

Amends the Baccalaureate Assistance Law for Registered Nurses to delete the duty of the Department of Public Health to award loans on the basis of the merit and promise of the applicant, as determined through examinations and interviews; provides for institutional approval by the National League for Nursing rather than the Department of Registration and Education; provides for recovery of the costs of collection on delinquent loans; deletes the requirement that the Department make available one loan for each 333 active nurses in a region. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Notes</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 15</td>
<td></td>
<td>Assigned to Human Services</td>
</tr>
<tr>
<td>May 02</td>
<td></td>
<td>Recommended do pass 014-000-000</td>
</tr>
<tr>
<td>May 14</td>
<td></td>
<td></td>
</tr>
<tr>
<td>May 24</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

HB-1973  
**HOFFMAN, DANIELS, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.**

(Ch. 111 1/2, rep. par. 901 thru 915)

Repeals “An Act for the regulation of mass gatherings”. Effective immediately.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, pars. 1003 and 1022.2, new pars. 1003.01 through 1003.57; Ch. 95 1/2, par. 13A-104; Ch. 111 1/2, par. 6703; Ch. 127, par. 723

Amends the Environmental Protection Act to resection the definition Section; amends certain other Acts in connection therewith.

JUDICIAL IMPACT NOTE, AS AMENDED
(Prepared by Administrative Office of IL Courts)

HB-1973, as amended, has no effect on the judicial system.

HOUSE AMENDMENT NO. 2.

Adds reference to: New Act; Ch. 111 1/2, par. 1025

Provides that no municipality with a population over 1,000,000 may limit the times during which professional sporting events may be conducted; pre-empts home rule. Amends the Environmental Protection Act to delete a requirement that certain sporting events in such municipalities are subject to certain nighttime noise emission regulations. Changes a reference to the Institute on Environmental Quality to the Department of Energy and Natural Resources.

May 14 Second Reading
Placed Calndr,Third Reading

HB-1974 WAIT, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH,DP.

(Ch. 121, pars. 6-404 and 6-406)

Amends the Highway Code. Makes internal cross reference changes in the Township and Road District Roads Article.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1985)

Increases the authorized county federal aid matching tax rate from .05% to .10%.
Amends the Illinois Income Tax Act, an Act creating the Illinois Department of Veterans’ Affairs and an Act relating to State finance. Substitutes the term “Quincy Veterans Home” for “Illinois Veterans Home”. Includes Vietnam veterans among those eligible for admission to the Quincy Veterans Home. Requires deposit of charges paid by Veterans Home residents into the Quincy Veterans Home Fund, rather than the General Revenue Fund.

HOUSE AMENDMENT NO. 1.
Changes the name from Quincy Veterans Home to Illinois Veterans Home at Quincy.

HB-1975  MAYS – HANNIG, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

Amends the Illinois Income Tax Act, an Act creating the Illinois Department of Veterans’ Affairs and an Act relating to State finance. Substitutes the term “Quincy Veterans Home” for “Illinois Veterans Home”. Includes Vietnam veterans among those eligible for admission to the Quincy Veterans Home. Requires deposit of charges paid by Veterans Home residents into the Quincy Veterans Home Fund, rather than the General Revenue Fund.
HB-1976 VINSON, DANIELS, HOFFMAN, EWING, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

(Ch. 114, par. 601)

Amends the Act enacting the Interstate High Speed Intercity Rail Passenger Network Compact to eliminate references to the Illinois Transportation Study Commission. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Transportation
May 03 Tbd pursuant Hse Rule 27D

HB-1977 MCCRACKEN, DANIELS, HOFFMAN, EWING, VINSON, DAVIS, PULLEN, HALLOCK AND FRIEDRICH, DP.

(Ch. 127, pars. 63b104, 63b104d, 63b108 and 63b108b.5; rep. pars. 63b104e, 63b106b and 63b106d)

Amends the Personnel Code. Eliminates procedures set forth in the Code for the adoption of personnel rules by the Director of the Department of Central Management Services. Removes provision generally exempting unskilled positions from Jurisdiction B of the Code, and eliminates provision that appointments of employees to unskilled positions to which Jurisdiction B has been applied shall be without regard to eligible lists. Specifies that other Acts may provide for exemptions from the provisions of the Code. Removes references to the Personnel Advisory Board. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides all offices and positions of employment in the service of the State are subject to the provisions of the Personnel Code unless specifically exempted by the Code or another Act.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 127, par. 63b119a; rep. pars. 63b119b and 63b119c

Increases the size of the Interagency Committee on Handicapped Employees from 7 to 9, adding the Director of Human Rights and an additional handicapped State employee. Replaces the Director of Central Management Services with the Director of Human Rights as a co-chairperson of the Committee. Revises the purposes and functions of the Committee. Eliminates provisions concerning the submission with the Department of Central Management Services of affirmative action programs for the hiring, placement and advancement of handicapped individuals; the development of policies and procedures to facilitate the hiring, placement and advancement of recipients of rehabilitative services, and the filing of reports by the Department of Central Management Services with the General Assembly regarding the hiring, placement and advancement of handicapped individuals by certain State agencies.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1 and 2. Adds reference to: Ch. 8; par. 37-5; Ch. 38, par. 1003-3-1; 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. 1005; Ch. 111 2/3, par. 1; Ch. 127, par. 63b107c

Recommends that the bill be further amended as follows:

Amends numerous Acts creating State boards and commissions to provide for the abolition of current terms and appointments of members to new terms. 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 appointments made by the Governor on or after January 9, 1985.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to State Gov Adm & Regulatory Rev
Amends The Illinois Public Aid Code. Provides that public assistance to families with dependent children shall be limited to aid for no more than 2 children at any one time. Exempts from such limitation those children born before January 1, 1987.

HB-1978 ROPP.

(Ch. 23, new par. 4-2.1)

Amends The Illinois Public Aid Code. Provides that public assistance to families with dependent children shall be limited to aid for no more than 2 children at any one time. Exempts from such limitation those children born before January 1, 1987.

HB-1979 ROPP.

(Ch. 111, pars. 5307 and 5311)

Amends the “Psychologist Registration Act” to change the Department of Registration and Education method of reviewing professional programs from school approval to approval of individual curriculum. Effective immediately.
HB-1980  WAIT.

(Ch. 121, par. 508)

Amends the Billboard Act to require the new owner of a sign to notify the Toll Highway Authority, when applying to the Department of Transportation for a renewal permit.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 121, pars. 503, 504.05, 510, 514 and 514.01; new pars. 503.15, 503.16 and 514.02

Purports to grant exclusive jurisdiction over signs near toll highways to the Toll Highway Authority, but requires concurrent compliance with IDOT rules and permit requirements if the sign is near an interstate or primary highway; changes the fee from $5 to an amount determined by IDOT or the Toll Highway Authority; makes other changes.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Transportation
May 02  Amendment No.01 TRANSPORTATN Adopted
Placed Calndr,Second Readng
May 14  Second Reading
Placed Calndr,Third Reading
May 24  Third Reading - Passed 091-019-002
May 29  Arrive Senate
Placed Calndr,First Readng
May 30  Sen Sponsor DEANGELIS
Placed Calndr,First Readng
Jun 03  First reading  Rfrd to Comm on Assignment
Jun 04  Assigned to Transportation
Jun 12  Recmnded do not pass(tabld)
008-000-001

HB-1981  WOJCİK.

(Ch. 23, par. 6-1)

Amends the Illinois Public Aid Code. Provides that aliens who are admitted to the United States with a private sponsor’s promise of support are ineligible for general assistance for a period of 3 years after entry if the sponsor is able to provide such support. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that a legal alien whose sponsor fails to provide support shall be deemed eligible for general assistance.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Human Services
May 02  Recommended do pass 010-001-000
Placed Calndr,Second Readng
May 15  Second Reading
Amendment No.01 WOJCİK Adopted
Placed Calndr,Third Reading
May 24  Interim Study Calendar HUMAN SERVICE

HB-1982  RYDER.

(Ch. 111 2/3, par. 76)

Amends the Public Utilities Act to provide that the reasonable attorneys fees of a residential consumer in a rate case be paid by the public utility if such consumer wins.
HB-1982—Cont.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

HB-1983 DIDRICKSON.

(Ch. 95 1/2, pars. 6-108, 6-205 and 6-208)

Amends The Illinois Vehicle Code. Requires the Secretary of State to revoke for a period of one year the license or permit of any minor convicted of any traffic violation required to be reported to the Secretary except speeding violations of not more than 5 miles per hour over the limit, and to issue to the minor at the end of that revocation period a provisional license valid only between 5:00 a.m. and 9:00 p.m. for a period of one year or until the licensee attains the age of 18, whichever should occur first.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II
May 03 Tbld pursuant Hse Rule 27D

HB-1984 WILLIAMSON, PETERSON, W, BARGER, PULLEN, WEAVER, M, PARCELS, STEPHENS AND KOEHLER.

(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.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elementary & Secondary Education
May 03 Tbld pursuant Hse Rule 27D

'HB-1985 HARRIS.

(New Act; Ch. 38, par 28-1)

Creates the “Las Vegas Night Games Act” to provide for the licensing of certain organizations to conduct “Las Vegas Night” activities, consisting of roulette and various other games once a year.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Revenue
May 02 Interim Study Calendar REVENUE

'HB-1986 STEPHENS.

(Ch. 95 1/2, par. 12-603; Ch. 120, new par. 2-207)

Amends The Illinois Vehicle Code and the Illinois Income Tax Act to provide that a person over 18 whom a police officer determines is wearing a seat belt while operating or riding in a motor vehicle shall receive a certificate for a $10 income tax credit.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Revenue
May 02 Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.
HB-1987  HARRIS.
(Ch. 24, par. 3-11-17)

Amends the Municipal Code to delete the provision specifying that the vote of the majority of the aldermen, not including the mayor, shall be sufficient to pass an ordinance in those municipalities where the city council consists of an odd number of aldermen. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Cities and Villages</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar</td>
</tr>
<tr>
<td></td>
<td>CITY VILLAGE</td>
</tr>
</tbody>
</table>

HB-1988  RONAN.
(New Act)

Creates the Consumer Insurance Board of Illinois Act to provide representation for individual insurance consumers. Creates a permanent nonprofit organization, the Insurance Consumer Action Group, Inc., funded by member contributions and governed by a Board of Directors, to represent consumers before administrative agencies courts and legislatures. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Insurance</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar INSURANCE</td>
</tr>
</tbody>
</table>

HB-1989  RONAN.
(Ch. 122, par. 34-85)

Amends The School Code. Provides that a tenured principal is entitled to either, but not both a private and public hearing before the Chicago Board of Education on the question of his reclassification to a lower position or administrative grade.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 03</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td></td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

HB-1990  RONAN.
(Ch. 46, par. 28-9)

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 preceding gubernatorial election, rather than 10% of the registered voters. Removes the provision 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”.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 03</td>
<td>Assigned to Elections</td>
</tr>
<tr>
<td></td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

HB-1991  RONAN.
(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 the political subdivision for governor, rather than 10% 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.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 03</td>
<td>Assigned to Elections</td>
</tr>
<tr>
<td></td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>
HB-1992  RONAN.
(Ch. 46, pars. 28-1 and 28-5)

Amends The Election Code. Provides that questions of public policy which are
initiated by a court order or 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 with respect to a political subdivision at the same election.

<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 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 03</td>
<td>Assigned to Elections</td>
</tr>
<tr>
<td></td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

HB-1993  YOUNG,A.
(Ch. 13, par. 11; Ch. 110, rep. par. 2-416)

Amends An Act to revise the law in relation to attorneys and counselors and the
Code of Civil Procedure. Repeals provisions allowing corporations to appear in
small claims court through officers, directors, and managers.

<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 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar JUDICIARY I</td>
</tr>
</tbody>
</table>

'HB-1994  YOUNG,A.
(Ch. 38, pars. 1003-12-2 and 1003-12-7)

Amends the Unified Code of Corrections. Provides that prior to the establishment
of any correctional industries program, the Director of Corrections may consult
with representatives of business, industry, organized labor, the State Board of Edu-
cation, the Department of Commerce and Community Affairs, the Department of
Labor, the Department of Employment Security, the Department of Central Man-
gagement Services and such other persons and bodies as he may feel are qualified to
determine the quantity and nature of goods, wares, merchandise and services to be
made or provided, and the types of processes to be used in their manufacture, pro-
cessing, repair, and production consistent with the greatest opportunities for the re-
form and vocational training of the inmates, and with the best interest of the State,
business, industry and labor. Also permits members of the public to purchase such
goods and services provided by the correctional industries program.

<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 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar JUDICIARY II</td>
</tr>
</tbody>
</table>

HB-1995  LEVIN.
(Ch. 67 1/2, new par. 313.1)

Amends the Illinois Housing Development Act. Requires the Illinois Housing
Development Authority to prescribe energy efficiency standards for all housing fi-
nanced or otherwise assisted under the Act.

<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 15</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 02</td>
<td>Assigned to Energy Environment &amp; Nat. Resource</td>
</tr>
<tr>
<td></td>
<td>Interim Study Calendar ENRGY ENVRMNT</td>
</tr>
</tbody>
</table>

'HB-1996  TATE.
(Ch. 122, par. 18-8)

Amends The School Code to change the weighting of ADA students from Chap-
ter I students to the number of students listed as eligible to receive free or re-
duced-price lunches or breakfast under the federal Child Nutrition Act of 1966 or
under the National School Lunch Act.

* Fiscal Note Act may be applicable.
HB-1996—Cont.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 16 Assigned to Elementary & Secondary Education
May 03 Tbd pursuant Hse Rule 27D

HB-1997 HOFFMAN.

(Ch. 122, par. 18-8)

Amends The School Code. In computing State aid for school districts with certain low income eligible pupils, changes the increase and the maximum adjustment in the weighted average daily attendance resulting from the listing of such pupils.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elementary & Secondary Education
May 02 Interim Study Calendar ELEM SCND ED

HB-1998 GIORGI.

(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

Amends the State occupation and use tax Acts to delete language which is no longer operative pertaining to the tax rate on gasohol.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Revenue
May 03 Interim Study Calendar REVENUE

1 HB-1999 CURRIE.

(Ch. 38, par. 115-6)

Amends the Code of Criminal Procedure of 1963 to require the court to appoint a psychiatrist to examine an indigent defendant who asserts an insanity defense or a defense based upon an intoxicated or drugged condition or who intends to plead guilty but mentally ill or if facts and circumstances of the case justify a reasonable belief by the court that such defenses may be raised and may be a significant factor at trial. Such psychiatrist shall assist in the defendant’s defense. Also provides for the appointment of psychiatrists to examine certain indigent defendants who have been convicted of capital offenses and may be sentenced to death.

HOUSE AMENDMENT NO. 1.

Provides that the amendatory Act is applicable to defendants relying on an insanity defense or other defense based on mental condition regardless of indigency. Also permits the examination of the defendant to be made by a clinical psychologist.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II
May 03 Recommended do pass 014-000-000

Placed Calndr, Second Reading

May 16 Second Reading Amendment No. 01 CURRIE Adopted

Placed Calndr, Third Reading

May 24 Interim Study Calendar JUDICIARY II

1 HB-2000 HICKS – MATIJEVICH.

(New Act)

Enacts the Video Poker Control Law to regulate video poker in Illinois. The Act is administered by the Illinois Department of Revenue. Provides for licensing fees. Revenues collected are to be used for administration and enforcement costs of the Department with the remainder to be deposited into the Common School Fund. Effective immediately.

1 Fiscal Note Act may be applicable.
HB-2001  MATIJEVICH.

(Ch. 43, new par. 144c)

Amends Liquor Control Act. Provides that no more than one tavern which derives not less than 75% of its income from the sale of alcoholic liquor per 1,000 population shall be located within each city, village, incorporated town or unincorporated area of a county. Provides that no new permit shall be issued to operate a tavern in a local jurisdiction having more than one such tavern per 1,000 population on the effective date of this amendatory Act until the number of taverns falls below one per 1,000 population.

1 HB-2002 BRESLIN, BOWMAN, CULLERTON, GREIMAN, HOFFMAN, LEVIN, DEUCHLER, MATIJEVICH, MCPike, REA, STERN, WHITE AND YOUNGE,W.

(New Act; Ch. 63, par. 1001-4; Ch. 127, new pars. 63b5 and 63b11.7)

Creates the State Agency Employees Child Care Services Act, and amends the Legislative Commission Reorganization Act of 1984 and the Civil Administrative Code. Provides that the Department of Central Management Services, in consultation with the Department of Children and Family Services, may authorize a State agency to contract for the provision of child care services for its employees. Provides that the Joint Committee on Legislative Support Services may contract for the General Assembly for the provision of child care services.

HOUSE AMENDMENT NO. 1.

Provides that the Department shall establish a schedule of fees to be charged to employees who obtain child care under this Act.

HOUSE AMENDMENT NO. 2.

Changes definition of child care services. Provides that a center for child care services established for the General Assembly may be used for certain purposes as determined by the Joint Committee on Legislative Support Services, in consultation with the Department of Children and Family Services.

HOUSE AMENDMENT NO. 3.

Authorizes the Department of Central Management Services to allow operation of day care centers in State-owned or leased facilities primarily for State employee use.

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.

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.

Fiscal Note Act may be applicable.

Fiscal Note Act may be applicable.
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 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.

HOUSE AMENDMENT NO. 1.
Provides that person must commit act “knowingly” to be in violation.

HB-2005 MAUTINO.
(Ch. 73, par. 753.02)
Amends the Illinois Insurance Code. Provides that an insurance company must establish a written plan of rehabilitation which must remain in effect for 12 months prior to the termination of an agent. Requires a 180 day written notice to the agent after the period of rehabilitation and prior to termination.

HB-2006 MAUTINO.
(Ch. 111, pars. 4433 and 4471)
Amends Medical Practice Act. Provides that the Department of Registration and Education may revoke, suspend or take other disciplinary action against the license of any physician who belongs to an organization that prohibits or restricts an otherwise legal association and cooperation between individuals licensed under this Act. Provides that any person who belongs to such an organization is guilty of a Class A misdemeanor.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 111, par. 4471
Eliminates provisions added by the bill as introduced. Includes as a ground for disciplinary action the failure to provide copies of existing diagnostic reports, studies, x-rays and clinical evaluations to another physician licensed under the Act upon written request of the patient.

HOUSE AMENDMENT NO. 2.
Includes as a ground for disciplinary action the failure to provide copies of existing diagnostic reports, studies, x-rays and clinical evaluations to another physician licensed under the Act upon written request of the patient.
HB-2007   HASTERT.
(Ch. 73, new par. 614.2)
Amends the Illinois Insurance Code to provide that a multiple employer trust offering a welfare benefit plan to members must meet certain requirements or it may be considered an unauthorized insurer.

Apr 12 1985   First reading  Rfrd to Comm on Assignment
Apr 15        Assigned to Insurance
May 03        Tbd pursuant Hse Rule 27D

'HB-2008   DUNN, JOHN.
(New Act; Ch. 120, new pars. 5-511 and 5-512; Ch. 127, new par. 141.158)
Creates the Catastrophic Major Illness Protection Act and amends the Illinois Income Tax Act and the State Finance Act. Provides for the Director of Public Health to make payments on behalf of eligible persons for qualified health expenses which exceed specified limits. Stipulates covered health expenses, eligibility conditions, administrative responsibilities of the Director and Department of Public Health and conditions of third party liability. Provides for a voluntary Illinois Income Tax checkoff for contributions to the Catastrophic Major Illness Protection Fund. Effective immediately.

Apr 12 1985   First reading  Rfrd to Comm on Assignment
Apr 15        Assigned to Human Services
May 02        Interim Study Calendar HUMAN SERVICE

'HB-2009   PARCELLS.
(Ch. 122, par. 7-1)
Amends The School Code relating to boundary changes of school districts. Provides for 2/3 of the registered voters of a district to file a petition with the regional board of school trustees to compel the change upon compliance with Section 7-4 of The School Code. If there is an objection to the change in boundaries which is adjudicated, tax revenues from the districts affected by the change in boundaries shall be held in an escrow account until resolution of the case.

HOUSE AMENDMENT NO. 1. (Tabled May 21, 1985)
Adds reference to: Ch. 122, pars. 7-6 and 7-7

Amends provisions in the School Code relating to petitions for boundary changes to require publication of notice not more than 15 nor less than 10 days before granting of the petition. Requires petitions meeting the requirements of Section 7-4 of the School Code to be granted. Prescribes criteria for administrative review of the county board of school trustees' decision regarding boundary changes and annexation of school district territory.

HOUSE AMENDMENT NO. 3.
Provides that the regional board of school trustees shall conduct hearings to determine whether to grant the petition on annexation. Deletes provision that the regional board shall grant the annexation requested by the petition. Provides that after a petition on annexation is filed the regional board of school trustees shall be in continuous daily session, excluding Saturdays, Sundays and legal holidays and shall not adjourn its session until the regional board renders its decision as the petition. Specifies the district students in the affected territory may attend after the completion of litigation. Effective immediately.

HOUSE AMENDMENT NO. 5.
Provides that petition filed pursuant to Article 11 of The School Code in effect prior to September 23, 1983 shall be governed by Public Act 83-686 after January 1, 1986.

'Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 6.
Provides that the changes made to Sections 7-1, 7-6 and 7-7 of The School Code by this amendatory Act of 1985 shall be applicable to any petitions pending before any regional board of school trustees as of the effective date of this amendatory Act of 1985.

FISCAL NOTE, AS AMENDED
(Prepared by the St. Supt. of Education)

HB-2009 as amended by H-ams 3, 5 and 6 amends sections relating to boundary changes of school districts. There is no fiscal impact for FY 86.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Select Comm School Dist Reog
May 02 Amendment No.01 SCH DIST REO Adopted
Recommnded do pass as amend 010-000-000

Placed Calndr,Second Reading

May 21 Second Reading Mtn Prevail -Table Amend No 01
Amendment No.02 VANDUYNE Withdrawn
Amendment No.03 PARCELLS Adopted
Amendment No.04 VANDUYNE Withdrawn
Amendment No.05 VANDUYNE Adopted
Amendment No.06 PARCELLS Adopted
Amendment No.07 PARCELLS Withdrawn
Fiscal Note Requested CULLERTON

Held on 2nd Reading

May 22 Held on 2nd Reading
May 23 Placed Calndr,Third Reading
May 24 Interim Study Calendar SCH DIST REO

HB-2010 CHURCHILL - FREDERICK, VF - STERN - MATJEVICH - PETERSON,W.

Appropriates $1,600,000 to the Department of Transportation for the Division of Water Research's use in the Des Plaines River Wetlands Demonstration Project. Effective July 1, 1985.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Appropriations I
Apr 25 Mtn Prevail Suspend Rul 20K Committee Transportation
May 02 Recommended do pass 019-000-001

Placed Calndr,Second Reading

May 14 Second Reading
Placed Calndr,Third Reading
May 24 Third Reading - Passed 117-000-000
May 29 Arrive Senate
Sen Sponsor GEO-KARIS
Placed Calendr,First Reading

May 30 First reading Rfrd to Comm on Assignment
Assigned to Transportation

HB-2011 CHURCHILL.

(Ch. 34, par. 429.21a)

Amends the Counties Act. Defines "inoperable motor vehicle" as one incapable of operation under its own motor power for at least 7 days or any longer period of time fixed by ordinance.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Transportation
Apr 25 Mtn Prevail Suspend Rul 20K Committee Transportation
May 02 Recommended do pass 019-000-001

Placed Calndr,Second Reading

May 14 Second Reading
Placed Calndr,Third Reading
May 24 Third Reading - Passed 117-000-000
May 29 Arrive Senate
Sen Sponsor GEO-KARIS
Placed Calendr,First Reading

May 30 First reading Rfrd to Comm on Assignment
Assigned to Transportation
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jun 12</td>
<td>Recommended do pass 008-000-000</td>
<td></td>
</tr>
<tr>
<td>Jun 13</td>
<td>Second Reading</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 23</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 20</td>
<td>Governor approved</td>
<td>PUBLIC ACT 84-0653 Effective date 01-01-86</td>
</tr>
</tbody>
</table>

**HB-2012 CHURCHILL.**

(Ch. 38, par. 1005-5-6)

Amends the Unified Code of Corrections to include public law enforcement agencies in the definition of victim for the purposes of restitution.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Notes</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 15</td>
<td>Assigned to Judiciary II</td>
<td></td>
</tr>
<tr>
<td>May 03</td>
<td>Recommended do pass 013-001-000</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 14</td>
<td>Second Reading</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Interim Study Calendar JUDICIARY II</td>
<td></td>
</tr>
</tbody>
</table>

**HB-2013 CHURCHILL.**

(New Act)

Prohibits units of local government, including home rules units, from restricting real estate signs advertising the availability of certain interests in real estate. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Notes</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 15</td>
<td>Assigned to Cities and Villages</td>
<td></td>
</tr>
<tr>
<td>Apr 17</td>
<td>Re-assigned to State Gov Adm &amp; Regulatory Rev</td>
<td></td>
</tr>
<tr>
<td>May 03</td>
<td>Tbld pursuant Hse Rule 27D</td>
<td></td>
</tr>
</tbody>
</table>

**HB-2014 CHURCHILL.**

(Ch. 17, rep. par. 4445)

Amends The Illinois Credit Union Act to repeal the provision which provides that a credit union shall not be subject to garnishment proceedings concerning the share accounts of its members.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Notes</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 15</td>
<td>Assigned to Judiciary I</td>
<td></td>
</tr>
<tr>
<td>May 03</td>
<td>Tbld pursuant Hse Rule 27D</td>
<td></td>
</tr>
</tbody>
</table>

**HB-2015 CHURCHILL - FREDERICK, VF - PETERSON, W - STERN - MATIEVICH AND GIORGI.**

(Ch. 34, par. 2051)

Amends the County Working Cash Fund Law. Authorizes counties with a population of 400,000 (now 500,000) or more to create a working cash fund. Amends title. Effective immediately.

HOUSE AMENDMENT NO. 1.

Changes “400,000 inhabitants” to “1,000,000 inhabitants”.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Notes</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 15</td>
<td>Assigned to Counties and Townships</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.01 Adopted</td>
<td>CNTY TOWNSHIP</td>
</tr>
<tr>
<td></td>
<td>Recommended do pass as amend</td>
<td>011-000-000</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Second Reading</td>
<td></td>
</tr>
<tr>
<td>May 14</td>
<td>Second Reading</td>
<td>Placed Calndr, Third Reading</td>
</tr>
</tbody>
</table>
HB-2016  CHURCHILL – CULLERTON.

(Ch. 40, par. 2508)

Amends the Parentage Act. Provides that an action to determine the existence of a father-child relationship where a presumption of paternity under Section 5 applies may be brought at any time rather than within 2 years after the child reaches the age of majority. Provides that an action to declare the non-existence of the parent-child relationship shall be barred if brought later than 2 years after the petitioner obtains knowledge of relevant facts. Specifies that the Act does not affect the time within which any right under the Probate Act of 1975 may be asserted beyond the time provided by law relating to distribution of decedents’ estates. Deletes the provision authorizing a court to dismiss an action upon a showing of prejudice resulting from an unreasonable delay in bringing the action. Effective July 1, 1985.

HB-2017  CHURCHILL – ZWICK.

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

Amends the Environmental Protection Act to require the Board to adopt regulations by January 1, 1987, requiring the collection and processing of landfill gases.

HB-2018  CHURCHILL.

(Ch. 111 1/2, par. 1039.2)

Amends the Environmental Protection Act to include sufficiency of performance bond as a criterion to be considered during local siting review of regional pollution control facilities.

HB-2019  CHURCHILL.

(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.
HB-2020  GIORGI.

(Ch. 42, new pars. 260.3b, 296.8b, 317e.7 and 443a.6)

Amends various sanitary district Acts to permit organization of territory as, or annexation of territory to a sanitary district although such territory is divided by, or separated from the sanitary district by a railroad right-of-way or public easement. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Assigned to Cities and Villages</td>
</tr>
<tr>
<td>May 02</td>
<td>Do Pass/Short Debate Cal 014-000-000</td>
</tr>
<tr>
<td>May 08</td>
<td>Cal 2nd Rdng Short Debate</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 113-005-000</td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate, Placed Calndr, First Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Assigned to Local Government, Recommended do pass 011-000-000</td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading, Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>Jul 23</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 20</td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

PUBLIC ACT 84-0654 Effective date 09-20-85

HB-2021  GIORGI.

(Ch. 42, pars. 269, 287, 310 and 425)

Amends the Sanitary District Act of 1917, the Sanitary District Act of 1936, the North Shore Sanitary District Act, and an Act to create sanitary districts in certain localities. Raises the threshold for contracts which require competitive bidding from $4,000 to $10,000. Reduces the competitive bidding notice requirement from 21 days to 14 days. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Assigned to Cities and Villages</td>
</tr>
<tr>
<td>May 02</td>
<td>Do Pass/Short Debate Cal 013-000-000</td>
</tr>
<tr>
<td>May 08</td>
<td>Cal 2nd Rdng Short Debate</td>
</tr>
<tr>
<td>May 24</td>
<td>Tabled House Rule 37(G)</td>
</tr>
</tbody>
</table>

HB-2022  CHURCHILL – BRESLIN – ZWICK – KLEMM – GIORGI.

(New Act; Ch. 24, pars. 11-19-1 and 11-19-7; Ch. 34, pars. 417 and 418; Ch. 127, par. 743.2)

Creates the Local Solid Waste Disposal Act and amends the Municipal Code and the Counties Act. Authorizes municipalities, counties or Municipal Joint Action Agencies, or a combination of such entities pursuant to an intergovernmental agreement, to submit plans to the Illinois Environmental Protection Agency for the disposition of solid waste. Establishes standards for such plans and requires the submission of annual reports to the Agency to update the plans. Expands various powers of municipalities and counties to contract for and to otherwise provide for the disposal of solid waste.

HOUSE AMENDMENT NO. 1.

Adds reference to: (Ch. 24, par. 11-19-4)

Deletes everything after the enacting clause and replaces with similar provisions creating the Local Solid Waste Disposal Act and amending the Municipal Code
and the Counties Act. Changes in the new provisions include the following: Adds a provision that a solid waste management plan may include adequate provision for recycling needs. Provides that municipalities and counties may provide for exclusive methods of solid waste disposal notwithstanding any effects on competition. Permits municipalities to file objections when a proposed plan provides for the siting of a regional pollution control facility within 1 1/2 miles of its borders. Permits municipalities and counties to contract with private industry to operate a waste disposal facility. Deletes provisions requiring review by the Illinois Environmental Protection Agency.

HOUSE AMENDMENT NO. 2.
Deletes a reference to the Illinois Environmental Protection Agency. Excludes material to be recycled from the definition of solid waste. Specifies that counties and municipalities must give right to first access to certain disposal facilities to signatories of waste management plans notwithstanding contracts with private firms or other units of local government.

SENATE AMENDMENT NO. 1.
Deletes provision authorizing municipalities within 1 1/2 miles of a proposed site to file objections.

SENATE AMENDMENT NO. 2.
Provides that no disposal plans shall be implemented before July 1, 1985.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Sponsor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 12 1985</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td>Apr 15</td>
<td>Assigned to Energy Environment &amp; Nat. Resource</td>
<td></td>
</tr>
<tr>
<td>May 02</td>
<td>Amendment No.01 ENRGY ENVRMNT Adopted 014-000-000</td>
<td></td>
</tr>
<tr>
<td>May 14</td>
<td>Second Reading Amendment No.02 CHURCHILL Adopted</td>
<td></td>
</tr>
<tr>
<td>May 24</td>
<td>Third Reading - Passed 085-006-005</td>
<td></td>
</tr>
<tr>
<td>May 29</td>
<td>Arrive Senate Sen Sponsor GEO-KARIS Placed Calndr,First Reading</td>
<td></td>
</tr>
<tr>
<td>May 30</td>
<td>First reading Rfrd to Comm on Assignment Assigned to Local Government Recommended do pass as amend 011-000-000</td>
<td></td>
</tr>
<tr>
<td>Jun 13</td>
<td>Placed Calndr,Second Readng Rfrd to Comm on Assignment Recommended do pass as amend 011-000-000</td>
<td></td>
</tr>
<tr>
<td>Jun 18</td>
<td>Second Reading Amendment No.01 LOCAL GOVERN Adopted</td>
<td></td>
</tr>
<tr>
<td>Jun 26</td>
<td>Third Reading - Passed 057-000-002 Speaker's Table, Concurrence 01,02</td>
<td></td>
</tr>
<tr>
<td>Jun 30</td>
<td>H Concurs in S Amend. 01,02/113-001-000 Passed both Houses</td>
<td></td>
</tr>
<tr>
<td>Jul 29</td>
<td>Sent to the Governor</td>
<td></td>
</tr>
<tr>
<td>Sep 25</td>
<td>Governor approved PUBLIC ACT 84-0963 Effective date 01-01-86</td>
<td></td>
</tr>
</tbody>
</table>

1 HB-2023 DANIELS – CHURCHILL
(Ch. 34, pars. 406 and 426)

Amends Act in relation to counties. Includes health maintenance and preferred provider organizations among the types of group insurance or group participation which a county may provide for its employees. Authorizes the levy of a tax for the purpose of providing such group insurance, upon adoption of an ordinance to that effect, subject to the right of the voters of the county to request a referendum on the issue.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Increases from 10 to 30 days the period after publication of the ordinance during which a petition for a referendum must be filed.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Counties and Townships
May 02 Recommended do pass 011-000-000

May 14 Second Reading Placed Calndr,Third Reading
May 23 3d Reading Consideration PP Calendar Consideration PP.
May 24 Third Reading - Passed 060-039-008
May 29 Arrive Senate Placed Calndr,First Reading
Jun 10 Sen Sponsor GEO-KARIS First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities
Jun 13 Recommended do pass 007-000-004
Jun 18 Second Reading Amendment No.01 GEO-KARIS Adopted Placed Calndr,Third Reading
Jun 26 Third Reading - Passed 054-003-000 Speaker’s Table, Concurrence 01
Jul 02 Interim Study Calendar CNTY TWNSHIP

1 HB-2024 DANIELS – CHURCHILL.
(Ch. 85, par. 9-107)

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Authorizes local public entities to levy taxes to provide for self-insurance and to pay costs of defending against liability under the Workers’ Compensation, Workers’ Occupational Diseases or Unemployment Insurance Acts. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Cities and Villages
May 02 Cal 2nd Rdng Short Debate Do Pass/Short Debate Cal 014-000-000
May 08 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
May 24 Verified Short Debate-3rd Passed 065-038-002
May 29 Arrive Senate Placed Calndr,First Reading
Jun 10 Sen Sponsor TOPINKA First reading Rfrd to Comm on Assignment Assigned to Ins Pensions & Licensed Activities

1 HB-2025 CHURCHILL – DANIELS.
(Ch. 38, par. 204a-1)

Amends an Act authorizing the development of programs of public service employment by probation departments. Provides that any county board establishing and operating a program of public service employment may charge a fee of $100 to each person placed in it, and shall refund 50% of the fee to each person who completes the program.

1 Fiscal Note Act may be applicable.
Amends An Act in relation to prisoners and jails to authorize the county board of a county of at least 400,000 inhabitants to levy an annual tax, not to exceed .07% of the value of all taxable property in the county, as equalized or assessed by the Department of Revenue, to pay for the cost and expenses of maintaining the county jail and of keeping its prisoners.

HOUSE AMENDMENT NO. 1.
Changes “400,000 or more inhabitants” to “less than 1,000,000 inhabitants”.

HOUSE AMENDMENT NO. 2.
Provides that the tax levy shall be subject to a backdoor referendum.

Amends the Counties Act. Provides that counties under 3,000,000 population may levy a tax up to .75% of the value of taxable property in the unincorporated area of the county only for police protection by the Sheriff’s department.

Fiscal Note Act may be applicable.
HB-2030 VINSON.
(Ch. 122, pars. 10-20.8, 10-22.25, 34-8)

Amends The School Code. Prohibits all school boards from authorizing the teaching or use of instructional materials which present suicide as an alternative method of problem solving. Exempts from the prohibition literary works which do not advocate suicide as an appropriate method of solving life's problems. Effective immediately.

HB-2031 KOEHLER.
(Ch. 23, par. 2061.1; new par. 2225.1)

Amends the Abused and Neglected Child Reporting Act and the Child Care Act. Provides that a licensed child care facility shall have access to the records of Department of Children and Family Services concerning reports of child abuse and neglect, provided that any request for information is pursuant to a background investigation of an employee or prospective employee conducted by the facility and the information sought specifically relates to such employee or prospective employee.

HB-2032 DANIELS – MADIGAN – GREIMAN – RYDER – CULLERTON AND TATE.
(Ch. 73, par. 968c)

Amends the Insurance Code to change from 31 days to 60 days the time within which an insured must notify the insurance company of the birth of a child.

HOUSE AMENDMENT NO. 1.

Requires insurers writing professional liability and product liability insurance to file special reports on their direct writing in this State.

SENATE AMENDMENT NO. 1.

Limits reporting requirements to insurers writing medical liability insurance. Provides that the reports shall reflect the insurer's status prior to reinsurance.
HB-2032—Cont.

May 29  
Arrive Senate  
Placed Calendr, First Reading  

Jun 04  
Sen Sponsor RUPP  
First reading  
Rfrd to Comm on Assignment  

Jun 05  
First reading  
Assigned to Ins Pensions & Licensed Activities  

Jun 13  
First reading  
Recommended do pass as amend 011-000-000  
Placed Calndr, Second Reading  

Jun 18  
Second Reading  
Amendment No.01 INSURANCE Adopted  
Placed Calndr, Third Reading  

Jun 24  
Third Reading - Passed 059-000-000  

Jun 25  
Speaker's Table, Concurrence 01  

Jun 30  
H Concurs in S Amend. 01/113-000-003  
Passed both Houses  

Jul 03  
Sent to the Governor  

Aug 23  
Governor approved  
PUBLIC ACT 84-0201 Effective date 01-01-86

HB-2033 MAYS.  
(Ch. 73, par. 1065.6)  
Amends the Workers' Compensation Article of the Illinois Insurance Code to increase the license fee for rating organizations from $25 to $50.  
Apr 12 1985  
First reading  
Rfrd to Comm on Assignment  

Apr 15  
Assigned to Labor & Commerce  

May 02  
Interim Study Calendar LABOR COMMRCE

HB-2034 PETERSON, W.  
(Ch. 34, par. 851)  
Amends the Counties Act. Provides that notice of regular meetings of the county board shall be given at least 7 days before each meeting.  
Apr 12 1985  
First reading  
Rfrd to Comm on Assignment  

Apr 15  
Assigned to Counties and Townships  

May 02  
Recommended do pass 011-000-000  
Placed Calndr, Second Reading  

May 15  
Second Reading  
Placed Calndr, Third Reading  

May 24  
Interim Study Calendar CNTY TWNSHIP

HB-2035 OLSON.  
(Ch. 8, par. 702.04)  
Amends the Humane Care for Animals Act to add "or her" with reference to an appointed representative of the Director of Agriculture.  
Apr 12 1985  
First reading  
Rfrd to Comm on Assignment  

Apr 15  
Assigned to Agriculture  

May 02  
Do Pass/Consent Calendar 016-000-000  
Consnt Caldr Order 2nd Read  

May 07  
Consnt Calendar, 2nd Readng  

Consnt Caldr Order 3rd Read  

May 14  
Consnt Caldr, 3rd Read Pass 115-000-000  

May 15  
Arrive Senate  

Jun 04  
Sen Sponsor RIGNEY  
First reading  
Rfrd to Comm on Assignment  

Fiscal Note Act may be applicable.
Amends the Environmental Protection Act to resection the definition Section; amends certain other Acts in connection therewith.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 111 1/2, pars. 1003, 1022.2, new pars. 1003.01 thru 1003.57; Ch. 95 1/2, par. 13A-104; Ch. 111 1/2, par. 6703; Ch. 127, par. 723

Adds reference to: Ch. 48, par. 1405

FISCAL NOTE, AS AMENDED

(Prepared by the Environmental Protection Agency)

The amendments to HB 2036 will be approximately $290,000 in FY86 and $390,000 in subsequent years (subject to inflationary impacts).
Amends the Community Development Finance Corporation Act. Increases the maximum term of loans from 13 to 15 years.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Select Comm on Economic Dev
May 02  Interim Study Calendar ECONOMIC DEV

HB-2038  EWING.
(Ch. 102, pars. 42.03 and 43)
Amends the Open Meetings Act. Requires at least 7 working days’ public notice of a change in a regularly scheduled public meeting, rather than 10 days’ notice. Permits civil action for violation of the Act within 30 days after the violative meeting, rather than within 45 days.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Cities and Villages
May 02  Cal 2nd Rdng Short Debate
May 08  Short Debate Cal 2nd Rdng
May 24  Tabled House Rule 37(G)

HB-2039  DAVIS.
(Ch. 127, par. 604A-101, new par. 601-117)
Amends the Governmental Ethics Act. Requires persons who contract for professional services with a local public agency for more than $5,000 to file statements of economic interests. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Executive
May 02  Cal 2nd Rdng Short Debate
May 08  Short Debate Cal 2nd Rdng
May 24  Tabled House Rule 37(G)

HB-2040  RYDER.
(Ch. 32, par. 11.20)
Amends the Business Corporation Act of 1983 to require that a plan of merger, consolidation or exchange be approved by 4/5, rather than 2/3, of the shareholders.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Judiciary I
May 03  Recommended do pass 016-000-000
May 15  Second Reading
May 24  Placed Calndr,Third Reading

HB-2041  RYDER.
(Ch. 111 2/3, new par. 32.8)
Amends the Public Utilities Act. Provides that where, due to an emergency presenting a potential hazard to public safety, it becomes necessary for a gas or electric utility which provides the sole source of heating to a residential user or master-metered apartment building to disconnect such service, it shall notify the residential user and each resident of the master-metered apartment building of the disconnection, or make arrangements with a law enforcement agency for the provision of such notification where it is not possible for the utility to provide such notification.
<table>
<thead>
<tr>
<th>Bill No.</th>
<th>Sponsor(s)</th>
<th>Bill Text</th>
</tr>
</thead>
<tbody>
<tr>
<td>HB-2041</td>
<td><strong>WILLIAMSON</strong>, (Ch. 127, par. 149)</td>
<td>Amends the State Finance Act to include the rental of real property as a standardized object and purpose for which appropriations are made.</td>
</tr>
<tr>
<td>HB-2042</td>
<td><strong>WEAVER</strong>, (Ch. 127, par. 149)</td>
<td>Amends The School Code to provide that school boards may maintain records on microfilm or microfiche. Effective July 1, 1985.</td>
</tr>
<tr>
<td>HB-2043</td>
<td><strong>COWLISHAW</strong>, (Ch. 122, par. 10-20.1)</td>
<td>Amends The School Code. Requires pupils who flunk certain courses which must be successfully completed as a pre-requisite to receiving a high school diploma to attend summer school. Requires school districts to offer summer school in such cases. <strong>STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.</strong></td>
</tr>
<tr>
<td>HB-2044</td>
<td><strong>KIRKLAND</strong>, (Ch. 122, new par. 27-22)</td>
<td>Amends The School Code. Requires all school districts in the State to develop and present, through school board members and certificated staff, parent orientation sessions each weekday evening during the week before school begins. <strong>STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.</strong></td>
</tr>
<tr>
<td>HB-2045</td>
<td><strong>KIRKLAND</strong>, (Ch. 24, par. 11-41.2-1)</td>
<td>Amends the Illinois Municipal Code. Provides that the corporate authorities may authorize, in the collection of municipal taxes, license fees, and user charges, any and all provisions, remedies and other procedures set forth in Article 11 of the Illinois Income Tax Act and available to the Illinois Department of Revenue, and may designate agencies to utilize such provisions, remedies and other procedures as such corporate authorities deem appropriate. Effective immediately.</td>
</tr>
</tbody>
</table>

1. Fiscal Note Act may be applicable.
HB-2046—Cont.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15 Assigned to Revenue
May 03 Tbld pursuant Hse Rule 27D

HB-2047  TURNER AND SOLIZ.

(New Act)

Appropriates $8,000,000 to the Department of Public Health to administer a grant program to aid units of local government in financing programs to control rodents, mosquitos or weeds pursuant to Section 6 of the Public Health Act, added by the 84th General Assembly. Effective July 1, 1985.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15 Assigned to Appropriations II
May 10 Tbld pursuant Hse Rule 27D

HB-2048  FLOWERS – BRAUN.

(Ch. 111 1/2, par. 6504-2)

Amends the Health Finance Reform Act. Provides that nothing shall prevent insurers and third-party payors, in accepting the uniform billing form required by the Act, from “requiring and receiving,” rather than “requesting,” additional information necessary to determine eligibility for benefits or liability for reimbursement for services provided.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15 Assigned to Human Services
Apr 24 Interim Study Calendar HUMAN SERVICE

HB-2049  SHAW – WASHINGTON – FLOWERS.

(Ch. 111 2/3, new par. 32.6a)

Amends the Public Utilities Act. Prohibits a gas or electric utility from terminating service to a low-income residential customer meeting specified income criteria if such customer agrees to make monthly payments during the period December through April equal to 12% of his monthly household income, and during May through November of an amount equal to the greater of 12% of his monthly household income or the amount of his current bill plus 1/5 of any outstanding deposit. Prohibits termination of service to a low-income residential customer meeting specified income criteria who is in arrears in his payments under the low-income payment plan specified above if he agrees to enter into a bill retirement plan whereby he agrees to pay the amounts set forth under the low-income payment plan until the amount in arrears is fully paid.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15 Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

1 HB-2050  BRAUN.

(Ch. 127, new par. 653.1)

Amends the General Obligation Bond Act. Authorizes the use of bond money for the construction of a Community Development Center in Chicago. Provides that the role of the Center shall be to provide a variety of assistance to persons recently released from correctional facilities with view to facilitating their transition to society.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15 Assigned to Executive
May 02 Motion disch comm, advc 2nd BRAUN Committee Executive

1 Fiscal Note Act may be applicable.
HB-2051  WASHINGTON.
(Ch. 105, par. 333.23u)
Amends the Chicago Park District Act concerning persons and entities author-
ized to invest in bonds issued pursuant to such Act. Replaces reference to “cities,
villages and incorporated towns” with reference to “municipalities”.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Cities and Villages
Apr 30  Interim Study Calendar CITY VILLAGE

HB-2052  WASHINGTON.
(Ch. 38, par. 110-7)
Amends the Code of Criminal Procedure. Provides that bail bond that is forfeited
in Cook County shall be transferred to the office of Public Defender to be used for
the ordinary expenses of the office.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Judiciary II
May 03  Tbd pursuant Hse Rule 27D

HB-2053  BRAUN - FLOWERS - SHAW - YOUNG.A - LEFLORE.
(Ch. 127, pars. 132.604 and 132.605; new pars. 46.19c and
141.158)
Amends the Civil Administrative Code, the Minority and Female Business En-
terprise Act and the State Finance Act. Requires the Department of Commerce and
Community Affairs to establish a program to provide performance bonds for minor-
ity and female business enterprises. Waives bond requirements for contracts pursu-
ant to the Minority and Female Business Enterprise Act. Requires the Minority
and Female Business Enterprise Council to maintain and publish a list of available
State and local contracts.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Select Comm on Small Business
May 02  Placed Calndr,Second Reading
May 14  Second Reading
Amendment No.01  BRAUN  Withdrawn
Placed Calndr,Third Reading
May 24  Interim Study Calendar SML BUSINESS

HB-2054  MAUTINO, MAYS AND RYDER.
(Ch. 127, new par. 1405.1)
Amends The Forms Management Program Act. Provides that if a State agency
fails to comply with the Act, a business or local government shall be relieved of its
obligation to respond to any request for information or to submit or file forms to that
agency, provided that such information or form relates to the agency’s noncompli-
ance. Effective immediately.

GOVERNOR AMENDATORY VETO
Requires relieving an agricultural enterprise of such obligations under the bill
as well as business or local governments.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to State Gov Adm & Regulatory Rev

1 Fiscal Note Act may be applicable.
HB-2054--Cont.

May 02  Recommended do pass 018-000-000
Placed Calndr,Second Reading
May 14  Second Reading
Placed Calndr,Third Reading
May 23  Third Reading - Passed 118-000-000
May 29  Arrive Senate
Placed Calendar,First Reading
Jun 05  Sen Sponsor WELCH
Added As A Co-sponsor DONAHUE
First reading  Rfrd to Comm on Assignment
Jun 06  Assigned to Executive
Jun 13  Recommended do pass 017-000-000
Placed Calndr,Second Reading
Jun 18  Second Reading
Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor amends veto
Placed Cal. Amendatory Veto
Oct 15  Mtn fld accept amend veto MAUTINO
Accept Amnd Veto-House Pass 111-000-000
Oct 17  Placed Cal. Amendatory Veto
Oct 30  Mtn fld accept amend veto WELCH
Accept Amnd Veto-Sen Pass 059-000-000
Bth House Accept Amend Veto
Nov 20  Return to Gov-Certification
Nov 27  Governor certifies changes
PUBLIC ACT 84-1066 Effective date 11-27-85

HB-2055 MAYS.
(Ch. 48, par. 403)
Amends The Unemployment Insurance Act. Provides, with respect to any benefit
year beginning on or after the effective date of the amendatory provisions, an indi-
vidual’s benefits shall not exceed 1/3 of the total wages, rather than the total wages,
for insured work paid to the individual during his base period. Specifies dependents’
allowances provided under the Act shall be in addition to any amounts computed
pursuant to provisions concerning individuals’ maximum total benefits. Effective
immediately.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Labor & Commerce
May 02  Interim Study Calendar LABOR COMMRCE

HB-2056 MAYS.
(Ch. 48, par. 571)
Amends The Unemployment Insurance Act relating to benefit wages of individu-
als who voluntarily leave employers and obtain subsequent employment during
their benefit year. Effective immediately.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Labor & Commerce
May 02  Interim Study Calendar LABOR COMMRCE

1 HB-2057 STECZO.
(Ch. 85, par. 2103; Ch. 120, par. 1003; Ch. 127, new pars.

1 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.

HB-2057—Cont.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Revenue
May 02 Interim Study Calendar REVENUE

HB-2058 BERRIOS - KULAS, YOUNG, A AND PHELPS.

Amends The School Code. Raises the compulsory school age from 16 to 18 years. 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 15 Assigned to Elementary & Secondary Education
Apr 30 Mtn Prevail Suspend Rul 20K 116-000-000 Committee Elementary & Secondary Education
May 02 Interim Study Calendar ELEM SCND ED

1 HB-2059 CHURCHILL.

Amends the Personnel Code to exempt the technical and engineering staffs of the Department of Nuclear Safety. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Personnel and Pensions
May 02 Motion disch comm, advc 2nd CHURCHILL Interim Study Calendar PERS PENSION
May 03 Motion filed TAKE FROM INTERIM STUDY PERS PENSION PLACE ON CALENDAR 2ND - 1ST LEG. DAY -CHURCHILL Interim Study Calendar PERS PENSION

1 HB-2060 CHURCHILL.

Amends Illinois Low-Level Radioactive Waste Management Act. Defines “broker” as a person who takes possession of low-level waste solely for purposes of consolidation and shipment. Requires brokers to register under this Act and to submit an annual report to the Department of Nuclear Safety specifying the types and quantities of a wastes received and shipped and other information. Repeals provisions on selection as a host state of a waste treatment or disposal facility and withdrawal from the compact. Makes other changes. Effective immediately.

FISCAL NOTE
(Prepared by Dept. of Nuclear Safety)

1 Fiscal Note Act may be applicable.
This bill has no fiscal impact.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Energy Environment & Nat. Resource
May 02 Placed Calndr,Second Reading Recommended do pass 013-001-000
May 09 Placed Calndr,Second Reading Fiscal Note filed
May 14 Second Reading Placed Calndr,Third Reading
May 24 Interim Study Calendar ENRGY ENVRMNT

HB-2061 CHURCHILL.
(Ch. 111 1/2, par. 241-13)

Amends the Low-Level Radioactive Waste Management Act to increase the fees to be collected by the Department of Nuclear Safety from those who generate low-level radioactive wastes. Provides that the fee system shall be based on the volume and the degree of radioactive hazard of the wastes, rather than the volume or the degree of radioactive hazard of the wastes. Effective immediately.

FISCAL NOTE
(Prepared by Dept. of Nuclear Safety)

Increasing the fee to $3 per cubic foot will generate in excess of $700,000 in revenue in FY86. Additionally, the amount of revenue will increase as additional nuclear plants become operational.

HOUSE AMENDMENT NO. 1.

Provides that the amount of fee shall be $50 or the amount specified, whichever is greater. Provides that each nuclear power reactor in the State for which an operating license has been issued by NRC shall not be subject to the fee requirements with respect to certain radioactive wastes; in lieu of such fees, requires an annual fee of $90,000 for the treatment, storage and disposal of low-level radioactive waste.

FISCAL NOTE, AS AMENDED
(Prepared by Dept. of Nuclear Safety)

There should be no net fiscal impact to the State. There will be some cost savings to State and nuclear utilities, as accounting procedures will be greatly simplified by the flat fee. However, this savings cannot be determined at this time.

SENATE AMENDMENT NO. 1.

Reimposes the tax upon waste incinerators on a nuclear power reactor site.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Energy Environment & Nat. Resource
May 02 Placed Calndr,Second Reading Recommended do pass 013-001-000
May 10 Placed Calndr,Second Reading Fiscal Note filed
May 14 Second Reading Amendment No.01 CHURCHILL Adopted
May 24 Third Reading - Passed 085-006-005
May 29 Arrive Senate Sen Sponsor GEO-KARIS
Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment Assigned to Agriculture, Conservation & Energy

1 Fiscal Note Act may be applicable.
HB-2062   HASTERT.

(Ch. 122, par. 10-13)

Amends The School Code to provide that the vice-president of a school board shall be appointed the president pro tempore of that board. Effective July 1, 1985.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elementary & Secondary Education
May 02 Placed Calndr,Second Reading
May 15 Second Reading
May 22 Third Reading - Passed 115-000-000
May 23 Arrive Senate
May 24 First reading Rfrd to Comm on Assignment
May 29 Assigned to Education-Elementary & Secondary
Jun 05 Placed Calndr,Second Reading
Jun 19 Second Reading
Jun 24 Third Reading - Passed 059-000-000
Jul 23 Sent to the Governor
Sep 17 Governor approved

PBlic Act 84-0496 Effective date 10-01-85

HB-2063   ROPP.

(Ch. 116, new par. 212)

Amends The Freedom of Information Act to provide that any public official or employee of a public body who withholds public records in willful or reckless disregard of the requirements of the Act is guilty of a Class C misdemeanor.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Cities and Villages
Apr 30 Interim Study Calendar CITY VILLAGE

HB-2064   COWLISHAW.

(Ch. 122, par. 34-8)

Amends The School Code. Provides that terminations (now just appointments, promotions and transfers) of certificated employees and “all other professional employees” (as opposed to “all other employees in the teaching force”) shall be made upon recommendation of the general superintendent upon approval by the Chicago Board of Education. Effective July 1, 1985.
HB-2064—Cont. 1840

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elementary & Secondary Education
May 03  Tbld pursuant Hse Rule 27D

' HB-2065 STEPHENS.

(Ch. 108 1/2, new par. 3-106.1)

Amends the Downstate Police Article of the Pension Code to add a definition of "injury".

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Personnel and Pensions
May 03  Interim Study Calendar PERS PENSION

' HB-2066 TATE – BROOKINS – OBLINGER.

(Ch. 127, new pars. 2411, 2412, 2413 and 2414)

Amends the Illinois Export Council Act. Authorizes establishment by the export council of an export development internship program in cooperation with institutions of higher learning and administered by a sponsoring committee. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the council may designate a cooperating institution of higher education from among any now or hereafter established in the State including, but not limited to, those listed in the bill and Chicago State University.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Higher Education
May 03  Recommended do pass 011-001-000
May 14  Second Reading  Amendment No.01 OBLINGER Adopted
May 24  Third Reading - Passed 100-000-001
May 29  Arrive Senate
Sen Sponsor BLOOM
Added As A Joint Sponsor ROCK
Placed Calndr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
Jun 11  Recommended do pass 005-000-003
Jun 18  Second Reading  Placed Calndr,Third Reading
Jun 24  Third Reading - Passed 059-000-000
Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor approved
PUBLIC ACT 84-0655 Effective date 09-20-85

HB-2067 PIEL.

(Ch. 127, par. 168-72)

Amends An Act in relation to travel by the Lieutenant Governor and personnel of his office. Permits the Lieutenant Governor to appoint a designee to serve in his stead as chairman of the Travel Control Board. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Executive

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
May 02  Do Pass/Short Debate Cal 013-000-000
May 08  Short Debate Cal 2nd Rdng
May 23  Third Reading - Passed 117-001-000
May 29  Arrive Senate
Jun 04  Sen Sponsor DEANGELIS
Jun 05  Assigned to Executive
Jun 13  Recommended do pass 017-000-000
Jun 18  Second Reading
Jun 24  Third Reading - Passed 059-000-000
Jul 23  Sent to the Governor
Sep 20  Governor approved

PUBLIC ACT 84-0656 Effective date 09-20-85

1 HB-2068 HOFFMAN.
(Ch. 122, new par. 17-2B)
Amends The School Code. 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.
Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elementary & Secondary
May 02 Interim Study Calendar ELEM SCND
Education

2 HB-2069 COUNTRYMAN.
(Ch. 108 1/2, new par. 15-105.1)
Amends the State Universities Article of the Pension Code to define the term
“Fund”.
Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

3 HB-2070 OBLINGER.
(Ch. 108 1/2, new par. 7-104.1)
Amends the IMRF Article of the Pension Code to define the terms “board” and
“retirement board”.
Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

3 HB-2071 MATIJEVICH.
(Ch. 17, rep. par. 4837)
Amends the Currency Exchange Act. Repeals surety bond requirement in relation
to ambulatory currency exchanges. Effective immediately.
Apr 12 1985 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-2071—Cont.

Apr 15 Assigned to Financial Institutions
May 02 Interim Study Calendar FIN INSTIT

1 HB-2072 MATIJEVICH.

(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 15 Assigned to Financial Institutions
May 02 Interim Study Calendar FIN INSTIT

1 HB-2073 PHELPS – RICHMOND – FLINN – MAUTINO – WOLF.

(Ch.127, new par. 6.29)

Amends The Civil Administrative Code of Illinois to create a Division of Coal Marketing in the Department of Energy and Natural Resources.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Energy Environment & Nat. Resource
May 02 Interim Study Calendar ENRGY ENVRMNT


(Ch. 127, new par. 63a17.1)

Amends the Civil Administrative Code. Requires establishment of the Division of State Parks and the Division of Tourism and Recreational Facilities within the Department of Conservation.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Executive
May 02 Recommended do pass 009-004-000
Placed Calndr,Second Reading
May 14 Second Reading Placed Calndr,Third Reading
May 24 Interim Study Calendar EXECUTIVE

1 HB-2075 WOJCIK.

(Ch. 108 1/2, par. 14-134)

Amends the State Employees Article of the Pension Code to add 2 nonmembers to the board, to be appointed by the Governor for 5-year terms.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Personnel and Pensions
May 02 Interim Study Calendar PERS PENSION

1 HB-2076 MCAULIFFE.

(Ch. 108 1/2, new par. 17-121.1)

Amends the Chicago Teachers Article of the Pension Code to add definitions of “average salary” and “eligible child” in the context of survivor’s benefits.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Personnel and Pensions
May 03 Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-2077  WOODYARD.
(Ch. 108 1/2, new par. 4-128.1)
Amends the Downstate Firefighters Article of the Pension Code to authorize the Board to credit regular interest to the reserves.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15       Rfrd to Comm on Assignment  Assigned to Personnel and Pensions
May 03       Motion disch comm, advc 2nd

STUDY - WOODYARD
Interim Study Calendar PERS
PENSION

Apr 15 Assigned to Select Comm on Aging
May 03 Interim Study Calendar AGING

HB-2078  HOFFMAN.
(Ch. 23, par. 6103.08)
Amends the Act on Aging. Makes changes in “Planning and Service Areas”. Moves Kendall county from Area 2 to Area 1, and LaSalle county from Area 3 to Area 1. Effective immediately.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15       Rfrd to Comm on Assignment  Assigned to Select Comm on Aging
May 02       Interim Study Calendar AGING

HB-2079  FRIEDRICH,DP.
(Ch. 144, par. 652)
Amends An Act providing for the management of Southern Illinois University. Deletes an obsolete provision concerning the terms of student members of the Board of Trustees.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15       Rfrd to Comm on Assignment  Assigned to Higher Education
Apr 25       Do Pass/Consent Calendar 012-000-000
Apr 30       Consnt Caldr Order 2nd Read
Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
May 15       Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 23       Third Reading - Passed 118-000-000
May 29       Arrive Senate
Placed Calendr,First Reading
May 30       Sen Sponsor DUNN,RALPH
Placed Calendr,First Reading
Jun 03       First reading  Rfrd to Comm on Assignment
Jun 04       Assigned to Executive

HB-2080  WEAVER,M.
(Ch. 122, par. 103-7.24)
Amends the Public Community College Act. Deletes an obsolete provision concerning the terms of student members of community college boards of trustees.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15       Rfrd to Comm on Assignment  Assigned to Higher Education
May 03       Do Pass/Consent Calendar 011-000-000
May 08       Consnt Caldr Order 2nd Read
Consnt Calendar, 2nd Readng
May 14       Consnt Caldr Order 3rd Read
Consnt Caldr, 3rd Read Pass 115-000-000
May 15       Arrive Senate
Placed Calendr,First Reading

Pension System Impact Note Act may be applicable.
HB-2081  KLEMM.
(Ch. 122, par. 30-15.7)
Amends The School Code. Reduces the amount of expended scholarship entitlement that prevents further award of assistance by the State Scholarship Commission from 10 to 8 semesters and from 15 to 12 quarter terms.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Higher Education
May 03  Tbd pursuant Hse Rule 27D

HB-2082  STEPHENS.
(Ch. 144, pars. 302 and 303)
Amends the Regency Universities Act to remove the Superintendent of Public Instruction or his designated representative as a member of the Board of Regents, and to provide that no member of that Board shall be employed or appointed to any office or interested in any contract authorized by the Board. Provides that student board members shall not be prohibited from maintaining their status as enrolled students or being employed by any Regency University.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Higher Education
May 03  Interim Study Calendar HIGHER ED

HB-2083  WASHINGTON.
(Ch. 14, par. 4)
Amends the Attorneys General and State's Attorneys Act. Makes a nonsubstantive numbering change in the provisions concerning the duties of the Attorney General.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Executive
May 03  Tbd pursuant Hse Rule 27D

1 HB-2084  HALLOCK ~ DANIELS.
(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.

HOUSE AMENDMENT NO. 1.
Provides that a court reporter need not be in charge of an audio or video recording system when such system is the judge's personal property or has been supplied by a party or the attorney of a party.
Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Judiciary I
May 02  Recommended do pass 012-000-000
Placed Calndr,Second Readng
May 14  Second Reading  Amendment No.01  HAWKINSON  Adopted
Placed Calndr,Third Readng
May 24  Third Reading - Passed 108-004-001
May 29  Arrive Senate
Placed Calndr,First Readng
Jun 04  Sen Sponsor PHILIP  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
'HB-2085' PRESTON.

(Ch. 73, pars. 480, 482, 484, 485, 486, 486a, new pars. 478a, 486b-1, 486b-2, 486b-3 and 486b-4)

Amends Real Estate Title Guarantors Act. Prohibits a title insurance company or agent from accepting business referred to it by certain entities having a financial interest in the title insurance company. Establishes regulations regarding the issuance, suspension and revocation of title insurance agents’ licenses. Changes the fee schedule regarding certificates of authority and other administrative documents. Makes other changes regarding the enforcement of the Act. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary I
May 03 Interim Study Calendar JUDICIARY I

'HB-2086' VINSON.

(Ch. 43, par. 158)

Amends Liquor Control Act of 1934. Deletes provision that any brewer manufacturing beer in this State shall be entitled to a refund of 75% of the tax imposed for each gallon of beer produced up to 4.9 million gallons per year.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Revenue
May 02 Motion disch comm, advc 2nd VINSON Committee Revenue
May 03 Motn discharge comm lost 021-083-000 Interim Study Calendar REVENUE

'HB-2087' MATIJEVICH – BRESLIN.

(New Act; Ch. 111, pars. 2207, 2217, 2222, 2222-3, 2222-6, 2222-10, 2222-11, 2222-12 and 2249.1; rep. pars. 2208, 2214, 2215, 2245, 2250, 2251, 2252, 2253 and 2254; Ch. 127, par. 1904.8)

Creates the Dental Hygiene Practice Act and amends The Dental Practice Act and the Regulatory Agency Sunset Act in connection therewith. Prohibits the practice of dental hygiene without a license; provides for the grandfathering in of those already licensed on the effective date of the new Act. Specifies the qualifications for licensure; requires the Department of Registration and Education to conduct an examination before issuing a license; creates a Dental Hygienists Examining Committee to advise the Department. Provides for a continuing education requirement. Specifies the grounds for refusal to issue, suspension or revocation of license. Prohibits concurrent exercise of jurisdiction by home rule units. Deletes the provisions regulating dental hygienists under The Dental Practice Act. Repealed December 31, 1995. Effective immediately.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Human Services

1 Fiscal Note Act may be applicable.
HB-2088  NASH – HALLOCK – COWLISHAW, WEAVER,M, WILLIAMSON AND REA.

(New Act; Ch. 127, par. 1904.8)


HOUSE AMENDMENT NO. 1.

Provides that, under certain circumstances, this Act does not prohibit the practice of cosmetology by an applicant who has not yet passed an examination. Provides that the expiration date and renewal period for each certificate of registration shall be set by rule. Makes technical changes.


(Ch. 73, new par. 982f)

Amends the Insurance Code to authorize insurers to offer policies which require the use of services of providers who have contracted with the insurer for alternative rates of payment.

* Fiscal Note Act may be applicable.
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. Effective January 1, 1986.

Amends the Municipal Retirement Fund Article of the Pension Code. Revises earnings definition to include wage continuation payments to employees hurt on job, and to disabled elected officials for remainder of term of office; provides for surviving spouse pension payments to spouse divorced from retired employee after retirement; conforms beneficiary annuities to requirements of Federal 1984 Tax reform Act; permits retired Sheriffs Law Enforcement Employees returning to work to re-instate law enforcement service status; requires employee contributions to be picked up by a reduction in earnings payments to employees. Effective January 1, 1986.

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.

---

1 Pension System Impact Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-2092—Cont.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary I
May 02 Interim Study Calendar JUDICIARY I

1 HB-2093 BRAUN.

(Ch. 111, par. 6311)

Amends Social Workers Registration Act. Provides that each examination fee shall cover the cost of providing only one examination.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Registration & Regulation
May 02 Recommended do pass 009-000-000
Placed Calndr,Second Reading
May 14 Second Reading
Placed Calndr,Third Reading
May 24 Interim Study Calendar REGIS REGULAT

HB-2094 PIEL.

(Ch. 144, par. 182)

Amends An Act creating a Board of Higher Education to remove from the membership of that Board the Superintendent of Public Instruction and to increase the number of gubernatorial appointees from 10 to 11.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Higher Education
May 03 Tbd pursuant Hse Rule 27D

1 HB-2095 HAWKINSON.

(Ch. 122, par. 30-9)

Amends The School Code provisions relating to General Assembly Scholarships. Requires members of the General Assembly to file with the Secretary of State the name, address and scholarship term of each person nominated for a scholarship.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Higher Education
May 02 Recommended do pass 010-002-000
Placed Calndr,Second Reading
May 14 Second Reading
Placed Calndr,Third Reading
May 24 Interim Study Calendar HIGHER ED

HB-2096 COUNTRYMAN – ALEXANDER – BRAUN – NASH.

(Ch. 46, par. 7-59)

Amends The Election Code. Provides a write-in candidate in a partisan primary may be nominated or elected, notwithstanding the fact he did not receive a number of votes equal to or exceeding the number of signatures which would have been required on a petition to place his name on the ballot, where the number of votes received by the candidate exceeds the number of votes received by any person whose name was printed on the primary ballot for nomination for or election to the same office.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Elections
May 02 Do Pass/Short Debate Cal 018-000-000
Cal 2nd Rdng Short Debate
May 08 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 23 Short Debate-3rd Passed 115-002-000

1 Fiscal Note Act may be applicable.
HB-2097  COUNTRYMAN – ALEXANDER – BRAUN – NASH.

(Ch. 46, par. 24A-5)

Amends the Election Code. In precincts using an electronic voting system, requires placement of booths in a manner to prevent an election judge’s or pollwatcher’s observation of a voter casting his ballot.

Apr 12 1985  First reading  Rfrd to Comm on Assignment
Apr 15  Assigned to Elections
May 02  Do Pass/Short Debate Cal 018-000-000

May 08  Short Debate Cal 2nd Rdng
May 23  Third Reading - Passed 118-000-000
May 29  Arrive Senate
May 31  Sen Sponsor SCHAFFER
Jun 03  First reading  Rfrd to Comm on Assignment
Jun 04  Assigned to Elections
Jun 18  Recommended do pass 006-000-000

Jun 19  Second Reading
Jun 24  Third Reading - Passed 059-000-000
Jun 24  Passed both Houses
Jul 23  Sent to the Governor
Sep 20  Governor approved
PUBLIC ACT 84-0658  Effective date 01-01-86

HB-2098  PARKE.

(Ch. 26, par. 9-306.01)

Amends the Uniform Commercial Code concerning fines which may be levied against a corporate debtor which willfully and wrongfully fails to pay a secured party the proceeds of an unauthorized sale or disposition of collateral or so fails to pay a secured party the proceeds of an authorized sale or disposition of collateral where the corporation is required to account for the proceeds. Changes the reference to the range of fines which may be levied against such a corporation from “not less than two thousand dollars nor more than ten thousand dollars” to “not less than $2,000 nor more than $10,000”.

Apr 12 1985  First reading  Rfrd to Comm on Assignment.
Apr 15  Assigned to Judiciary I
May 03  Tbd pursuant Hse Rule 27D
HB-2099  

MCCRACKEN.  
(Ch. 144, par. 1005)  
Amends an Act concerning the Board of Governors of State Colleges and Universities. Provides that no member of the Board shall be employed or appointed to any office or interested in any contract authorized by the Board. Permits student board members to maintain their status as enrolled students and to be employed by any institution governed by the Board.

Apr 12 1985  First reading  Rfrd to Comm on Assignment  
Apr 15  Assigned to Higher Education  
May 02  Recommended do pass 012-000-000  
May 14  Second Reading  
May 24  Placed Calndr,Third Reading  

HB-2100  
ZWICK, PANAYOTOVICH, COUNTRYMAN AND HANNIG.  
(Ch. 17, par. 359)  
Amends the Illinois Banking Act. Provides that bank examinations shall be conducted at least once each year rather than as often as the Commissioner shall deem necessary and at least once each year.

Apr 12 1985  First reading  Rfrd to Comm on Assignment  
Apr 15  Assigned to Financial Institutions  
May 03  Recommended do pass 016-002-000  
May 15  Second Reading  
May 24  Placed Calndr,Third Reading  

HB-2101  
PIEL.  
(Ch. 17, par. 311)  
Amends the Illinois Banking Act to provide that with respect to additional facilities maintained within 3500 yards of the main banking premises of the maintaining bank one such facility shall be located within 1750 feet, rather than 1500 feet, of such premises.

Apr 12 1985  First reading  Rfrd to Comm on Assignment  
Apr 15  Assigned to Financial Institutions  
May 03  Interim Study Calendar FIN INSTIT  

HB-2102  
ROPP.  
(Ch. 5, par. 211)  
Amends An Act to prevent frauds in the coloring of grains. Adds corn and soybeans to those grains which may not be artificially colored.

Apr 12 1985  First reading  Rfrd to Comm on Assignment  
Apr 15  Assigned to Agriculture  
May 02  Recommended do pass 009-000-006  
May 14  Second Reading  
May 24  Placed Calndr,Third Reading  

HB-2103  
NASH - CULLERTON - BOWMAN AND PHELPS.  
(Ch. 38, par. 1402)  
Amends the Bill of Rights for Victims and Witnesses of Violent Crime Act to provide that a purpose of the Act is to increase the effectiveness of the juvenile justice system.
SENATE AMENDMENT NO. 1.

Adds reference to: 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 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Judiciary II
May 03 Recommended do pass 014-000-000
May 14 Second Reading
May 23 Third Reading - Passed 118-000-000
May 29 Arrive Senate
Jun 03 Sen Sponsor LEMKE
Jun 03 Placed Calndr,First Reading
Jun 04 First reading Rfrd to Comm on Assignment
Jun 05 Assigned to Judiciary I
Jun 11 Recommended do pass 007-000-000
Jun 13 Second Reading
Jun 21 Recalled to Second Reading
Jun 26 Third Reading - Passed 056-001-000
Jun 27 H Noncnsrs in S Amend. 01
Jun 28 Secretary's Desk Non-concur 01
Jun 28 S Refuses to Recede Amend 01
Jun 29 S Requests Conference Comm 1ST
Jun 29 Sen Conference Comm Apptd 1ST/LEMKE
Jun 29 LEMKE Adopted
Jun 29 Placed Calndr,Third Reading
Jun 29 Amendment No.01 LEMKE
Jun 29 Speaker's Table, Concurrence 01
Jun 29 Hse Conference Comm Apptd 1ST/NASH,
Jun 29 FLOWERS, CULLERTON
Jun 29 JOHNSON & OLSON

Hse Conference Comm Apptd 1ST/NASH,
FLOWERS, CULLERTON
JOHNSON & OLSON

Interim Study Calendar JUDICIARY II

Fiscal Note Act may be applicable.

1 HB-2104 MCNAMARA - FLOWERS - SHAW - PANAYOTOVICH - RICE, PANGLE, YOUNG,A, TURNER, BROOKINS AND SOLIZ.
(Ch. 23, new par. 5034.2)

Amends Act creating the Department of Children and Family Services. Requires the Department to conduct meetings in each service region between local youth service, police, probation and parole workers to develop inter agency plans to combat gang crime; and to develop a model policy for local inter-agency cooperation in dealing with gangs.

Apr 12 1985 First reading Rfrd to Comm on Assignment
Apr 15 Assigned to Human Services
May 02 Do Pass/Short Debate Cal 010-000-000
May 14 Cal 2nd Rdng Short Debate
May 23 Third Reading - Passed 116-002-000
May 29 Arrive Senate

---

1 Fiscal Note Act may be applicable.
HB-2105  TERZICH, MCNAMARA, STECZO AND BERRIOS.

(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.

Amendment No. 1

Deletes reference to: Ch. 37, par. 702-3
Adds reference to: Ch. 37, par. 703-6

Amends to delete everything in the bill and replace with an amendment to the Juvenile Court Act which deals with release upon request of a parent, guardian or custodian after detention hearing and what occurs if the parent, guardian or custodian fails to take custody of the juvenile who is released.

House Amendment No. 2.

Provides that such release and rehearing procedures shall apply to a minor released upon the request of a parent, guardian or custodian.

Senate Amendment No. 1.

Requires a petition to be filed if parents do not get the child within 24 hours. Defines custodian and deals with custody provisions.

HB-2106  MCNAMARA, TERZICH AND FLOWERS.

(Ch. 37, par. 702-3)

Amends the Juvenile Court Act to include as minors requiring authoritative intervention those juveniles who are ordered released from custody but whose parents, guardians or custodians refuse to take custody of them.

House Amendment No. 1.

Deletes reference to: Ch. 37, par. 702-3
Adds reference to: Ch. 37, par. 703-6

Amends to delete everything in the bill and replace with an amendment to the Juvenile Court Act which deals with release upon request of a parent, guardian or custodian after detention hearing and what occurs if the parent, guardian or custodian fails to take custody of the juvenile who is released.

House Amendment No. 2.

Provides that such release and rehearing procedures shall apply to a minor released upon the request of a parent, guardian or custodian.

Senate Amendment No. 1.

Requires a petition to be filed if parents do not get the child within 24 hours. Defines custodian and deals with custody provisions.

5 Correctional Budget and Impact Note Act may be applicable.
Amends the Criminal Code. Creates the offense of contributing to the criminal delinquency of a juvenile. Provides that any person of the age of 18 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 15 years in the commission of a felony commits the offense of contributing to the criminal delinquency of a juvenile and is guilty of a Class X felony. Effective immediately.

Amends The School Code. Requires the principal of each attendance center in school districts having a population exceeding 500,000 to report incidents of intimidation to local law enforcement authorities and to the Department of Law Enforcement's Uniform Crime Reporting Program.

SENATE AMENDMENT NO. 1.

Correctional Budget and Impact Note Act may be applicable.
Amends Act creating the Department of Children and Family Services to authorize the Department to establish a local grant-in-aid program for a one year volunteer service program for economically disadvantaged 18 to 22 year old children. Provides that such children shall receive a small weekly stipend, to be followed by a lump sum severance payment to total $3.35 per hour.

HB-2110 LEVERENZ.

Appropriates $300,000 to the Environmental Protection Agency for research and development. Effective July 1, 1985.

HOUSE AMENDMENT NO. 1.

Deletes title and everything after the enacting clause. Replaces with appropriation of $25,000 to the Dept. of Agriculture for the testing of limestone.