PRODUCTION NOTE

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The information contained in calendar year 1990 issues of the Digest will be limited to those bills and resolutions which are still alive after legislative action in the 1989 calendar year.

The full bill history of those bills and resolutions which were finalized in 1989 will be dropped from the 1990 calendar year issues; only the final action will be carried.

This 1989 calendar year Final contains all information on all legislation which was pending before the legislature during calendar year 1989 and is the last issue which contains the full bill history on legislation which received final action during 1989. This issue should be retained.
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FINAL
Legislative Synopsis and Digest

of the

1989 Session of the

Eighty-sixth General Assembly

STATE OF ILLINOIS

(No. 17)

Vol. I
Action on all Bills and Resolutions
Through
Feb. 15, 1990
Published by the
Legislative Reference Bureau
Stanley M. Johnston, Executive Director
Kathleen H. Kenyon, Editor
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(1,757—2-90—XO4974)
(Printed by Authority of the State of Illinois)
JOINT COMMITTEE ON LEGISLATIVE SUPPORT SERVICES

PHILIP J. ROCK, President of the Senate.
JAMES "PATE" PHILIP, Senate Minority Leader.
MICHAEL J. MADIGAN, Speaker of the House.
LEE A. DANIELS, House Minority Leader.

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REPRESENTATIVE THOMAS J. HOMER.
REPRESENTATIVE DONNE E. TROTTER.
REPRESENTATIVE LARRY WENNLUND.
FOREWORD

This Digest is being published by a computerized process through the cooperative efforts of the Legislative Reference Bureau and the Legislative Information System.

The format includes synopses of the legislation pending in the House of Representatives and the Senate and indices by statute reference, subject matter, and sponsor.

The Digest is a weekly publication during the time the General Assembly is in Session. It is available by subscription through the Legislative Reference Bureau, for $55.00 per calendar year.

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

Linda Hawker, Secretary.

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# HOUSE

John F. O'Brien, Chief Clerk.

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SENATE BILLS

SENATE COMMITTEE CODES

SAGR  Agriculture and Conservation
SAPA  Appropriations I
SAPB  Appropriations II
SCOA  Committee on Assignment of Bills
SELC  Elections
SESE  Elementary and Secondary Education
SEN E  Energy and Environment
SEX C  Executive
SEX A  Executive Appointments
SFIC  Finance
SHED  Higher Education
SINS  Insurance
SJUD  Judiciary
SLBR  Labor
SLGV  Local Government
SPBH  Public Health
SREV  Revenue
SRUL  Rules
STRN  Transportation
SCWL  Committee of the Whole
SRS G  Reorganization of State Government
SCED  Commerce and Economic Development
Amends the Act relating to Northern Illinois University, the State Finance Act and various other Acts to remove Northern Illinois University from the control of the Board of Regents, and to place that University under the governance of its own Board of Trustees. Provides for the creation of the University's new Board of Trustees and defines its powers and duties, including its power to retain funds in its own treasury and its power to borrow money and issue bonds. Creates the Northern Illinois University Income Fund in the State Treasury. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.

Makes a spelling and a numbering change. Provides that the Auditor General's required audit of certain funds shall be pursuant to the Ill. State Auditing Act. Provides that NIU's board shall annually select a vice-chairman and shall appoint an executive secretary who need not be a board member.

Jan 12 1989 Prefiled with Secretary
First reading Rfrd to Comm on Assignment
Apr 06 Waive Posting Notice 7C Assigned to Higher Education
May 01 Committee Higher Education
May 11 Recommended do pass 004-001-001
May 12 Second Reading Placed Calndr,Third Reading
May 24 Recalled to Second Reading Amendment No.01 WELCH Adopted 027-031-000
Amendment No.02 MAITLAND Lost

May 26 Added As A Co-sponsor SCHAFFER
Third Reading - Passed 035-024-000
Arrive House
Placed Calndr,First Reading

May 31 Hse Sponsor MULCAHEY First reading Rfrd to Comm on Assignment
Jun 07 Added As A Joint Sponsor COUNTRYMAN Assigned to Higher Education
Jun 09 Tbd pursuant Hse Rule 27D

Creates the Responsible Environmental Property Information Act. Requires the results of any analysis of real property that indicates a hazard or potential hazard to the public health to be delivered to the Illinois Environmental Protection Agency. Protects the confidentiality of the persons conducting such analysis. Requires the IEPA to notify the governing authorities of the counties affected. Effective immediately.

Jan 12 1989 Prefiled with Secretary
First reading Rfrd to Comm on Assignment

* Fiscal Note Act may be applicable.
SB-0003  WELCH.

(New Act)

An Act to require security personnel for a State officer to be paid from moneys appropriated to the officer using the personnel. Restricts use of such security personnel to the performance of official duties of the State officer.

SENATE AMENDMENT NO. 1.

Provides an exception for the Governor's security personnel.

Jan 12 1989  Prefiled with Secretary
First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Executive
May 11  Recommended do pass 009-001-000
May 23  Second Reading
Placed Calndr,Second Reading
May 26  Recalled to Second Reading
Amendment No.01  WELCH
Placed Calndr,Third Reading
Adopted

Third Reading - Lost 026-028-001

SB-0004  WELCH.

(Ch. 111 2/3, par. 9-220 and new par. 9-220.1)

Amends the Public Utilities Act to require a utility to affirmatively prove that it has actively and vigorously sought to keep its supply costs down before it will be allowed to recover or pass through any take or pay costs or significant increases in low cost natural gas prices. Prohibits pass through of retroactive take or pay costs to residential customers. Directs the Commerce Commission to monitor federal natural gas policy and to develop and implement a natural gas rate policy. Requires a lower allocation of take or pay costs to residential customers and to customers who lack fuel switchable or direct purchase capacity. Authorizes the Commerce Commission to indefinitely freeze natural gas rates and charges.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, par. 9-220

Deletes everything. Amends the Public Utilities Act. Requires the Commerce Commission to monitor federal natural gas policy and to pursue a policy to protect Illinois consumers. Requires utilities to provide they have attempted to minimize costs, and requires the Commission review utilities' FERC activities.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 46, pars. 2A-1.2, 7-10, 7-12, 10-9, 22-1 22-7 and 22-8; Ch. 111 2/3, par. 2-101 and 2-102; new par. 2-101.1)

Amends The Election Code and The Public Utilities Act. Provides for the election of the Illinois Commerce Commission. Specifies 2 members from the City of Chicago, one member from Cook County outside the City of Chicago and one member each from the Second, Third, Fourth and Fifth Judicial Districts shall be elected for 2 year terms in 1990. Provides for the creation of 7 Commission Districts and the election of one member from each at the general election in 1992. Provides for staggered terms and the filling of vacancies. Establishes qualifications for office. Effective immediately.

HOUSE AMENDMENT NO. 4.

Adds reference to: Ch. 111 2/3, par. 9-220.2

Amends the Public Utilities Act. Requires a utility, with respect to fuel adjustment clauses, to show it has tried to minimize costs and has participated in regulatory proceedings concerning its costs. Requires the Commerce Commission to monitor federal energy policies and to pursue federal policies that protect Illinois consumers.
Amends the Video Movie Sales and Rentals Act. Prohibits the sale or rental to a person under age 18 of a movie with an R or X rating or an unrated movie (except for unrated movies produced before 1969).

SENATE AMENDMENT NO. 1.

Deletes everything. Provides that no person who sells or rents video cassettes for profit shall sell or lease (or offer or attempt to sell or lease) a video cassette containing harmful material (as defined in the Criminal Code) to a person under 18, and requires such video cassettes to be kept in a separate area to which access to persons under 18 is prohibited. Violation is a business offense. Exempts libraries, colleges and schools.

SENATE AMENDMENT NO. 2.

Deletes everything. Provides that no person who sells or rents video cassettes for profit shall sell or lease a video cassette rated “X” to a person under 18, or attempt to do so. Provides that no person shall sell or lease a video cassette rated “R” to a person under 18, or attempt to do so, unless the minor is accompanied by his parent or guardian or the parent or guardian has consented in writing to the minor renting the video cassette. Violation is a business offense. Exempts libraries, colleges and schools.
Amends The Election Code to permit the registration of voters at any time, including the registration of voters on election day. Requires the election authority to appoint one or more judges of election in each precinct as deputy registrars who may accept the registration of voters at the polling place on election day. Authorizes the board of election commissioners of a municipality having a population of 2,000,000 or more inhabitants to create a precinct board of administration in each precinct for the registration and canvassing of voters and to assist in the preparation and conduct of elections. The precinct board of administration shall consist of 2 persons appointed by the board of election commissioners to serve as chief and deputy precinct administrative officers and judges of election. Effective immediately.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, SB-6 constitutes a local government organization and structure mandate for which no reimbursement is required.

SENATE AMENDMENT NO. 1.
Makes a grammatical change to restore a comma deleted from a sentence.

SENATE AMENDMENT NO. 2.
Deletes reference to: Ch. 46, pars. 4-6, 4-6.2, 4-16, 5-5, 5-16.2, 5-16.3, 5-17, 6-29, 6-35, 6-43, 6-50, 6-50.1, 6-50.2, 6-50.3 and 6-51; new par. 14-10)

Deletes provisions permitting the registration of voters at any time and on election day. Deletes provisions which require the election authority to appoint one or more judges of election in each precinct as deputy registrars who may accept the registration of voters at the polling place on election day.

Fiscal Note Act may be applicable.
SB-0007  BROOKINS.

(Ch. 95 1/2, par. 11-1404)

Amends the Illinois Vehicle Code to require any operator of a motor cycle (includes a motorized pedalcycle) and any passengers thereon to wear a helmet.

SENATE AMENDMENT NO. 2.
Eliminates helmet requirement except for those under 18 years of age.

Jan 12 1989  Prefiled with Secretary
First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Transportation
May 11  Recommded do pass as amend
005-002-000
Placed Calndr,Second Reading
May 15  Second Reading
Amendment No.01  TRANSPORTN  Tabled
Amendment No.02  TRANSPORTN  Adopted
Placed Calndr,Third Reading
May 26  Third Reading - Lost 026-032-001

1 SB-0008  MAROVITZ – LECHOWICZ – DEL VALLE AND BERMAN.

(Ch. 24, par. 11-40-3 and new par. 11-40-3.1; Ch. 95 1/2, pars. 4-201, 4-203, 4-208 and new par. 4-209.1)

Amends the Illinois Municipal Code and The Illinois Vehicle Code. Defines “hazardous vehicle” as a vehicle with essential parts so damaged or otherwise altered that it is either inoperable or a threat to the public’s health, safety and welfare. Permits corporate authorities of municipalities of 1,000,000 or more inhabitants to adopt ordinances providing for the immediate removal of hazardous vehicles, and authorizes the disposal of such vehicles as junk. Decreases from 15 to 2 business days that period within which a transferee of a vehicle interest shall execute an application for a new certificate of title. Increases from $25 to $50 the minimum fine for violation of provision prohibiting abandonment of vehicles.

SENATE AMENDMENT NO. 1.
Adds a purposes clause. Provides for the removal and impoundment of hazardous dilapidated motor vehicles.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Provides for grammatical changes which make language consistent.

Jan 12 1989  Prefiled with Secretary
             First reading  Rfrd to Comm on Assignment

Apr 03  Added As A Co-sponsor BERMANN
         Committee Committee on Assignment of Bills

Apr 06  Assigned to Transportation

Apr 18  Added As A Joint Sponsor DEL VALLE
         Committee Transportation

May 11  Recommnded do pass as amend 007-000-000

May 16  Second Reading
        Amendment No.01 TRANSPORTN Adopted
        Placed Calndr,Third Reading

May 25  Third Reading - Passed 055-003-001

May 26  Arrive House
        First reading  Rfrd to Comm on Assignment
        Assigned to Executive

Jun 01  Primary Sponsor Changed To CULLERTON
        Added As A Joint Sponsor BALANOFF
        Added As A Joint Sponsor MARTINEZ
        Committee Executive

Jun 07  Recommended do pass 011-007-000

Jun 13  Placed Calndr,Second Reading
        Added As A Joint Sponsor LAURINO
        Added As A Joint Sponsor RONAN
        Second Reading
        Placed Calndr,Third Reading

Jun 14  Mtn Prev-Recall 2nd Reading
        Amendment No.01 CULLERTON Adopted
        Placed Calndr,Third Reading

Jun 22  Verified
        Third Reading - Passed 061-050-000

Jun 23  Sec. Desk Concurrence 01

Jun 27  S Concurs in H Amend. 01/051-006-001
        Passed both Houses

Jul 24  Sent to the Governor

Aug 31  Governor approved
        PUBLIC ACT 86-0460  Effective date 90-01-01

SB-0009   DEL VALLE - BROOKINS AND BERMAN.
(Ch. 95 1/2, par. 4-203)

Amends The Vehicle Code. Defines hazardous abandoned motor vehicles. In municipalities of more than 1,000,000, allows law enforcement agencies to authorize the immediate removal and immediate disposal of such motor vehicles if the fair market value is determined to be less than $300.
Amends the Act relating to attorneys and counselors, the Vehicle Code and the Intergovernmental Cooperation Act to prohibit the issuance or renewal of certain licenses to persons defaulting on their guaranteed student loans, and to authorize the Scholarship Commission to enter into intergovernmental arrangements with respect thereto.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, pars. 3-412 and 6-103

Deletes provisions for nonissuance of vehicle registrations and driver's licenses or permits to persons defaulting on guaranteed student loans unless they have established a satisfactory repayment record.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, par. 30-15.2

Amends the Higher Education Student Assistance Law within The School Code with respect to the definition of "institution of higher learning", "qualified institution" and "institution". Excludes academic programs for incarcerated students if the educational organization providing such programs otherwise falls within such definition.

GOVERNOR MESSAGE

Recommends adding a July 1, 1990 effective date.
Amends the Real Estate License Act of 1983 to make all fees nonrefundable. Increases the branch office license fee, the real estate instructor fees, and the fee for processing a sponsor card.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 111, pars. 5803, 5804, 5805, 5806, 5807, 5809, 5810, 5811, 5812, 5812.1, 5813, 5814, 5815, 5816, 5815.1, 5818, 5820, 5821, 5822, 5823, 5825, and 5826; Article heading preceding pars. 5801 and 5836.1, new pars. 5813.1, 5813.2, 5814.1, 5818.1, 5818.2, 5818.3, 5831.1, 5831.2, and 5836.1 through 5836.24; Ch. 120, par. 1003; Ch. 127, pars. 1904.5 and 1904.10, new pars. 141.253, 141.254, 141.255.

Deletes all. Creates the Illinois Affordable Housing Act. Creates the Illinois Affordable Housing Program and the Illinois Affordable Housing Advisory Commission which shall recommend steps to alleviate the problem of low-income housing. Provides for loans and other financing for the building and rehabilitation of low-income housing. Amends An Act in relation to State finance to create the Illinois Affordable Housing Trust Fund. Amends the Real Estate Transfer Tax Act to raise the tax rate from 25¢ per $500 of value to 50¢ per $500. Amends the Real Estate License Act. Provides for the certification of real estate appraisers. Establishes minimum qualifications for certification, continuing education requirements and disciplinary procedures for violations of the Act. Provides that only persons certified under the Act may use the title “State certified appraiser”. Does not prohibit the practice of real estate appraising without being certified. Portions creating the Illinois Affordable Housing Act and amending Act Act in relation to State finance and the Real Estate Transfer Tax Act are effective immediately. Portions amending the Real Estate License Act and the Regulatory Agency Sunset Act are effective December 1, 1989.

Fiscal Note Act may be applicable.
SB-0012  CARROLL.


Jan 12 1989  Prefiled with Secretary
First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Appropriations I
May 12  Recommended do pass 012-000-000

Placed Calndr,Second Reading
May 24  Second Reading
Placed Calndr,Third Reading
May 26  Third Reading - Passed 056-000-000
May 30  Arrive House
Hse Sponsor LEVERENZ
Placed Calendr,First Reading
May 31  First reading  Rfrd to Comm on Assignment II
Assigned to Appropriations II
Jun 01  Added As A Joint Sponsor CAPARELLI
Committee Appropriations II
Jun 15  Recommended do pass 020-000-000

Placed Calndr,Second Reading
Jun 20  Second Reading
Held on 2nd Reading
Jun 21  Placed Calndr,Third Reading
Third Reading - Passed 117-000-000
Passed both Houses
Jul 14  Sent to the Governor
Governor approved
PUBLIC ACT 86-0058 Effective date 89-07-14

SB-0013  BERMANS.

(New Act)

Allows an attorney to maintain an action for the tort of retaliatory discharge in certain circumstances.

SENATE AMENDMENT NO. 1.
Deletes everything. Creates the Retaliatory Discharge for In-House Attorneys Act. Allows a tort action for retaliatory discharge under certain conditions. The complaint shall be filed under seal and pretrial proceedings may be in camera. The attorney may reveal information that is otherwise privileged to the extent necessary to establish the essential elements of the cause of action. Effective immediately.

Jan 12 1989  Prefiled with Secretary
First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary
Apr 12  Recommended do pass as amend 008-000-000

Placed Calndr,Second Reading
May 12  Second Reading
Amendment No.01  JUDICIARY  Adopted
Placed Calndr,Third Reading
May 16  Third Reading - Passed 055-000-000
May 17  Arrive House
Hse Sponsor DUNN,JOHN
Placed Calendr,First Reading
May 18  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary I
Jun 01  Recommended do pass 012-001-000

Placed Calndr,Second Reading
Jun 13  Second Reading
Placed Calndr,Third Reading
Jun 14  Third Reading - Passed 103-008-005
Passed both Houses
Jul 14  
Sent to the Governor  

Sep 07  
Governor vetoed  
Placed Calendar Total Veto  

Oct 18  
Mtn filed overrde Gov veto BERMAN  
3/5 vote required  
Override Gov veto-Sen pass 049-007-000  

Oct 19  
Placed Calendar Total Veto  

Oct 31  
Mtn filed overrde Gov veto 01/DUNN,JOHN  
Placed Calendar Total Veto  

Nov 02  
3/5 vote required  
Override Gov veto-Hse lost 01/070-043-000  
Mtn filed overrde Gov veto 02/DUNN,JOHN  
3/5 vote required  
Override Gov veto-Hse lost 02/069-044-000  

Nov 03  
Total veto stands:

1 SB-0014 WATSON.  
(Ch. 67 1/2, par. 608)  
Amends the Illinois Enterprise Zone Act to increase the total number of enterprise zones authorized in the 6 calendar years following the 1983 calendar from 67 to 74. Effective immediately.  

Jan 12 1989 Prefiled with Secretary  
First reading Rfrd to Comm on Assignment  

Apr 06  
Assigned to Revenue  
Committee discharged  

Tabled By Sponsor

1 SB-0015 TOPINKA.  
(Ch. 120, new par. 2-208)  
Amends the Illinois Income Tax Act to provide an income tax credit of 30% of the cost to employers of operating a child care center for children of the employees of such employer.  

Jan 12 1989 Prefiled with Secretary  
First reading Rfrd to Comm on Assignment  

Apr 06  
Assigned to Revenue

SB-0016 BERMAN.  
(Ch. 122, par. 34-2.1)  
Amends The School Code. In the provisions relating to local school councils, corrects an internal subsection reference, and makes various punctuation and similar technical changes.  

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)  
Makes a correction to an internal paragraph reference.  
CONFERENCE COMMITTEE REPORT NO. 1.  
Recommends that the House recede from House Amendment No. 1.  

new par. 34-2.412  

Recommends that the bill be further as follows:  
Changes the title, deletes everything after the enacting clause, restores the provisions deleted and further amends The School Code relative to the Chicago public school system. Revises provisions relative to improvement in graduation and average daily attendance rates to be achieved by implementation of reform measures; redefines a multi-area school; revises the manner of electing community resident members to the local school council of a multi-area school; encourages local school

1 Fiscal Note Act may be applicable.
and subdistrict councils to involve additional nonvoting members of the school community in council responsibilities; exempts certain schools from specified reform requirements; changes from June 30, 1990 to June 30, 1991 the initial contract termination date on subdistrict superintendents; requires the subdistrict superintendent to consult with the District Food Service Superintendent relative to resolving lunchroom operation problems; authorizes the board to delegate all but specifically excepted authorities to the general superintendent or the attorney; requires the board to file an annual financial report and its audit within the State Board of Education for the 1988-91 school year; revises expenditure functions on which limitation of noninstructional costs are evaluated; requires the board of education to review or direct independent reviews of special education expenditures and services and report thereon to the General Assembly by May 1, 1990; adds new limitations on authorized executive administrative services expenditures; revises system-wide educational reform goals and objectives relative to education services for eligible 4 year olds and relative to K-3 class size. Adds July 1, 1989 effective date.

Jan 12 1989 Prefiled with Secretary  
Rfrd to Comm on Assignment
Apr 06 First reading  
Assigned to Elementary & Secondary Education
May 11 Placed Calndr,Second Reading  
Recommended do pass 010-000-000
May 12 Second Reading  
Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House  
Hse Sponsor LEFLORE
First reading  
Rfrd to Comm on Assignment  
Assigned to Implementatin Chicago School Reform
Jun 08 Cal 2nd Rdng Short Debate  
Do Pass/Short Debate Cal 026-000-001
Jun 14 Added As A Joint Sponsor LEVIN  
Cal 2nd Rdng Short Debate
Jun 20 Added As A Joint Sponsor FLOWERS  
Cal 2nd Rdng Short Debate
Jun 21 Short Debate Cal 2nd Rdng  
Held 2nd Rdg-Short Debate
Jun 23 Amendment No.01 LEFLORE  
Adopted  
Cal 3rd Rdng Short Debate  
Short Debate-3rd Passed 086-017-007
Jun 24 Sec. Desk Concurrence 01  
S Nonncrs in H Amend. 01  
Speaker's Table, Non-concur 01
Jun 26 H Refuses to Recede Amend 01  
H Requests Conference Comm 1ST
Hse Conference Comm Appptd 1ST/LEFLORE, LEVIN, CULLERTON, COWLISHAW AND HOFFMAN
Jun 27 Sen Accede Req Conf Comm 1ST  
Sen Conference Comm Appptd 1ST/BERMAN HOLMBERG, DEMUZIO, KUSTRA & MADIGAN
Jun 30 Senate report submitted  
Senate Conf. report Adopted 1ST/058-000-000
House report submitted  
House Conf. report Adopted 1ST/116-000-000
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 27 Sent to the Governor
Jul 28 Governor approved  
PUBLIC ACT 86-0124 Effective date 89-07-28
SB-0017 DEL VALLE – BROOKINS.

(Ch. 46, pars. 4-6.2, 5-16.2, 6-50.2)

Amends The Election Code to specify considerations to be made by a county clerk or board of election commission in determining the number of deputy registrars to be appointed for a bonafide State civic organization and prohibits establishment of an arbitrary number of deputy registrars for any such organization. Effective January 1, 1990.

SENATE AMENDMENT NO. 1.

Provides that in determining the number of deputy registrars that shall be appointed from a bonafide State civic organization the election authority shall consider the need to appoint deputy registrars to assist and facilitate the registration of non-English speaking individuals. Provides that if the request to be appointed as deputy registrar is denied, the election authority shall, within 10 days after the date the request is submitted, provide the affected individual or organization with written notice setting forth the specific reasons or criteria relied upon to deny the request to be appointed as deputy registrar.

Jan 12 1989 Prefiled with Secretary
First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Elections & Reapportionment
May 11 Recommended do pass as amend 006-000-000
Placed Calndr,Second Reading
May 15 Added As A Joint Sponsor BROOKINS
Second Reading
  Amendment No.01 ELEC REAPPMNT Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 031-027-000
Arrive House
Placed Calndr,First Reading
May 31 Hse Sponsor VANDUYNE
First reading Rfrd to Comm on Assignment
Assigned to Elections
Jun 07 Added As A Joint Sponsor BALANOFF
Committee Elections
Jun 09 Tbd pursuant Hse Rule 27D

1 SB-0018 TOPINKA – FAWELL – REA AND DEL VALLE.

(Ch. 91 1/2, new par. 100-60)

Amends an Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities. Provides that the Department shall develop a formula for distribution of funds available to the Department for community mental health needs. Provides for criteria to be used in developing the formula. Provides that the Department shall submit the formula to the General Assembly no later than June 1, 1989. Effective immediately.

Jan 12 1989 Prefiled with Secretary
First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Public Health, Welfare & Correctn
  Added As A Co-sponsor DEL VALLE
  Added As A Joint Sponsor REA
Committee Public Health, Welfare & Correctn
May 22 Motion disch comm, advc 2nd
  Motn discharge comm lost 029-013-001
  Committee Public Health, Welfare & Correctn

1 Fiscal Note Act may be applicable.
SB-0019  WATSON.

Appropriates funds from the General Revenue Fund to the State Board of Education for grants for summer school programs. Effective July 1, 1989.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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</thead>
<tbody>
<tr>
<td>Jan 12 1989</td>
<td>Prefiled with Secretary Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 06</td>
<td>Assigned to Appropriations II</td>
</tr>
<tr>
<td>May 12</td>
<td>Waive Posting Notice 7C</td>
</tr>
<tr>
<td>May 17</td>
<td>Committee Appropriations II</td>
</tr>
<tr>
<td>May 24</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 26</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>Place Calndr,Third Reading</td>
</tr>
<tr>
<td>May 31</td>
<td>Third Reading - Passed 056-000-000</td>
</tr>
<tr>
<td>Jun 02</td>
<td>Place Calndr,First Reading</td>
</tr>
<tr>
<td>Jun 16</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
</tbody>
</table>

SB-0020  JONES, NETSCH AND MAROVITZ.

Amends the Child Care Act of 1969. Changes a reference to a Section number in a provision relating to definitions used in the Act.

SENATE AMENDMENT NO. 1.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Jan 12 1989</td>
<td>Prefiled with Secretary Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 06</td>
<td>Assigned to Public Health, Welfare &amp; Correctn</td>
</tr>
<tr>
<td>Apr 26</td>
<td>Recommended do pass as amend 011-000-000</td>
</tr>
<tr>
<td>May 11</td>
<td>Motion filed PHILIP MOTION PLACE ON SECT. DESK</td>
</tr>
<tr>
<td>May 15</td>
<td>Motion prevailed 030-028-000</td>
</tr>
<tr>
<td>May 16</td>
<td>Amendment No.01 PUB HLTH WEL Adopted</td>
</tr>
<tr>
<td>May 17</td>
<td>Place Calndr,Third Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 01</td>
<td>Added As A Joint Sponsor SUTKER</td>
</tr>
</tbody>
</table>

Provides that the Department of Children and Family Services shall not be required, under its State program for youth services, to provide services to a homeless youth between 18 and 21 years of age, but that the Dept. may provide such services. Amends the Criminal Code to exempt an operator of a youth emergency shelter from the prohibition against harboring a runaway.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>May 11</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 15</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Amendment No.01 PUB HLTH WEL Adopted</td>
</tr>
<tr>
<td>May 17</td>
<td>Place Calndr,Third Reading</td>
</tr>
<tr>
<td>May 18</td>
<td>Third Reading - Passed 056-000-000</td>
</tr>
<tr>
<td>May 17</td>
<td>Arrive House</td>
</tr>
<tr>
<td>Jun 01</td>
<td>Added As A Joint Sponsor SUTKER</td>
</tr>
</tbody>
</table>
SB-0021  WOODYARD.
(Ch. 127, par. 523)
Amends the State Employees Group Insurance Act to provide coverage for retired employees of Illinois public community colleges who are receiving a retirement annuity or disability benefits. Effective January 1, 1990.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Insurance, Pensions & License Act
May 01      Waive Posting Notice 7C  Committee Insurance, Pensions & License Act

SB-0022  NETSCH – SCHUNEMAN.
(Ch. 108 1/2, pars. 2-124, 14-131, 15-155, 16-158 and 18-131)
Amends the General Assembly, Judges, Universities, Downstate Teachers and State Employees Articles of the Pension Code to specify minimum levels of State funding for these systems beginning in fiscal 1990. Effective immediately.

PENSION IMPACT NOTE
For the five retirement systems combined, regular State appropriations for FY90 using the 40-year level percent amortization approach are estimated to be approximately $533.1 million, or approximately $96.7 million more than the Governor's current funding recommendation of $436.4 million.

PENSION IMPACT NOTE
For the five retirement systems combined, regular State appropriations for FY 1990 using the 40-year level percent amortization approach are estimated to be approximately $535.5 million, or approximately $99.1 million more than the Governor's current funding recommendation of $436.4 million.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Insurance, Pensions & License Act
Apr 07      Added As A Joint Sponsor SCHUNEMAN
            Committee Insurance, Pensions & License Act
May 02      Pension Note Filed
            Committee Insurance, Pensions & License Act
May 11      Recommended do pass 006-001-000
May 23      Second Reading
            Placed Calndr, Third Reading
May 26      Third Reading - Passed 059-000-000
May 30      Arrive House
            Placed Calendr, First Reading
May 31      Hse Sponsor BOWMAN
            First reading  Rfrd to Comm on Assignment
            Assigned to Personnel and Pensions

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0023 NETSCH.

(Ch. 46, pars. 7-10, 7-14, 7-19, 7-46, 7-52 and 7-53)

Amends The Election Code. Provides for the joint nomination of candidates for Governor and Lieutenant Governor. Effective immediately.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Elections & Reapportionment
May 04 Recommended do pass 007-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 12 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Passed 046-003-000
May 17 Arrive House Placed Calndr,First Reading
May 18 Hse Sponsor MUNIZZI Added As A Joint Sponsor KUBIK
First reading Rfrd to Comm on Assignment
May 23 Assigned to Elections
Jun 01 Added As A Joint Sponsor LEVIN Committee Elections
Jun 09 Tbd pursuant Hse Rule 27D

SB-0024 NETSCH – HAWKINSON.

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

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

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 46, par. 7-5
Adds reference to: Ch. 46, pars. 4-22, 5-29, 6-66 and 7A-1

Requires the local election authority to furnish the county central committee chairman of each political party with the list of registered voters who requested that party's primary ballot within 30, rather than 60, days after the primary. Requires a judge seeking retention in office to fill his declaration of candidacy not less than 6 months before the general election preceding expiration of his term, rather than by the first Monday in December preceding that election. Removes the provision of different voting hours for the primary held on the third Tuesday in May.
Amends the School Code. Provides that, in a lawsuit by the State Scholarship Commission against a borrower to collect a delinquent or defaulted guaranteed loan, the borrower may assert any defenses he would be entitled to assert against the educational institution which received the proceeds of the loan.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Higher Education
Apr 26       Recommended do pass 005-000-001
              Motion filed PHILIP
              MOTION PLACE ON SECT. DESK
              Motion prevailed 030-028-000
Secretary's Desk
May 11       Placed Calndr,Second Reading
May 16       Second Reading
              Amendment No.01 NETSCH Adopted
              Placed Calndr,Third Reading
May 26       Third Reading - Passed 037-015-002
              Arrive House
              Placed Calendar,First Reading
May 31       Hse Sponsor SUTKER
              First reading  Rfrd to Comm on Assignment
              Assigned to Elections
Jun 08       Interim Study Calendar ELECTIONS

SB-0026    RIGNEY.
(Ch. 111 1/2, par. 20c23)
Amends an Act relating to county health departments to allow any county under 1,000,000 population (rather than those over 100,000 and under 1,000,000) to establish a mental health program by referendum. Effective immediately.
Jan 12 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Public Health, Welfare & Correctn
May 17       Committee discharged
May 18       Second Reading
              Placed Calndr,Third Reading
May 26       Third Reading - Passed 056-002-000
              Arrive House
              Placed Calendar,First Reading
SB-0027  MAITLAND AND ETHEREDGE.

(Ch. 122, par. 30-15.7b)

Amends The School Code. Eliminates the requirement of applying for merit recognition scholarships within one year of high school graduation, provides instead for timely application, and permits an initial merit recognition scholarship award to be effective during the 3rd academic year following high school graduation if appropriated funds are insufficient to provide all qualified students with their initial scholarships within 2 academic years of their high school graduation. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.

Changes the bill to provide for a one year, non-renewable, $1,000 merit scholarship for those qualified students whose application is timely, as determined by the Commission, effective during the academic year following high school graduation or, should the General Assembly specifically provide in an appropriation, during a subsequent academic year.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Higher Education
May 01      Waive Posting Notice 7C  Committee Higher Education
            Committee discharged
May 17      Placed Calndr,Second Reading
May 18      Second Reading  Amendment No.01  MAITLAND  Adopted
            Placed Calndr,Third Reading
May 25      Third Reading - Passed 058-000-001
May 26      Arrive House  Placed Calendr,First Reading
May 31      Hse Sponsor SATTERThWAITE
            First reading  Rfrd to Comm on Assignment
            Assigned to Higher Education
Jun 01      Added As A Joint Sponsor JONES,LOU
Jun 01      Added As A Joint Sponsor MORROW
Jun 01      Added As A Joint Sponsor RICE  Committee Higher Education
Jun 08      Recommended do pass 015-002-000
Jun 13      Placed Calndr,Second Reading
Jun 14      Added As A Joint Sponsor ROPP  Placed Calndr,Second Reading
Jun 14      Second Reading  Placed Calndr,Third Reading
Jun 15      Third Reading - Passed 089-010-012  Passed both Houses
Jul 14      Sent to the Governor
Aug 31      Governor approved
            PUBLIC ACT 86-0461  Effective date 89-08-31
Amends The School Code. Limits a school board secretary's annual compensation to $500. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes the $500 limit applicable only to secretaries who are members of the board.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Elementary & Secondary Education
Apr 13       Recommended do pass as amend
              018-000-000
May 04       Second Reading
              Amendment No.01  ELEM SCND ED  Adopted
              Amendment No.02  BARKHAUSEN  Ruled Out Of Order
May 12       Third Reading - Passed 053-000-000
              Arrive House
              Placed Calndr,First Readng
May 17       Hse Sponsor KUBIK
              First reading  Rfrd to Comm on Assignment
May 23       Assigned to Elementary & Secondary Education
Jun 01       Cal 2nd Rdng Short Debate
Jun 02       Added As A Joint Sponsor DOEDERLEIN
              Cal 2nd Rdng Short Debate
Jun 13       Short Debate Cal 2nd Rdng
              Cal 3rd Rdng Short Debate
Jun 14       Short Debate-3rd Passed 111-000-000
              Passed both Houses
Jul 14       Sent to the Governor
Sep 01       Governor approved
              PUBLIC ACT 86-0682 Effective date 89-09-01

Amends The School Code. Deletes provisions which prohibit deactivating a high school facility for more than 5 years and which provide for school reorganization and other proceedings when a deactivated high school facility is not reactivated prior to expiration of the allowed 5 year period.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Elementary & Secondary Education
May 22       Motion disch comm, advc 2nd
              Motn discharge comm lost 029-008-002
              Committee Elementary & Secondary Education
Sep 01       Governor approved

Amends The School Code. Increases to 10 from 5 years the maximum period allowed for deactivation of a high school facility.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Elementary & Secondary Education
May 22       Motion disch comm, advc 2nd
              Motn discharge comm lost 027-014-002
              Committee Elementary & Secondary Education
SB-0031  ROCK AND BERMAN.
(Ch. 73, new par. 968L)
Amends the Illinois Insurance Code. Requires all policies of accident and health
insurance issued in this State to include coverage for the care and treatment of per-
sons with Alzheimer’s disease. Also requires such policies to include disability in-
come protection for insureds who suffer from Alzheimer’s disease.
Jan 12 1989  First reading  Rfrd to Comm on Assignment
Apr 03  Added As A Co-sponsor BERMAN
Committee Committee on Assignment
of Bills
Apr 06  Assigned to Insurance, Pensions &
License Act
May 11  Recommended do pass 006-000-000
Placed Calndr,Second Reading

SB-0032  SMITH – DEL VALLE – BROOKINS – ALEXANDER.
(Ch. 48, par. 1004)
Amends the Minimum Wage Law. Makes specified increases in the minimum
wage. Provides that the minimum wage shall not be less than the federal minimum
wage. Provides that the differential between the adult hourly minimum wage and
the hourly minimum wage for persons under 18 years of age shall not exceed 50¢.
SENATE AMENDMENT NO. 1.
Changes effective dates and amounts of increases in the minimum wage.
SENATE AMENDMENT NO. 2.
Deletes language making specified increases in the minimum wage.
HOUSE AMENDMENT NO. 1.
Changes the effective dates and amounts of increases in the minimum wage.
Adds October 1, 1989 effective date.
HOUSE AMENDMENT NO. 2.
Revises minimum wage rates beginning April 1, 1990. Provides that if Congress
increases federal minimum wage before April 1, 1990, the federal rates prevail. Ef-
fective immediately.
Jan 12 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Labor
May 04  Recommended do pass 006-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000
Secretary’s Desk
May 11  Placed Calndr,Second Reading
May 16  Second Reading
Amendment No.01  SMITH  Adopted
Placed Calndr,Third Reading
May 24  Recalled to Second Reading
Amendment No.02  SMITH  Adopted
Placed Calndr,Third Reading
May 25  Added As A Joint Sponsor ALEXANDER
Placed Calndr,Third Reading
May 26  Third Reading - Passed 038-018-003
Arrive House
Hse Sponsor BALANOFF
Arrive House
Placed Calendr,First Reading
May 31  First reading  Rfrd to Comm on Assignment
Assigned to Labor & Commerce
Jun 01  Added As A Joint Sponsor SANTIAGO
Added As A Joint Sponsor MARTINEZ
Added As A Joint Sponsor DEJAEGHER
Added As A Joint Sponsor RICE
Committee Labor & Commerce
SB-0032—Cont.

Jun 07  Amendment No.01  LABOR COMMRCE  Adopted
Placed Calndr,Second Reading

Jun 16  Second Reading
Held on 2nd Reading

Jun 20  Amendment No.02  BALANOFF  Adopted
Placed Calndr,Third Reading

Jun 23  Tabled House Rule 37(G)

SB-0033  BROOKINS – JONES – ALEXANDER.
(Ch. 17, par. 2718)

Amends the Foreign Banking Office Act. Provides that a foreign banking corporation may keep on deposit with the Commissioner of Banks and Trusts obligations of the African Development Bank as security for uninsured deposits in this State. Effective immediately.

Feb 01 1989  First reading
Apr 06  Assigned to Comm on Assignment
Apr 27  Added As A Joint Sponsor JONES
Committee Finance & Credit Regulations
May 02  Waive Posting Notice 7C
Committee Finance & Credit Regulations
May 11  Recommended do pass 007-000-000
May 15  Second Reading
Placed Calndr,Third Reading
May 16  Added As A Joint Sponsor ALEXANDER
Placed Calndr,Third Reading
Third Reading - Passed 054-000-000
May 17  Arrive House
Placed Calndr,First Readng
May 23  Hse Sponsor LEFLORE
First reading
Rfrd to Comm on Assignment
Assigned to Financial Institutions
May 26  Added As A Joint Sponsor JONES,LOU
Committee Financial Institutions
Jun 07  Do Pass/Consent Calendar 030-000-000
Jun 13  Cnsent Calendar, 2nd Readng
Jun 15  Cnsent Calendar, 3rd Read
Jun 20  Remvd from Consent Calendar
Cal 2nd Rdg Short Debate
Jun 21  Added As A Joint Sponsor DAVIS
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jul 18  Short Debate-3rd Passed 110-002-003
Passed both Houses
Jul 18  Sent to the Governor
Sep 06  Governor vetoed
Oct 19  Total veto stands.

SB-0034  O’DANIEL.
(Ch. 75, par. 117)

Amends An Act in relation to prisoners and jails. Changes the requirement that the medical costs of a detained person exceeds $2,500 before the county shall be reimbursed by the Department of Public Aid, to make it apply only to counties with 80,000 or more inhabitants.
FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates that the cost of SB-34 would be $812,000.

SENATE AMENDMENT NO. 1.
Extends the application of the Act to counties of greater than 80,000.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Local Government
May 11  Recommended do pass 007-000-000

May 15  Second Reading
       Amendment No.01 O'DANIEL Adopted
       Placed Calndr,Third Reading

May 16  Third Reading - Passed 034-022-000
May 17  Arrive House
       Placed Calndr,First Reading
May 23  Hse Sponsor WOOLARD
       Added As A Joint Sponsor HARTKE
       First reading  Rfrd to Comm on Assignment
                     Assigned to Judiciary I
Jun 01  Added As A Joint Sponsor STECZO
       Added As A Joint Sponsor MULCAHEY
       Committee Judiciary I

Jun 09  Tbld pursuant Hse Rule 27D

SB-0035  DEANGELIS.
(Ch. 144, par. 2411)
Amends the Baccalaureate Savings Act to authorize the Baccalaureate Trust Authority to recommend to the General Assembly any statutory changes it deems necessary or desirable.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Higher Education
May 01  Waive Posting Notice 7C  Committee Higher Education

SB-0036  WATSON - ETHEREDGE.
(Ch. 127, par. 604A-101)
Amends the Governmental Ethics Act. Increases from $35,000 to $45,000 the minimum income that necessitates filing statements of economic interest by employees of the State, local governments and school districts.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 127, par. 604A-106

Requires the State Comptroller, school districts and local governmental units to certify to the Secretary of State their employees whose income exceeds $45,000, rather than $35,000, annually.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Executive
Apr 12  Added As A Joint Sponsor ETHEREDGE
       Committee Executive
Apr 13  Recommended do pass as amend 017-000-000
       Placed Calndr,Second Reading
May 12  Second Reading
       Amendment No.01 EXECUTIVE Adopted
       Placed Calndr,Third Reading
May 16  Third Reading - Lost 028-022-001.

1 Fiscal Note Act may be applicable.
SB-0037 DEMUZIO.


SENATE AMENDMENT NO. 2.

HOUSE AMENDMENT NO. 1. (Tabled June 21, 1989)
Appropriates $25,000 to Auditor General for a space needs study for State agencies for the next 25 years.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations I
May 12 Recommded do pass as amend
012-000-00

Placed Calndr,Second Reading
May 24 Second Reading
Amendment No.01 APPROP I Tabled
Amendment No.02 DEMUZIO Adopted
030-028-000

Placed Calndr,Third Reading
May 26 Third Reading - Passed 056-000-000
May 30 Arrive House
Hse Sponsor KEANE
Placed Calndr,First Reading
May 31 First reading Rfrd to Comm on Assignment
Assigned to Appropriations II
Jun 15 Amendment No.01 APPROP II Adopted
Recommended do pass as amend
020-000-000

Placed Calndr,Second Reading
Jun 20 Second Reading
Held on 2nd Reading
Jun 21 Amendment No.02 Mtn Prevail - Table Amend No 01
DEUCHLER Withdrawn
Placed Calndr,Third Reading
Third Reading - Passed 117-000-000
Passed both Houses
Jul 14 Sent to the Governor
Governor approved
PUBLIC ACT 86-0059 Effective date 89-07-14

SB-0038 WELCH - BROOKINS.

(NEW ACT; Ch. 85, new par. 613.1; Ch. 127, new par. 132.5-4)

Creates the Illinois Energy Conservation Finance Authority Act for the purpose of reducing utility and energy costs of State, local government and school district buildings. Establishes the Illinois Energy Conservation Finance Authority consisting of various State agency directors and 5 public members appointed by the Governor. Authorizes the Authority to finance, lease or sell energy conservation projects and to issue bonds. Amends An Act in relation to State revenue sharing to allow funds in the Local Government Distributive Fund to be assigned as security to the Authority. Amends the Purchasing Act to allow multi-year leases with the Authority for energy conservation projects. Effective immediately.

STATE DEBT IMPACT NOTE
Total financing costs of SB-38 would be $127.1 million.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 85, new par. 613.1; Ch. 127, new par. 132.5-4

*State Debt Impact Note Act may be applicable.*
Adds reference to: Ch. 48, new par. 850.07z11a; Ch. 96 1/2, par. 7403 and new pars. 7414 and 7415; Ch. 111 1/2, par. 1104 and new par. 1104.22; Ch. 127, pars. 63b13.2, 653, 780.02 and 780.04 and new par. 657.1

Changes the title and deletes everything after the enacting clause. Creates the Interagency Energy Conservation Committee to review and plan energy conservation projects in State owned and leased buildings and facilities. Amends the Illinois Development Finance Authority Act, the Natural Resources Act, the Illinois Health Facilities Authority Act, the Civil Administrative Code, the General Obligation Bond Act and the Capital Development Board Act. Requires the Department of Energy and Natural Resources to solicit and recommend for funding energy conservation projects for State agencies and public school districts and to assist local units of government and health facilities to identify and arrange financing for energy conservation projects in cooperation with the Illinois Development Finance Authority and the Illinois Health Facilities Authority. Authorizes issuance of $50,000,000 in general obligation bonds for the State agency and school district projects.

STATE DEBT IMPACT NOTE
SB 0038 as amended would increase:
Capital Facilities unissued principal by $40.0 M (4.0%)
New category unissued principal by $10.0 M (NA)
Unissued general obligation principal by $50.0 M (3.0%)
Potential total general obligation debt by $98.8 M (1.0%)
Potential per capita general obligation debt by $8.43 (1.0%)

HOUSE AMENDMENT NO. 7.
Deletes reference to: Ch. 96 1/2, new par. 7415; Ch. 127, new par. 657.1 and par. 780.02
Adds reference to: Ch. 48, pars. 850.07z7 and 850.07z9; Ch. 127, par. 412.5

Adds a short title. Defines “energy conservation project”. Adds the directors of the Department of Mental Health and Developmental Disabilities, the Department of Corrections and the Board of Higher Education to the Committee. Removes the Committee’s review and approval of Department of Energy and Natural Resources energy conservation project proposals. Requires the Committee to issue biennial reports on State energy conservation efforts. Removes solicitation of State agency energy conservation project proposals. Amends the Bureau of the Budget Act to require the Governor’s annual budget include specifications of energy cost reductions from each State agency’s annual capital plan. Under the General Obligation Bond Act, removes the bond authorization increase, provides that bond authorization monies may be used for energy conservation projects and removes the $10,000,000 authorization for school projects. Makes other changes. Effective immediately.
Amends the Higher Education Student Assistance Law in The School Code. Provides for discharging the recipient of a guaranteed student loan from the obligation to repay up to 50% of the loan based on the recipient's completion of an undergraduate math or science program and ensuing employment as a math or science teacher in secondary schools.

FISCAL NOTE (State Scholarship Commission)
Based on FY 1988 data about cumulative loan indebtedness and number of seniors, and the number of undergraduate education degrees awarded, we project that in FY 1988, there were approximately 300 students who had GSL loans and graduated from college with a cumulative loan debt of $7,000. It's also important to note that schools reported math and science education majors are increasing as the demand has become greater. Similarly, the promise of scholarships and loan forgiveness has and could be expected to inflate these figures.

Fiscal Note Act may be applicable.
Apr 26—Cont. MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk

May 11 Placed Calndr, Second Reading

May 15 Fiscal Note Requested DUNN, R
Fiscal Note filed

Placed Calndr, Second Reading

May 23 Second Reading
Placed Calndr, Third Reading

May 25 Added As A Co-sponsor HOLMBERG
Placed Calndr, Third Reading

May 26 Third Reading - Lost 027-028-000

SB-0040 DEL VALLE.
(Ch. 144, par. 189.07)
Amends the Act creating the Board of Higher Education. Provides for deferral of implementation of the minimum admission requirements and standards adopted by the Board of Higher Education until the fall of 1998 entering college freshmen class. Effective immediately.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education

SB-0041 O'DANIEL.
(Ch. 38, par. 1005-8-6)
Amends the Unified Code of Corrections. Provides that the Department of Corrections shall reimburse each county with less than 80,000 inhabitants for each person imprisoned by it, pursuant to a court sentence, at the rate of $40 per day for each day served over 30 days. Deletes that provision which provides that certain persons committed to the Department for less than one year may be assigned to any of its institutions, facilities or programs.

SENATE AMENDMENT NO. 1.
Eliminates the restriction to counties of less than 80,000.

SENATE AMENDMENT NO. 2.
Provides that time served in pretrial detention shall not count towards reimbursement.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Local Government
May 11 Recommended do pass 007-000-000

May 15 Second Reading Amendment No.01 O'DANIEL Adopted
Placed Calndr, Third Reading

May 23 Recalled to Second Reading Amendment No.02 O'DANIEL Adopted
Placed Calndr, Third Reading

1 SB-0042 O'DANIEL.
(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)
Amends the State occupation and use tax Acts to exempt from such taxes rotary mowers used in agricultural operations and certain feeds used to produce livestock for marketing. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-42 creates a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required. No estimate of the amount of reimbursement required is available, but it is expected to be minimal.

Feb 01 1989   First reading   Rfrd to Comm on Assignment
Apr 06        Assigned to Revenue
Apr 13        St Mandate Fis Note Filed
Committee Revenue

SB-0043   MAROVITZ – SMITH AND HAWKINSON.

(Ch. 40, par. 204)
Amends the Marriage and Dissolution of Marriage Act to remove the AIDS-testing requirement for the issuance of a marriage license. Effective immediately.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 48, par. 204
Adds reference to: Ch. 40, par. 203, rep. pars. 204 and 205
Repeals the Sections requiring a medical examination for a marriage license and making exceptions to the requirement. Removes an additional reference to the medical exam.

Feb 01 1989   First reading   Rfrd to Comm on Assignment
Apr 06        Assigned to Judiciary
Apr 12        Added As A Co-sponsor HAWKINSON
               Recommended do pass 008-002-000
Placed Calndr,Second Reading
Apr 27        Added As A Joint Sponsor SMITH
Placed Calndr,Second Reading
May 18        Second Reading
               Amendment No.01   FAWELL   Adopted
Placed Calndr,Third Reading

SB-0044   SMITH.

(New Act)
Creates the Smoking Limitation Act. Prohibits smoking in health care facilities and doctors' offices and in child care facilities. Provides for administration by the Department of Public Health. Violation of the Act is a petty offense. Permits home rule units to exercise power to regulate smoking concurrently if such regulation is equally or more restrictive than that provided in the Act.

SENATE AMENDMENT NO. 1.
Removes the Department of Public Health from enforcement duties.

Feb 01 1989   First reading   Rfrd to Comm on Assignment
Apr 06        Assigned to Executive
May 11        Recommdned do pass as amend 006-002-001
Placed Calndr,Second Reading
May 12        Second Reading
               Amendment No.01   EXECUTIVE   Adopted
Placed Calndr,Third Reading
May 16        Third Reading - Passed 036-013-000
May 17        Arrive House
Placed Calendar,First Readng
May 18        Hse Sponsor WILLIAMS
               Added As A Joint Sponsor BALANOFF
               Added As A Joint Sponsor TROTTER
               First reading   Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
SB-0045 SMITH.

(Ch. 67 1/2, par. 307.24a; Ch. 122, par. 30-15.10; Ch. 144, par. 1606.16)

Amends The School Code, Independent Higher Education Loan Authority Act and Housing Development Act to prohibit making loans to persons with past due child support obligations.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 11 Placed Calndr,Second Reading Recommended do pass 006-000-000
May 12 Second Reading Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House Placed Calndr,First Reading
May 31 Hse Sponsor FLOWERS First reading Rfrd to Comm on Assignment
 Assigned to Higher Education
Jun 01 Added As A Joint Sponsor JONES,SHIRLEY
 Added As A Joint Sponsor CURRAN Committee Higher Education
Jun 08 Interim Study Calendar HIGHER ED

SB-0046 SMITH – MAROVITZ.

(Ch. 40, pars. 203 and 204; Ch. 127, par. 55.41)

Amends the Marriage and Dissolution of Marriage Act to remove the requirement that couples be tested for AIDS prior to obtaining a marriage license. Requires the county clerk to deliver a pamphlet describing how AIDS is transmitted and how it can be prevented to each marriage license applicant. Requires the clerk to obtain a receipt for the pamphlet. Amends the Civil Administrative Code to direct the Department of Public Health to prepare the pamphlet.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Judiciary
Apr 26 Recommended do pass 007-000-000 Motion filed PHILIP
 MOTION PLACE ON SECT. DESK
 Motion prevailed 030-028-000
 Apr 27 Secretary’s Desk
 Apr 27 Added As A Joint Sponsor MAROVITZ
 Secretary’s Desk
 May 11 Placed Calndr,Second Reading
 May 12 Second Reading Placed Calndr,Third Reading

SB-0047 SMITH.

(Ch. 73, new par. 968M)

Amends the Insurance Code. Requires every policy of accident and health insurance that offers maternity coverage to provide maternity coverage for any person covered under the policy. Effective immediately.

1 Fiscal Note Act may be applicable.
Amends the Illinois Act on Aging. Requires the Department on Aging to create a volunteer service credit program under which persons may volunteer their services to provide respite care, homemaker care, or related services to persons 60 years of age or older. Effective July 1, 1990.

SENATE AMENDMENT NO. 1. (Tabled May 23, 1989)
Deletes everything. Requires the Department on Aging to conduct a feasibility study on the establishment of a Volunteer Services Credit Demonstration Program in Illinois and to report to the General Assembly by January 1, 1990. Effective immediately.

SENATE AMENDMENT NO. 2.
Deletes all. Requires the Department of Aging to study the feasibility of a volunteer services credit program and report its findings to the General Assembly by January 1, 1990. Effective immediately.

1 Fiscal Note Act may be applicable.
May 26  Third Reading - Passed 055-004-000
May 30  Arrive House
      Placed Calendar, First Reading
May 31  Hse Sponsor SANTIAGO
      Added As A Joint Sponsor MARTINEZ
      First reading
      Rfrd to Comm on Assignment
      Assigned to Select Committee on Aging
Jun 01  Added As A Joint Sponsor BRUNSVOLD
      Committee Select Committee on Aging
      Interim Study Calendar AGING
Jun 08  Added As A Joint Sponsor WELLER
      Committee Select Committee on Aging
      Interim Study Calendar AGING
Jun 13  Added As A Joint Sponsor KRSKA
      Interim Study Calendar AGING

3 SB-0049 WEAVER, S.
   (Ch. 108 1/2, par. 15-136)

Amends the Universities Article of the Pension Code to provide that the change in the automatic annual increase made by Public Act 85-1008 is applicable without regard to whether termination of employment occurred before the effective date of P.A. 85-1008. Effective immediately.

PENSION IMPACT NOTE
Increase in accrued liability  $990,000
Increase in annual cost  $49,000
Feb 01 1989  First reading
Apr 06  Assigned to Insurance, Pensions & License Act
May 02  Pension Note Filed

3 SB-0050 O’DANIEL.
   (Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

Amends the State occupation and use tax Acts to expand the exemption for farm machinery and equipment to include farm machinery and equipment used in State and federal agricultural programs. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-50 creates a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required. Due to a lack of data, no estimate of the amount of reimbursement required is available.
Feb 01 1989  First reading
Apr 06  Assigned to Revenue
Apr 13  St Mandate Fis Note Filed
        Committee Revenue
May 04  Recommended do pass 007-000-000
        Motion filed WEAVER, S
        MOTION PLACE ON SECT. DESK
        Motion prevailed
        030-028-000

Secretary's Desk
May 11  Placed Calndr, Second Reading
May 12  Second Reading
      Placed Calndr, Third Reading

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends The Illinois Vehicle Code. Exempts a surviving spouse from paying the motor vehicle use tax where the motor vehicle transfer is a gift to the surviving spouse in the administration of an estate.

FISCAL NOTE (Dept. of Revenue)
The Department has determined that SB 51 would have only a minimal impact on State revenues, as the decrease due to this legislation would be insignificant.

SB-0051  DUNN, T.
(Ch. 95 1/2, par. 3-1001)

1 Fiscal Note Act may be applicable.
SB-0052  DAVIDSON, LUFT, PHILIP, MAITLAND AND HAWKINSON.

Amends the Wildlife Code to prohibit taking wildlife on the Marion-Pickerell Wildlife Refuge.

HOUSE AMENDMENT NO. 1.

Prohibits taking waterfowl (rather than wildlife) at the Horseshoe Lake and Marion-Pickerell Wildlife Refuges; prohibits taking any species of wildlife from October 1 through the end of the wildlife season, except nuisance animals.

SB-0053  SAVICKAS.

Appropriates $28,500,000 from the Road Fund to the Department of Transportation to fund the shortfall in the cost of construction of the Central Avenue Project in Bedford Park. Effective July 1, 1989.
Amends the “Social Security Enabling Act” of the Pension Code to exempt units of local government from making reimbursement to State agency for pro rata share of expenses incurred in handling retirement system coverage.

PENSION IMPACT NOTE
Senate Bill 54 would have no impact on the value of pension benefits. However, approximately 68% of the administrative expenses incurred by the Social Security Division could not be recovered from units of local government and returned to the General Revenue Fund.

SB-0055 TOPINKA – ZITO – HUDSON – MACDONALD – MAHAR.
(New Act)

Authorizes the Illinois Commerce Commission, the Office of the State Fire Marshal and the Illinois Emergency Services and Disaster Agency to adopt joint rules on the provisions of adequate fire protection and emergency notification systems at telecommunications service facilities in Illinois. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides that the Act and rules adopted pursuant to the Act shall be applicable to switching facilities of telecommunications carriers in Illinois and to facilities of any company to construct or operate telephone lines or exchanges in or through Illinois, or the Illinois Commerce Commission, State Fire Marshal or Illinois Emergency Services and Disaster Agency find are necessary to protect against a major interruption of telecommunications services.

SENATE AMENDMENT NO. 2.
Provides that the Act and any rules adopted pursuant to the Act shall be applicable to switching facilities of telecommunications carriers in Illinois and to switching facilities of companies which construct or operate telephone lines or exchanges in Illinois.

Fiscal Note Act may be applicable.
SB-0055—Cont.

May 24 Recalled to Second Reading
   Amendment No.02 TOPINKA               Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 059-000-000
May 30 Arrive House
   Hse Sponsor COWLISHAW
   Placed Calendr,First Reading
May 31 First reading
   Rfrd to Comm on Assignment
   Assigned to Public Utilities
Jun 07 Do Pass/Consent Calendar 015-000-000
Consnt Caldr Order 2nd Read
Jun 13 Remvd from Consent Calendar
   Cal 2nd Rdng  Short Debate
Jun 14 Removed  Short Debate Cal COWLISHAW
   Consnt Caldr Order 2nd Read
Jun 15 Consnt Calendar, 2nd Readng
   Consnt Caldr Order 3rd Read
Jun 21 Consnt Caldr, 3rd Read  Pass 117-000-000
   Passed both Houses
Jul 18 Sent to the Governor
Aug 30 Governor approved
   PUBLIC ACT 86-0389 Effective date 89-08-30

SB-0056  ZITO.

(Ch. 85., par. 6013)

Increases the total bonding authority of the Illinois Sports Facilities Authority by
$1.

STATE DEBT IMPACT NOTE
SB-56 would have no appreciable effect on Illinois debt.
Feb 01 1989 First reading
   Rfrd to Comm on Assignment
Apr 06 Assigned to Executive
Apr 13 State Debt Note Filed
   Committee Executive

SB-0057  WELCH.

(Ch. 111 1/2, new par. 1022.23)

Amends the Environmental Protection Act to impose a tax on the landfilling of
waste that is not disposed of at the nearest available site; amount of the tax is based
on the distance between the point of generation and the point of disposal.
SENATE AMENDMENT NO. 1.
Exempts from the tax all waste disposed of within 25 miles from the point of
generation.
SENATE AMENDMENT NO. 2.
Limits applicability to municipal waste.
Feb 01 1989 First reading
   Rfrd to Comm on Assignment
Apr 06 Assigned to Energy & Environment
May 11 Recommended do pass as amend
   007-000-000
   Placed Calndr,Second Readng
May 15 Second Reading
   Amendment No.01 ENRGY ENVRMNT     Adopted
   Placed Calndr,Third Reading
May 23 Recalled to Second Reading
   Amendment No.02 WELCH               Adopted
   Placed Calndr,Third Reading
May 26 Third Reading - Lost 015-040-001

1 Fiscal Note Act may be applicable.
SB-0058  ZITO.
(Ch. 95 1/2, par. 2-123)
Amends The Illinois Vehicle Code. Requires the Secretary of State to exclude the age and driver's license number of persons listed on vehicle registration lists sold to the public.
Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Executive

1 SB-0059  ZITO – TOPINKA.
(Ch. 24, par. 8-11-2; Ch. 85, new par. 2208.14)
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. State Mandates Act exemption. Effective January 1, 1990.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-59 creates a tax exemption mandate for which reimbursement of the revenue loss to units of local government would normally be required. However, SB-59 amends the State Mandates Act to relieve the State of reimbursement liability. The estimated revenue loss to municipalities in the first year is $10.4 million.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 85, new par. 2208.14

Deletes amendment to State Mandates Act providing an exemption from reimbursement requirements.
Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Revenue
Apr 13  St Mandate Fis Note Filed
Committee Revenue
May 11  Recommended do pass 007-000-000
May 15  Second Reading
Placed Calndr,Third Reading
May 23  Recalled to Second Reading
Amendment No.01  ZITO
Adopted
Placed Calndr,Third Reading
May 26  Added As A Joint Sponsor TOPINKA
Placed Calndr,Third Reading
Third Reading - Passed 048-009-000
Arrive House
Hse Sponsor NOVAK
Placed Calendr,First Reading
May 31  First reading  Rfrd to Comm on Assignment
Assigned to Revenue
Jun 01  Added As A Joint Sponsor BALANOFF
Committee Revenue
Jun 09  Tbd pursuant Hse Rule 27D

SB-0060  ZITO.
(Ch. 17, par. 311; Ch. 85, par. 902)
Amends the Illinois Banking Act to permit a bank to manage, operate and administer a fund for investment of funds for any person. Amends "An Act relating to certain investments of public funds by public agencies" to eliminate the requirement that a public agency have a undivided interest in the assets of any bank managed fund in which the public agency has invested. Effective immediately.

1 Fiscal Note Act may be applicable.
SB-0061 LECHOWICZ – Dudycz.

(Ch. 24, par. 1609)


SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 24, par. 1609
Adds reference to: Ch. 24, pars. 1604, 1608, 1611, new pars.
1604.1, 1604.2

Deletes everything. Amends the Home Equity Assurance Act. Allows an excluded precinct to be added to a program by petition and referendum. Allows a contiguous precinct to be added to a program by consent of the governing commission and a petition signed by 51% of the voters in the precinct. Allows tax anticipation warrants. Makes changes concerning offering a guaranteed residence for sale, the terms of commissioners, and filling vacancies. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 24, par. 1603.

Authorizes 2 existing and contiguous home equity programs to merge upon referendum approval.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Executive
May 02 Waive Posting Notice 7C Committee Finance & Credit Regulations
May 11 Placed Calndr, Second Reading
May 16 Second Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House Hse Sponsor HICKS
First reading Rfrd to Comm on Assignment Assigned to Financial Institutions
Jun 06 Added As A Joint Sponsor PIEL
Added As A Joint Sponsor FLINN Committee Financial Institutions
Jun 07 Do Pass/Consent Calendar 031-000-000
Jun 12 Consent Calendar, 2nd Reading
Jun 15 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
Jun 21 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate
Jun 23 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 110-000-002 Passed both Houses
Jul 14 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0683 Effective date 89-09-01
May 16
Third Reading - Passed 048-003-003

May 17
Arrive House
Placed Calendar, First Reading

May 18
Hse Sponsor BUGIELSKI
First reading
Rfrd to Comm on Assignment

May 23
Assigned to Cities & Villages

Jun 07
Do Pass/Short Debate Calendar 007-000-000

Jun 13
Short Debate Calendar 2nd Reading
Amendment No. 01 CULLERTON Withdrawn
Amendment No. 02 CULLERTON Adopted

Jun 14
Short Debate - 3rd Passed 089-019-004

Jun 15
Sec. Desk Concurrence 02

Jun 27
S Concurs in H Amend. 02/049-008-000
Passed both Houses

Jul 14
Sent to the Governor

Sep 01
Governor approved

PUBLIC ACT 86-0684 Effective date 89-09-01

1 SB-0062
JOYCE, JJ.

(Ch. 111 2/3, new par. 705.06)

Amends the Regional Transportation Authority Act to allow certain townships to
be disconnected from the Authority by referendum. Effective immediately.

Feb 01 1989
First reading
Rfrd to Comm on Assignment

Apr 06
Assigned to Transportation

May 04
Recommended do pass 005-000-000
Motion filed WEAVER, S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11
Placed Calendar, Second Reading

May 15
Second Reading
Placed Calendar, Third Reading

May 26
Third Reading - Lost 028-029-000

3d Reading Consideration PP
Calendar Consideration PP.

1 SB-0063
DEMUZIO – BROOKINS – SEVERN AND REA.

(New Act)

Stresses the need for a coordinated program of production agriculture research
and application in this State. Provides for the allocation by the Department of Agri-
culture of funds appropriated for this purpose. Effective July 1, 1989.

FISCAL NOTE (Dept. of Agriculture)
The bill will not create any additional impact on the Depart-
ment other than minor transportation expenses of the Board of
of Agricultural Advisors.

FISCAL NOTE, REVISED (Dept. of Agriculture)
Only minor transportation expenses for the Board of Ag. Advis-
ors will be incurred by the Dept. The universities estimated
that the programs will cost a total of $6 million for FY90.

Feb 01 1989
First reading
Rfrd to Comm on Assignment

Apr 06
Assigned to Agriculture & Conservation
Added As A Joint Sponsor BROOKINS
Committee Agriculture & Conservation

Apr 13
Added As A Joint Sponsor SEVERN
Committee Agriculture & Conservation

1 Fiscal Note Act may be applicable.
Amends the Environmental Protection Act. Provides that no new waste facilities, wells or certain excavations may be placed over certain groundwater recharge areas, within 2,500 feet of a community water supply or within groundwater protection plan areas.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, par. 1017.1
Adds reference to: Ch. 111 1/2, par. 1014.3

Provides that if a wellhead is located within the alluvial deposits adjacent to public waters, the boundaries of certain setback zones may be established to a distance of 2,500 feet from the wellhead. Adds immediate effective date.

HOUSE AMENDMENT NO. 1.

Specifies that a setback zone may be established in areas where a well is withdrawing groundwater from alluvial deposits connected to public waters.
HOUSE AMENDMENT NO. 3.

 Adds reference to: Ch. 111 1/2, pars. 1022.13 and 1022.18; new pars. 1022.18a, 1022.18b and 1022.18c; Ch. 120, title preceding par. 417; pars. 418, 423, 424, 429, 431 and 433; new pars. 417.19, 417.20, 418a, 418b, 419b and 424a; Ch. 127 1/2, pars. 154, 156 and 157

Amends the Environmental Protection Act, The Motor Fuel Tax Law and “An Act to regulate the storage, transportation, sale and use of gasoline, volatile oils and other regulated substances”. Creates a program whereby the owners and operators of underground storage tanks may be reimbursed from the Underground Storage Tank Fund for the costs of corrective action due to leaking underground storage tanks and indemnified for liability incurred in connection therewith. Imposes a tax on motor fuel to fund the program. Establishes eligibility requirements. Preempts home rule. Defines terms. Effective immediately.

HOUSE AMENDMENT NO. 5.

Provides that the boundaries of the setback zone may be established up to 2,500 feet from the wellhead of an active community water supply withdrawing groundwater from within the alluvial deposits within 1000 feet of public waters.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Energy & Environment
May 04 Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary’s Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading
Amendment No.01 DEMUZIO Adopted
Placed Calndr,Third Reading
May 16 Third Reading - Passed 054-000-001
May 17 Arrive House
Placed Calendar,First Reading
May 18 First reading Rfrd to Comm on Assignment
May 22 Added As A Joint Sponsor RYDER Committee Assignment of Bills
May 23 Assigned to Energy Environment & Nat. Resource
Jun 01 Added As A Joint Sponsor BRUNSVOLD Committee Energy Environment & Nat. Resource
Jun 08 Amendment No.01 ENRGY ENVRMNT Adopted
Do Pass Amend/Short Debate 013-000-000
Cal 2nd Rdng Short Debate
Jun 20 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 21 Primary Sponsor Changed To HICKS
Short Debate Cal 3rd Rdng
Jun 22 Min Prev-Recall 2nd Reading
Amendment No.02 HANNIG Withdrawn
Amendment No.03 HICKS Adopted
Amendment No.04 SIEBEN Lost
Amendment No.05 HANNIG Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(D)/117-000-000
Short Debate-3rd Passed 082-026-008
Jun 23 Sec. Desk Concurrence 01,03,05
Jun 26 S Concurs in H Amend. 01,03,05
054-002-002
Passed both Houses
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jul 13</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Jul 28</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 86-0125 Effective date 89-07-28</td>
</tr>
</tbody>
</table>

### SB-0065 DEMUZIO.

(Ch. 95 1/2, new par. 3-624)

Amends The Illinois Vehicle Code. Authorizes the Secretary of State to issue special plates to retired members of the United States Armed Forces. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 01 1989</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 06</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 11</td>
<td>Assigned to Public Health, Welfare &amp; Correctn</td>
</tr>
<tr>
<td>May 12</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 17</td>
<td>Third Reading - Passed 040-009-004</td>
</tr>
<tr>
<td>May 18</td>
<td>Arrive House</td>
</tr>
<tr>
<td>May 22</td>
<td>Hse Sponsor HANNIG</td>
</tr>
<tr>
<td>May 23</td>
<td>First reading</td>
</tr>
<tr>
<td>Jun 07</td>
<td>Added As A Joint Sponsor WOOLARD</td>
</tr>
<tr>
<td>Jun 08</td>
<td>Do Pass/Short Debate Cal 010-000-000</td>
</tr>
<tr>
<td>Jun 15</td>
<td>Short Debate Cal 2nd Rdng</td>
</tr>
<tr>
<td>Jun 16</td>
<td>Short Debate-3rd Passed 108-000-000</td>
</tr>
<tr>
<td>Jul 14</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Aug 13</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 86-0165 Effective date 89-08-13</td>
</tr>
</tbody>
</table>

### SB-0066 DEMUZIO.

(Ch. 32, par. 6.05, 8.85 and new pars. 11A.01 through 11B.05)

Amends the Business Corporation Act of 1983. Creates the Illinois Control Share Law and an Illinois Business Combination Law to permit a corporation to limit shareholders who acquire or attempt to acquire controlling interest in the corporation. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 01 1989</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 06</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Added As A Joint Sponsor WOOLARD</td>
</tr>
<tr>
<td>Apr 08</td>
<td>Added As A Joint Sponsor RYDER</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Committee Assignment of Bills</td>
</tr>
<tr>
<td>Apr 10</td>
<td>Assigned to Select Comm Constitut’nal Officers</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Cal 2nd Rdng Short Debate</td>
</tr>
<tr>
<td>Apr 12</td>
<td>Short Debate Cal 2nd Rdng</td>
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<tr>
<td>Apr 13</td>
<td>Cal 3rd Rdng Short Debate</td>
</tr>
<tr>
<td>Apr 14</td>
<td>Short Debate-3rd Passed 108-000-000</td>
</tr>
<tr>
<td>Apr 15</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Apr 16</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Apr 17</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>PUBLIC ACT 86-0165 Effective date 89-08-13</td>
</tr>
</tbody>
</table>

### SB-0067 JONES - COLLINS.

(Ch. 120, pars. 2-201, 2-204, 7-702, 7-703, 7-704 and 7-710; new par. 2-202.3)

Amends the Illinois Income Tax Act. Increases the individual income tax rate from 2 1/2% to 4% and the corporate income tax rate from 4% to 5%. Raises the standard exemption and withholding exemptions for individuals from $1,000 to $2,000. Effective January 1, 1990.

---

1 Fiscal Note Act may be applicable.
SB-0067—Cont.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue
May 17 Added As A Joint Sponsor COLLINS Committee Revenue
May 22 Motion disch comm, advc 2nd Motn discharge comm lost 006-040-000 Committee Revenue

SB-0068 D'ARCO - TOPINKA AND BROOKINS.

(New Act; Ch. 110 1/2, par. 302)

Creates an Act to define death. Provides that for all legal purposes, a person is dead: (1) when a determination has been made according to accepted medical standards that the person has suffered an irreversible cessation of heartbeat and respiration; or (2) when the person's heartbeat and respiration are maintained solely by artificial means, and a determination has been made according to accepted medical standards that the person has suffered an irreversible cessation of all functions of the entire brain. Amends Uniform Anatomical Gift Act to define death according to the new Act.

HOUSE AMENDMENT NO. 1.

Specifies that the term "brain" includes the "brain stem" when determining whether a person is dead.

May 12 Added As A Joint Sponsor TOPINKA Second Reading
Placed Calndr,Third Reading

May 17 Added As A Co-sponsor BROOKINS Placed Calndr,Third Reading
Third Reading - Passed 032-020-003
Arrive House Placed Calndr,First Readng

May 22 Hse Sponsor CULLERTON Added As A Joint Sponsor JONES,SHIRLEY Added As A Joint Sponsor MARTINEZ Placed Calndr,First Readng

May 23 Added As A Joint Sponsor STERN First reading Rfrd to Comm on Assignment Assigned to Judiciary I

Jun 01 Placed Calndr,Second Readng

Jun 14 Second Reading Held on 2nd Reading

Jun 21 Amendment No.01 CULLERTON Adopted Placed Calndr,Third Reading

Jun 23 Third Reading - Lost 056-057-004

1 SB-0069 D'ARCO.

(New Act)

Creates the Illinois State Agency Historic Resources Preservation Act. Provides that each State agency shall provide a list to the Director of Historic Preservation of all properties under the agency's control. Provides that an agency must submit plans for a proposed project to the Director of Historic Preservation to determine if the project adversely affects an historic resource. Establishes procedures for examining project alternatives to help protect historic resources. Requires each agency to appoint a preservation officer. Provides that each agency shall adopt rules designed to promote the preservation of historic resources.

1 Fiscal Note Act may be applicable.
SB-0069—Cont.

FISCAL NOTE (Historic Preservation Agency)
Total annual cost would be $70.5 (thousand).
Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Executive
May 11 Recommded do pass as amend 010-000-000
Placed Calndr,Second Reading
May 12 Fiscal Note Requested ETHEREDGE
May 16 Placed Calndr,Second Reading
May 18 Fiscal Note filed
Placed Calndr,Second Reading

SB-0070 D’ARCO – DEL VALLE.

(New Act; Ch. 127, new par. 141.253)

Creates the Engineering and Science Recruitment Act and amends an Act in relation to State finance. Authorizes the State Superintendent of Education, pursuant to guidelines established by the State Board of Education, to fund educational or informational programs offered by non-profit organizations to recruit more women and minorities into undergraduate engineering and science programs. Creates the necessary fund within the State treasury.

FISCAL NOTE (State Board of Education)
All funds for the purpose of SB 70 shall be appropriated by the General Assembly to the State Board of Education. We do not know at this time how much will be appropriated for this purpose.
Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 11 Added As A Joint Sponsor DEL VALLE Committee Higher Education Recommended do pass 004-001-000 Placed Calndr,Second Reading
May 12 Second Reading Placed Calndr,Third Reading
May 17 Third Reading - Passed 040-014-001 Arrive House Placed Calendr,First Reading
May 22 Hse Sponsor CULLERTON Added As A Joint Sponsor JONES,SHIRLEY Added As A Joint Sponsor MARTINEZ Placed Calendr,First Reading
May 23 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
Jun 01 Added As A Joint Sponsor STERN Committee Elementary & Secondary Education
Jun 02 Added As A Joint Sponsor MORROW Committee Elementary & Secondary Education
Jun 08 Do Pass/Short Debate Cal 019-000-003
Jun 13 Cal 2nd Rdng Short Debate Fiscal Note Requested MCCRACKEN
Jun 14 Cal 2nd Rdng Short Debate Fiscal Note filed
Jun 15 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
Jun 15 Short Debate-3rd Passed 108-002-002 Passed both Houses
Jul 14 Sent to the Governor
Sep 07  Governor vetoed
Placed Calendar Total Veto
Oct 19  Total veto stands.

SB-0071  O'DANIEL - WATSON - REA.

Appropriates $828,000 (Common School Fund) to the State Board of Education for farmland hold harmless grants.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Appropriations I
May 12  Recommended do pass 012-000-000

May 24  Second Reading  Placed Calnrd,Second Reading
May 26  Added As A Joint Sponsor WATSON
      Added As A Joint Sponsor REA
      Placed Calnrd,Third Reading
      Third Reading - Passed 056-000-000

May 30  Arrive House  Placed Calendr,First Readng
May 31  Hse Sponsor WOOLARD  Rfrd to Comm on Assignment
      Assigned to Appropriations II
      Tbld pursuant Hse Rule 27D

SB-0072  VADALABENE.

Appropriates funds to the Court of Claims to pay awards and recommendations. Effective immediately.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Appropriations I

3 SB-0073  DAVIDSON.

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

Amends the State Employees Article of the Pension Code to compound the automatic annual increase in retirement annuity, beginning January 1, 1990. Effective immediately.

PENSION IMPACT NOTE
Increase in accrued liability $124,086,000
Increase in annual costs $9,830,500
Increase in annual costs as a % of payroll 0.52%

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Insurance, Pensions & License Act
May 02  Pension Note Filed  Committee Insurance, Pensions & License Act

3 SB-0074  DAVIDSON.

(Ch. 108 1/2, pars. 14-114, 15-136, 16-133.1, 16-136.1 and 17-156.1)

Amends the Chicago Teachers, Universities, Downstate Teachers and State Employees Articles of the Pension Code to provide that certain prior one-time increases shall be included in the determination of other benefits granted after December 31, 1989. Effective immediately.

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

PENSION IMPACT NOTE
The financial impact would be minor under each system.

Feb 01 1989  First reading  Rfrd to Comm on Assignment

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0075  DUDYCZ – RAICA.

(Ch. 24, par. 3-13-5)

Amends the Municipal Code. Provides that in municipalities over 3,000,000 the expenses charged against an alderman’s expense allowance must be itemized and approved. Sets restrictions on equipment purchases. Provides for lapse of unexpended or unobligated allowances. Preempts home rule.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Executive

SB-0076  DUDYCZ.

(Ch. 85, par. 2-302)

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Deletes provision prohibiting local public entities from indemnifying employees for judgments for punitive or exemplary damages. Provides that it is the public policy of this State that such entities may elect to indemnify such employees for such judgments.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary

1 SB-0077  DUDYCZ, BERMAN AND SEVERNS.

(Ch. 95 1/2, new par. 3-806.4)

Amends The Illinois Vehicle Code. Requires the Secretary of State to issue, for a $48 fee, registration plates to Illinois residents who are the surviving spouses or parents of persons killed while in service as recognized by the awarding of the Gold Star by the United States Department of Defense.

SENATE AMENDMENT NO. 1.

Provides that special license plates may be issued to Gold Star recipients beginning with the 1991 registration year. Allows the special plates to be issued independent of whether the person died in peacetime or war.

HOUSE AMENDMENT NO. 1.

Changes the fee for Gold Star recipient license plates from $48 to $15 plus the appropriate registration fee. Provides that the renewal fee is $2 plus the appropriate registration fee.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Transportation
May 11  Added As A Co-sponsor BERMAN
        Committee Transportation
May 22  Motion disch comm, advc 2nd
        Committee discharged 031-000-000
Placed Calndr,Second Reading
May 23  Second Reading  Amendment No.01  DUDYCZ  Adopted
        Placed Calndr,Third Reading
May 26  Added As A Co-sponsor SEVERNS
        Placed Calndr,Third Reading
        Third Reading - Passed 059-000-000
May 30  Arrive House
        Placed Calendar,First Reading
May 31  First reading  Rfrd to Comm on Assignment
        Assigned to Select Comm Constitutional Officers

1 Fiscal Note Act may be applicable.
SB-0077—Cont.

Jun 06  Primary Sponsor Changed To WILLIAMSON
Added As A Joint Sponsor MCNAMARA
Committee Select Comm Constitut’nal
Officers

Jun 08  Cal 2nd Rdng Short Debate
Do Pass/Short Debate Cal 010-000-000

Jun 09  Added As A Joint Sponsor BARNES
Cal 2nd Rdng Short Debate

Jun 15  Short Debate Cal 2nd Rdng
Amendment No.01 WILLIAMSON Adopted
Cal 3rd Rdng Short Debate

Jun 16  Short Debate-3rd Passed 110-000-000

Jun 19  Sec. Desk Concurrence 01

Jun 26  S Concurs in H Amend. 01/057-000-000
Passed both Houses

Jul 21  Sent to the Governor

Aug 30  Governor approved
PUBLIC ACT 86-0390 Effective date 90-01-01

SB-0078 DUDYCZ.

(Ch. 122, new pars. 10-21.10 and 10-21.11)
Amends The School Code. Requires school boards to establish a permissive enrollment system within the district and to issue vouchers to that school within the district where the parents of a child residing in the district choose to enroll their child, the vouchers to be in an amount equal to the district’s per pupil education cost in previous year. Also requires school boards to establish a cash voucher system to allow children residing in the district to be enrolled in a nonpublic school or in a public school in another school district. The amount of the voucher, issued to parents, shall be equal to the smallest of the following amounts: the district’s per pupil education cost in the previous year, the per pupil cost of secular education in the nonpublic school in which the child is enrolled, or the per pupil education cost in the previous year in the nonresident district in which child is enrolled.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Elementary & Secondary Education

SB-0079 MAITLAND AND ETHEREDGE.

(Ch. 63, par. 904, rep. par. 905, and new par. 905.1)
Amends the Compensation Review Act. Requires the Board to file its report by March 1 (rather than May 1) of each even-numbered year. Provides that the annual salaries recommended by the Board shall take effect only if a member of the General Assembly introduces a bill within 30 days after the Board’s report is filed to adopt the salaries, either in the full amounts recommended or in proportionately reduced amounts, and that bill becomes law. Eliminates the current provisions allowing the salaries to take effect unless disapproved by resolution of both houses of the General Assembly.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Executive
Apr 13  Recommended do pass 013-004-000

Placed Calndr,Second Reading
May 12  Second Reading
Placed Calndr,Third Reading

May 17  Third Reading - Passed 032-020-000
Arrive House
Hse Sponsor EWING
First reading  Rfrd to Comm on Assignment

¹ Fiscal Note Act may be applicable.
Amends the State Employees, Universities, Downstate Teachers and Chicago Teachers Articles of the Pension Code to compound, or to provide for and compound automatic annual increases in retirement annuities and widow and survivor benefits beginning January 1, 1990. Effective immediately.

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

**PENSION IMPACT NOTE**

- **Chicago Teachers' Retirement System:**
  - Increase in accrued liability: $206,561,000
  - Increase in total annual cost: $16,908,000
  - Increase in total annual cost as a % of payroll: 1.92%

- **State Teachers' Retirement System:**
  - Increase in accrued liability: $553,266,000
  - Increase in total annual cost: $41,526,000
  - Increase in total annual cost as a % of payroll: 1.39%

- **State Universities Retirement System:**
  - Increase in accrued liability: $175,179,000
  - Increase in total annual cost: $16,235,000
  - Increase in total annual cost as a % of payroll: 1.14%

- **State Employees' Retirement System:**
  - Increase in accrued liability: $206,779,000
  - Increase in total annual cost: $15,423,000
  - Increase in total annual cost as a % of payroll: 0.82%

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act

**SB-0081 DAVIDSON.**

(Ch. 108 1/2, pars. 14-119 and 14-121)

Amends the State Employee Article of the Pension Code to limit the Social Security offset against survivor and widow annuities to 50% of the amount of annuity otherwise payable. Effective immediately.

**PENSION IMPACT NOTE**

- Increase in accrued liability: $38,355,000
- Increase in total annual cost: $4,679,000
- Increase in total annual cost as a % of payroll: 0.25%

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act

**SB-0082 FAWELL – PHILIP.**

(Ch. 40, pars. 2312-9, 2312-17 and 2312-20)

Amends the Domestic Violence Act of 1986. Authorizes issuance of emergency orders of protection for up to 21 (now, 14) days.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Judiciary

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3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0083  TOPINKA.

(Ch. 11 1/2, par. 1018.1)

Amends the Environmental Protection Act to require the owner or official custodian of a public water supply which is providing water to service connections not previously served due to a substantial threat to potable water to ensure the water flow and pressure to the new connections is adequate.

FISCAL NOTE (EPA)
SB-083 has no fiscal impact.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Energy & Environment
Apr 18  Recommended do pass 009-003-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

May 11  Place in Calndr, Second Reading
May 15  Fiscal Note Requested WELCH
May 22  Fiscal Note filed
May 23  Second Reading
May 26  Third Reading - Passed 059-000-000
May 30  Arrive House
May 31  Placed Calndr, First Reading
Jun 08  Recommended do pass 008-003-001

Jun 15  Added As A Joint Sponsor SUTKER
Jun 21  Held on 2nd Reading
Jun 23  Amendment No. 01 KUBIK  Withdrawn

3 SB-0084  DAVIDSON.

(Ch. 108 1/2, pars. 14-119 and 14-121)

Amends the State Employees Article of the Pension Code to provide a one-time increase in widow and survivor annuities that began on or before January 1, 1981, equal to $1.50 per month for each full year that has elapsed since the annuity began. Effective immediately.

PENSION IMPACT NOTE

| Increase in accrued liability | $7,560,000 |
| Amortization payment (annual cost) | $303,489 |
| First full-year payout | $1,111,500 |

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Insurance, Pensions & License Act
May 02  Pension Note Filed

Committee Insurance, Pensions & License Act

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0085 JACOBS – SEVERNS.
(Ch. 48, par. 820)

Amends The Unemployment Insurance Act to change the short title of the Act to The Illinois Unemployment Insurance Act.

HOUSE AMENDMENT NO. 1. (Tabled June 21, 1989)
- Deletes reference to: Ch. 48, par. 820
- Adds reference to: Ch. 48, new par. 322.1

Amends The Unemployment Insurance Act to exempt from employment services performed by certain owner-operators or lessees of a truck, truck-tractor or tractor who are licensed by or enter into a contract with a carrier licensed by the Illinois or Interstate Commerce Commission. Effective immediately.

HOUSE AMENDMENT NO. 2. (House recedes November 2, 1989)
- Deletes reference to: Ch. 48, new par. 322.1
- Adds reference to: Ch. 48, par. 311
- Deletes all. Amends the Unemployment Insurance Act by changing a reference to the Director of Employment Security.

CONFERENCE COMMITTEE REPORT NO. 1, CORRECTED
Recommends that the House recede from H-am 2.
Recommends that the bill be amended as follows:
- Deletes reference to: (Ch. 48, par. 311)
- Adds reference to: (New Act; Ch. 48, new par. 242b, pars. 2201, 2202, 2203, 2204, 2205, 2206, 2207; Ch. 127, new par. 141.252)

Deletes title and everything after the enacting clause. Creates the Illinois Manufacturing Technology Alliance Act. Establishes the Illinois Manufacturing Technology Alliance for the purpose of advancing the use of modern technology by small and medium-sized manufacturers in this State. Provides for appointment and meetings of a board of directors of such Alliance. Outlines powers and duties of such Board. Also, provides for financial assistance to businesses by the Alliance under certain conditions. Amends the State Finance Act to create the Illinois Manufacturing Technology Alliance Fund. Amends An Act concerning the distribution of certain federal grants and the employment of Illinois workers. Provides that the Act applies to labor on public work projects or improvements, including projects involving the clean-up and on-site disposal of hazardous waste. Amends The Unemployment Insurance Act to exclude from the definition of employment services performed by an individual under the age of 22 who is a full-time student and acting as a caddie in assisting a golf player during a round of golf primarily by handling the player's clubs. Effective immediately.
SB-0086  JACOBS – DEANGELIS – SEVERNS – HUDSON, REA AND WELCH.

(Ch. 48, pars. 138.1 and 172.36)


HOUSE AMENDMENT NO. 2. (House recedes November 2, 1989)

Makes technical change in citation of title to the Illinois Workers’ Compensation Act.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 2.

Deletes reference to: Ch. 48, pars. 138.1 and 172.36

Adds reference to: Ch. 48, pars. 138.3, 138.4, 138.7, 138.13, 138.14, 138.15a, 138.16, 138.19, 138.20, 172.39, 172.51, 172.54, 172.54-1 and 640; new par. 138.13-1; Ch. 120, par. 9-917; Ch. 127, par. 63b104d
Deletes all. Amends the Workers' Compensation Act, Workers' Occupational Diseases Act, and other Acts. Provides for: penalties for failure by employers to make required payments to certain funds; establishment of training programs for new Commissioners and arbitrators; abolition of terms of current Commissioners and appointments of new Commissioners; creation of Workers' Compensation Advisory Board; changes in appeal procedures from Industrial Commission orders; appointment of special panel of Commissioners, acting commissioners, and 2 staff attorneys for each Commissioner; and supplying of free copies of exhibits to poor persons. Makes other changes. Effective immediately.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Labor
May 04 Recommended do pass 006-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 16 Second Reading
Placed Calndr,Third Reading
May 17 Added As A Joint Sponsor DEANGELIS
Placed Calndr,Third Reading
May 25 Third Reading - Passed 057-000-002
May 26 Arrive House
Hse Sponsor FARLEY
Placed Calndr,First Reading
May 31 First reading Rfrd to Comm on Assignment
Assigned to Labor & Commerce
Jun 07 Recommended do pass 016-000-000

Jun 21 Second Reading
Amendment No.01 FARLEY Withdrawn
Amendment No.02 FARLEY Adopted
Held on 2nd Reading
Jun 23 Placed Calndr,Third Reading
Third Reading - Passed 110-000-003
Jun 24 Sec. Desk Concurrence 02
S Noncners in H Amend. 02
Speaker's Table, Non-concur 02
Jun 26 H Refuses to Recede Amend 02
H Requests Conference Comm IST
Hse Conference Comm Apptd IST/MCPIKE,
FARLEY, CULLERTON, DIDRICKSON & EWING
Jun 27 Sen Accede Req Conf Comm IST
Sen Conference Comm Apptd IST/JACOBS
SMITH, SEVERNS, HUDSON & DEANGELIS
Oct 31 Exempt under Hse Rule 29(C)
Motion to Suspend Rule 79(E) AND PLACE ON
CALENDAR ORDER OF CONF. COMM. REPTS.
FARLEY
Sen Conference Comm Apptd IST (06-27-89)
Nov 02 Added As A Joint Sponsor SEVERNS
Added As A Joint Sponsor HUDSON
Added As A Co-sponsor WELCH
Added As A Co-sponsor REA
Added As A Joint Sponsor MCPIKE
Added As A Joint Sponsor DIDRICKSON
Added As A Joint Sponsor MATIJEVICH
SB-0086—Cont.

Nov 02—Cont. Added As A Joint Sponsor OLSON, MYRON
Senate report submitted
Senate Conf. report Adopted 1ST/057-000-000
Mtn Prevail to Suspend Rule 79(E)
House report submitted
House Conf. report Adopted 1ST/114-000-000
Both House Adopted Conf rpt 1ST
Passed both Houses
Nov 30 Sent to the Governor
Dec 18 Governor approved
PUBLIC ACT 86-0998 Effective date 89-12-18

1 SB-0087 COLLINS.
(Ch. 120, new par. 2-208)
Amends the Illinois Income Tax Act to provide an income tax credit of 20% of the cost to employers of operating a child care center for children of the employees of such employer.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue

1 SB-0088 COLLINS AND DEL VALLE.
(Ch. 111 1/2, par. 6354-1; Ch. 120, new par. 2-208)
Amends the Illinois Alcoholism and Other Drug Dependency Act and the Illinois Income Tax Act to provide for an income tax credit to employers for 30% of the employer’s cost of a drug rehabilitation program for employees but not to exceed $1,000 for each employee. Credits may not exceed 30% of the employer’s tax liability but credit eligible expenses may be carried forward for 3 years. Requires approval of such program by the Illinois Department of Alcoholism and Substance Abuse.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue
Apr 27 Added As A Co-sponsor DEL VALLE
Committee Revenue

SB-0089 COLLINS.
(Ch. 67 1/2, pars. 852 and 853)
Amends the Abandoned Housing Rehabilitation Act. Provides that a petition for possession of residential property may be filed if the property has been unoccupied for the preceding year and constitutes a hazard to the surrounding area.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Executive
May 04 Recommended do pass 011-000-000
Motion filed WEAVER, S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000
Secretary’s Desk
May 11 Placed Calndr, Second Reading
May 15 Second Reading Placed Calndr, Third Reading
May 26 Tabled By Sponsor

1 SB-0090 LECHOWICZ, KELLY, DEGNAN, JOYCE, JE AND MAROVITZ.
(Ch. 111 2/3, pars. 315 and 704.02, new par. 347 and new Article II-A)
Amends the Metropolitan Transit Authority Act and the Regional Transportation Authority Act. Creates the Illinois Drug Testing Transportation Law within

1 Fiscal Note Act may be applicable.
the Regional Transportation Authority Act and requires the Regional Transportation Authority and the Service Boards subject thereto, including the Chicago Transit Authority, to establish and maintain, beginning January 1, 1990, a mandatory drug testing program for employees thereof. Requires the Department of Public Health to promulgate rules and regulations to administer the drug testing programs and authorizes the Department to adopt federal rules regarding same. Establishes penalties for tampering with test specimens and requires the Department to monitor testing programs and issue a quarterly report on program compliance. Requires the Department to issue a Notice of Funding Ineligibility which would prohibit the Authority or a Service Board from receiving funds from federal, State or local government sources whenever the Authority or a Service Board fails to comply with drug testing program requirements. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111/2/3, pars. 315 and 704.02; new Article II-A.
Adds reference to: Ch. 111 2/3, new par. 702.24

Deletes everything in the bill. Requires the Chicago Transit Authority to establish, maintain, administer and enforce a drug testing program pursuant to Sections of the Regional Transportation Authority Act requiring such tests beginning January 1, 1990. Effective immediately.

SENATE AMENDMENT NO. 2.
Changes a reference to a Section number.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Judiciary
May 11 Recommended do pass 006-000-001

May 12 Second Reading
Placed Calndr,Third Reading

May 23 Recalled to Second Reading
Amendment No.01 LECHOWICZ Adopted
Placed Calndr,Third Reading

May 24 Recalled to Second Reading
Amendment No.02 LECHOWICZ Adopted
Placed Calndr,Third Reading

May 26 Third Reading - Passed 055-002-001
Arrive House
Placed Calendar,First Reading

May 31 Hse Sponsor BUGIELSKI
First reading Rfrd to Comm on Assignment
Assigned to Executive

Jun 01 Added As A Joint Sponsor SANTIAGO
Added As A Joint Sponsor GIGLIO
Added As A Joint Sponsor WHITE
Committee Executive

Jun 07 Do Pass/Consent Calendar 021-000-000

Jun 13 Added As A Joint Sponsor BALANOFF
Cnsent Calendar, 2nd Readng
Consnt Caldr Order 3rd Read

Jun 15 Consnt Caldr, 3rd Read Pass 113-000-000
Passed both Houses

Jul 14 Sent to the Governor

Sep 11 Governor approved

PUBLIC ACT 86-0906 Effective date 89-09-11

1 SB-0091 TOPINKA.

(Ch. 120, new par. 2-208)

1 Fiscal Note Act may be applicable.
Amends the Illinois Income Tax Act to provide an income tax credit of 30% of the cost to hospitals and nursing homes which operate a child care center for children of their employees.

Mar 01 1989   First reading   Rfrd to Comm on Assignment
Apr 06       Assigned to Revenue
May 22       Motion disch comm, advc 2nd
             Mtn discharge comm lost 025-011-000
             Committee Revenue

SB-0092   SMITH – DEL VALLE AND KUSTRA.

(Ch. 43, new par. 144d)

Amends The Liquor Control Act of 1934. Requires all retailers who sell any alcoholic beverages for consumption on the premises to post, in a conspicuous place, a sign which clearly reads: “Warning: Drinking alcoholic beverages during pregnancy can cause birth defects.” Requires the Department of Revenue to make such warning signs available to retailers of alcoholic beverages. Permits the Department to charge a fee to cover printing, postage and handling expenses. Provides that a violation of this provision is a Class C misdemeanor. Imposes a fine not to exceed $100.

Mar 01 1989   First reading   Rfrd to Comm on Assignment
Mar 15       Added As A Co-sponsor KUSTRA
             Committee Committee on Assignment of Bills
Apr 06       Assigned to Public Health, Welfare & Correctn
             Added As A Co-sponsor KUSTRA
             Added As A Joint Sponsor DEL VALLE
             Committee Public Health, Welfare & Correctn

1SB-0093   SMITH – DEL VALLE AND KUSTRA.

(Ch. 40, par. 203; Ch. 111 1/2, par. 6354-1)

Amends the Marriage and Dissolution of Marriage Act and the Alcoholism and Other Drug Dependency Act. Requires the county clerk to provide a pamphlet describing fetal alcohol syndrome with each marriage license. Requires the Department of Alcoholism and Substance Abuse to develop and publish such pamphlets.

FISCAL IMACT NOTE (Dept. of Alcoholism and Substance Abuse)
DASA estimates that the fiscal impact of implementing SB-93 will be approximately $500,000, based on the cost of development and distribution of 200,000 pamphlets.

Mar 01 1989   First reading   Rfrd to Comm on Assignment
Apr 06       Assigned to Public Health, Welfare & Correctn
             Added As A Co-sponsor KUSTRA
             Added As A Joint Sponsor DEL VALLE
             Committee Public Health, Welfare & Correctn
May 04       Recommended do pass 007-000-000
             Motion filed WEAVER,S
             MOTION PLACE ON SECT. DESK
             Motion prevailed
             030-028-000
             Secretary's Desk
May 11       Placed Calndr,Second Readng
May 12       Fiscal Note Requested ETHEREDGE
May 16       Fiscal Note filed
             Placed Calndr,Second Readng

1 Fiscal Note Act may be applicable.
Amends the Insurance Code. Requires the Department of Insurance to promulgate regulations establishing a Physicians Professional Liability Insurance Merit Rating Plan. Sets forth factors to be considered in establishing such plan. Requires insurers to comply with the plan by January 1, 1990. Imposes penalties for noncompliance. Effective immediately.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Insurance, Pensions & License Act


PENSION IMPACT NOTE
The bill has no financial impact.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 108 1/2, par. 1-111
Adds reference to: Ch. 108 1/2, pars. 2-111, 2-121, 2-123,
2-124, 2-126, 2-131, 2-134, 2-145, 2-146, 2-154, 14-110,
14-123, 14-123.1, 14-124, 14-128, 14-131, 14-147, 15-155,
16-158, 18-129, 18-131, 18-133, 18-140, 18-152, 18-153, 18-161,
21-115 and 21-116; new pars. 2-121.6, 14-103.31, 14-121.1,
14-152 and 18-128.3

Amends the General Assembly and Judges Articles of the Pension Code to make numerous administrative changes. Provides for federally mandated age 70 1/2 distributions to certain surviving spouses; specifies the applicability of the exemption from garnishment and attachment; delays the start of certain survivor's benefits from the date of death until the first day of the next calendar month; contains other provisions. Specifies minimum levels of State funding for these systems beginning in

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1 Pension System Impact Note Act may be applicable.
7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
fiscal 1990. Amends the State Employees Article of the Pension Code to specify the applicability of the exemption from garnishment and attachment; removes the age 70 termination requirement on disability benefits; corrects obsolete citations to the federal Social Security Act; defines "personal services" so as to exclude the non-payroll earnings of court reporters, and amends the Social Security Enabling Act to allow use of certain overpayments to pay liabilities resulting from such nonpayroll earnings from 1977 through 1986; provides for federally mandated age 70 1/2 distributions to certain surviving spouses; and amends the occupational death benefit beneficiary provisions to provide for disabled children over age 18 and certain dependent parents.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 108 1/2, par. 2-121.1

Amends the General Assembly Article of the Pension Code to provide a minimum survivor's annuity of $300 per month for all survivors, beginning January 1, 1990.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 108 1/2, pars. 3-112 and 3-121

Amends the Downstate Police Article of the Pension Code to allow a surviving spouse to remarry without loss of survivor's pension; provides for reinstatement of survivor's pensions terminated due to remarriage after January 1, 1974.

SENATE AMENDMENT NO. 4.

Adds reference to: Ch. 108 1/2, par. 3-128

Amends the Downstate Police Article of the Pension Code. Provides that if there are no beneficiaries of the fund at the time members are to be elected to the board of trustees, the 5th member shall be elected by and from the active participants to serve until the next biennial election.

SENATE AMENDMENT NO. 5.

Adds reference to: Ch. 108 1/2, pars. 5-167.2 to 5-167.4

Amends the Chicago Police Article of the Pension Code to raise the minimum widow's annuity from $150 to $200 per month; raises the minimum widow's annuity from $325 to $400 per month for certain widows of policemen who die in service or with at least 20 years of service credit; raises the minimum retirement annuity from $475 to $575 per month.

SENATE AMENDMENT NO. 6.

Adds reference to: Ch. 108 1/2, par. 15-136

Amends the Universities Article of the Pension Code to provide that the change in the automatic annual increase made by Public Act 85-1008 is applicable without regard to whether termination of employment occurred before the effective date of P.A. 85-1008.

PENSION IMPACT NOTE

SB-95, as amended in the Senate, includes minimum actuarial funding requirements for the 5 State systems, changes intended to put the State Employees' Retirement System in compliance with federal age discrimination law, plus various administrative changes and benefit increases. The minimum actuarial funding provisions for the State systems will require an estimated $99.1 million increase in regular recommendations. The age discrimination and administrative changes involve minor costs. Benefit increases for which costs estimates can be determined and are other than minor are for Chicago Police (increase in accrued liability--$10.8 million; increase in annual cost--$825,000); General Assembly (increase in accrued liability--$961,000; increase in annual cost--$47,000) and State Universities (increase in accrued liability--$990,000; increase in annual cost--$49,000).
HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)

Deletes reference to: Ch. 108 1/2, pars. 2-121.1, 2-124, 3-112, 3-121, 3-128, 5-167.2, 5-167.4, 14-110, 14-123, 14-123.1, 14-124, 14-131, 15-136, 15-155, 16-158, 18-131 and 21-116, new pars. 14-103.39 and 14-152.

Deletes all changes to the Downstate Police, Chicago Police and State Universities Articles. Deletes the increase in General Assembly minimum survivor annuities. Deletes the required annual funding provisions, and certain administrative provisions in the State Employees Articles.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from House Amendment 1

Recommends that the bill be further amended as follows:

Deletes reference to: Ch. 108 1/2, pars. 3-112, 3-128, 5-167.2, 14-123, 14-123.1, 14-124, 21-115 and 21-116, new pars. 14-103.39 and 14-152.


Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act
May 11 Recmmendd do pass as amend 006-001-000
Placed Calndr,Second Reading
May 18 Second Reading
Amendment No.01 INS PEN LIC Adopted
Amendment No.02 JONES Adopted
Amendment No.03 JONES Adopted
Amendment No.04 JONES Adopted
Amendment No.05 JONES Adopted
Amendment No.06 JONES Adopted
Amendment No.07 JONES Lost 021-026-003
Placed Calndr,Third Reading
May 26 Third Reading - Passed 051-004-000
Arrive House Placed Calendar,First Reading
May 31 Hse Sponsor WOLF First reading Rfrd to Comm on Assignment Assigned to Personnel and Pensions
Jun 08 Amendment No.01 PERS PENSION Adopted DP Ammded Consent Calendar 006-000-000
Consnt Caldr Order 2nd Read
SB-0096

JONES.

(Ch. 127, par. 1904.5; new par. 1904.11)


SENATE AMENDMENT NO. 1.

Deletes reference to:

Adds reference to: Ch. 111, pars. 2338, 3531, 3926.1, 4155.19, 4841, and 7025.16; Ch. 127, par. 60

Amends the Dental Practice Act, the Nursing Act of 1987, the Optometric Practice Act of 1987, the Pharmacy Practice Act of 1987, the Podiatry Medical Practice Act of 1987, the Veterinary Medicine Act of 1983, and the Civil Administrative Code. Provides that fines collected under the various regulatory Acts shall be deposited in the Professional Regulation Evidence Fund and that the Department of Professional Regulation may use such funds for the purchase of controlled substances, professional services for covert operations, and surveillance equipment. Effective immediately.

FISCAL NOTE (Dept. of Professional Regulation)
We might anticipate anywhere from $50,000 to $100,000 annually to be deposited to the Evidence Fund under this act resulting from various fines. The Department is unable to accurately estimate future revenues from fines and can therefore present no accurate prediction of fiscal impact from fines.
SB-0096—Cont.

May 31  Primary Sponsor Changed To MAUTINO
First reading  Rfrd to Comm on Assignment
Assigned to Registration and Regulation

Jun 08  Do Pass/Short Debate Cal 019-000-000
Cal 2nd Rdng Short Debate
Jun 14  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 15  Short Debate-3rd Passed 109-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0685  Effective date 89-09-01

SB-0097  JONES.

(Ch. 73, par. 617)

HOUSE AMENDMENT NO. 1. (House recedes November 2, 1989)
Makes a technical correction.

HOUSE AMENDMENT NO. 2. (House recedes November 2, 1989)
Adds reference to: (Ch. 73, pars. 755.11, 755.13 and 755.17)

Provides that notice of cancellation requirements do not apply to commercial excess and umbrella liability policies of insurance.

CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the House recede from H-ams 1 and 2.
Recommends that the bill be amended as follows:

Deletes reference to: (Ch. 73, pars. 617, 755.11, 755.13 and 755.17)

Adds reference to: (Ch. 73, pars. 1005.41-1 and 1153; Public Act 86-673)

Deletes the title and everything after the enacting clause. Amends the Illinois Insurance Code with respect to license and examination requirements of insurance producers. Amends the Property Fire Loss Act relating to the release of information regarding suspicious fires. Amends Public Act 86-673 to provide for the repeal of Section 908, rather than Section 907 of the Illinois Insurance Code. Effective immediately.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Insurance, Pensions & License Act
May 11  Recommended do pass 006-001-000
Placed Calndr,Second Reading
May 25  Second Reading
Placed Calndr,Third Reading
May 26  Third Reading - Passed 056-000-000
Arrive House
Placed Calendr,First Reading
May 31  First reading  Rfrd to Comm on Assignment
Assigned to Insurance
Jun 08  Recommended do pass 011-004-001
Placed Calndr,Second Reading
Jun 16  Second Reading
Amendment No.01  LANG  Adopted
059-047-000
Placed Calndr,Third Reading
Jun 22  Mtn Prev-Recall 2nd Reading
Amendment No.02  MAUTINO  Adopted
Amendment No.03  BOWMAN  Lost
040-067-004
Amendment No.04  GIORGI  Withdrawn
Amends the State occupation and use tax Acts to revise the provisions concerning imposition of those taxes on photo processing. Amends the Municipal Code to revise...
the provisions relating to tax increment financing. These changes are effective immediately. Also amends the State and local occupation and use tax Acts and State finance Act, to revise provisions relating to application, enforcement and distribution provisions of those Acts as related to the State and local occupation and use taxes. Effective January 1, 1990.

1 SB-0099 RIGNEY – ZITO – HAWKINSON.

(Ch. 127, new par. 141.255, pars. 142z-17 and 142z-18)

Amends the State finance Act to add the State and Local Sales Tax Reform Fund and to provide for continuing appropriation rather than annual appropriation of local government shares of State occupation and use tax proceeds. Effective January 1, 1990.

SB-0100 ZITO.

(Ch. 17, pars. 311 and 360.1; Ch. 73, par. 1065.46-1)


FISCAL NOTE (Dept. of Insurance)
Increased annual expenditures would total $432,500 which costs would be offset by estimated revenue increases of $286,875.

FISCAL NOTE (Commissioner of Banks & Trust Companies)
The Commissioner of Banks and Trust Companies estimates that there would be no additional personnel required to handle implementation of this statutory change and that the increase in cost would be minimal.

HOUSE AMENDMENT NO. 4.
Deletes immediate effective date.
SB-0100—Cont.

Jun 20
Primary Sponsor Changed To KEANE
Added As A Joint Sponsor CAPPARELLI
Fiscal Note filed
Second Reading
Amendment No.01 PARKE Lost
039-061-007
Amendment No.02 WILLIAMS Lost
039-066-005
Placed Calndr,Third Reading
Jun 22
3d Reading Consideration PP
Calendar Consideration PP.
Jun 23
Motion EXTEND 3RD RD DEADLINE UNTIL 11-02-89 - KEANE
Verified
Mtm Prevail Suspend Rul 37G 061-044-003
Calendar Consideration PP.
Oct 17
Exempt under Hse Rule 29(C)
Calendar Consideration PP.
Oct 18
Floor motion RECALL TO 2ND READING-KEANE
Motion failed
Calendar Consideration PP.
Oct 31
Verified
Mtn Prev-Recall 2nd Reading
Amendment No.03 CAPPARELLI Withdrawn
Amendment No.04 SHAW Adopted
056-048-006
Calendar Consideration PP.
Nov 02
Interim Study Calendar FIN INSTIT

SB-0101  HAWKINSON – DUNN,R.
(Ch. 110, par. 2-209)
Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary
Added As A Joint Sponsor DUNN,R Committee Judiciary

SB-0102  BROOKINS.
(Ch. 48, par. 138.8)
Amends the Workers' Compensation Act to provide that the compensation rate in certain cases of serious and partial disfigurement and permanent and partial disability shall, with certain exceptions, equal 66 2/3% (instead of 60%) of the employee's weekly wage.
Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Labor

SB-0103  DUNN,T.
(Ch. 108 1/2, par. 7-116; Ch. 85, new par. 2208.13)
Amends the Illinois Municipal Retirement Fund Article of the Pension Code to allow persons retiring from service as a county sheriff to base their pensions on the rate of earnings for the highest 12 months of such service, rather than the highest 48 months within the last 10 years. Amends The State Mandates Act to require implementation without reimbursement.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES FISCAL NOTE

Fiscal Note Act and Pension System Impact Note Act may be applicable.
In the opinion of DCCA, SB 103 creates a retirement benefit mandate for which reimbursement of the increased costs to units of local government would normally be required. However, SB 103 amends the State Mandates Act to relieve the State of liability for reimbursement. No estimate of the annual cost is available.

PENSION IMPACT NOTE
Increase in accrued liability $12,525,000
Increase in total annual cost $907,000
Increase in total annual cost as a % of payroll for affected employees 1.42%

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Insurance, Pensions & License Act
Apr 25  St Mandate Fis Note Filed
        Committee Insurance, Pensions & License Act
May 02  Pension Note Filed
        Committee Insurance, Pensions & License Act

SB-0104  HAWKINSON.
(Ch. 122, par. 10-22.36)

Amends The School Code. Permits construction or the addition, improvement or remodeling of school buildings and office facilities without referendum when such work is completed with funds derived from the disposition of other school property or from sources which include gifts and insurance proceeds, and not with bond or tax proceeds. Effective immediately.

HOUSE AMENDMENT NO. 1. (Tabled June 22, 1989)
Provides that if construction of a school building or office facility commences without referendum, the school board must, before it increases its OBM rate to any rate exceeding that at which its OBM taxes were last extended prior to the commencement of construction, obtain referendum approval for such rate increase.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Elementary & Secondary Education
Apr 13  Recommended do pass 017-000-000
May 04  Placed Calndr,Second Reading
Second Reading
  Amendment No.01  BARKHAUSEN
  RULED OUT OF ORDER
  Appeal Ruling of Chair BARKHAUSEN
  APPEAL FAILS
  027-030-001
  CHAIR SUSTAINED
  A#1/ RULED OUT OF ORDER
  Placed Calndr,Third Reading
May 12  Third Reading - Passed 052-000-000
      Arrive House
      Hse Sponsor HULTGREN
      Placed Calndr,First Reading
May 16  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Elementary & Secondary Education
Jun 07  Amendment No.01  ELEM SCND ED  Adopted
        DP Amnded Consent Calendar
        029-000-000
        Consnt Caldr Order 2nd Read
Jun 13  Consnt Calendar, 2nd Reading
        Consnt Caldr Order 3rd Read
Jun 15  Consnt Caldr, 3rd Read Pass 113-000-000
SB-0105  HAWKINSON.

(Ch. 110, pars. 5-105 and 5-107)

Amends the Code of Civil Procedure to allow the court, as it deems just, to order a poor person who can pay a portion of the costs and expenses of suit to do so as a condition to proceeding as a poor person.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary

SB-0106  HALL.

Appropriates funds to the Court of Claims to pay awards and recommendations. Effective immediately.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Appropriations I

SB-0107  SEVERNS – BROOKINS.

(Ch. 95 1/2, par. 6-107, 6-108 and 6-201; Ch. 122, par. 26-3a)

Amends the Motor Vehicle Code and the School Code. Authorizes the cancellation or denial of a driver’s license for failure to maintain school attendance.

FISCAL NOTE (State Board of Education)
The State Board of Education believes that SB 107 will not have a fiscal impact upon schools since the information requested must already be maintained by schools.

SENATE AMENDMENT NO. 1.
Provides that reports of minors no longer attending school shall be on forms prescribed by the Secretary of State.

HOUSE AMENDMENT NO. 1.
Excludes pupils with extraordinary circumstances of economic or medical necessity or family hardship as determined by the local school superintendent from the list required to be sent from the school board to the Secretary of State stating pupils who have withdrawn or otherwise been removed from the school rosters. Adds a repeal date of July 1, 1991.

HOUSE AMENDMENT NO. 2.
Provides that if a minor’s driver’s license is cancelled a second time for poor school attendance, such minor shall not make application for a driver’s license until age 18.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Elementary & Secondary Education
May 11  Recommended do pass 007-004-000
May 12  Placed Calndr,Second Readng  Fiscal Note Requested KUSTRA
May 16  Fiscal Note filed
Second Reading

May 17  Amendment No.01 SEVERNS Adopted
Placed Calndr,Third Readng

May 22  Added As A Joint Sponsor BROOKINS
Placed Calndr,Third Readng
Third Reading - Passed 048-003-001
Arrive House
Placed Calendr,First Readng
SB-0107—Cont.

May 23  
Added As A Joint Sponsor ROPP  
First reading Rfrd to Comm on Assignment  
Assigned to Select Comm Constitut’nal Officers  

Jun 01  
Added As A Joint Sponsor BUGIELSKI  
Added As A Joint Sponsor DEJAEGHER  
Added As A Joint Sponsor BRUNSVOLD  
Committee Select Comm Constitut’nal Officers  

Jun 08  
Recommended do pass 007-003-000  

Jun 21  
Second Reading  
Held on 2nd Reading  

Jun 23  
Amendment No.01 GRANBERG Adopted  
Amendment No.02 GRANBERG 081-029-003 Adopted  
Placed Calndr,Third Reading  
Third Reading - Lost 043-060-007  

SB-0108 REA.  

(Ch. 38, pars. 16-1, 24-1.1, 24-2, 24-3, 24-3.2 and 1003-11-1; Ch. 61, par. 3.2; Ch. 85, par. 515; Ch. 91 1/2, par. 812; Ch. 96 1/2, par. 4818; Ch. 111, par. 2678; Ch. 127, pars. 55a and 55a-4; Ch. 38, rep. pars. 83-1 through 83-16.3)  
Repeals the Firearm Owner’s Identification Card Act. Amends various other Acts to take such repeal into account.  
Mar 01 1989 First reading Rfrd to Comm on Assignment  
Apr 06 Assigned to Judiciary  

'SB-0109 REA.  

(Ch. 108 1/2, pars. 15-113.3, 16-127 and 17-134)  
Amends the State Universities, Downstate Teachers and Chicago Teachers Articles of the Pension Code to change their provisions regarding military service credit; allows up to 5 years of credit, of which 2 need not immediately follow a period of service if served during wartime or national emergency; requires the employee to contribute the employer’s normal cost of benefits accrued for military service not immediately following a period of service, in addition to the employee’s own contributions. Effective immediately.  
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.  
PENSION IMPACT NOTE  
There would be some additional minor costs to the retirement systems in granting the credit for military service, but it is not possible to determine them.  
Mar 01 1989 First reading Rfrd to Comm on Assignment  
Apr 06 Assigned to Insurance, Pensions & License Act  
May 02 Pension Note Filed Committee Insurance, Pensions & License Act  

'SB-0110 REA.  

(Ch. 127, par. 49.30)  
Amends The Civil Administrative Code of Illinois. Requires the Department of Transportation to incorporate into its rules and regulations various minimum requirements for applicants who wish to participate in the Department’s program of leasing space on signs which advertise travel-related services (gas, food and lodging signs).  

1 Fiscal Note Act may be applicable.  
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
FISCAL NOTE (Dept. of Transportation)
The cost for all changes in the bill is approximately $1,000,000.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06    Assigned to Transportation
May 04    Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary’s Desk
May 11    Placed Calndr,Second Reading
May 12    Fiscal Note Requested ETHEREDGE
May 16    Placed Calndr,Second Reading
May 17    Fiscal Note filed
May 18    Placed Calndr,Second Reading
May 18    Re-committed to Transportation

SB-0111    FAWELL.
(Ch. 111, par. 2011b)
Amends the Collection Agency Act. Allows collection agencies to receive assignments of accounts for
both collection and referral to an attorney for collection.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 111, pars. 2011a, 2011c, 2012, and 2038.1; new pars. 2001a, 2038.2, 2038.3, 2039a and 2039b; rep. pars. 2013 through 2033

Deletes all. Provides certain regulations for trust accounts for collection agencies. Provides additional grounds for discipline of licensed collection agencies as well as penalty provisions.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06    Assigned to Executive
May 01    Waive Posting Notice 7C
May 17    Committee Executive
May 17    Committee discharged
May 18    Placed Calndr,Second Reading
May 18 Amendment No.01  FAWELL
May 25    Third Reading - Passed 058-000-001
May 26    First reading  Rfrd to Comm on Assignment
Jun 09    Tbd pursuant Hse Rule 27D

SB-0112    BERM AN - DEL VAL LE.
(Ch. 144, par. 29, new pars. 308f, 658d and 1008f)
Amends the Acts relating to governance of the Universities of Illinois and Southern Illinois, the Regency Universities and the State Colleges and Universities System. Commencing in the fall of 1993, prevents admission of new students unless they have completed specified high school coursework.

SENATE AMENDMENT NO. 1.
Adds provision concerning 15 units of high school course work required to be admitted to State universities to state that up to 3 of such units may be distributed by deducting no more than 1 unit from the categories of mathematics, science and elec-
tive and completing such units in any of the 5 categories of courses including vocational education coursework. Also provides funds required to enable school districts to offer such coursework be made available to the State Board of Education by separate appropriation for such purpose.

SENATE AMENDMENT NO. 2.
Includes vocational education among the categories satisfying the 2 years of electives requirement, and deletes provisions authorizing the Board of Higher Education to establish, as minimum college admission requirements, coursework not prescribed in the Sections amended.

HOUSE AMENDMENT NO. 1.
Deletes provisions providing that funds required for school districts to offer certain required coursework shall be made available to the State Board of Education.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-am 1. Recommends that the bill be further amended as follows:
Requires local boards of education to recognize their obligations to their students concerning required coursework when allocating funds.

GOVERNOR MESSAGE
Recommends authorizing institutions to admit individual applicants who have not completed required coursework upon a demonstration that the applicant has equivalent knowledge and skills as would be imparted through the required coursework. Allows admission of students who did not have the opportunity to complete the required curriculum in high school or who are educationally disadvantaged. Permits a unit of social studies to be replaced by other coursework.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 04 Added As A Joint Sponsor DEL VALLE Committee Higher Education
May 11 Recommended do pass as amend .006-000-000
May 12 Placed Calndr,Second Reading
May 25 Recalled to Second Reading
May 26 Third Reading - Passed 053-005-000
May 31 First reading Rfrd to Comm on Assignment
Jun 07 Added As A Joint Sponsor ROPP Committee Higher Education
Jun 08 Do Pass/Short Debate Cal 016-000-001
Jun 20 Cal 2nd Rdgng Short Debate
Jun 21 Short Debate Cal 2nd Rdgng
Jun 22 Amendment No.01 MATIJEVICH Adopted
Jun 23 Cal 3rd Rdgng Short Debate
Jun 24 Added As A Joint Sponsor DEUCHLER Short Debate-3rd Passed 115-000-001
Jun 24 S Noncners in H Amend. 01 Speaker's Table, Non-concur 01
Jun 26 H Refuses to Recede Amend 01
Jun 26 H Requests Conference Comm 1ST
Jun 26 Hse Conference Comm Appptd 1ST/MATIJEVICH, SATTERTHWAITE, KEANE, ROPP AND HOFFMAN
SB-0113  DEL VALLE.

(Ch. 144, par. 189.16)

Amends the Board of Higher Education Act. Clarifies that the Board shall include financial expenditure data regarding minority programs in its annual report of underrepresented students which is submitted to the Governor and the General Assembly.

FISCAL NOTE (Board of Higher Education)
We believe that this requirement would be accomplished with current personnel and some additional computer time and personnel time would be involved. Costs involved would be minimal.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06        Assigned to Higher Education
Apr 26        Recommended do pass 006-000-000
              Motion filed PHILIP
              MOTION PLACE ON
              SECT. DESK
              Motion prevailed
              030-028-000

Secretary's Desk

May 11        Placed Calndr, Second Reading
May 15        Fiscal Note Requested DUNN,R
              Fiscal Note filed

May 18        Second Reading

May 25        Third Reading - Passed 056-002-001

May 26        Hse Sponsor LEVIN
              Added As A Joint Sponsor LEFLORE
              First reading  Rfrd to Comm on Assignment
              Assigned to Higher Education

Jun 08        Do Pass/Consent Calendar 017-000-000

Jun 14        Consnt Caldr Order 2nd Read
Jun 16        Consnt Calendar, 2nd Reading
              Consnt Caldr Order 3rd Read
Jun 16        Consnt Caldr, 3rd Read Pass 111-000-000
              Passed both Houses

Jul 14        Sent to the Governor

Sep 01        Governor approved
              PUBLIC ACT 86-0687  Effective date 90-01-01
Amends the Act relating to the governance of the University of Illinois and the Act relating to State finance. Requires the Board of Trustees of the University to collect 10% of the University of Illinois Athletic Association’s gross revenues each year for deposit into a special fund created in the State treasury, the moneys therein to be appropriated and used solely to increase minority student access and retention programs at both campuses of the University of Illinois.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education

Amends Acts relating to the University of Illinois, Southern Illinois University, the Board of Regents and Board of Governors. Requires the various State universities to establish a policy to explain in writing to each high school graduate of this State who unsuccessfully applies for college admission the reasons for denial of admission. Effective immediately.

FISCAL NOTE (Board of Higher Education)
Additional notification procedures would require individualization for each rejection letter (approximately 24,393 in public universities and 14,968 in private institutions). Added copying and postal costs would be incurred for the high school principal and counselor. The added burden is certain to require additional support personnel at most universities and added computer programming time and postal costs at all universities.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 11 Recommended do pass 004-001-000
May 15 Placed Calndr,Second Reading Fiscal Note Requested DUNN,R Fiscal Note filed
May 18 Second Reading Placed Calndr,Third Reading
May 26 Third Reading - Lost 028-029-001

Amends Acts relating to the Board of Trustees of the University of Illinois, the Board of Trustees of Southern Illinois University, the Board of Regents and the Board of Governors. Requires each university to annually report to high schools certain data relative to enrollment, dismissal and graduation of that high school’s students now in college. Effective immediately.

FISCAL NOTE (Board of Higher Education)
Added data collection costs are estimated at nearly $300,000.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)
Adds reference to: Ch. 144, par. 189.16

Changes the title and amends the Act relating to the Board of Higher Education. Provides for creation and staffing, within the Board, of an Office of Minority Affairs and prescribes its powers and duties.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2. (House recedes June 30, 1989)
Adds provisions requiring the Board of Higher Education to include in its annual report to the General Assembly data relative to minority student, minority faculty and minority program budget factors at each public institution of higher education.

HOUSE AMENDMENT NO. 3. (House recedes June 30, 1989)
Adds reference to: Ch. 122, par. 102-11; new par. 102-11.1
Amends the Public Community College Act to require the State Board to develop and implement a uniform data reporting and collection procedure to determine, each year, the number of students in each community college who are enrolled in 2 year associate degree programs and the number of students who are enrolled in other programs taking non-college credit courses.

HOUSE AMENDMENT NO. 4.
Deletes everything after the enacting clause and adds provisions amending the Acts relating to the Board of Trustees of the U of I and SIU, the Board of Regents and the Board of Governors of State Colleges and Universities. Requires those entities to monitor academic progress of Illinois high school students enrolled at colleges and universities under their respective jurisdictions and to annually submit a combined single performance report to each high school relative to its graduates. Provides for the Board of Higher Education's exercise of certain powers to encourage and implement minority student recruitment and retention at colleges and universities and to perform certain reporting duties with respect thereto. Adds an immediate effective date.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-ams 1 through 3.
Recommends that the Senate concur in H-am 4.
Recommends that the bill be further amended as follows:
Mandates rather than permits authorized data to be included in reports of the governing boards of the 4 university systems to high school attendance centers, and requires rather than authorizes the Board of Higher Education to establish guidelines and plans for, and to review and monitor, minority student recruitment and retention programs in colleges and universities.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 11 Placed Calndr,Second Reading Recommended do pass 004-001-000
May 15 Placed Calndr,Second Reading Fiscal Note Requested DUNN,R
Fiscal Note filed
May 18 Second Reading Placed Calndr,Third Reading
May 26 Third Reading - Passed 031-026-000 Arrive House
Hse Sponsor LEVIN
Added As A Joint Sponsor LEFLORE
Added As A Joint Sponsor YOUNG,A
Added As A Joint Sponsor MARTINEZ
Added As A Joint Sponsor BALANOFF
Placed Calendar,First Reading
May 31 First reading Rfrd to Comm on Assignment
Jun 08 Assigned to Higher Education
Amendment No.01 HIGHER ED Adopted
Amendment No.02 HIGHER ED Adopted
Amendment No.03 HIGHER ED Adopted
Do Pass Amend/Short Debate 013-000-000
Cal 2nd Rdng Short Debate
Jun 13 Fiscal Note Requested MCCCRACKEN
Cal 2nd Rdng Short Debate
SB-0117 DEVALLE.

Amends the Act relating to the Board of Higher Education. Requires appropriation bills for the Board and public institutions of higher education to set forth program data by separate line item for each item of appropriation, and to identify the institution, campus and affected Chancellor's or President's office.

SENATE AMENDMENT NO. 1.
Removes requirement that each appropriation bill set forth program data for each line item. Removes requirements that the appropriation bill for each public institution set forth the objects and purposes of each amount for each campus in 4 categories with specified line items per category. Requires the appropriation bill for each public institution to set forth the objects and purposes of each amount per college of instruction at each campus.

SB-0118 JOYCE,JE.

Amends An Act creating the Board of Higher Education. Clarifies reporting requirements.
Amends an Act relating to academic degrees, diplomas and certificates. Includes community colleges within the definition of a degree granting institution. Effective immediately.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 11 Recommended do pass 006-000-000
May 16 Second Reading Placed Calndr,Second Reading
May 25 Third Reading - Passed 057-000-002
May 26 Third Reading - Passed 057-000-002
Hse Sponsor KEANE
First reading Rfrd to Comm on Assignment
Assigned to Higher Education
Tbld pursuant Hse Rule 27D

SB-0120 O’DANIEL.
(Ch. 38, par. 1003-15-2)
Amends the Unified Code of Corrections. Creates a Jail Standards Board to oversee county jails and municipal lockups (now, local jail oversight is the function of the Department of Corrections). Effective immediately.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Local Government

SB-0121 BROOKINS – DEL VALLE, NEWHOUSE AND ALEXANDER.
(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. Permits voter registration by mail in accordance with specified procedures.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Elections & Reapportionment
Added As A Co-sponsor NEWHOUSE
Added As A Co-sponsor ALEXANDER
Added As A Joint Sponsor DEL VALLE
Committee Elections & Reapportionment

1 Fiscal Note Act may be applicable.
SB-0122  HAWKINSON.
(Ch. 38, par. 104-12)
Amends the Code of Criminal Procedure of 1963 to eliminate jury trials to determine the defendant's fitness.
Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary

SB-0123  HAWKINSON.
(Ch. 38, par. 21-1)
Amends the Criminal Code of 1961 to provide that when the charge of criminal damage to property exceeding $300 is brought, the extent of the damage is an element of the offense to be resolved by the trier of fact as either exceeding or not exceeding $300.
Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary
Apr 12  Recommended do pass 008-000-000
May 04  Second Reading
Placed Calndr,Second Reading
Amendment No.01 BARKHAUSEN
RULED OUT OF ORDER
Appeal Ruling of Chair BARKHAUSEN
APPEAL LOST
026-029-000
CHAIR SUSTAINED
A#1 RULED OUT OF ORDER
May 12  Third Reading - Passed 053-000-000
Arrive House
Placed Calndr,First Reading
May 16  First reading  Rfrd to Comm on Assignment
May 19  Primary Sponsor Changed To CURRAN
Added As A Joint Sponsor HOMER
Committee Assignment of Bills
May 23  Assigned to Judiciary II
Jun 08  Do Pass/Consent Calendar 016-000-000
Consnt Caldr Order 2nd Read
Jun 14  Cnsent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 16  Consnt Caldr, 3rd Read Pass 111-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 06  Governor vetoed
Placed Calendar Total Veto
Oct 19  Total veto stands.

SB-0124  HAWKINSON.
(Ch. 38, pars. 108A-1, 108A-3 and 108A-11)
Amends the Code of Criminal Procedure of 1963 to authorize the Chief Judge of a circuit to assign associate judges to issue orders for the use of eavesdropping devices by law enforcement officers in the conduct of criminal investigations. Requires the State's Attorney of each county in which eavesdropping devices were used to report to the Department of State Police (now, the Supreme Court) information pertaining to an order authorizing the use of an eavesdropping device, or an extension thereof.
Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary
Amends the Juvenile Court Act of 1987 and the Unified Code of Corrections to permit the court to impose as a condition of probation, conditional discharge or supervision that the defendant refrain from entering into a designated geographic area except upon such terms as the court finds appropriate; refrain from having any contact, directly or indirectly, with certain specified persons or particular types of person; make an apology, public or private, in whatever manner the court determines to be appropriate, for having committed the offense for which the defendant was placed on supervision.

HOUSE AMENDMENT NO. 1.
Deletes provisions permitting the court to impose as a condition of probation, conditional discharge or supervision that the defendant make an apology, public or private, in whatever manner the court determines to be appropriate, for having committed the offense for which the defendant was placed on probation, conditional discharge or supervision. Also deletes provisions which permits the court to consider the deterrent effect of any condition of supervision, probation or conditional discharge upon the public in general as well as on the particular defendant before the court.

HOUSE AMENDMENT NO. 2. (House recedes November 2, 1989)

- Adds reference to: (Public Act 85-1443)
- Changes effective dates of certain amendatory provisions to the Juvenile Court Act of 1987 made by PA 85-1443 relating to the definitions of chronic truant, detention, juvenile detention home, non-secure custody, public or community service and site, and relating to confinement of minors in county jails and municipal lockups, non-secure custody, home confinement and probation to July 1, 1991. Adds immediate effective to this amendatory Act.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 2.
Recommends that the bill be further amended as follows:

- Adds reference to: Ch. 23, new par. 8A-5A; Ch. 37, new par. 805-14; Ch. 38, pars. 9-1, 17-1a, 1005-6-1

Amends the Illinois Public Aid Code, Juvenile Court Act of 1987, Criminal Code of 1961, Code of Criminal Procedure of 1963 and Unified Code of Corrections. Makes residential burglary an aggravating factor in felony murder cases. Changes civil liability provisions relating to imposition of treble damages for deceptive practices. Provides that objections of improper venue in juvenile court proceedings are waived by a party unless a motion to transfer to a proper venue is made by that party respondent before the start of an adjudicatory hearing conducted the Act. Provides that supervision is not available to a person charged with retail theft who within the past 4 years has been convicted of retail theft or assigned supervision for retail theft.
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<th>Date</th>
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<tr>
<td>Jun 14</td>
<td>Short Debate Cal 2nd Rdg</td>
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<td>Amendment No.01 PETKA Adopted</td>
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<td>Amendment No.02 BLACK Adopted</td>
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<td>Nov 02</td>
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<td>Nov 30</td>
<td>Sent to the Governor</td>
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<td>Jan 03 1990</td>
<td>Governor approved</td>
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<td>PUBLIC ACT 86-1012 Effective date 90-07-01</td>
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**SB-0126**  
**HAWKINSON.**

(Ch. 38, par. 1005-3-2)

Amends the Unified Code of Corrections to provide that presentence reports in criminal cases other than felonies contain only those matters specified in the court order for the report.

**SENATE AMENDMENT NO. 1. (Tabled May 23, 1989)**

Adds reference to: Ch. 37, pars. 805-19 and 805-24. Ch. 38, pars. 1005-6-3 and 1005-6-3.1; new par. 1005-4-3

Amends the Juvenile Court Act of 1987 and the Unified Code of Corrections to permit the court to impose as a condition of probation, conditional discharge or supervision that the defendant refrain from entering into a designated geographic area except upon such terms as the court finds appropriate; refrain from having any contact, directly or indirectly, with certain specified persons or particular types of person; make an apology, public or private, in whatever manner the court determines to be appropriate, for having committed the offense for which the defendant was placed on supervision.
SENATE AMENDMENT NO. 2.
Provides that in cases of criminal sexual abuse and violations of orders of protection, the presentence report shall set forth information about alcohol, drug abuse, psychiatric, and marriage counseling or other treatment programs and facilities.

SENATE AMENDMENT NO. 3.


Amends the Code of Criminal Procedure of 1963 to authorize the Chief Judge of a circuit to assign associate judges to issue orders for the use of eavesdropping devices by law enforcement officers in the conduct of criminal investigations. Requires the State's Attorney of each county in which eavesdropping devices were used to report to the Dept. of State Police (now, the Supreme Court) information pertaining to an order authorizing the use of an eavesdropping device, or an extension thereof. Also authorizes the Chief Judge in circuits outside Cook County to assign associate judges who are authorized by Supreme Court Rule to try felony cases to enter orders authorizing interceptions of private oral communications. Also provides that a motion in arrest of judgment attacking an indictment, information or complaint on the ground that it does not charge an offense shall be denied if the indictment, information or complaint apprised the accused of the precise offense charged with sufficient specificity to prepare his defense and allow pleading a resulting conviction as a bar to future prosecution out of the same conduct. Adds immediate effective date to bill.

HOUSE AMENDMENT NO. 1.
Provides that in misdemeanor, business offense, petty offense, criminal sexual abuse cases and violations of orders of protection, the presentence report shall contain information on the defendant's history of delinquency or criminality.

HOUSE AMENDMENT NO. 4.

Adds reference to: Ch. 38, par. 1005-3-4

Provides that presentence reports shall be open to inspection to any probation department of whom courtesy probation is requested and to any probation department assigned by a court of lawful jurisdiction to conduct a presentence report.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Judiciary
Apr 12 Placed Calndr,Second Reading
May 15 Second Reading Amendment No.01 HAWKINSON & KUSTRA Adopted
May 23 Recalled to Second Reading Amendment No.02 HAWKINSON Tabled Amendment No.03 HAWKINSON Adopted
May 26 Third Reading - Passed 058-001-000
May 30 Arrive House Placed Calndr,First Reading
May 31 Hse Sponsor HOMER First reading Rfrd to Comm on Assignment Assigned to Judiciary II
Jun 01 Added As A Joint Sponsor HANNIG Committee Judiciary II
Jun 08 Do Pass/Short Debate Cal 016-000-000
Jun 14 Cal 2nd Rdnng Short Debate Amendment No.01 HOMER Adopted Amendment No.02 HOMER Withdrawn Amendment No.03 BLACK Withdrawn
Jun 14 Cal 3rd Rdnng Short Debate
SB-0126—Cont.

Jun 23  Amendment No.04  Mtn Prev-Recall 2nd Reading  Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(D)/117-000-000
Short Debate-3rd Passed 112-000-000

Jun 24  Sec. Desk Concurrence 01.04

Jun 26  S Concurs in H Amend. 01.04/058-000-000
Passed both Houses

Jul 24  Governor approved

Aug 30  PUBLIC ACT 86-0391  Effective date 89-08-30

SB-0127  SMITH – DAVIDSON – GEO-KARIS AND BERMAN.
(Ch. 127, rep. par. 132.609)

Amends the Minority and Female Business Enterprise Act. Repeals the Section that provides for the automatic repeal of the Act on September 6, 1989. Effective immediately.

SENATE AMENDMENT NO. 1.
Deletes provision to immediately repeal the Minority and Female Business Enterprise Act. Provides for repeal of the Act on September 6, 1994.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 127, pars. 132.601, 132.602, 132.604, 132.605, 132.606, 132.608b and 132.608c

Deletes everything. Amends the Minority and Female Business Enterprise Act. Changes statement of purpose of Act. Deletes dates by which 10% level of award of State contracts to minority and female owned businesses shall be attained. Deletes language providing that the Secretary of the Minority and Female Business Enterprise Council shall recommend rules relating to sheltered market procurement. Changes and adds various provisions relating to compliance plans. Provides that the Council shall periodically review evidence of discrimination in State contracts, and shall establish sheltered markets tailored to address findings of discrimination. Makes other changes. Changes date of repeal of Act to September 6, 1994. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.
Adds reference to: Ch. 127, par. 132.609

Deletes all. Restores provisions of House Amendment 1, except: adds language regarding establishment of sheltered markets by the Department of Transportation; provides for indemnification of State employees for damages arising from enforcement of certain provisions of the Act; makes other changes.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 03  Added As A Co-sponsor BERMAN
Committee Committee on Assignment of Bills
Apr 06  Assigned to Executive
Apr 13  Added As A Joint Sponsor DAVIDSON
Added As A Joint Sponsor GEO-KARIS
Recommended do pass as amend 017-000-000
Placed Calndr,Second Reading

May 12  Second Reading
Amendment No.01  EXECUTIVE  Adopted
Placed Calndr,Third Reading
May 17  Third Reading - Passed 055-000-000
Arrive House
Placed Calendr,First Reading
May 22  Hse Sponsor YOUNG,A
Placed Calendr,First Reading
May 23  First reading  Rfrd to Comm on Assignment
Assigned to State Government Administration
SB-0127—Cont.

Jun 08  Do Pass/Consent Calendar 010-000-000
Jun 14  Consnt Caldr Order 2nd Read
Jun 15  Cnsent Calendar, 2nd Reading
        Consnt Caldr Order 3rd Read
Jun 21  Remvd from Consent Calendar
        Cal 2nd Rdng Short Debate
        Added As A Joint Sponsor DIDRICKSON
        Added As A Joint Sponsor WILLIAMS
        Added As A Joint Sponsor CURRIE
        Added As A Joint Sponsor BRESLIN
        Short Debate Cal 2nd Rdng
        Cal 3rd Rdng Short Debate
Jun 22  Mtn Prev-Recall 2nd Reading
        Amendment No.01  YOUNG,A  Adopted
        Cal 3rd Rdng Short Debate
        Mtn Prevail to Suspend Rule 37(D)/117-000-000
        Short Debate-3rd Passed 112-004-001
Jun 23  Sec. Desk Concurrence 01
Jun 26  S Nonncrns in H Amend. 01
        Speaker’s Table, Non-concur 01
Jun 27  H Refuses to Recede Amend 01
        H Requests Conference Comm 1ST
        Hse Conference Comm Apptd 1ST/YOUNG,A,
        CURRIE, CULLERTON,
        CHURCHILL AND
        DIDRICKSON
Jun 28  Sen Accede Req Conf Comm 1ST
        Sen Conference Comm Apptd 1ST/SMITH
        BERMAN, HALL,
        KARPIEL & DAVIDSON
Jun 30  House report submitted
        House Conf. report Adopted 1ST/105-006-001
        Senate report submitted
        Senate Conf. report Adopted 1ST/046-012-000
        Both House Adopted Conf rpt 1ST
        Passed both Houses
Jul 27  Sent to the Governor
Aug 22  Governor approved
        PUBLIC ACT 86-0270  Effective date 89-08-22

SB-0128  JONES – JACOBS.

(Ch. 8, par. 37-31.1)

Amends the Horse Racing Act of 1975. Requires charitable organizations seeking an allotment of contributed funds to submit an application to the Racing Board by September 1 (formerly October 1).

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 8, par. 37-31.1
Adds reference to: Ch. 8, pars. 37-26, 37-26.4, 37-27, 37-31.1
and 37-32

Deleted everything. Amends the Horse Racing Act. Makes changes concerning the consent of organization licensees to inter-track and off-track betting on races conducted by them, and concerning the location of inter-track and off-track betting facilities. Makes changes concerning admission fees to off-track betting facilities. Changes required contributions from organization licensees. Removes sunset provision for the Race Track Improvement Fund. Effective immediately.

SENATE AMENDMENT NO. 2.

Deletes language providing that the additional amounts retained from multiple wagers shall not be allocated to purses. Provides that such amounts shall be “allocated evenly to the organization licensee and as purses”.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06   Assigned to Insurance, Pensions & License Act
Amends the Marriage and Dissolution of Marriage Act. Provides that a court shall not order marital property to be used to pay a debt incurred by a spouse, with specified exceptions. Provides that marital property shall be divided without regard to debts incurred by a spouse for expenses which are not family expenses. Amends an Act to revise the law in relation to husband and wife. Provides that no creditor who has a claim against a spouse for an expense which is not a family expense shall maintain an action against the other spouse or attempt to collect the debt from the other spouse, and provides for assessments of costs, expenses and attorney’s fees if an action is maintained in violation of these provisions. Amends the Article of the Probate Act dealing with claims against estates. Provides that an interest of a surviving spouse in property held in joint or common ownership by the decedent and the surviving spouse shall not be subject to a debt incurred by the decedent, with specified exceptions.

**SENATE AMENDMENT NO. 1.**
Deletes reference to: Ch. 40, par. 503
Deletes provisions amending the Marriage and Dissolution of Marriage Act.

**HOUSE AMENDMENT NO. 1.**
Deletes reference to: Ch. 110 1/2, new par. 18-14a
Deletes provisions amending the Probate Act.

**HOUSE AMENDMENT NO. 3.**
Provides that the bill applies to expenses incurred by a former spouse (as well as a spouse).
Amends the Liquor Control Act. Increases the tax imposed on manufacturers and importing distributors of alcoholic liquor from $2.00 to $2.25 per gallon of alcohol (other than wine and beer).

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue

SB-0131 GEO-KARIS – HAWKINSON.
(Ch. 38, pars. 115-3 and 115-4)

Amends the Code of Criminal Procedure of 1963 to provide that the trier of fact may find the defendant guilty but mentally ill if the trier of fact finds by a preponderance of the evidence that the defendant was mentally ill at the time of the commission of the offense and finds beyond a reasonable doubt that the defendant was guilty of the offense charged and was not legally insane at the time of the commission of the offense.

SENATE AMENDMENT NO. 2. (Tabled May 23, 1989)

Provides that a defendant may be found guilty but mentally ill if the State has proven beyond a reasonable doubt that the defendant is guilty of the offense charged; and the defendant has not proven by a preponderance of the evidence that he was legally insane at the time of the commission of the offense, and the defendant has proven by a preponderance of the evidence that he was mentally ill at the time of the commission of the offense. Adds immediate effective date to bill.

SENATE AMENDMENT NO. 3.
Provides that a defendant may be found guilty but mentally ill if the court or jury finds that the State has proven beyond a reasonable doubt that the defendant is guilty of the offense charged, the defendant has not proven by a preponderance of the evidence that he was legally insane at the time of the commission of the offense, and the court or jury finds by a preponderance of the evidence that the defendant was mentally ill at the time of the commission of the offense. Adds immediate effective date.

HOUSE AMENDMENT NO. 1.
Deletes title and everything after the enacting clause. Amends the Code of Criminal Procedure of 1963 relating to the verdict of guilty but mentally ill. Permits such verdict when the trier of fact finds that the State has proven beyond a reasonable doubt that the defendant is guilty of the offense charged, the defendant has failed to prove his insanity and the defendant has proven by a preponderance of the evidence that he was mentally ill at the time of the commission of the offense.

* Fiscal Note Act may be applicable.
SB-0131—Cont.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Judiciary
Apr 12      Recommended do pass 008-000-000
May 04      Placed Calndr,Second Reading
May 04      Second Reading
            Amendment No.01  BARKHAUSEN
            RULED OUT OF ORDER
            Appeal Ruling of Chair BARKHAUSEN
            APPEAL LOST
            027-030-001
            CHAIR SUSTAINED
            A#1 RULED OUT OF ORDER
            Held on 2nd Reading
May 15      Amendment No.02  GEO-KARIS  Adopted
            Placed Calndr,Third Reading
May 23      Recalled to Second Reading
            Mtn Reconsider Vote Prevail
            02-GEO-KARIS
            Mtn Prevail -Table Amend No 02 Tabled
            Amendment No.03  GEO-KARIS  Adopted
            Placed Calndr,Third Reading
May 26      Third Reading - Passed 059-000-000
May 30      Arrive House
            Hse Sponsor KIRKLAND
            Placed Calndr,First Reading
May 31      First reading  Rfrd to Comm on Assignment
            Assigned to Judiciary II
Jun 08      Do Pass/Short Debate Cal 012-000-000
Jun 14      Short Debate Cal 2nd Rdg
            Held 2nd Rdg-Short Debate
Jun 16      Amendment No.01  KIRKLAND  Adopted
            Cal 3rd Rdng Short Debate
            Short Debate-3rd Passed 104-000-001
Jun 19      Sec. Desk Concurrency 01
Jun 26      S Concurs in H Amend. 01/054-000-000
            Passed both Houses
Jul 21      Sent to the Governor
Aug 30      Governor approved
            PUBLIC ACT 86-0392 Effective date 90-01-01

SB-0132  DEL VALLE.
          (Ch. 95 1/2, pars. 11-401 and 11-501.5)
          Amends The Illinois Vehicle Code. Requires a law enforcement officer to request
          a preliminary breath screening test in certain accidents.
          Mar 01 1989  First reading  Rfrd to Comm on Assignment
          Apr 06      Assigned to Judiciary

SB-0133  LUFT.
          (Ch. 130, par. 30)
          Amends An Act in relation to State moneys. Permits the State Treasurer to ac-
          cept instruments of the International Bank for Reconstruction and Development as
          collateral for State deposits. Effective immediately.
          SENATE AMENDMENT NO. 1.
          Adds reference to: Ch. 130, par. 41a
          Adds provisions authorizing the State Treasurer, with the approval of the Gover-
          nor, to invest and reinvest any State money in the Treasury which is not needed for
current expenditures, due or about to become due, or any money in the State Treasury which has been set aside and held for the payment of the principal of and the interest on any State bonds, in participations in loans the principal of which is fully guaranteed by an instrumentality or agency of the United States government. Includes the Commodity Credit Corporation as an agency of the United States Government within the meaning of the Act amended.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06         Assigned to Finance & Credit Regulations
May 02         Waive Posting Notice 7C  Committee Finance & Credit Regulations
May 11         Placed Calndr,Second Reading
May 15         Second Reading  Amendment No.01 LUFT  Adopted
May 17         Third Reading - Passed 056-000-001
                Arrive House  Placed Calendar,First Reading
May 18         Hse Sponsor BRESLIN
                First reading  Rfrd to Comm on Assignment
May 23         Recommended do pass 007-000-000
Jun 08         Cal 2nd Rdg Short Debate
                Do Pass/Short Debate Cal 011-000-000
Jun 20         Short Debate Cal 2nd Rdg
Jun 21         Short Debate-3rd Passed 107-005-002
                Passed both Houses
Jul 18         Sent to the Governor
Sep 01         Governor approved

PUBLIC ACT 86-0690  Effective date 89-09-01

SB-0134  D'ARCO - ROCK - KARPIEL.
(Ch. 40, par. 607)

Amends the Marriage and Dissolution of Marriage Act. Provides that a petition for visitation with a minor child may be filed by a grandparent or great-grandparent if: there is a judgment or pending action for dissolution of marriage, legal separation or declaration of invalidity of marriage between the child's parents; the parents were never married; the parent through whom the grandparent or great-grandparent is related to the child is deceased; or it is shown by affidavit that there is reason to believe the child's environment may seriously endanger his physical, mental, moral or emotional health. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides that the court may order any party (instead of either spouse) to pay specified costs and attorney's fees. Changes criteria under which a grandparent or great-grandparent may file a petition for visitation.

HOUSE AMENDMENT NO. 2.
Authorizes a court to permit a grandparent or great-grandparent to file a petition for visitation upon a showing that the child's environment may endanger seriously his physical, mental or emotional (instead of physical, mental, moral or emotional) health.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06         Assigned to Judiciary
Apr 26         Recommended do pass as amend 004-000-001
SB-0134—Cont.

Apr 26—Cont. Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11 Placed Calndr, Second Reading

May 12 Second Reading
Amendment No.01 JUDICIARY Adopted
Placed Calndr, Third Reading

May 17 Third Reading - Passed 044-012-001
Arrive House
Hse Sponsor DUNN, JOHN
First reading Rfrd to Comm on Assignment

May 22 Added As A Joint Sponsor WOOLARD
Committee Assignment of Bills

May 23 Assigned to Judiciary I

Jun 08 Recommended do pass 008-002-001

Jun 14 Second Reading
Held on 2nd Reading

Jun 15 Amendment No.01 JOHNSON Withdrawn
Amendment No.02 DUNN, JOHN Adopted
Placed Calndr, Third Reading

Jun 16 Third Reading - Passed 091-011-003

Jun 19 Sec. Desk Concurrence 02

Jun 26 S Concurs in H Amend. 02/051-005-002
Passed both Houses

Jul 21 Sent to the Governor

Sep 07 Governor vetoed

Oct 19 Total veto stands.

3 SB-0135 JONES.

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

Amends the State Employees Article of the Pension Code to provide for a new retirement formula of 1.5% per year of service for regular coordinated members and 2.2% per year of service for regular uncoordinated members.

PENSION IMPACT NOTE
Increase in accrued liability $345,687,000
Increase in total annual cost $40,771,000
Increase in annual cost as a percent of payroll 2.17%

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed
Committee Insurance, Pensions & License Act

3 SB-0136 DUNN, T - JACOBS - REA - SEVERNS, BERMAN, HOLMBERG, RAICA, DAVIDSON, DUDYCZ AND WOODYARD.

(Ch. 120, par. 2-204)

Amends the Illinois Income Tax Act to specifically incorporate exemptions for blind and elderly taxpayers (previously incorporated by reference to the Internal Revenue Code which has now repealed such exemptions). Effective immediately and applicable to taxable years ending on or after December 31, 1989.

FISCAL NOTE (Dept. of Revenue)

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB 136 would reduce State revenues by approximately $17-$20 million annually. The Department of Revenue estimates that approximately 800,000 individuals will claim this additional exemption.

HOUSE AMENDMENT NO. 1. (House recedes November 2, 1989)

Deletes reference to: Ch. 120, par. 2-204
Adds reference to: Ch. 120, par. 1-103


CONFERENCE COMMITTEE REPORT NO. 2.

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

Deletes reference to: (Ch. 120, par. 1-103)
Adds reference to: (Ch. 81, par. 118; Ch. 120, pars. 481b.1, 500.18c, 643, 671, 862, 863, 865, 866, 867, 868)

Deletes everything in the bill. Amends, effective immediately, the Illinois Library System Act to increase the sum per capita from $1.38 to $1.4535 for cooperative public libraries, public libraries or multitype libraries, plus increases an additional sum allowed from $48.739 to $51.33 per square mile or fraction thereof. Amends the Coin-operated Amusement Device Tax Act, effective February 1, 1990, to decrease the privilege tax imposed. Amends the Revenue Act of 1939, effective immediately, to exempt from taxation all property of every kind belonging to any forest preserve. Also provides, effective January 1, 1990, that if a taxing district is in violation of The Truth in Taxation Act, no county clerk shall extend the final aggregate tax levy in an amount more than 105% of the final aggregate levy extended the last year. Provides that a separate taxing statement must be sent to a person assessed from each taxing body which is allocable to a tax levied under the Pension Code or similar local pension or retirement provision. Amends The Truth in Taxation Act to define "aggregate levy", "special purpose levies", and "debt service". Provides requirements for publication of notice of Proposed Property Tax increases and notice of adopted Property Tax Increase.
Amends the Municipal Code. Provides that in certain municipalities of not more than 250,000 the board of fire and police commissioners may give preference in hir-
ing to certified firefighters, medical technicians, or paramedics, and persons previously employed as police officers or firefighters.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Local Government

SB-0138  TOPINKA – MAROVITZ.

(Ch. 40, new par. 714)

Amends the Marriage and Dissolution of Marriage Act. Allows a party to an action for declaration of invalidity or dissolution of marriage to have the file impounded by order of court. Requires a court order to examine the file or to obtain a certified copy of a document in the file.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Judiciary
Apr 11       Committee discharged

Tabled By Sponsor

SB-0139  TOPINKA.

(Ch. 120, new pars. 5-502.1 and 6-604)

Amends the Illinois Income Tax Act to require that Illinois return forms be of different color than the forms of the Internal Revenue Service and to provide that any payment to the Department of Revenue which is made by a check or money order not payable to the Illinois Department of Revenue shall be returned to the taxpayer within 15 days after receipt by the Department. Also allows the Department to cash checks not payable to it if the checks are for the correct amount.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Revenue
May 22       Motion disch comm, advc 2nd
             Motn discharge comm lost 029-012-003
             Committee Revenue

SB-0140  JACOBS – BROOKINS – HAWKINSON – SEVERNS.

(Ch. 120, par. 2-204)

Amends the Illinois Income Tax Act to specifically incorporate exemptions for blind and elderly taxpayers (previously incorporated by reference to the Internal Revenue Code which has now repealed such exemptions). Effective January 1, 1990, and applicable to taxable years ending on or after that date.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Revenue
             Added As A Joint Sponsor BROOKINS
             Added As A Joint Sponsor HAWKINSON
             Committee Revenue
May 02       Added As A Joint Sponsor SEVERNS
             Committee Revenue

SB-0141  WELCH.

(Ch. 48, pars. 2201 thru 2207)

Amends An Act concerning the employment of Illinois workers on public works projects. Includes hazardous waste clean-up and disposal projects as projects covered under the Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 48, par. 614

Amends the Unemployment Insurance Act. Provides that the Director of Employment Security shall assist unemployed workers in their efforts to score as high as possible on the General Aptitude Test Battery (GATB) examination. Such assis-

1 Fiscal Note Act may be applicable.
tance shall include comprehensive instruction and the opportunity to annually re-test the GATB examination. Provides that the program shall be in place by January 2, 1990.

SENATE AMENDMENT NO. 2.
Excludes emergency response or immediate removal activities from application of Article II of An Act concerning the distribution of certain federal grants and the employment of Illinois workers.

SENATE AMENDMENT NO. 3.
Provides that when federal expenditures are used in combination with State expenditures for clean-up and disposal of hazardous waste, it shall be the responsibility of the EPA to notify, with respect to such project, any Illinois hazardous waste clean-up contractor who has requested such notification of the date when bids will be accepted for such projects and the requirements necessary to successfully compete for such projects.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, par. 614.

Deletes amendatory provision to The Unemployment Insurance Act which requires the Director of Employment Security to assist unemployed workers in their efforts to score as high as possible on the General Aptitude Test Battery examination.

HOUSE AMENDMENT NO. 2.
Changes "disposal" to "on-site" disposal throughout the bill.

GOVERNOR MESSAGE

Recommends that a contractor on a hazardous waste clean-up and on-site disposal project may place no more than 6 of his regularly employed non-resident executive and technical experts on such project.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Energy & Environment
May 04      Recommended do pass as amend
             Motion filed WEAVER'S
             MOTION PLACE ON
             SECT. DESK
             Motion prevailed
             030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 15  Second Reading
        Amendment No.01  ENRGY ENVRMNT  Adopted
        Amendment No.02  ENRGY ENVRMNT  Adopted
        Amendment No.03  ENRGY ENVRMNT  Adopted
        Placed Calndr,Third Reading
May 26  Third Reading - Passed 037-014-000
        Arrive House
        Placed Calndr,First Reading
May 31  Hse Sponsor BRESLIN
        First reading  Rfrd to Comm on Assignment
        Assigned to Labor & Commerce
Jun 01  Added As A Joint Sponsor PHELPS
        Committee Labor & Commerce
Jun 06  Added As A Joint Sponsor SHAW
        Committee Labor & Commerce
Jun 07  Amendment No.01  LABOR COMMRCCE  Adopted
        Recommended do pass as amend
        009-004-002
        Placed Calndr,Second Reading
        Mtn Prevail to Suspend Rule 37(D)/117-000-000
        Third Reading - Passed 077-038-001
        Adopted
SB-0142  O'DANIEL.

(Ch. 54, pars. 4 and 5)

Amends the Fence Act. Apportions the full cost of a division fence to the person desiring it when the adjoining owner does not use his or her land for a purpose requiring inclosure or when the division fence does not cause inclosure of the adjoining land. If the adjoining owner later incloses his or her land or uses it for a purpose requiring inclosure, then the adjoining owner pays one-half.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Agriculture & Conservation
Apr 26  Recommended do pass 006-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 12  Second Reading
Placed Calndr,Third Reading
May 17  Verified
Third Reading - Passed 031-024-001
Arrive House
Placed Calendr,First Reading
May 18  Hse Sponsor BRUNSVOLD
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Agriculture
Jun 09  Tbd pursuant Hse Rule 27D

SB-0143  O'DANIEL.

(Ch. 5, pars. 560 and 709)

Amends the Soybean Marketing Act and the Illinois Corn Marketing Act. Changes the method of conducting referenda under those Acts from voting at polling places to the use of ballots mailed by the Director of the Department of Agriculture to eligible voters.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Agriculture & Conservation

SB-0144  DEL VALLE.

(Ch. 48, par. 138.3)

Amends the Workers' Compensation Act to include agriculture as an occupation automatically covered by the Act. Deletes provision excluding an agricultural en-
enterprise employing less than 500 working days of agricultural labor per quarter. Excludes from coverage an agricultural operation which is owned by the immediate family members of one family and for which agricultural operation all activities are performed exclusively by such immediate family members.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Labor

SB-0145  DUNN, R.

(Ch. 122, par. 12-25)

Amends The School Code. Provides that non-high school territory surrounded by water or possessing an ancient grant is permitted, but not required, to remain non-high school territory. Effective immediately.

SENATE AMENDMENT NO. 1.
Changes the bill to provide that non-high school territory surrounded by water or possessing an ancient grant may, in whole or in part, be permitted to remain or eliminated from non-high school territory as a party of boundary change actions by the regional board of school trustees. Provides that if an elementary district is non-recognized by the State Board of Education, such district and that part of any non-high school district with coterminous boundaries shall become part of a unit or part of an elementary and high school district by specified action of the regional board of school trustees.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06       Assigned to Elementary & Secondary Education
May 17       Committee discharged
May 18  Second Reading
            Amendment No.01  DUNN,R  Adopted
               Placed Calndr,Second Reading
May 25  Third Reading - Passed 054-004-001
May 26  Arrive House
               Placed Calndr,First Reading
May 31  Hse Sponsor RICHMOND
           First reading  Rfrd to Comm on Assignment
               Assigned to Elementary & Secondary Education
Jun 07  Do Pass/Consent Calendar 023-000-000
Jun 13  Cnsent Calendar, 2nd Reading
Jun 15  Cnsent Calendar, 3rd Read Pass 113-000-000
                Passed both Houses
Jul 14  Sent to the Governor
Aug 03  Governor approved

PUBLIC ACT 86-0139 Effective date 89-08-03

SB-0146  HAWKINSON.

(Ch. 115, par. 1)

Amends the Act concerning recorders. Provides that, if the population of any county in which a recorder has been elected decreases to less than 60,000, the voters of that county shall continue to elect a recorder if the county board adopts a resolution to continue the office of an elected recorder.

SENATE AMENDMENT NO. 1. (Tabled May 24, 1989)
Provides that, if the population of any county in which a recorder has been elected decreases to 55,000 (rather than 60,000), the recorder shall continue to be elected.

SENATE AMENDMENT NO. 2.
Removes the bill's change. Permits election of a recorder in counties of 55,000 or more but fewer than 60,000 inhabitants.
HOUSE AMENDMENT NO. 1.
Deletes all changes made by the bill. Provides that, if the population of any county in which a recorder has been elected decreases to less than 60,000, the voters of that county shall continue to elect a recorder if the county board adopts a resolution to continue the office of an elected recorder.

SB-0147  D'ARCO AND BERMAN.
(Ch. 38, pars. 24-1 and 24-2)

Amends the Criminal Code of 1961 to include in the offense of unlawful use of weapons the knowing sale, manufacture, purchase, possession or carrying of an assault weapon. Defines assault weapon. Penalty is a Class 4 felony. Exempts peace officers or members of the Armed Services or Reserve Forces of the United States or the Illinois National Guard, while in performance of their official duties, wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of an offense and the manufacture, sale or transportation of assault weapons to persons authorized to possess such weapons.
Amends the Vehicle Code and the School Code. Provides that a person under age 18 shall not be eligible for drivers license or instruction permit unless he has obtained a high school diploma or the equivalent, or is enrolled in high school or a GED course, or is excused for circumstances beyond his control, and provides that the license or permit of a person under age 18 who withdraws from school shall be cancelled by the Secretary of State unless the person shows that he is in compliance with such requirements. Provides that school authorities shall provide, with respect to students who are at least age 15 and under age 18, documentation of enrollment in school and notice of withdrawal from school.

**FISCAL NOTE (State Board of Education)**
The State Board of Education believes that SB 148 will not have a fiscal impact upon public school districts since the information required must already be maintained by schools. The State Board of Education is unable to estimate the cost for nonpublic schools.

**SENATE AMENDMENT NO. 1.**
Corrects a grammatical error.

**SENATE AMENDMENT NO. 2.**
Makes changes in language regarding cancellation of licenses of persons under 18 who leave school.

**HOUSE AMENDMENT NO. 1.**
Adds reference to: Ch. 122, pars. 27-23 and 27-24.2.

Requires students to successfully complete the previous 2 semesters of school work prior to eligibility for enrollment in a driver education course.

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1 Fiscal Note Act may be applicable.
SB-0149  DUNN,R.

(Ch. 127, par. 49.30)

Amends The Civil Administrative Code. Provides that the Department of Transportation shall require that applicants who wish to offer travel-related services through the Department's sign leasing program must have facilities offering such services located within 4 miles from an interstate exit.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Transportation

SB-0150  ROCK - SMITH - D'ARCO - COLLINS - JONES - NEWHOUSE, DEL VALLE, MAROVITZ AND NETSCH.

(Ch. 23, new par. 5-5.02; Ch. 111 1/2, par. 6503-4)

Amends the Public Aid Code and the Health Finance Reform Act. Requires the Department of Public Aid to make adjustment payments to hospitals serving a disproportionate share of low income patients.

FISCAL NOTE (Dept. of Public Aid)
The Department estimates the fiscal impact of SB 150 would total $76.4 million; $58.4 million for inpatient services and $18.0 million for outpatient services in FY 1990. The Department's FY 1990 budget request includes only payments to hospitals for outpatient services would not be eligible for federal matching funds.

FISCAL NOTE (Dept. of Public Aid)
No change from previous note.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 23, new par. 5-5.02; Ch. 111 1/2, par. 6503-4
Adds reference to: Ch. 23, new par. 5-5.02

Deletes everything. Amends the Public Aid Code. Specifies the calculations to be used when determining payments for inpatient medical services and provides definitions.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Public Health, Welfare & Correctn
Added As A Co-sponsor DEL VALLE
Committee Public Health, Welfare & Correctn
Apr 25  Added As A Joint Sponsor COLLINS
Committee Public Health, Welfare & Correctn
May 04  Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  Added As A Co-sponsor MAROVITZ
Added As A Co-sponsor NETSCH
Added As A Joint Sponsor D'ARCO
Added As A Joint Sponsor JONES
Secretary's Desk
Placed Calndr,Second Readng

Fiscal Note Act may be applicable.
SB-0150—Cont.

May 12 Fiscal Note Requested ETHEREDGE
May 16 Fiscal Note filed
May 18 Second Reading
   Placed Calndr, Third Reading
May 26 Third Reading - Passed 034-021-003
   Arrive House
   Placed Calndr, First Reading
May 31
   Primary Sponsor Changed To WHITE
   First reading Rfrd to Comm on Assignment
   Assigned to Executive
Jun 01 Added As a Joint Sponsor YOUNG,A
   Added As a Joint Sponsor LEFLORE
   Added As a Joint Sponsor TURNER
   Added As a Joint Sponsor RICE
   Committee Executive
Jun 07 Recommended do pass 011-009-001
Jun 14 Placed Calndr, Second Reading
Jun 16 Fiscal Note Requested MCCRACKEN
Jun 21 Second Reading
   Held on 2nd Reading
Jun 22 Amendment No.01 WHITE Adopted
   Placed Calndr, Third Reading
   Third Reading - Passed 107-008-002
Jun 23 Sec. Desk Concurrence 01
Jun 26 Added As a Joint Sponsor NEWHOUSE
   Sec. Desk Concurrence 01
Jun 30 S Concurs in H Amend. 01/047-009-001
   Passed both Houses
Jul 24 Sent to the Governor
Aug 21 Governor approved
   PUBLIC ACT 86-0268 Effective date 89-08-21

1 SB-0151 DUNN,R.

(New Act)

Creates the Randolph County Civic Center Authority.

STATE DEBT IMPACT NOTE
SB-151 increases unissued eligibility under the Civic Center Support Act by $6.4 M (2.2%).

SENATE AMENDMENT NO. 1.
Creates the Carbondale Civic Center Authority.

STATE DEBT IMPACT NOTE
SB-151 increases unissued eligibility by $9.5 M (3.2%).

HOUSE AMENDMENT NO. 10.
Deletes everything. Creates the Randolph County, Carbondale, Riverside, Matteson, Ottawa and Illinois Valley Civic Center authorities.

HOUSE AMENDMENT NO. 11.

Adds reference to: Ch. 85, Act title preceding par. 1551 and pars. 1551, 1551.1, 1552, 1553, 1563, 1564, 1565, 1566, 1569, and 1576a.

Amends the Decatur and Danville Civil Centers Act. Changes the name of the Danville Civic Center to the Vermilion County Civic Center. Adds 3 members to the board to be appointed by the chairman of the county board. Allows certain areas not to be taxed if so provided by intergovernmental agreement.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 12.

Amends the Metropolitan Civic Center Act to grant the power of condemnation to Authorities in a county with a population between 50,000 and 70,000 according to the 1980 federal census. Creates the Waukegan Civic Center Authority and the Pontiac Civic Center Authority.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Local Government
Apr 13 State Debt Note Filed Committee Local Government
May 17 Committee discharged

May 18 Second Reading
Amendment No.01 DUNN,R Adopted
Placed Calndr,Third Reading

May 25 Third Reading - Passed 053-005-001
May 26 Arrive House
Hse Sponsor RICHMOND
First reading Rfrd to Comm on Assignment
Assigned to Executive
State Debt Note Filed Committee Executive

May 31

Jun 07 Amendment No.01 EXECUTIVE Tabled
Recommended do pass 011-008-000
Placed Calndr,Second Reading

Jun 21 Second Reading
Held on 2nd Reading

Jun 23 Amendment No.02 BLACK Withdrawn
Amendment No.03 MCKIPE Withdrawn
Amendment No.04 CULLERTON Withdrawn
Amendment No.05 WOJCIK Withdrawn
Amendment No.06 WOJCIK Withdrawn
Amendment No.07 MAYS Withdrawn
Amendment No.08 CULLERTON Withdrawn
Amendment No.09 MAUTINO Withdrawn
Amendment No.10 CULLERTON Adopted
Amendment No.11 BLACK Adopted
Amendment No.12 CHURCHILL Adopted

Placed Calndr,Third Reading
Third Reading - Passed 089-020-002

Jun 24 Sec. Desk Concurrence 10,11,12
Jun 26 S Concurs in H Amend. 10,11,12 044-012-000

Passed both Houses

Jul 24 Sent to the Governor
Sep 11 Governor approved
PUBLIC ACT 86-0907 Effective date 89-09-11

SB-0152 JACOBS.

(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 willful 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.
SB-0153  WOODYARD.

(Ch. 120, par. 439.2 and 440)

Amends the State occupation and use tax Acts to exclude State and federal taxes paid by the seller’s supplier from the base upon which such taxes are calculated on motor fuel. Effective January 1, 1990.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, SB-153 constitutes a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required. The estimated cost of reimbursement is over $5.9 million.

SB-0154  TOPINKA.

(Ch. 122, pars. 1403, 1404, 1409, 1409a, 1409b, 1410, 1412 and new par. 1406.1; Ch. 127, pars. 652 and 655)

Amends the General Obligation Bond Act to increase the State’s general obligation bond authority by $125 million for grants to school districts for asbestos abatement purposes. Amends the Asbestos Abatement Act to require timely response action by school districts in accordance with Department of Public Health rules promulgated to achieve compliance with federal asbestos laws and regulations. Effective immediately.

STATE DEBT IMPACT NOTE
SB-154 proposes to increase:
- School Construction unissued principal by $125.0 M (145.3%)
- Unissued general obligation principal by $125.0 M (7.4%)
- Potential total general obligation debt by $246.9 M (2.5%)
- Potential per capita gen. obligtn. debt by $21.08 (2.5%)

SB-0155  DEL VALLE – HOLMBERG.

(Ch. 122, par. 14C-12)

Amends The School Code to revise the manner for determining bilingual education reimbursement to school districts. Eliminates provision for reimbursement of the amount by which transitional bilingual education and transportation program costs exceed the districts’s average per pupil expenditure for education of comparably aged children not in any special education program. Provides instead for reimbursement under a formula adopted by the State Board of Education using uniform criteria, with each attendance center receiving a standard amount for its program plus an additional amount based upon resource costs of program models determined with reference to program enrollment numbers.

1 Fiscal Note Act may be applicable.
4 State Debt Impact Note Act may be applicable.
SB-0156  D’ARCO.

(Ch. 38, par. 206-5)

Amends An Act in relation to criminal identification and investigation. Provides that certain persons who have been convicted of a misdemeanor or a Class 4 felony may, after 10 years from their conviction, petition the Chief Judge of the circuit court in which such person was convicted for an order sealing their arrest and conviction record. Provides exceptions. Requires all policing bodies of this State to report to the Department of State Police only the following violations of the Illinois Vehicle Code: all violations classified as felonies; all violations under Chapter 4 (Anti-Theft Laws and Abandoned Vehicles); and all violations in which a second or subsequent conviction is classified as a felony.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Elementary & Secondary Education

SB-0157  WOODYARD.

(Ch. 95 1/2, par. 1-130)

Amends the Illinois Vehicle Code. Provides for an increase in gross weight of vehicles which would fall under the definition of implements of husbandry.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary

SB-0158  SEVERNS.

(Ch. 127, new pars. 132.9f, 132.10-2 and 132.10-3)

Amends The Illinois Purchasing Act. Requires the Illinois Economic and Fiscal Commission to report on the fiscal impact of certain bid exempt contracts. Prohibits the awarding of certain State contracts without bid to specified past employees of the executive branch or to businesses in which such persons hold a significant interest. Requires heads of State agencies to file a letter of need with the Comptroller’s Office prior to the awarding of certain bid exempt contracts. Effective immediately.

SENATE AMENDMENT NO. 1.

Requires the Comptroller to report to the General Assembly, instead of the Illinois Economic and Fiscal Commission. Specifies that the monetary amounts must total in the “aggregate” an amount in excess of $5,000.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Executive
May 11  Recommended do pass 010-000-000
Placed Calndr,Second Reading
May 16  Second Reading  Amendment No.01  SEVERNS  Adopted
Placed Calndr,Third Reading
May 17  Third Reading - Lost 027-023-004

SB-0159  KUSTRA - DUNN,T - MAHAR.

(New Act)

Enacts the Illinois Clean Indoor Air Act which prohibits smoking in public places and work places other than private enclosed offices, factories, warehouses and other places of work not frequented by the public. Also does not apply to bars and taverns. Also provides for establishment of smoking areas in public places. Provides for penalties for violations of the Act. Applies to home rule units. Allows concurrent more restrictive regulation by home rule units.

Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
SB-0160  LUFT.

(Ch. 120, new par. 673b, par. 675, rep. par. 673a)

Amends the Revenue Act of 1939 to abolish the property taxpayers protest fund, to provide for interest on taxes refunded to the taxpayer and to provide that refunds plus interest payable to the taxpayer be paid out of funds in the possession of the county collector and due to the affected taxing districts.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, SB-160 constitutes both a due process mandate and a local government organization and structure mandate for which no reimbursement is required.

Mar 15 1989  First reading Rfrd to Comm on Assignment
Apr 06  Assigned to Revenue
Apr 18  St Mandate Fis Note Filed Committee Revenue
Apr 26  Recommended do pass 005-000-001 Motion filed PHILIP MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading

3 FISCAL NOTE Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.

SB-0161  MACDONALD.

(Ch. 120, par. 2-204)

Amends the Illinois Income Tax Act to specifically incorporate exemptions for blind and elderly taxpayers (previously incorporated by reference to the Internal Revenue Code which has now repealed such exemptions). Effective January 1, 1990, and applicable to taxable years ending on or after that date.

Mar 15 1989  First reading Rfrd to Comm on Assignment
Apr 06  Assigned to Revenue
May 22  Motion disch comm, advc 2nd Motn discharge comm lost 026-008-005 Committee Revenue

5 FISCAL NOTE Act may be applicable.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

PENSION IMPACT NOTE
Chicago Teachers' Retirement System:
Increase in accrued liability $206,561,000
Increase in total annual cost $16,908,000
Increase in total annual cost as a % of payroll 1.92%
State Teachers' Retirement System:
Increase in accrued liability $681,403,000
Increase in total annual cost $47,558,000
Increase in total annual cost as a % of payroll 1.59%
State Universities Retirement System:
Increase in accrued liability $175,179,000
Increase in total annual cost $16,235,000
Increase in total annual cost as a % of payroll 1.14%
State Employees' Retirement System:
Increase in accrued liability $209,958,000
Increase in total annual cost $15,757,000
Increase in total annual cost as a % of payroll 0.84%

SENATE AMENDMENT NO. 1.
In the provisions granting an annual increase in survivor benefits under the Downstate Teachers Article, changes to January 1, 1990 (from January 1, 1989) the date when such increases are to begin, and corrects an effective date reference.

SENATE AMENDMENT NO. 2.
Amends the State Employee Article of the Pension Code to limit the Social Security offset against survivor and widow annuities to 50% of the amount of annuity otherwise payable. Amends the State Employees Article of the Pension Code to provide a one-time increase in widow and survivor annuities that began on or before January 1, 1981, equal to $1.50 per month for each full year that has elapsed since the annuity began.

HOUSE AMENDMENT NO. 1. (House recedes July 1, 1989)
Adds reference to: Ch. 108 1/2, pars. 2-124, 14-131, 15-155, 16-158, 18-131; Ch. 110, par. 12-1001, new par. 12-1006
Changes title, deletes everything after the enacting clause and amends the Illinois Pension Code. For members of the General Assembly, State Employees, State Universities, Downstate Teachers, and Judges Systems, increases required minimum State contributions. Amends the Code of Civil Procedure to eliminate the judgment, attachment and distress for rent exemption of pension plan or contract payments only to the extent necessary for debtor or dependent support, and creates an expanded exemption for debtor interests in retirement plans. Defines retirement plans. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 1.
Recommends that the bill be further as follows:
Deletes reference to: Ch. 108 1/2, pars. 14-114, 14-115, 14-119, 14-121, 15-136, 15-136.1, 15-145, 16-133.1, 16-136.1, 16-143.1, 17-119, 17-122 and 17-156.1
Adds reference to: Ch. 110, par. 12-1001; new par. 12-1006
Amends the Code of Civil Procedure. Eliminates the exemption from judgment, attachment and distress for rent of payments under pension plans which meet specified criteria only if the payments were necessary for support of the debtor or a debtor's dependent. Provides instead for an exemption for a debtor's interests in a retirement plan and defines a retirement plan. Adds an immediate effective date.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Insurance, Pensions & License Act
Apr 07 Added As A Co-sponsor BERMAN Committee Insurance, Pensions & License Act
SB-0162—Cont.

May 02
Pension Note Filed
Committee Insurance, Pensions & License Act

May 11
Recommnded do pass as amend
006-001-000

Placed Calndr, Second Reading

May 12
Second Reading

Amendment No.01 INS PEN LIC Adopted
Amendment No.02 INS PEN LIC Adopted

Placed Calndr, Third Reading

May 17
Added As A Joint Sponsor NETSCH/06-23-89
Third Reading - Passed 048-003-003
Arrive House

May 18
Passed

May 23
First reading

Jun 07
Rfrd to Comm on Assignment

Jun 08
Assigned to Personnel and Pensions
Committee Personnel and Pensions
Interim Study Calendar PERS PENISON
Motion disch comm, advc 2nd
CALENDAR- WOLF
Interim Study Calendar PERS PENISON
3/5 vote required

Mtn Prevail to Suspend Rule 77(B)/097-004-004
3/5 vote required
Committee discharged 103-002-001

Placed Calndr, Second Reading

Jun 21
Second Reading

Jun 23
Held on 2nd Reading
Amendment No.01 CULLERTON Adopted
103-007-001

Placed Calndr, Third Reading
Third Reading - Passed 105-009-000

Jun 24
Sec. Desk Concurrence 01

Jun 28
S Nonconcns in H Amend. 01
Speaker's Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/WOLF;
CULLERTON, RICE, RYDER & CHURCHILL

Jun 29
Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/DEMUZIO
NETSCH, BERMAN, SCHUNEMAN & DAVIDSON

Jun 30
House report submitted

Jul 01
CHIEF SPONSOR CH.

Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/041-009-001
3/5 vote required
House Conf. report Adopted 1ST/095-020-001
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 27
Sent to the Governor

Aug 30
Governor approved
PUBLIC ACT 86-0393 Effective date 89-08-30
SB-0163 DEMUZIO.

Appropriates $43,412,573 for the ordinary and contingent and distributive expenses of the State Comptroller. Effective July 1, 1989.

SENATE AMENDMENT NO. 2.
Decreases personal services and related line items.

SENATE AMENDMENT NO. 4.
Further decreases personal services and related line items.

HOUSE AMENDMENT NO. 1.
Appropriates $34,000 to Comptroller for a linked TV system for educational institutions, businesses and government offices.

HOUSE AMENDMENT NO. 2.
Appropriates $325,000 to Comptroller for payment of deferred property taxes for eligible senior citizens.

HOUSE AMENDMENT NO. 4. (House recedes June 28, 1989)
Adds $253,200 for a grant to Ill. Public Broadcasting Council.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations I
Apr 26 Recommended do pass 012-000-000
Motion filed PHILIP
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11 Placed Calndr,Second Reading
May 24 Second Reading
Amendment No.01 CARROLL Lost
027-028-001
Amendment No.02 SEVERNS Adopted
Motion to Reconsider Vote
Verified
Motion failed
Amendment No.03 ETHEREDGE OUT OF ORDER
Amendment No.04 CARROLL Adopted
029-028-000

Placed Calndr,Third Reading

May 26 Third Reading - Passed 056-000-000
May 30 Arrive House
Hse Sponsor LEVERENZ
Placed Calndr,First Reading

May 31 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations I
Jun 15 Amendment No.01 APPROP I Adopted
027-028-000
Amendment No.02 APPROP I Adopted
012-015-000
Amendment No.03 APPROP I Lost
025-002-000
Recommended do pass as amend

Placed Calndr,Second Reading

Jun 20 Second Reading
Held on 2nd Reading
Jun 21 Amendment No.04 CURRIE Adopted
Placed Calndr,Third Reading
Third Reading - Passed 113-003-001
Jun 23 Sec. Desk Concurrence 01,02,04
Jun 27 S Concurs in H Amend. 01,02/053-000-000
S Noncncrs in H Amend. 04
Speaker's Table, Non-concur 04
Jun 28 H Recedes from Amend. 04/113-001-000
Passed both Houses
SB-0163—Cont.

Jul 14 Sent to the Governor
Jul 20 Governor approved

PUBLIC ACT 86-0079 Effective date 89-07-20

SB-0164 RIGNEY.

(New Act; Ch. 120, par. 2-201, new par. 2-202.1)

Enacts the Property Tax Relief Grant Act which provides that the Department of Revenue from funds appropriated for that purpose award a grant not to exceed $10,000 to any person who pays property taxes equal to more than 10% of their taxable income in 1989, with a decreasing percentage every year thereafter until the level of 5% is reached. Amends the Illinois Income Tax Act to increase the individual income tax rates to 3.5% and corporate income tax rates to 5.6%. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue

SB-0165 WATSON, DUNN, REA, WOODYARD AND DEMUZIO.

Supplemental appropriation to the State Board of Education from the Common School Fund for payment of farmland hold harmless grants. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations II
Apr 12 Waive Posting Notice 7C Added As A Co-sponsor DEMUZIO Committee Appropriations II

SB-0166 NETSCH – SMITH – MAROVITZ AND BROOKINS.

(Ch. 111 1/2, par. 7308)

Amends the Aids Confidentiality Act to remove the provision authorizing a physician to perform an HIV test on a patient who has given general consent to treatment, but no specific consent for the HIV test. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Public Health, Welfare & Correctn

Added As A Co-sponsor BROOKINS Committee Public Health, Welfare & Correctn

Apr 26 Recommended do pass 005-004-000 Motion filed PHILIP MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 12 Second Reading Placed Calndr,Third Reading
May 17 Third Reading - Lost 016-039-001

SB-0167 JOYCE, JJ AND REA.

(New Act)

Ratifies by the State of Illinois the Interstate Compact on Agricultural Grain Marketing. Creates an Agricultural Grain Marketing Commission consisting of member states to conduct comprehensive and continuing studies of agricultural grain marketing practices, procedures and controls and their relationship to and effect upon the citizens and economies of the member states and to make recommendations in connection therewith. Provides that Illinois has 3 voting members: one

1 Fiscal Note Act may be applicable.
appointed by the Governor, a Senator appointed by the President of the Senate and a Representative appointed by the Speaker. The Attorney General or his designee is a nonvoting member. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Agriculture & Conservation
May 16      Added As A Co-sponsor REA

Committee Agriculture & Conservation

SB-0168  TOPINKA.

(Ch. 85, par. 2302)

Amends An Act to provide for licensing and regulating certain games of chance to permit political committees to obtain licenses to conduct raffles. Effective immediately.

HOUSE AMENDMENT NO. 4.

Deletes reference to: Ch. 85, par. 2302
Adds reference to: Ch. 46, new par. 9-25.1

Deletes everything. Amends the Election Code. Prohibits appointed State officials and State employees, or a political committee for that official or employee, from soliciting or receiving contributions from persons or entities contracting with or regulated by the State agency that the official or employee serves. Prohibits a person or entity from offering or making those contributions. Applies to those having a financial interest in a person or entity. Provides that a political committee may not make a contribution to an official or employee, or political committee for that official or employee, if the political committee has received contributions from persons or entities that could not make a direct contribution to that official or employee or his political committee. Violation is a Class A misdemeanor, and the official or employee forfeits his or her office or employment. Amounts received in violation are to be deposited into the General Revenue Fund. Enforced by the Attorney General or, if the Attorney General fails to enforce, by the appropriate State's Attorney. Effective immediately.

HOUSE AMENDMENT NO. 5.

Adds reference to: Ch. 85, new par. 2308.1

Deletes title and everything after the enacting clause. Provides for the licensing of political committees by the State Board of Elections to sell raffles.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Executive
Apr 13      Recommended do pass 012-001-002

May 04      Second Reading
Placed Calndr,Third Reading
May 12      Third Reading - Passed 044-004-002
Arrive House
Placed Calendar,First Reading
May 17      First reading  Rfrd to Comm on Assignment
May 23      Primary Sponsor Changed To GIORGI
Added As A Joint Sponsor KUBIK
Committee Assignment of Bills
Assigned to Elections
Jun 08      Recommended do pass 011-003-001
Placed Calndr,Second Reading
Jun 21      Second Reading
Amendment No.01  COUNTRYMAN  Withdrawn
Amendment No.02  MAUTINO  Withdrawn
Amendment No.03  BRESLIN  Withdrawn
Amendment No.04  BRESLIN  Adopted
Amendment No.05  COUNTRYMAN  Adopted
Held on 2nd Reading
Jun 23      Amendment No.06  BRESLIN  Withdrawn
Placed Calndr,Third Reading
Third Reading - Passed 073-038-003
SB-0169  ROCK – O’DANIEL – JACOBS, SEVERNS, JOYCE, JJ, REA.

(Ch. 120, par. 2-201)

Amends the Income Tax Act to remove the expiration date of the investment tax credit.

HOUSE AMENDMENT NO. 1. (House recesses June 30, 1989)

Adds reference to: Ch. 85, pars. 1392, 1393, 1394, 1397, 1397a, 1397b, 1397c, 1397d, 1397h, and 1397j and new par. 1230.2; Ch. 120, par. 440F; Ch. 127, par. 144.25e and new par. 141.252

Deletes everything. Amends the Metropolitan Civic Center Support Act to increase the bond limit from $101,500,000 to $172,000,000. Amends the Income Tax Act concerning investment tax credits. Amends the use and occupation tax Acts to impose a tax on computer software. Authorizes $28,000,000 in McCormick Place rehabilitation bonds. Provides for general revenue fund transfers to pay civic center, rehabilitation, and park and conservation bonds. Revises occupation tax exemptions. Effective immediately, except that the computer software tax takes effect October 1, 1989.

STATE DEBT IMPACT NOTE, AS AMENDED

Senate Bill 0169 as amended would increase:
Civic center bond authorization by $70.5 M (69.5%)
Potential civic center debt by $187.9 M (69.6%)
Per capita Illinois civic center debt by $6.02 (70.8%)
McCormick Place bond authorization by $28.0 M (9.0%)
Potential McCormick Place debt by $74.6 M (9.2%)
Per capita McCormick Place debt by $2.39 (7.4%)

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, SB-169, as amended, fails to meet the definition of a mandate.

FISCAL NOTE, AS AMENDED (Dept. of Revenue)
The fiscal impact of SB-169, as amended, will be $24 million to $27 million in increased revenue from the computer software tax. The changes to the investment tax credit will have no impact on State revenues. The enterprise zone sales tax exemption changes will result in a reduction of State revenues of about $3 million per business, based on information from businesses currently taking the exemption.

HOUSE AMENDMENT NO. 6. (House recesses June 30, 1989)

Deletes reference to: Ch. 85, pars. 1392, 1393, 1394, 1397, 1397a, 1397b, 1397c, 1397d, 1397h, 1397j, new par. 1230.2; Ch. 120, pars. 2-201, 440F; Ch. 127, par. 144.25e, new par. 141.252

Adds reference to: Ch. 120, par. 1-103

Deletes everything. Amends the Income Tax Act to provide that all references to the Internal Revenue Code of 1954 shall mean the Internal Revenue Code of 1986.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-ams 1 and 6.

Recommends that the bill be further amended as follows:

Deletes reference to: Ch. 85, pars. 1392, 1393, 1394, 1397, 1397a, 1397b, 1397c, 1397d, 1397h, 1397j and new par. 1230.2; Ch. 120, pars. 2-201, 439.3, 439.33, 439.103 and 440F; Ch. 127, pars. 441, 144.25, 144.25b and 144.25e

Adds reference to: Ch. 85, pars. 611, 612, 613, new par. 611a; Ch. 120, pars. 2-201, 2-203, 9-901, new pars. 2-202.3, 2-202.4; Ch. 122, new par. 18-19; Ch. 127, new pars. 141.255, 141.256,
Deletes everything. Amends the State Revenue Sharing Act, the Income Tax Act, the School Code and the State Finance Act. Increases the State income tax by .5% for individuals, trusts and estates and .8% for corporations for the period from July 1, 1989 through June 30, 1991. The proceeds from the tax are used for local governments and schools and to increase the income tax deduction for residential real property taxes. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Revenue
May 04      Recommended do pass 004-001-000  Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK  Motion prevailed 030-028-000

Secretary's Desk
May 11  Placed Calndr, Second Reading
May 12  Second Reading
Placed Calndr, Third Reading
May 17  Third Reading - Passed 055-000-000
Arrive House
Placed Calndr, First Reading
May 18  First reading  Rfrd to Comm on Assignment
May 23      Assigned to Revenue
Jun 07  Amendment No.01 REVENUE  Adopted
Recommend do pass as amend 008-005-000
Placed Calndr, Second Reading
Jun 08  State Debt Note Filed AS AMENDED
Placed Calndr, Second Reading
Jun 13  St Mandate Fis Note Filed
Fiscal Note Requested MCCCRACKEN
Fiscal Note filed
Placed Calndr, Second Reading
Jun 21  Second Reading
Held on 2nd Reading
Jun 23  Amendment No.02 CULLERTON  Withdrawn
Amendment No.03 WOJCIC  Withdrawn
Amendment No.04 WOJCIC  Withdrawn
Amendment No.05 MAYS  Withdrawn
Amendment No.06 KEANE  Adopted
Placed Calndr, Third Reading
Third Reading - Passed 062-043-003
Jun 24  Sec. Desk Concurrence 01.06
S Nonconrs in H Amend. 01.06
Speaker's Table, Non-concur 01.06
Jun 26  H Refuses to Recede Amend 01.06
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MADIGAN,MJ, MCPKE, YOUNG,A, CHURCHILL AND FREDERICK,VF
Jun 27  CHIEF SPNSR CH.
06-29-89
Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/LUFT
ROCK, NETSCH, ETHEREDGE & DEANGELIS
Jun 29  Primary Sponsor Changed To MADIGAN,MJ
Sen Conference Comm Apptd 1ST/  (89-06-26)
Jun 30  House report submitted
House Conf. report Adopted 1ST/072-045-000
SB-0169—Cont.

Jun 30—Cont. Senate report submitted
Senate Conf. report Adopted 1ST/030-027-002
Motion to Reconsider Vote Mtn Reconsider Vote Tabled
Both House Adoptd Conf rpt 1ST
Passed both Houses
Jul 05 Sent to the Governor
Governor approved
PUBLIC ACT 86-0018 Effective date 89-07-05

SB-0170 JONES.

(Ch. 73, new par. 767.27)

Amends the Illinois Insurance Code. Prohibits consideration of an applicant’s zip code as a basis for establishing auto insurance premiums. Requires consideration of the individual customer’s driving record as the preponderant factor in establishing auto insurance premium rates.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Insurance, Pensions & License Act
May 11 Placed Calndr,Second Readng
May 12 Second Reading
May 26 Third Reading - Lost 015-038-000

SB-0171 WOODYARD – KELLY.

(Ch. 95 1/2, pars. 12-600, 12-608 and new par. 12-607.1)


Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Transportation
May 17 Committee discharged
May 18 Placed Calndr,Second Readng
May 25 Third Reading - Passed 056-002-001
May 26 Arrive House Hse Sponsor WEAVER,M
First reading Rfrd to Comm on Assignment
Hse Sponsor WEAVER,M
First reading Assigned to Transportation and Motor Vehicles
Jun 07 Do Pass/Short Debate Cal 021-000-000
Jun 13 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
Jun 16 Short Debate-3rd Passed 105-000-000
Passed both Houses
Jul 14 Sent to the Governor
Sep 06 Governor vetoed
Placed Calendar Total Veto
Oct 19 Total veto stands.

SB-0172 FAWELL.

(Ch. 24, new par. 11-5-6.1; and Ch. 61, par. 2.33)


Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Agriculture & Conservation
SB-0173  FAWELL.
(Ch. 34, new par. 429.32; and Ch. 61, par. 2.33)
Amends the Wildlife Code and the Counties Act. Allows Cook County, the collar counties, and counties with a municipality of more than 100,000 to regulate or prohibit leghold traps. Creates exceptions for farm nuisance animals and public health.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Agriculture & Conservation

1 SB-0174  BROOKINS – NEWHOUSE AND ALEXANDER.
(New Act; Ch. 127, new par. 141.250)
Creates the Food Toxic Disclosure Act. Prohibits anyone from knowingly and intentionally exposing an individual to a toxic substance in food without adequate warning. Provides for fines for violations. Requires the Department of Public Health to publish a list of chemicals known to cause cancer or reproductive toxicity and to appoint the Food Toxic Disclosure Advisory Committee. Effective January 1, 1990.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Executive
Added As A Co-sponsor ALEXANDER
Added As A Joint Sponsor NEWHOUSE
Committee Executive

1 SB-0175  MACDONALD.
(Ch. 120, par. 2-204)
Amends the Illinois Income Tax Act to specifically incorporate exemptions for blind and elderly taxpayers (previously incorporated by reference to the Internal Revenue Code which has now repealed such exemptions). Effective January 1, 1990, and applicable to taxable years ending on or after that date.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Revenue
Committee discharged

Tabled By Sponsor

(Ch. 1, par. 3351)
Amends An Act relating to improper use of the U.S. Flag. Provides that the display or presentation of the flag in a manner that would encourage or invite its mutilation, defacing or trampling is a Class 4 felony. Effective immediately.
SENATE AMENDMENT NO. 1.
Deletes changes in bill. Makes it a Class 4 felony to display the flag on the ground or floor.
HOUSE AMENDMENT NO. 1.
Specifies that an individual must “intentionally” display the flag on the ground to commit a class 4 felony.
GOVERNOR MESSAGE
Recommends deleting from the present law concerning acts against the flag of the United States the language “defies...or casts contempt upon, whether by words or act” to bring the law within the constitutional confines of the First Amendment protections of free speech. Amendatory language allowing the statute retains the protection of the physical integrity of the flag by the classifying acts such as the intentional display of the flag upon the ground or floor as a Class 4 felony.

Mar 15 1989  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
5 Correctional Budget and Impact Note Act may be applicable.
Amends the Hospital Licensing Act to not require hospitals to obtain information concerning licensure status of medical personnel who enter a hospital to obtain organs in accordance with the Uniform Anatomical Gift Act.

SENATE AMENDMENT NO. 1.

Provides that a hospital does not have to request information from the Department of Professional Regulation in order to grant temporary medical staff privileges to a physician who enters the hospital to harvest tissue for transplant.
SB-0177—Cont.

May 17  Committee discharged
  Placed Calndr, Second Reading
May 18  Second Reading
  Amendment No. 01  TOPINKA  Adopted
  Placed Calndr, Third Reading
May 26  Third Reading - Passed 051-000-000
  Arrive House
  Placed Calendar, First Reading
May 31  First reading  Rfrd to Comm on Assignment
          Assigned to Human Services
Jun 02  Primary Sponsor Changed To KUBIK
          Committee Human Services
Jun 07  Consnt Caldr Order 2nd Read
Jun 13  Consnt Calendar, 2nd Reading
Jun 15  Consnt Caldr, 3rd Read Pass 113-000-000
        Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
        PUBLIC ACT 86-0692  Effective date 90-01-01

SB-0178  HAWKINSON.
(Ch. 37, new par. 801-14, par. 805-19)
Amends the Juvenile Court Act of 1987 to require that venue or service objections must be made prior to commencement of the adjudicatory hearing. Also requires that prior to continuation of a delinquency case under supervision, there must have been a finding the the juvenile committed the offense, or the juvenile must have admitted or stipulated to the offense charged.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary

SB-0179  WELCH.
(Ch. 144, par. 188)
Amends the Act relating to the Board of Higher Education. Requires appropriation bills for the Board and public institutions of higher education to set forth program data by separate line item for each item of appropriation, and to identify the institution, campus and office of the affected Chancellor or President.
SENATE AMENDMENT NO. 1.
    Deletes requirement for appropriation bills to set forth program data by separate line item for each item of appropriation and deletes the Illinois Community College Board from the provisions requiring identification of the institution, campus and office of the affected Chancellor or President.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Higher Education
May 01  Waive Posting Notice 7C  Recommended do pass 003-002-000
May 11  Placed Calndr, Second Reading
May 15  Second Reading
  Amendment No. 01  WELCH  Adopted
  Placed Calndr, Third Reading
May 26  Third Reading - Lost 024-030-000

SB-0180  MAROVITZ AND DEL VALLE.
(Ch. 121 1/2, new par. 262U)
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for a physician to charge or collect for services to a pa-
tient eligible for benefits under Medicare Part B an amount in excess of the reason-
able charge as determined by the Department of Health and Human Services, or
for a physician to fail to post, and include in billings to such patients, the text of
those provisions. Provides that these requirements do not apply in rural areas which
are "health manpower shortage areas".

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary
Added As A Co-sponsor DEL VALLE
Committee Judiciary

SB-0181  MAROVITZ.

(Ch. 48, par. 39s-11a)

Amends the Wages of Employees on Public Works Act. Provides that the list of
contractors and subcontractors who have disregarded their obligations under the
Act shall be published by the Director of Labor at least quarterly.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Labor
May 04  Recommended do pass 006-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk.

May 11  Placed Calndr,Second Readng
May 16  Second Reading
Placed Calndr,Third Reading
May 25  Third Reading - Passed 056-002-001
May 26  Arrive House
Hse Sponsor SALTSMAN
Placed Calndr,First Readng
May 31  First reading  Rfrd to Comm on Assignment
Assign to Labor & Commerce
Jun 01  Added As A Joint Sponsor CURRAN
Committee Labor & Commerce
Jun 07  Recommended do pass 009-005-000

Placed Calndr,Second Readng
Jun 13  Added As A Joint Sponsor FARLEY
Added As A Joint Sponsor LANG
Added As A Joint Sponsor MCNAMARA
Placed Calndr,Second Readng
Jun 21  Second Reading
Amendment No.01 DIDRICKSON  Withdrawn
Placed Calndr,Third Reading
Jun 23  Third Reading - Passed 075-038-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0693  Effective date 90-01-01

SB-0182  ETHEREDGE.

(Ch. 105, par. 2-18)

Amends the Park District Code. Provides that in Pleasure Driveway and Park
Districts where trustees are appointed and the district lies in more than one county,
the board may determine that at least one trustee be appointed from each county re-
gardless of population. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides that appointments be made by the appropriate appointing authority.
HOUSE AMENDMENT NO. 2.

Allows park districts to lease land to not for profit corporations that provide recreational programs for the handicapped.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Local Government
Apr 13      Recommnded do pass as amend
             011-000-000

May 04      Second Reading
            Amendment No.01  LOCAL GOVERN  Adopted
            Placed Calndr,Third Reading

May 26      Third Reading- Passed 059-000-000
Arrive House
Hse Sponsor COWLISHAW
Added As A Joint Sponsor STECZO
Placed Calendar,First Reading

May 31      First reading  Rfrd to Comm on Assignment
            Assigned to Counties & Townships
Jun 08      Do Pass/Consent Calendar 014-000-000
Jun 14      Consent Calendar, 2nd Reading
Jun 15      Consent Caldr Order 3rd Read
            Added As A Joint Sponsor DEUCHLER
            Mtn Prev-Recall 2nd Reading
            Amendment No.01  COWLISHAW  Withdrawn
            Amendment No.02  COWLISHAW  Adopted
            Mtn Prevail to Suspend Rule 37/113-000-000
Jun 16      Consent Caldr, 3rd Read Pass 111-000-000
Jun 19      Sec. Desk Concurrence 02
Jun 26      S Concurs in H Amend. 02/057-000-000
            Passed both Houses
Jul 21      Sent to the Governor
Sep 01      Governor approved

PUBLIC ACT 86-0694  Effective date 89-09-01

SB-0183  ETHEREDGE.
(Ch. 127, pars. 604A-101 and 604A-106)

Amends the Illinois Governmental Ethics Act. Raises the reporting threshold for economic interest statements for State and local government employees from $35,000 to $45,000.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Executive
May 22      Motion disch comm, advc 2nd
            Motn discharge comm lost 023-019-003
            Committee Executive


Appropriates $100,000,000 to the Department of Commerce and Community Affairs for grants to civic centers. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.

Increases amounts of grants to specified Authorities and includes amounts for Lee County Metropolitan Exposition Auditorium and Office Building Authority, Village of Rosemont, and DeKalb County Metropolitan Exposition Auditorium and Office Building Authority. Decreases aggregate amount for award of grants to unspecified Authorities.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Deletes everything. Appropriates $1 to DCCA for grants under the Metropolitan Civic Center Support Act. Effective July 1, 1989.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations I

Added As A Co-sponsor SCHUNEMAN
   PRIMARY SPNSR CH.
   TO VADALABENE

Added As A Joint Sponsor JACOBS, WATSON

 Added As A Joint Sponsor ROCK, DONAHUE

† Added As A Joint Sponsor CARROLL, MAHAR

 Added As A Joint Sponsor KARPIEL

 Added As A Joint Sponsor MACDONALD

 Added As A Joint Sponsor ZITO, REA

 Committee Appropriations I

May 12
Placed Calndr,Second Reading

May 24 Second Reading
   Amendment No.01 WELCH Adopted
   Placed Calndr,Third Reading

May 26 Third Reading - Passed 055-001-000

May 30
Arrive House

Hse Sponsor LEVERENZ

 Added As A Joint Sponsor MAUTINO

 Added As A Joint Sponsor BRUNSVOLD

Placed Calendr,First Reading

May 31
First reading Rfrd to Comm on Assignment

Jun 01 Assigned to Appropriations I

Jun 15
Amendment No.01 APPROP I Adopted
   Recommended do pass as amend 025-002-000

   Placed Calndr,Second Reading

Jun 20
   Second Reading

   Held on 2nd Reading

Jun 22 Tabled House Rule 37(G)

† SB-0185 VADALABENE - JACOBS - WATSON - ROCK - DONAHUE - CARROLL - MAHAR - KARPIEL - MACDONALD - ZITO - REA - RAICA AND SCHUNEMAN.

(Ch. 85, pars. 1394, 1397, and 1397b; and Ch. 127, par. 144.25e)

Amends the Metropolitan Civic Center Support Act and the State Finance Act. Increases the bond limit for support of Authorities from $101,500,000 to $200,000,000. Makes changes with respect to certification of financial support and transfer of funds into the Metropolitan Exposition, Auditorium and Office Building Fund. Sets specific amounts of eligible aid to certain Authorities.

STATE DEBT IMPACT NOTE

SB-185 increases:
Civic Center bond authorization by $98.5M (97.0%)
Potential civic center debt by $262.5M (97.2%)
Per capita Ill. civic center debt by $8.41 (98.5%)

SENATE AMENDMENT NO. 1.
Changes the amounts of State financial support available to specific civic centers and the Village of Rosemont. Makes changes concerning certification of applicants, criteria for issuance of bonds and transfers to the MEAOB Fund.

STATE DEBT IMPACT NOTE
No change from previous note.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)

Adds reference to: Ch. 85, pars. 1392, 1393, 1397c, 1397d,

* State Debt Impact Note Act may be applicable.
Deletes everything. Amends the Metropolitan Civic Center Support Act to increase the bond limit from $101,500,000 to $172,000,000. Amends the Income Tax Act concerning investment tax credits. Amends the use and occupation tax Acts to impose a tax on computer software. Authorizes $28,000,000 in McCormick Place rehabilitation bonds. Provides for general revenue fund transfers to pay civic center, rehabilitation, and park and conservation bonds. Revises occupation tax exemptions. Effective immediately, except that the computer software tax takes effect October 1, 1989.

FISCAL NOTE, AS AMENDED (Dept. of Revenue)
Fiscal impact to the State of SB-185, as amended, will be $24 to $27 million in increased revenue from the computer software tax. The investment tax credit changes will have no impact on State revenues. Enterprise zone sales tax exemption changes are estimated to result in a reduction of State revenues of about $3 million per business, based on information from businesses currently taking the exemption.

STATE DEBT IMPACT NOTE, AS AMENDED
SB185 would increase:
Civic center bond authorization by $70.5 M(69.5%)
Potential civic center debt by $187.9 M(69.6%)
Per capita IL civic center debt by $6.02 (70.8%)
McCormick Place bond authorization by $28.0 M(9.0%)
Potential McCormick Place debt by $74.6 M(9.2%)
Per capita McCormick Place debt by $2.39 (7.4%)

HOUSE AMENDMENT NO. 7. (House recedes June 30, 1989)
Deletes reference to: Ch. 85, pars. 1393, 1394, 1397, 1397b, 1397c, 1397d, 1397h, 1397j, new par. 1230.2; Ch. 120, par. 440F; Ch. 127, new par. 141.252

Deletes everything. Makes a technical change in the Metropolitan Civic Center Support Act.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-ams 1 and 7.
Recommends that the bill be amended as follows:
Adds reference to: Ch. 85, pars. 1393, 1394, 1397, 1397a, 1397b, 1397c, 1397d, 1397h, 1397j; Ch. 120, pars. 2-201, 439.3, 439.9, 439.33, 439.39, 439.103, 439.109, 440f, 441, and 442; Ch. 127, pars. 142z-17, 2802, 2804, 2809, 2810, 2811, 2813, 144.25, 144.25b, and 144.25e

Deletes everything. Amends the various use and occupation tax Acts to impose a tax on computer software beginning October 1, 1989. Increases bond authorizations under the Metropolitan Civic Center Support Act. Provides additional use and occupation tax funding for Build Illinois. Effective immediately.
May 12  Second Reading
   Amendment No.01  EXECUTIVE  Adopted
   Placed Calndr,Third Reading
May 17  Third Reading - Passed 047-001-000
   Arrive House
   Hse Sponsor GIORGI
   First reading  Rfrd to Comm on Assignment
May 23  Assigned to State Government
   Administration
May 31  State Debt Note Filed
   Re-assigned to Executive
Jun 07  Amendment No.01  EXECUTIVE  Adopted
   Recommended do pass as amend
   011-008-000
   Placed Calndr,Second Reading
Jun 13  Fiscal Note Requested MCCracken
   Placed Calndr,Second Reading
Jun 14  Fiscal Note filed
   Placed Calndr,Second Reading
Jun 15  State Debt Note Filed AS AMENDED
   Placed Calndr,Second Reading
Jun 21  Second Reading
   Held on 2nd Reading
Jun 22  Amendment No.02  BLACK  Withdrawn
   Amendment No.03  Cullerton  Withdrawn
   Amendment No.04  Wojcik  Withdrawn
   Amendment No.05  Wojcik  Withdrawn
   Amendment No.06  Mays  Withdrawn
   Amendment No.07  Mautino  Adopted
   Placed Calndr,Third Reading
   Third Reading - Passed 092-018-004
Jun 23  Sec. Desk Concurrence 01,07
Jun 24  S Noncncrs in H Amend. 01,07
   Speaker's Table, Non-concur 01,07
Jun 26  H Refuses to Recede Amend 01,07
   H Requests Conference Comm IST
   Hse Conference Comm Apptd IST/Mcpike,
   Giorgi, Mautino, Churchill and
   Hoffman
Jun 27  Sen Accede Req Conf Comm IST
   Sen Conference Comm Apptd IST/Vadalabene
   Jacobs, Luft, Etheredge &
   Karpiel
Jun 30  Senate report submitted
   Senate Conf. report Adopted IST/053-005-000
   House report submitted
   House Conf. report Adopted IST/073-040-004
   Both House Adoptd Conf rpt IST
   Passed both Houses
Jul 13  Sent to the Governor
   Governor approved
   COMPutOR SOFTWARE
   TAX SECT. EFF.
   Effective date 89-07-13
   Effective date 89-10-01
   PUBLIC ACT 86-0044

SB-0186 DUNN,T.
 (New Act)

Provides that the county chairman of a political party receiving the second
highest number of votes for any county office shall file with the county clerk a list of
members of the party. Provides that when the county board or county board chairman is required to appoint a member of that party to a board, commission or similar body, the appointment shall be made from among the persons on the list.

SENATE AMENDMENT NO. 1.

Deletes everything. Provides that, in counties other than Cook, the county chairman of a county central committee of a political party other than that of the county board chairman or county executive shall submit to the county clerk a list of qualified members of the political party. Provides that when the county board or its chairman, or the county executive, is required to appoint a person affiliated with a political party other than that of the chairman or executive, the appointment shall be made from among persons on the list.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Elections & Reapportionment
May 04 Recommended do pass 006-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 16 Second Reading Amendment No.01 DUNN,T Adopted Placed Calndr,Third Reading
May 17 3d Reading Consideration PP Calendar Consideration PP.
May 26 Third Reading - Lost 029-028-000

1 SB-0187 MAITLAND – BERMAN – KUSTRA – HOLMBERG.
(Ch. 122, pars. 18-8, 18-8.2 and 18-8.3)

Amends The School Code to expressly provide that specified supplementary State aid payments and reimbursements apply when all of the territory of a dissolved unit school district is annexed by a high school district pursuant to the unit school district conversion provisions of the Code. Also provides that in computing deficit fund balances to determine the supplemental State aid of a newly formed combined school district, that fund balances for the year ending June 30 prior to the referendum approving the combination be used (rather than fund balances for June 30 of the year ending prior to the date that the combination becomes final under applicable law). Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 122, rep. par. 7A-14

Repeals the Section which would repeal the Article authorizing unit district conversion proceedings.

SENATE AMENDMENT NO. 2.

Provides that in computing deficit fund balances to determine supplemental State aid when all territory of at least one school district is annexed by another district, computations shall be made for the year ending June 30 prior to affirmative action by the regional board of school trustees on the petition.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 122, pars. 7-2a and 7-11

Permits petitions for dissolutions of a school district to be filed by the Board of the district to be dissolved, and provides that no petition from any other district affected shall be required. Requires the regional board of school trustees to dissolve a school

1 Fiscal Note Act may be applicable.
district of less than 5,000 residents upon petition of that district's board or a majority of its registered voters unless, within 45 days after notice of the hearing is given a majority of the district's registered voters file a petition in opposition to the dissolution. Adds provisions relative to determining the district or districts to which a district so dissolved is to be annexed, and relative to supplemental State aid payable in connection with such annexation.

HOUSE AMENDMENT NO. 1.

Adds reference to Ch. 122, pars. 7A-1 and 7A-2

Provides that when school district dissolution and annexation become effective for purposes of administration and attendance, contractual continued service status shall apply with respect to teachers having such status whose positions are transferred to the control of a different school board. Also makes certain supplementary State aid payments incident to annexation applicable even though less than an entire school district is annexed, and makes that change applicable retroactively to annexations taking effect after August 1, 1987. Also eliminates the requirement that unit school district conversion petitions be filed by July 1, 1989.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 122, par. 17-11

Changes the time by which school districts in certain counties are to certify the amounts of their tax levies to the county clerk.

HOUSE AMENDMENT NO. 3.

Revises language relative to the contractual continued service status of certain teachers whose positions are transferred from the control of one school board to another school board in connection with specified school district dissolution and annexation proceedings. Also adds that when the territory of a dissolved district is added to 2 or more annexing districts, the decision on which positions are to be transferred to which annexing districts shall be made with consideration being given to certain criteria and based upon teacher requests in order of seniority.

Mar 15 1989 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
Apr 06 Placed Calndr,Second Reading
Apr 13 Recommended do pass as amend 018-000-000
May 16 Second Reading Amendment No.01 ELEM SCND ED Adopted
May 23 Recalled to Second Reading Amendment No.02 SCHUNEMAN Adopted Amendment No.03 MAITLAND Adopted
May 26 Third Reading - Passed 046-006-002 Arrive House
Hse Sponsor CURRAN
Added As A Joint Sponsor COWLISHAW
Added As A Joint Sponsor STECZO
Added As A Joint Sponsor DIDRICKSON
Placed Calndr,First Reading
May 31 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
Jun 08 Do Pass/Short Debate Cal 029-000-000
Jun 14 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng
Jun 22 Cal 3rd Rdng Short Debate Amendment No.01 BLACK Adopted Amendment No.02 HOFFMAN Adopted Amendment No.03 CURRAN Adopted Cal 3rd Rdng Short Debate Mtn Prev-Recall 2nd Reading Mtn Prevail to Suspend Rule 37(D)/117-000-000 Short Debate-3rd Passed 114-000-000
SB-0188  WATSON.

(New Act)

Creates the Steroid Control Act. Provides that the Department of Alcoholism and Substance Abuse shall develop a steroid education program, and creates a Steroid Education Fund. Creates certain offenses in relation to the manufacture, distribution and possession of steroids and provides for penalties. Imposes requirements in relation to form of prescriptions for, and labeling of, steroids. Contains other provisions. Provides for disposition of fines and for forfeiture of certain property related to steroid offenses. Provides for civil remedies for certain violations.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06   Assigned to Public Health, Welfare & Correctn

Tabled By Sponsor

SB-0189  KUSTRA - MAITLAND.

(Ch. 122, par. 14-15.01)

Amends The School Code. Requires the Residential Services Authority to also submit its master plan for behavior disturbed and severe emotionally disturbed children, including detailed plans for day and residential schools, to the Directors of the agencies represented on the Authority. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06   Assigned to Elementary & Secondary Education

Apr 13  Recommended do pass 018-000-000
May 04   Second Reading
Placed Calndr,Third Reading
May 17Third Reading - Passed 056-000-000
Arrive House
Placed Calndr,First Reading
May 22 Hse Sponsor COWLISHAW
Placed Calndr,First Reading
May 23First reading  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

Jun 01  Do Pass/Consent Calendar 027-000-000
Jun 08  Consnt Caldr Order 2nd Read
Jun 14 Consnt Caldr Order 3rd Read
Jun 14  Consnt Caldr, 3rd Read Pass 116-000-001
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved

PUBLIC ACT 86-0695 Effective date 89-09-01

*Correctional Budget and Impact Note Act may be applicable.
Amends the Public Community College Act and The Election Code. Provides for the election of the initial board members of a newly formed community college district to staggered terms by trustee district at the general election in 1990, their successors to be elected to 6 year terms at ensuing nonpartisan elections. Increases the initial maximum authorized grant for a new district to $250,000 (instead of $100,000) based on projected 1st year full time equivalent enrollment times $750 (instead of times $300). Extends until July 1, 1991 a non-high school or high school district's authority and responsibility with respect to the levy of taxes and tuition payments attributable to attendance at a community college for graduates or qualified students residing outside of a community college district. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 22 Motion disch comm, advc 2nd Motn discharge comm lost 029-010-003 Committee Higher Education

Amends the Code of Civil Procedure. Grants quick take powers of eminent domain to units of local government for the acquisition of land for streets or public buildings.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Judiciary

Amends the Motor Fuel Tax Law to eliminate park districts, forest preserve districts and conservation districts from receiving motor fuel tax money.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Transportation

Amends the State occupation and use tax Acts and the Revenue Act of 1939 to exempt from occupation and use taxes property purchased by a not-for-profit organization for use in operating and promoting a not-for-profit school museum and to exempt from property tax land on which such a museum is situated.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-193 creates a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required. The estimated reimbursement required is expected to be very minor.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue
Apr 13 St Mandate Fis Note Filed Committee Revenue
**SB-0194** WATSON – O’DANIEL.

(Ch. 95 1/2, par. 3-403)

Amends the Vehicle Code to provide that a short-term permit may be issued by the Secretary of State to unladen registered vehicles which are suspended under the Emissions Inspection Law to allow them to be driven for repairs or to an inspection station. Also extends period that a short-term permit is valid from 48 hours to 5 days. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
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<tbody>
<tr>
<td>Mar 15 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 06</td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>May 17</td>
<td>Committee discharged</td>
</tr>
<tr>
<td>May 18</td>
<td>Second Reading Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 25</td>
<td>Third Reading - Passed 058-000-001</td>
</tr>
<tr>
<td>May 26</td>
<td>Arrive House Hse Sponsor BARNES</td>
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<td></td>
<td>Added As A Joint Sponsor HARTKE</td>
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<td></td>
<td>First reading Rfrd to Comm on Assignment Assigned to Transportation and Motor Vehicles</td>
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<tr>
<td>Jun 07</td>
<td>Do Pass/Consent Calendar 014-000-000</td>
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<td>Jun 13</td>
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<td>Jun 15</td>
<td>Consnt Caldr, 2nd Reading Consnt Caldr Order 3rd Read</td>
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<td>Consnt Caldr, 3rd Read Pass 113-000-000</td>
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<td>Jul 14</td>
<td>Sent to the Governor</td>
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<td>Aug 30</td>
<td>Governor approved</td>
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<td>PUBLIC ACT 86-0395 Effective date 89-08-30</td>
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**SB-0195** KELLY – HUDSON.

(Ch. 38, pars. 81-22 and 81-25)

Amends the Abortion Law of 1975. Defines “hospital”. Requires a physician to determine the viability of a fetus of 20 or more weeks gestational age prior to performing an abortion. Requires that abortions for all viable fetuses be performed in a hospital on an inpatient basis with life support available for the fetus. Effective immediately.

**SENATE AMENDMENT NO. 1.**

Provides that a physician shall determine the viability of a fetus using the degree of care used by a prudent physician instead of a prudent physician in a similar practice under the same conditions.

**SENATE AMENDMENT NO. 2.**

Makes a change in style to divide one subsection into 2.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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</thead>
<tbody>
<tr>
<td>Mar 15 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 06</td>
<td>Assigned to Executive</td>
</tr>
<tr>
<td>May 11</td>
<td>Recommended do pass as amend 006-003-000</td>
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<tr>
<td>May 12</td>
<td>Second Reading Amendment No.01 EXECUTIVE Adopted</td>
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<tr>
<td></td>
<td>Amendment No.02 EXECUTIVE Adopted</td>
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<td></td>
<td>Placed Calndr,Third Reading</td>
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<tr>
<td>May 17</td>
<td>3d Reading Consideration PP Calendar Consideration PP.</td>
</tr>
<tr>
<td>May 26</td>
<td>Third Reading - Lost 029-020-001</td>
</tr>
</tbody>
</table>

* Correctional Budget and Impact Note Act may be applicable.
SB-0196  
HUDSON – ETHEREDGE AND KARPIEL.

(Ch. 122, par. 27-6)

Amends the School Code. Deletes requirement that public school students must engage daily in physical education courses and provides that school districts may excuse 11th and 12th grade students from participating in physical education if such students request to be excused to enroll in academic courses. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Elementary & Secondary Education
Apr 07  Added As A Co-sponsor KARPIEL  Committee Elementary & Secondary Education
May 22  Motion disch comm, advc 2nd  

SB-0197  
JACOBS.

(Ch. 56 1/2, pars. 1401 and 1402)

Amends the Illinois Controlled Substances Act relating to the Sections of the Act prohibiting the manufacture, delivery, possession with intent to manufacture or deliver and the possession of 15 grams or more but less than 100 grams of heroin, cocaine, morphine and LSD. Deletes less than 100 grams limitation in such Sections.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary

SB-0198  
JACOBS.

(Ch. 24, new par. 3-4-13.1)

Amends the Municipal Code. Allows any municipality in which only one alderman is elected from each ward to have staggered terms for aldermen upon petition and referendum.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Local Government
May 11  Placed Calndr,Second Readng
May 12  Second Reading  
Placed Calndr,Third Reading
May 17  Third Reading - Passed 057-000-000  
Arrive House  Placed Calendr,First Readng
May 18  Hse Sponsor BARGER  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Elections  
Jun 09  Tbd pursuant Hse Rule 27D

SB-0199  
JACOBS AND KEATS.

(Ch. 17, new pars. 4457.1 and 4470.1)

Amends The Illinois Credit Union Act to provide for limited liability for officers, directors and other persons who serve without compensation. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Finance & Credit Regulations
Apr 07  Added As A Co-sponsor KEATS  Committee Finance & Credit Regulations
May 02 Waive Posting Notice 7C  Committee Finance & Credit Regulations

May 11 Recommended do pass 007-000-000

May 12 Second Reading  Placed Calndr,Second Reading

May 17 Third Reading - Passed 057-000-000  Arrive House  Placed Calndr,First Reading

May 18 First reading  Rfrd to Comm on Assignment
May 23 Assigned to Judiciary I

Jun 02 Primary Sponsor Changed To CULLERTON  Committee Judiciary I

Jun 08 Interim Study Calendar JUDICIARY I


(New Act)

Creates The Fund Education First Act. Requires that at least 50% of all new General Revenue Funds available for appropriation be appropriated for education programs. Effective immediately.

FISCAL NOTE (State Board of Education)
Senate Bill 200 would allocate funds ranging from $220 million to $396.5 million to Education.

SENATE AMENDMENT NO. 1.
Adds provision that beginning in FY91 and thereafter the Governor shall include in his budget an allocation for elementary, secondary and higher education conforming to the Act. Deletes provision that 50% of new general revenue funds be as estimated by BOB or the Illinois Economic and Fiscal Commission. Deletes 50% provision available for appropriation and substitutes available for spending from estimated growth in revenue because of budgeted program growth and decline.

Mar 15 1989 First reading  Rfrd to Comm on Assignment
Apr 06 Assigned to Elementary & Secondary Education
May 11 Recommended do pass as amend 011-000-000  Placed Calndr,Second Reading

May 12  Fiscal Note Requested KUSTRA
May 16  Fiscal Note filed  Placed Calndr,Second Reading  Second Reading  Amendment No.01 ELEM SCND ED Adopted  Placed Calndr,Third Reading

May 17 Added As A Co-sponsor NEWHOUSE  Added As A Co-sponsor BROOKINS  Third Reading - Passed 048-009-000  Arrive House  Placed Calndr,First Reading

May 18 Hse Sponsor LANG  First reading  Rfrd to Comm on Assignment
May 22 Added As A Joint Sponsor WOOLARD  Added As A Joint Sponsor PHELPS  Committee Assignment of Bills
May 23 Assigned to Executive
Jun 02 Added As A Joint Sponsor CURRAN  Committee Executive

Jun 07 Interim Study Calendar EXECUTIVE
Amends the Mobile Home Local Services Tax Act. Expects from the definition of "mobile home" structures resting on piers (instead of with wheels, tongue and hitch removed) and connected to water and sewerage facilities or a well and septic system; also excepts structures attached to another structure so that the resulting structure may no longer be legally transported on wheels. Effective January 1, 1990, and applies to tax years beginning after December 31, 1989.

FISCAL NOTE (Dept. of Revenue)
Both the mobile home local services tax and the property tax are local funding sources, and as a result, SB 201 would not affect State revenues.

FISCAL NOTE, AS AMENDED (Dept. of Revenue)
The Department does not have available information about the amount of mobile home sales. As a result, we cannot determine the fiscal impact of this bill. However, it would result in reduced revenues to the State.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 120, par. 1200, formerly par. 1214 and par. 1201
Adds reference to: Ch. 120, par. 439.3, 439.33, 439.103 and 441

Deletes everything in the bill. Amends the State occupation and use tax Acts to provide that only 60% of the price of new mobile homes shall be subject to the tax. Effective January 1, 1990.

* Fiscal Note Act may be applicable.

Amends the Vital Records Act. Provides for 10 days after death, instead of 7 days to file a death certificate with a local registrar. Effective immediately.

1 Fiscal Note Act may be applicable.
SB-0203  JACOBS.

(New Act)

Provides that if a person who proposes to conduct a dredging operation in a navigable stream in this State has a federal permit to do so, neither the State of Illinois nor any political subdivision thereof shall require that the person acquire any additional permit. Preempts home rule units.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06     Assigned to Executive

SB-0204  JACOBS.

(Ch. 38, par. 103-2)

Amends the Code of Criminal Procedure. Provides that persons taken into custody shall be provided with access to medical treatment (now, shall be provided with treatment), if required. Any person who requires medical treatment within 48 hours after being taken into custody shall be responsible for payment for such treatment.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06     Assigned to Judiciary
May 11     Placed Calndr,Second Reading  Recommended do pass 005-000-001
May 15     Second Reading  Placed Calndr,Third Reading
May 25     Third Reading - Passed 057-000-002
May 26     Arrive House  Hse Sponsor FLOWERS  First reading  Rfrd to Comm on Assignment
Jun 09     Assigned to Judiciary II  Tbld pursuant Hse Rule 27D

SB-0205  JACOBS.

(Ch. 23, par. 2212.18)

Amends the Child Care Act of 1969. Provides that a day care home may, during the regular school term, receive a maximum of 2 additional children who attend school full time, in addition to the family's natural or adopted children.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06     Assigned to Public Health, Welfare & Correctn

SB-0206  KARPIEL - GEO-KARIS - MACDONALD - JACOBS - FRIEDLAND.

(Ch. 96 1/2, par. 6309)

Amends An Act to create forest preserve districts in counties under 3,000,000. Eliminates the power of a district under 600,000, and within a county which is contiguous to a county over 2,000,000, to acquire an easement for a linear park or trail or in land contiguous to an existing park or preserve without the concurrence of the municipality within which the land is situated. Effective immediately and applies to all pending actions as well as those filed on or after its effective date.

SENATE AMENDMENT NO. 1.

Provides that if a district under 600,000, and within a county which is contiguous to a county of over 2,000,000, desires to acquire part of a parcel by condemnation for recreational purposes and the remainder is improved with a single family residence, then the burden of proof is increased and the public necessity of the taking is limited.

1 Fiscal Note Act may be applicable.
Amends An Act to create forest preserve districts in counties under 3,000,000. Requires a district under 600,000, and within a county which is contiguous to a county over 2,000,000, to acquire an entire parcel, on demand of the owner, if the district seeks to acquire part of a parcel by condemnation and the remainder is improved with a single family residence. Exempt from State Mandates Act. Effective immediately and applies to all pending actions as well as those filed on or after its effective date.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-207 creates a due process mandate for which no reimbursement is required.

SB-0208  KARPIEL – GEO-KARIS – MACDONALD – JACOBS – FRIEDLAND.
(Ch. 96 1/2, par. 6309)
Amends An Act to create forest preserve districts in counties under 3,000,000. If a district under 600,000, and within a county which is contiguous to a county of over 2,000,000, desires to acquire part of a parcel by condemnation and the remainder is improved with a single family residence, then the burden of proof is increased and the public necessity of the taking is limited. Effective immediately and applies to all pending actions as well as those filed on or after its effective date.

SB-0209  GEO-KARIS – KARPIEL – MACDONALD – JACOBS – FRIEDLAND.
(Ch. 96 1/2, par. 6309)
Amends An Act to create forest preserve districts in counties under 3,000,000. Provides that a district of less than 600,000, and within a county which is contiguous to a county of over 2,000,000, may not acquire land in an unincorporated area of a county by condemnation without first obtaining the consent of the county board by two-thirds vote of the total number of members entitled to sit on the county board. Effective immediately and applies to all pending actions as well as those filed on or after its effective date.
SB-0210  GEO-KARIS - KARPIEL - MACDONALD - JACOBS - FRIEDLAND.
(Ch. 96 1/2, par. 6309)
Amends the Act concerning forest preserve districts outside Cook County. Provides that a district in a county which (1) is contiguous to Cook County and (2) has a population between 200,000 and 600,000 shall acquire lands by condemnation subject to a back door referendum. Effective immediately.
SENATE AMENDMENT NO. 1.
Adds condition that the forest preserve district be located in a county which is not contiguous to the State of Indiana.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Local Government
May 22  Motion disch comm, advc 2nd  Committee discharged 031-010-004

May 23  Second Reading  Placed Calndr, Second Reading
May 24  Recalled to Second Reading  Amendment No.01 DUNN,T  Adopted  Placed Calndr, Third Reading
May 26  Third Reading - Passed 035-010-001  Arrive House  Placed Calendr, First Reading
May 31  Hse Sponsor CHURCHILL  First reading  Rfrd to Comm on Assignment  Assigned to Executive
Jun 08  Motion disch comm, advc 2nd  3/5 vote required
Mtn Lost to Suspend Rule 77(B)/048-053-000  Committee Executive
Jun 09  Tbd pursuant Hse Rule 27D

SB-0211  GEO-KARIS - KARPIEL - MACDONALD - JACOBS - FRIEDLAND.
(Ch. 96 1/2, par. 6309; Ch. 85, new par. 2208.13)
Amends the Forest Preserve District Act in counties under 3,000,000. Provides that if a district with a population of under 600,000, and within a county contiguous to a county of more than 2,000,000, files a condemnation complaint and the action is later dismissed for any reason, then the district must pay the defendant owner's costs, reasonable attorney's fees, and expenses of litigation. Provides that if the trier of fact has determined just compensation, then the district may not voluntarily dismiss the action if the owner objects to the dismissal. Exempt from the State Mandates Act. Effective immediately and applies to pending actions as well as those filed on or after the effective date.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-211 creates a due process mandate for which no reimbursement is required.
SENATE AMENDMENT NO. 1.
Provides that a district of less than 600,000, and within a county which is contiguous to a county of over 2,000,000, may not acquire land in an unincorporated area of a county by condemnation without first obtaining the consent of the county board by two-thirds vote of the total number of members entitled to sit on the county board.

1 Fiscal Note Act may be applicable.
Amends the State Debt Impact Note Act to require debt impact notes when a bill proposes that certificates of participation be issued by Central Management Services. Amends the State Finance Act to set a limit of $16,860,000 on certificates of participation, to impose a requirement on CMS to report to the Economic and Fiscal Commission, and to regulate the sale of certificates of participation. Defines "purchase contract for real estate". Effective immediately.

STATE DEBT IMPACT NOTE
SB-212 would have no immediate impact on State debt.

SENATE AMENDMENT NO. 1.
Increases the limit on certificates of participation to $100,000,000.

SB-0213 NETSCH.
(Ch. 17, pars. 6853 through 6857 and new par. 6853.1)

SENATE AMENDMENT NO. 1. (Tabled May 23, 1989)
Adds reference to: (Ch. 17, par. 6858 and new par. 6856.1)
Defines "home rule unit". Provides for home rule volume cap records and reallocation.

SENATE AMENDMENT NO. 2.

Adds reference to: (Ch. 17, par. 6858 and new par. 6856.1)

Defines "home rule unit". Provides for home rule volume cap records and reallocation.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Executive
May 11 Recommended do pass 011-000-000
May 12 Placed Calndr, Second Reading
May 12 Second Reading Amendment No.01 NETSCH Adopted
028-022-001
Placed Calndr, Third Reading
May 23 Recalled to Second Reading
Mtn Reconsider Vote Prevail 01-NETSCH
Mtn Prevail - Table Amend No 01 Tabled
Amendment No.02 NETSCH Adopted
Placed Calndr, Third Reading
May 26 Third Reading - Lost 028-028-000

1 SB-0214 NETSCH AND BERMAN.

(Ch. 120, par. 2-203)

Amends the Illinois Income Tax Act. Permits an individual taxpayer a deduction of 20% of annual rent. Applies only to the taxpayer's principal place of residence. Effective December 31, 1989 and applies to taxable years ending on or after such date. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue
Apr 07 Added As A Co-sponsor BERMAN Committee Revenue

SB-0215 KUSTRA – BARKHAUSEN.

(Ch. 110, new par. 2-623)

Amends the Code of Civil Procedure. In an action for professional negligence against an architect, professional engineer, structural engineer, or land surveyor, requires the plaintiff's attorney to file a certificate of merit indicating that the attorney has consulted with a professional in the same field as the defendant and that the attorney concludes that the action is reasonable and meritorious. Provides for exceptions and penalties.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Judiciary

SB-0216 KUSTRA.

(Ch. 122, par. 27-22)

Amends the School Code to change the high school graduation requirements beginning with pupils entering the 9th grade in the 1991-92 school year and beyond.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Elementary & Secondary Education

1 Fiscal Note Act may be applicable.
SB-0217  KUSTRA.
(Ch. 122, new par. 26-2c)
Amends the School Code to raise the compulsory school attendance age from 16 to 18, or until students have graduated high school or received a GED certificate. Upon reaching age 16, students may remain in the regular school program or participate in a locally approved optional education program with the consent of their parents or guardians. Applies to students who turn 16 after July 1, 1990.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Elementary & Secondary Education

SB-0218  WOODYARD.
(Ch. 21, par. 64.24c)
Amends the Cemetery Maintenance District Act. Authorizes a district to borrow up to $50,000 for no more than 20 years to purchase land for grave sites and to secure the loan with a mortgage. Authorizes districts to accept gifts for any legal purpose.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Local Government
Apr 13     Recommended do pass 010-000-001
May 04      Second Reading
May 12     Third Reading - Passed 054-000-002
May 16     Hse Sponsor BLACK
Placed Calndr,First Reading
May 17     First reading  Rfrd to Comm on Assignment
May 23     Assigned to Executive
Jun 07      Do Pass/Consent Calendar 021-000-000
Jun 13     Cnsnt Caldr, 2nd Read
Jun 15     Cnsnt Caldr, 3rd Read 113-000-000
Passed both Houses
Jul 14     Sent to the Governor
Aug 30     Governor approved
PUBLIC ACT 86-0396 Effective date 90-01-01

SB-0219  SCHUNEMAN.
(Ch. 24, pars. 3-4-1 and 3-4-2)
Amends the Illinois Municipal Code. Authorizes the election of city treasurer, or allows the corporate authorities of a municipality incorporated as a city to appoint the city treasurer. Effective immediately.
SENATE AMENDMENT NO. 1.
Limits to cities incorporated under this Act of 10,000 or less, the right to appoint, rather than elect, the position of city treasurer.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06      Assigned to Local Government
Apr 13     Recommended do pass as amend 011-000-000
Placed Calndr,Second Reading
May 12     Second Reading
Amendment No.01 LOCAL GOVERN Adopted
Placed Calndr,Third Reading
Fiscal Note Act may be applicable.
SB-0219—Cont.

May 25  Third Reading - Passed 053-005-001
May 26  Arrive House
        Hse Sponsor SIEBEN
        First reading  Rfrd to Comm on Assignment
                Assigned to Elections
Jun 06  Mtn Prevail Suspend Rul 20K 118-000-000
        Committee Elections
Jun 08  Placed Calndr,Second Reading
        Recommended do pass 009-001-002
Jun 21  Second Reading
        Placed Calndr,Third Reading
Jun 22  Third Reading - Passed 117-000-000
        Passed both Houses
Jul 14  Sent to the Governor
Aug 30  Governor approved
        PUBLIC ACT 86-0397  Effective date 89-08-30

SB-0220  SCHAFFER.
(Ch. 96 1/2, pars. 7116 and 7117)

Amends the Conservation District Act with respect to districts entirely within a
county under 200,000 and contiguous to a county over 2,000,000. Allows aggregate
debt over 0.575% and up to 1.725% with referendum approval. Effective immediately.

SENATE AMENDMENT NO. 1.
  Adds reference to: Ch. 96 1/2, pars. 7105, 7106, and 7112.
  Provides that a district with referendum authority to increase debt shall have 7
trustees, must have a two-thirds vote to acquire land by condemnation, and may dis-
pose of any portion of land acquired by any means within 2 years of acquisition.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Local Government
Apr 13  Recommended do pass 007-001-000
May 12  Second Reading
        Amendment No.01  SCHAFFER  Adopted
        Placed Calndr,Third Reading
May 17  Third Reading - Passed 046-002-000
        Arrive House
        Hse Sponsor MATIJEVICH
        First reading  Rfrd to Comm on Assignment
May 23  Assigned to Counties & Townships
Jun 01  Do Pass/Consent Calendar 010-000-000
Jun 08  Cnsent Calendar, 2nd Read
Jun 13  Cnsent Calendar, 3rd Read
Jun 14  Rmvd from Consent Calendar
        Cal 2nd Rdng Short Debate
Jun 15  Removed Short Debate Cal MCCRACKEN
        Cnsent Calendar 3rd Read
Jun 14  Cnsent Calendar, 3rd Read Pass 113-000-000
        Passed both Houses
Jul 14  Sent to the Governor
Sep 06  Governor approved
        PUBLIC ACT 86-0785  Effective date 89-09-06

SB-0221  FRIEDLAND - FAWELL.
(Ch. 24, par. 11-91-1)

Amends the Municipal Code. Provides that no ordinance shall be passed by a mu-
nicipality vacating a street or alley under the municipality's jurisdiction (now, un-
der its jurisdiction and within an unincorporated area) without notice and a
hearing.
SB-0222 KUSTRA.

(Ch. 111 1/2, par. 6351-3; new par. 6351-5a)

Amends the Alcoholism and Other Drug Dependency Act. Establishes a new category of substances under the purview of the Department of Alcohol and Substance Abuse, dangerous drugs. Requires the Department to treat dangerous drugs as it does alcohol and controlled substances. Classifies nicotine as a dangerous drug.

Mar 15 1989 First reading
Apr 06
Rfrd to Comm on Assignment
Assigned to Local Government

SB-0223 DEANGELIS.

(Ch. 124, pars. 2 and 5)


Mar 15 1989 First reading
Apr 06
Rfrd to Comm on Assignment
Assigned to Executive

May 01 Waive Posting Notice 7C
Committee Executive

SB-0224 TOPINKA.

(Ch. 102, par. 42.02)

Amends the Open Meetings Act. Requires units of local government to post the agenda for regular meetings 24 hours in advance and supply copies to the news media.

Mar 15 1989 First reading
Apr 06
Rfrd to Comm on Assignment
Assigned to Executive

May 01 Waive Posting Notice 7C
Committee Executive

1 Fiscal Note Act may be applicable.
SB-0225  TOPINKA.
(Ch. 102, par. 42a)

Amends the Open Meetings Act. Requires a unit of local government holding a closed meeting to report in open meeting at intervals of no more 30 minutes the state of progress of the closed meeting.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Executive
May 01  Waive Posting Notice 7C  Committee Executive

SB-0226  DUNN,R.
(Ch. 21, par. 61)

Amends an Act concerning neglected graves and cemeteries. Deletes provision establishing a $300 limit to those funds that a county board may appropriate for maintaining neglected graves and cemeteries.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Local Government
Apr 13  Recommended do pass 010-001-000
May 04  Placed Calndr,Second Reading
May 17  Second Reading  Placed Calndr,Third Reading
May 22  Third Reading - Passed 055-000-000
Arrive House  Placed Calndr,First Reading
May 23  Hse Sponsor BARGER  First reading  Rfrd to Comm on Assignment
Jun 01  Added As A Joint Sponsor RICHMOND  Assigned to Counties & Townships
Jun 08  Do Pass/Consent Calendar 010-000-000
Jun 14  Conslt Caldr Order 2nd Read  Assigned to Transportation
Jun 18  Cnsent Calendar, 2nd Readng  Conslt Caldr Order 3rd Read
Jul 14  Conslt Caldr, 3rd Read Pass 116-000-001
Passed both Houses
Jul 14  Sent to the Governor
Jun 01  Governor approved  PUBLIC ACT 86-0696  Effective date 90-01-01

(Ch. 95 1/2, par. 16-105)

Amends the Illinois Vehicle Code. Provides that fines collected for weight limit violations committed on township or road district highways shall be paid over to the township or district rather than to the State Treasurer for deposit into the Road Fund.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Transportation
May 22  Motion disch comm, advc 2nd  Committee discharged 039-005-001
May 23  Placed Calndr,Second Reading
May 23  Second Reading  Amendment No.01 DEANGELOS  Lost
Placed Calndr,Third Reading
May 26  Third Reading - Passed 059-000-000
May 30  Arrive House
May 30  Placed Calndr,First Reading
May 31  Hse Sponsor KIRKLAND  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Select Comm. on Roads and Bridges
SB-0228  JOYCE, J.J.

(Ch. 56 1/2, par. 313)

Amends the Meat and Poultry Inspection Act in relation to the advertising and sale of meat and other foods for freezer storage. Eliminates an exception to the requirement that a seller have a sufficient quantity of product to meet reasonably anticipated demands. Changes provisions relating to the representation of product prices. Prohibits use of certain terms describing parts of a carcass under specified conditions. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 56 1/2, pars. 302.6 and 302.26

Specifies additional animals to which the Act applies. Changes language pertaining to the prohibition against use of certain terms to describe parts of a carcass.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Agriculture & Conservation
Apr 26  Recommended do pass 006-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  Placed Calndr, Second Reading
May 15  Second Reading
Placed Calndr, Third Reading
May 17  Third Reading - Passed 056-000-000
Arrive House
Placed Calndr, First Reading
May 22  Hse Sponsor RICHMOND
Placed Calndr, First Reading
May 23  First reading  Rfrd to Comm on Assignment
Assigned to Agriculture
Jun 07  Amendment No. 01  AGRICULTURE  Adopted
DP Amnded Consent Calendar
019-000-000

Consnt Caldr Order 2nd Read
Jun 13  Cnsnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 15  Consnt Caldr, 3rd Read Pass 113-000-000
Jun 16  Sec. Desk Concurrence 01
Jun 26  S Concurs in H Amend. 01/056-000-000
Passed both Houses
Jul 21  Sent to the Governor
Sep 06  Governor vetoed
Placed Calendar Total Veto
Oct 19  Total veto stands.

SB-0229  CARROLL.

An Act making appropriations to the State Comptroller to study outside agency contracts. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates $1,500,000 to CDB for Gallatin County School District.
HOUSE AMENDMENT NO. 2.
Appropriates $600,000 to State Treasurer for payments to counties under the Illinois Estate Tax Law.

HOUSE AMENDMENT NO. 3.
Amends PA85-1085, making appropriations to the Illinois State Scholarship Commission to make adjustments in certain Grants and Scholarships line items.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations I
May 12 Recommnded do pass as amend 012-000-000

May 24 Second Reading
Amendment No.01 APPROP I Tabled
Amendment No.02 APPROP I Tabled
Amendment No.03 APPROP I Tabled
Amendment No.04 APPROP I Tabled
Amendment No.05 APPROP I Tabled
Amendment No.06 APPROP I Tabled

May 26 Third Reading - Passed 056-000-000
May 30 Arrive House Hse Sponsor LEVERENZ
Placed Calndr,First Reading

May 31 First reading Rfrd to Comm on Assignment Assigned to Appropriations I
Jun 01 Added As A Joint Sponsor WHITE Committee Appropriations I
Jun 15 Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Recommnded do pass as amend 025-002-000

Jun 20 Second Reading Held on 2nd Reading

Jun 21 Amendment No.03 LEVERENZ Adopted
Placed Calndr,Third Reading
Third Reading - Passed 115-002-000

Jun 23 Sec. Desk Concurrence 01,02,03
Jun 27 S Concurs in H Amend. 01,02,03
057-000-000

Passed both Houses
Jun 30 Sent to the Governor Governor approved
PUBLIC ACT 86-0014 Effective date 89-06-30

SB-0230 CARROLL.

Appropriates monies from the Solid Waste Management Fund to the Department of Energy and Natural Resources for an exhibit at the Illinois State Museum.

HOUSE AMENDMENT NO. 1.
Reduces appropriation to $1.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations I
May 12 Recommended do pass 012-000-000

May 24 Second Reading
Placed Calndr,Second Reading

May 26 Third Reading - Passed 056-000-000
May 30 Arrive House Hse Sponsor LEVERENZ
Placed Calndr,First Reading

May 31 First reading Rfrd to Comm on Assignment Assigned to Appropriations I
SB-0230—Cont.

Amends the Wildlife Code. Creates the State Pheasant Stamp. Provides that 50% of funds received shall be given to not-for-profit organizations and 50% to the Department of Conservation for the purpose of enhancing pheasant propagation and conservation.

Amendment No.01
APPROP I
Recommended do pass as amend
025-002-000

Placed Calndr,Second Reading
Jun 15

Second Reading
Jun 20

Held on 2nd Reading
Jun 21

Placed Calndr,Third Reading
Jun 22

Third Reading - Passed 070-040-004
Jun 23

Sec. Desk Concurrence 01
Jun 27

S Noncers in H Amend. 01
Speaker’s Table, Non-concur 01
Jun 28

H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MCPIKE,
BOWMAN, LEVERENZ,
RYDER AND MAYS
Jun 29

Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/CARROLL
SEVERN, SAVICKAS,
MAITLAND &
ETHEREDGE

1 Fiscal Note Act may be applicable.
SB-0232  DAVIDSON.
(Ch. 108 1/2, pars. 14-114, 14-119 and 14-121)

Amends the State Employees Article of the Pension Code to provide a 3% compound annual increase in survivor’s annuity, and to include prior ad hoc increases in the calculation of benefits granted after December 31, 1989. Effective immediately.

PENSION IMPACT NOTE
Increase in accrued liability $82,693,000
Increase in total annual cost $5,592,500
Increase in total annual cost as a % of payroll 0.30%

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Insurance, Pensions & License Act
May 02  Pension Note Filed
Committee Insurance, Pensions & License Act

SB-0233  ETHEREDGE.
(Ch. 122, par. 17-11)

Amends the School Code. Provides that the certificate of tax levy in school districts with a population of less than 500,000 must be returned to the county clerk on or before the last Wednesday in December, rather than the last Tuesday.

SENATE AMENDMENT NO. 1.
Adds provision that in school districts in counties between 750,000 and 2,000,000 population the certificate of tax levy shall be returned to the county clerk before the last Tuesday in February. Restores provision that in counties of less than 500,000 such certificate be returned before the last Tuesday in December. Makes Act effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Elementary & Secondary Education
May 22  Motion disch comm, adve 2nd Committee discharged 032-010-004
Placed Calndr,Second Reading
May 23  Second Reading
Placed Calndr,Third Reading
May 24  Recalled to Second Reading
Amendment No.01 ETHEREDGE Adopted
Placed Calndr,Third Reading
May 26  Third Reading - Passed 059-000-000
May 30  Arrive House
Hse Sponsor COWLISHAW
Placed Calendar,First Reading
May 31  First reading  Rfrd to Comm on Assignment
Assigned to Executive
Jun 06  Added As A Joint Sponsor BARGER
Committee Executive
Jun 07  Interim Study Calendar EXECUTIVE

SB-0234  MAHAR – KUSTRA.
(Ch. 43, new par. 144d)

Amends the Liquor Control Act. Prohibits licensees from offering or advertising free drinks and certain other conduct. Makes violation a Class B misdemeanor and grounds for suspension or revocation of license. Effective immediately.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Prohibits serving more than one drink (rather than more than 2 drinks) to one person at one time. Allows the sale of pitchers of beer, provided that the prices of pitchers of beer shall be effective for not less than one calendar month.

HOUSE AMENDMENT NO. 1. (Tabled June 22, 1989)
Provides that a subsequent conviction of a retail liquor licensee or his employee or agent for a violation of the happy hours prohibition (rather than an initial conviction) is grounds for suspension or revocation of the license.

HOUSE AMENDMENT NO. 3.
Changes the provisions concerning the prohibition against happy hours. Deletes provision that a violation is a Class B misdemeanor.

SB-0235 MAITLAND.
(Ch. 122, pars. 11B-2, 11B-5 and 11B-7)
Amends The School Code. Requires approval by a majority of the voters in each of the affected school districts voting on a proposition to combine entire districts in order for that proposition to be approved.
SB-0236  TOPINKA.

(Ch. 91 1/2, pars. 4-309, 4-408, 4-610, 4-611 and 4-612; new par. 1-105.1)

Amends the Mental Health and Developmental Disabilities Code. Provides that habilitation care and services provided to a developmentally disabled person shall be appropriate to such person’s developmental age as distinguished from chronological age.

Mar 15 1989  First reading
Apr 06  Rfrd to Comm on Assignment
May 22  Motion disch comm, advc 2nd

SB-0237  LUFT.

(Ch. 32, Art. 16 caption, par. 16.05)

Amends the Business Corporation Act to change caption of Article 16 to Penalties and Interest (instead of Penalties) and to provide for interest at rate of 1% per month on amount due for annual franchise tax that is delinquent.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 32, par. 1.80, 9.05, 12.20, 14.05, 14.10, 14.15, 14.20, 14.25, 15.10, 15.20, 15.25, 15.35, 15.40, 15.45, 15.50, 15.55, 15.65, 15.70, 15.75, 15.80 and 16.05; new pars. 14.01, 14.30 and 15.90)

Deletes the title and everything after the enacting clause. Amends the Business Corporation Act of 1983 in relation to franchise taxes. Limits liability for back taxes to 7 years in the absence of fraud.

FISCAL NOTE (Secretary of State)
The department could have a possible revenue loss of approximately $150,000 to $200,000 under the new method. In 1988, this amount would have been less than 1% of the total revenue collected. It is the department’s position that this proposal is revenue neutral within 1% plus or minus.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 32, par. 1.80, 9.05, 12.20, 14.05, 14.10, 14.15, 14.20, 14.25, 15.10, 15.20, 15.25, 15.35, 15.40, 15.45, 15.50, 15.55, 15.65, 15.70, 15.75, 15.80 and 16.05; new pars. 14.01, 14.30 and 15.90)

Deletes the title and everything after the enacting clause. Amends the Business Corporation Act of 1983 in relation to franchise taxes. Limits liability for back taxes to 7 years in the absence of fraud.

GOVERNOR MESSAGE

Recommends adding an effective date of January 1, 1991.

Mar 15 1989  First reading
Apr 06  Rfrd to Comm on Assignment
May 02  Waive Posting Notice 7C

Fiscal Note Act may be applicable.
SB-0237--Cont.

May 11  
Recommended do pass 007-000-000
Placed Calndr, Second Reading

May 18  
Second Reading
Placed Calndr, Third Reading

May 25  
Third Reading - Passed 058-000-000

May 26  
Arrive House
Hse Sponsor KEANE
Added As A Joint Sponsor CURRIE
Added As A Joint Sponsor FREDERICK, VF
Added As A Joint Sponsor BRESLIN
Added As A Joint Sponsor COUNTRYMAN
First reading
Rfrd to Comm on Assignment
Assigned to Revenue

Jun 07  
Amendment No.01 REVENUE Adopted
Do Pass Amend/Short Debate 013-000-000
Cal 2nd Rdng Short Debate

Jun 13  
Fiscal Note Requested MCCRACKEN
Cal 2nd Rdng Short Debate

Jun 20  
Fiscal Note filed
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 23  
Mtn Prev-Recall 2nd Reading
Amendment No.02 KEANE Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(D)/117-000-000
Short Debate-3rd Passed 111-000-000

Jun 26  
Sec. Desk Concurrence 01,02
Jun 27  
S Concurs in H Amend. 01,02/057-000-000
Passed both Houses

Jul 24  
Sent to the Governor

Sep 06  
Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 17  
Min fild accept amend veto LUFT
Accept Amnd Veto-Sen Pass 054-000-000

Oct 19  
Placed Cal. Amendatory Veto

Oct 25  
Min fild accept amend veto KEANE
Placed Cal. Amendatory Veto

Oct 31  
Rul Gub Comply/Rule 46.1(b)
Placed Cal. Amendatory Veto

Nov 01  
Accept Amnd Veto-House Pass 116-000-000
Bth House Accept Amend Veto

Nov 30  
Return to Gov-Certification

Dec 13  
Governor certifies changes
PUBLIC ACT 86-0985 Effective date 91-01-01

SB-0238  BARKHAUSEN – LUFT.
(Ch. 32, pars. 3.05, 4.05, 108.70, and 111.50)

Amends the Business Corporation Act of 1983 to provide that bank holding companies may be organized under the Act if a letter of consent from the Commissioner of Banks and Trusts is filed with the Articles of Incorporation. Amends the General Not for Profit Corporation Act of 1986 to provide that directors of all corporations entitled to tax exemption under Section 501(c) of the Internal Revenue Code are exempt from liability for their actions as directors under certain circumstances. Makes another technical change. Effective January 1, 1990.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 32, par. 3.05

Amends the Business Corporation Act of 1983 to provide that a corporate name shall not imply that the corporation is engaged in banking unless authorized by the Commissioner of Banks and Trust Companies. Removes provision regarding organization of bank holding companies.
HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 32, par. 108.70
Removes all changes to the Section of the General Not for Project Corporation Act relating to liability of directors and officers.

HOUSE AMENDMENT NO. 2.
Changes to an immediate effective date.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Finance & Credit Regulations
May 02  Waive Posting Notice 7C  Committee Finance & Credit Regulations
May 22  Motion disch comm, advc 2nd Committee discharged 030-016-001

Placed Calndr,Second Reading
May 23  Second Reading
Placed Calndr,Third Reading
May 25  Recalled to Second Reading
Amendment No.01  BARKHAUSEN  Adopted
Placed Calndr,Third Reading
May 26  Third Reading - Passed 054-002-000
Arrive House
Placed Calendar,First Reading
May 31  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
Jun 02  Added As A Joint Sponsor CURRAN
Committee Judiciary I
Jun 07  Primary Sponsor Changed To CULLERTON
Added As A Joint Sponsor MCCCRACKEN
Committee Judiciary I
Jun 08  Do Pass/Short Debate Cal 014-000-000
Jun 20  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 21  Mtn Prev-Recall 2nd Reading
Jun 23  Amendment No.01  CULLERTON  Adopted
Amendment No.02  CULLERTON  Adopted
Amendment No.03  CULLERTON  Withdrawn
Amendment No.04  CULLERTON  Withdrawn
Cal 3rd Rdng Short Debate
Short Debate-3rd Passed 111-000-002
Jun 24  Sec. Desk Concurrence 01,02
Jun 27  S Concurs in H Amend. 01,02/058-000-000
Passed both Houses
Jul 24  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0697  Effective date 89-09-01

SB-0239  BARKHAUSEN.

(New Act; Ch. 73, par. 486b; Ch. 82. rep. pars. 66 through 70)

Creates the Uniform Federal Lien Registration Act to provide for method of filing of federal tax liens and other federal liens. Repeals 1923 Act dealing with federal liens. Also, provides that trust accounts shall be established by real estate title guaranty companies relating to title exceptions due to tax liens. Requires notice of establishment of such accounts to Department of Revenue and requires satisfaction of such liens from the account upon demand by the Department. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
SB-0239—Cont.

April 6 Assigned to Finance & Credit Regulations

May 2 Waive Posting Notice 7C Committee Finance & Credit Regulations

May 22 Motion disch comm, advc 2nd Committee discharged 030-014-001

Placed Calndr, Second Reading

May 23 Second Reading

Placed Calndr, Third Reading

May 26 Third Reading - Passed 055-000-000

Arrive House

Placed Calndr, First Reading

May 31 Hse Sponsor COUNTRYMAN

First reading Rfrd to Comm on Assignment

Assigned to Judiciary I

June 7 Do Pass/Short Debate Cal 014-000-000

June 14 Short Debate Cal 2nd Rdng

Cal 3rd Rdng Short Debate

June 15 Short Debate-3rd Passed 107-000-000

Passed both Houses.

July 14 Sent to the Governor

August 15 Governor approved

PUBLIC ACT 86-0254 Effective date 89-08-15

SB-0240 WATSON AND O’DANIEL.

(Ch. 67 1/2, par. 608)

Amends the Illinois Enterprise Zone Act to increase the total number of enterprise zones authorized in the 7 calendar years following the 1983 calendar from 67 to 74. Effective immediately.

HOUSE AMENDMENT NO. 1. (Tabled June 13, 1989)

Changes the maximum number of enterprise zones from 74 to 68. Provides that DCCA may not (instead of may) certify enterprise zones in each of the 7 calendar years commencing with 1983.

HOUSE AMENDMENT NO. 2.

Increases from 7 to 8 the calendar years in which the Department may certify Enterprise Zones which shall not exceed 74.

HOUSE AMENDMENT NO. 3.

Increases from 6 to 8 the calendar years in which enterprise zones may be certified. Also provides that the 7 additional Enterprise Zones shall not lie within municipalities or unincorporated areas of counties that abut or are contiguous to Enterprise Zones certified prior to the effective date of this amendatory Act.

March 15 1989 First reading Rfrd to Comm on Assignment

April 6 Assigned to Revenue

April 17 Added As A Co-sponsor O’DANIEL Committee Revenue

May 22 Motion disch comm, advc 2nd Committee discharged 041-004-001

Placed Calndr, Second Reading

May 23 Second Reading

Placed Calndr, Third Reading

May 26 Third Reading - Passed 055-001-000

Arrive House

Placed Calndr, First Reading

May 31 Hse Sponsor GRANBERG

First reading Rfrd to Comm on Assignment

Assigned to Executive

Fiscal Note Act may be applicable.
SB-0240—Cont.

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<td>Jun 29</td>
<td>Sent to the Governor</td>
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<td>Governor approved</td>
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<td>PUBLIC ACT 86-0015 Effective date 89-06-30</td>
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**SB-0241 DEL VALLE.**

(New Act; Ch. 111, par. 4400-22)

Creates the Pesticide Poisoning Reporting Act which requires health care providers to report suspected cases of pesticide poisoning to the Department of Public Health. Requires the Department of Public Health to report the cases to local health departments, the Department of Agriculture, and the Department of Labor, if applicable. Requires the Department of Public Health to promulgate rules implementing the reporting program. Amends the Medical Practice Act of 1987 to add failure to report a suspected case of pesticide poisoning as a cause for discipline. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Public Health, Welfare & Correctn

**SB-0242 JOYCE,JE.**

(Ch. 122, par. 22-15)

Amends The School Code. Prohibits school boards from permitting high school pupils to participate in interscholastic athletics unless the pupils are provided with or maintain a policy of hospital-medical insurance covering them for injuries sustained as a result of such participation. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Elementary & Secondary Education
May 17 Committee discharged Placed Calndr,Second Reading

**SB-0243 DALEY,J.**

(Ch. 42, par. 323.32)

Amends the Chicago Sanitary District Act. Transfers functions from the Civil Service Board to the Director of Personnel in connection with veterans' preferences for employment.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1. (House recedes July 1, 1989)

Adds reference to: Ch. 42, par. 323.

Amends the Chicago Sanitary District Act. Effective January, 1991, increases the president's salary from $43,500 to $50,000, the vice-president's from $41,000 to $45,000, and the finance chairman's from $38,500 to $45,000. Increases the salaries for members elected in November, 1990 or later from $36,000 to $40,000.

HOUSE AMENDMENT NO. 3.

Annexes land to the Metropolitan Water Reclamation District of Greater Chicago.

CONFERE NCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

Recommends that the Senate concur in H-am 3.

Deletes reference to: Ch. 42, par. 323 and 323.32

Eliminates changes to the Chicago Park District Act relating to transfer of functions concerning veterans' preferences for employment. Eliminates increases in salaries. Adds immediate effective date.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Local Government
May 11 Recommended do pass 007-000-000

May 12 Placed Calndr,Second Reading

May 17 Second Reading
Placed Calndr,Third Reading

May 23 Third Reading - Passed 057-000-000
Arrive House

Jun 07 Recommended do pass 012-007-000

Jun 15 Placed Calndr,Second Reading

Jun 16 Amendment No.01 MCAULIFFE Adopted

Jun 21 Calendar Order of 3rd Rdng

Jun 22 Amendment No.02 KIRKLAND Tabled

Jun 23 Amendment No.03 KIRKLAND Adopted

Jun 24 Third Reading - Passed 064-044-004

Jun 27 Sec. Desk Concurrence 01,03

Jun 28 S Noncners in H Amend. 01,03
Speaker's Table, Non-concur 01,03
H Refuses to Recede Amend 01,03
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/TERZICH,
KRSKA, CULLERTON, MCCRACKEN AND
CHURCHILL

Jun 29 Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/DALEY, J
LECHOWICZ, D'ARCO, FAWELL & MAHAR

Jun 30 House report submitted
Senate report submitted

Jul 01 3/5 vote required

Both House Adoptd Conf rpt 1ST
Passed both Houses
SB-0244  DALEY,J – DUDYCZ.
(Ch. 46, pars. 7-59, 17-16.1 and 18-9.1)

Amends The Election Code. Makes provision which states that write-in votes shall be counted only for persons who have filed notarized declarations of intent to be write-in candidates with the proper election authority immediately preceding the election also applicable where no candidate has filed a petition for nomination. Effective immediately.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 46, pars. 7-59, 17-16.1 and 18-9.1
Adds reference to: Ch. 46, par. 1A-2.1

Changes the title and deletes everything after the enacting clause. Amends The Election Code to add a feminine pronoun.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 46, par. 1A-2.1
Adds reference to: Ch. 46, new par. 9-25.1

Deletes everything. Amends the Election Code. Prohibits appointed State officials and State employees from soliciting or receiving contributions from persons or entities contracting with or regulated by the State agency that the official or employee serves. Prohibits a person or entity from offering or making those contributions. Applies to those having a financial interest in a person or entity. Provides that a political committee may not make a contribution to an official or employee, if the political committee has received contributions from persons or entities that could not make a direct contribution to that official or employee or his political committee. Amounts received in violation are to be deposited into the General Revenue Fund. Enforced by the Attorney General or, if the Attorney General fails to enforce, by the appropriate State’s Attorney. Effective immediately.

Mar 15 1989  First reading Rfrd to Comm on Assignment
Apr 06  Assigned to Elections & Reapportionment
May 04  Recommended do pass 007-000-000
Motion filed WEAVER, S MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

May 11  Secretory's Desk
May 12  Placed Calndr,Second Reading CHIEF SPONSR CHNG.
Second Reading
Placed Calndr,Third Reading
May 17  Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor MUNIZZI
First reading Rfrd to Comm on Assignment
May 23  Assigned to Elections
Jun 08  Amendment No.01 ELECTIONS Adopted Do Pass Amend/Short Debate 016-000-000
Cal 2nd Rdnng Short Debate
Jun 21  Short Debate Cal 2nd Rdnng Amendment No.02 BRESLIN Withdrawn
Amendment No.03 BRESLIN Adopted
Amendment No.04 LANG Motion IS AM.#4 GERM -MCCracken
SB-0244—Cont.

Jun 21—Cont.

CHAIR RULES - AM.#4 IS GERMANE

Appeal Ruling of Chair MCCCRACKEN
Verified
Motion failed

Held 2nd Rdg-Short Debate

Jun 23

Tabled House Rule 37(G)

SB-0245 DALEY,J – DUDYCYZ.

(Ch. 46, par. 24A-9)

Amends The Election Code. Provides the State Board of Elections may select as many election jurisdictions as it deems advisable in the interests of the election process of this State in which to order a special test of the automatic tabulating equipment and program for such equipment. Currently, the law limits the number of jurisdictions in which such tests may be ordered to not more than 10% of the election jurisdictions, and provides jurisdictions shall be selected for testing on a rotation basis. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Elections & Reapportionment
May 04 Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11 Placed Calndr,Second Reading
May 12

CHIEF SPONSOR CHNG

Second Reading
Placed Calndr,Third Reading

May 17 Third Reading - Passed 056-000-000
Arrive House
First reading Rfrd to Comm on Assignment

May 18
Primary Sponsor Changed To MAUTINO
Added As A Joint Sponsor MUNIZZI
Added As A Joint Sponsor KUBIK
Added As A Joint Sponsor NOVAK

Committee Assignment of Bills

May 23 Assigned to Elections
Jun 09 Tbd pursuant Hse Rule 27D

SB-0246 DALEY,J.

(Ch. 42, par. 323)

Amends the Chicago Sanitary District Act. Effective January, 1991, increases the president's salary from $43,500 to $50,000, the vice-president's from $41,000 to $45,000, and the finance chairman's from $38,500 to $45,000. Increases the salaries for members elected in November, 1990 or later from $36,000 to $40,000.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Local Government

SB-0247 DALEY,J.

(Ch. 42, par. 324s)

Amends the Chicago Sanitary District Act. Allows the board, by two-thirds vote, to make transfers of appropriated funds between departments.

HOUSE AMENDMENT NO. 2.

Adds reference to: Laws 1909, p. 3777

Authorizes the transfer of funds in the Kaskaskia Commons permanent school fund to the Island Drainage and Levee District in Randolph County Illinois.
Amends various Acts relating to stormwater management. Authorizes the Department of Transportation to set and to direct certain counties to observe “speed limits” for stormwater flows. Preempts home rule.

SENATE AMENDMENT NO. 1.
Changes “speed limit” to “flow limit”.

FISCAL NOTE (IDOT)
The fiscal impact will be approximately a total of $40,000.

HOUSE AMENDMENT NO. 1.
Creates exceptions to flow limit requirements.

FISCAL NOTE, AS AMENDED (DOT)
No change from previous note.
SB-0249—JOYCE,JJ.

(Ch. 111 1/2, par. 116.116b)

Amends the Water Well Construction Code to provide that wells that are depleted due to the high capacity pumping of neighbors shall be assured of a supply of portable water.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Agriculture & Conservation
Apr 26 Recommended do pass 006-000-000 Motion filed PHILIP
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary’s Desk

May 11 Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 25 Third Reading - Passed 055-003-001
May 26 Arrive House
First reading Rfrd to Comm on Assignment
Assigned to Agriculture
May 31 Primary Sponsor Changed To NOVAK Committee Agriculture
SB-0249  JOYCE, JJ.

(Ch. 111 1/2, par. 116.116)

Amends the Water Well Construction Code to require permits for all water well construction. (Now only for potable water wells)

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Agriculture & Conservation
Apr 26  Recommended do pass 016-000-000
Motion filed PHILIP
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk
May 11  Placed Calndr, Second Reading
May 15  Second Reading
Placed Calndr, Third Reading
May 17  3d Reading Consideration PP Calendar Consideration PP.

May 26  Third Reading - Passed 052-004-000
May 30  Arrive House
Placed Calendar, First Reading
May 31  Hse Sponsor NOVAK
First reading  Rfrd to Comm on Assignment
Assigned to Registration and Regulation
Do Pass/Short Debate Cal 019-000-000

Jun 08  Cal 2nd Rdng Short Debate
Jun 14  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 15  Short Debate-3rd Passed 091-014-006
Passed both Houses
Jul 14  Sent to the Governor
Sep 08  Governor vetoed
Placed Calendar Total Veto
Oct 19  Total veto stands.

SB-0250  ROCK.

(Ch. 120, par. 2-204)

Amends the Illinois Income Tax Act to provide for an additional $1,000 exemption if the taxpayer is pregnant during the taxable year. The pregnancy must be certified by a licensed physician.

Mar 15 1989  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
SB-0252

REA - DEMUZIO.

(Ch. 120, par. 424)

Amends the Motor Fuel Tax Law. Provides that of the sales tax transfers deposited in the Motor Fuel Fund, 30% shall be apportioned to the several municipalities of the State, 20% to the State Construction Account Fund, 14% to the several counties of the State having 1,000,000 or more inhabitants, 19% to the several counties of the State having less than 1,000,000 population, and 17% to the several road districts of the State.

FISCAL NOTE (DOT)
Revenue loss would result in a $200 million reduction in the five-year State highway construction program.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue
May 04 Recommended do pass 007-000-000
Motion filed WEAVERS
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

SB-0253 RAICA.

(Ch. 40, par. 204)

Amends the Marriage and Dissolution of Marriage Act. With respect to the medical examination required to obtain a marriage license, changes the wording of the examining physician's certificate to read that he certifies that the test for syphilis did not indicate the active presence of syphilis, rather than that he believes that the examinee may enter into marriage without danger of transmitting syphilis to the other party or to any issue of the marriage. Effective immediately.

HOUSE AMENDMENT NO. 1.

With respect to the physical examination of marriage license applicants, provides that the examining physician's certificate shall read: "I ... certify that the approved serological test and the physical examination of ... did not indicate the presence of transmissible syphilis."

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Judiciary
May 22 Motion disch comm, advc 2nd Committee discharged 037-007-000
Placed Calndr,Second Reading
May 23 Second Reading
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
May 26  Third Reading - Passed 052-002-000
Arrive House
Placed Calendar, First Reading

May 31  Hse Sponsor HOFFMAN
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I

Jun 07  Cal 2nd Rdg Short Debate
Do Pass/Short Debate Cal 012-000-000

Jun 14  Short Debate Cal 2nd Rdg
Amendment No.01  HOFFMAN  Adopted
Cal 3rd Rdg Short Debate

Jun 21  Short Debate-3rd Passed 114-003-000

Jun 22  Sec. Desk Concurrence 01

Jun 26  S Concurs in H Amend. 01/056-000-000
Passed both Houses

Jul 21  Sent to the Governor

Sep 11  Governor vetoed
Placed Calendar Total Veto

Oct 19  Total veto stands.

SB-0254  HOLMBERG – KUSTRA.
(Ch. 122, par. 2-3.66)

Amends The School Code to delete the word “pilot” from projects a school district may establish concerning alternative and optional education programs for truants and potential dropouts since such projects have been in operation for several years.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 2-3.66
Adds reference to: Ch. 122, pars. 2-3.71, 21-14, 21-23

Deletes everything. Provides a teacher’s certificate may be voluntarily surrendered by the holder thereof and shall then be treated as a revoked certificate. Provides for suspension of a certificate up to 5 calendar years by the State Superintendent of Education for cause. Provides for procedure for attendance of witnesses at hearing for such purposes and circuit court sanctions for orders of teacher’s certification board. Also provides after July 1, 1998 any teacher in pre-school programs shall hold an early childhood teacher’s certificate. Changes certification requirements for teachers in such a program. Makes Act effective immediately.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 102, par. 42

Adds provision exempting meetings of the State Teacher Certification Board from requirements of the Open Meetings Act when such meeting concerns suspension or revocation of a teacher’s certificate.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 102, par. 42

Removes changes in the Open Meetings Act.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Elementary & Secondary Education
May 11  Recommended do pass as amend 009-000-001

Placed Calndr, Second Reading

May 12  Second Reading
Amendment No.01  ELEM SCND ED  Adopted
Amendment No.02  ELEM SCND ED  Adopted

Placed Calndr, Third Reading

May 17  Third Reading - Passed 056-000-000
Arrive House
Placed Calendar, First Reading
SB-0254—Cont.

May 18  Hse Sponsor STECZO
Added As A Joint Sponsor DIDRICKSON
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Elementary & Secondary Education
Jun 07  Do Pass/Consent Calendar 029-000-000
Jun 13  Consnt Caldr Order 2nd Read
Jun 21  Remvd from Consent Calendar
Jun 22  Short Debate Cal 2nd Rdng Short Debate
Jun 23  Amendment No.01 STECZO Adopted
Jun 26  Amendment No.02 STECZO Withdrawn
Jul 21  Sec. Desk Concurrence 01
Aug 30  Governor approved

SB-0255  ROCK - BERMAN - COLLINS.

(Ch. 111 2/3, pars. 309b, 704.01 and 704.09, new par. 704.01a)

Amends the Metropolitan Transit Authority Act and the Regional Transportation Authority Act. Provides that, of the moneys received by the RTA from the Public Transportation Fund, 15% of such moneys shall be allocated to the Chicago Transit Authority (CTA) and shall be expended by the CTA to promote the protection of its employees and passengers against crime. Creates an Oversight Board to study the matter of such protection. Requires reports as to whether the CTA has complied with such expenditure requirement. Provides that such allocation and expenditure requirement take effect in any RTA fiscal year only after all RTA debt service requirements are met for that fiscal year.

HOUSE AMENDMENT NO. 4. (House recedes June 30, 1989)
Provides that rather than 15% of moneys received from the Public Transportation Fund, $16 million shall be allocated to the Chicago Transit Authority.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 4.
Recommends that the bill be amended as follows:

Adds reference to: Ch. 111 2/3, new par. 327a

Amends the Metropolitan Transit Authority Act. Requires the Authority to expend certain amounts for the protection against crime of its employees and consumers. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Second Reading  Assigned to Transportation
May 11  Recommended do pass 007-000-000
May 15  Second Reading  Placed Calndr,Second Reading
May 17  Placed Calndr,Third Reading
May 26  Added As A Joint Sponsor COLLINS
March 28  Placed Calndr,Third Reading
May 26  Third Reading - Passed 033-025-000
May 31  Arrive House
Jun 06  Placed Calendr,First Reading
First reading  Rfrd to Comm on Assignment
Jun 06  Assigned to Executive
Jun 06  Added As A Joint Sponsor STANGE
Committee Executive

1 Fiscal Note Act may be applicable.
Recommended do pass 011-007-000
Placed Calndr, Second Reading

Jun 20
Second Reading
Amendment No.01 WELLER Lost
038-070-008
Amendment No.02 WELLER Withdrawn
Amendment No.03 WELLER Lost
039-069-003
Amendment No.04 MCPIKE Adopted
Placed Calndr, Third Reading

Jun 23
Added As A Joint Sponsor LEFLORE Verified
Third Reading - Passed 060-049-001

Jun 24
Sec. Desk Concurrence 04

Jun 26
S Noncners in H Amend. 04
Speaker's Table, Non-concur 04

Jun 28
H Refuses to Recede Amend 04
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MCPIKE,
CULLERTON, LEFLORE
CHURCHILL AND
HOFFMAN

Jun 29
Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/ROCK
BERMAN, COLLINS,
WATSON & SCHAFER

Jun 30
House Conf. report Adopted 1ST/074-043-000
Senate report submitted
Senate Conf. report Adopted 1ST/031-025-000
Both House Adopted Conf rpt 1ST

Jul 18
Sent to the Governor

Aug 31
Governor approved
PUBLIC ACT 86-0463 Effective date 89-08-31

SB-0256 GEO-KARIS.

(Ch. 34, par. 3151)

Amends An Act in relation to county zoning. Provides that a county board may classify, regulate and restrict the use of property on the basis of family relationship, which family relationship may be defined as one or more persons each related to the other by blood, marriage or adoption and maintaining a common household.

Mar 15 1989 First reading Rfnd to Comm on Assignment
Apr 06 Assigned to Local Government

SB-0257 LUFT - REA - HOLMBERG.

(Ch. 38, pars. 1003-2-2.1, 1003-15-2 and 1005-9-1; Ch. 48, par. 850.0726; Ch. 127, pars. 652, 653, and new par. 141.252)

Amends the Unified Code of Corrections, The Illinois Development Finance Authority Act, the General Obligation Bond Act and the State Finance Act. Includes juvenile detention centers among those facilities that are eligible for financing from the County Jail Revolving Loan Fund or capital facility bond proceeds. Imposes an additional penalty on fines imposed for convictions of felonies, misdemeanors and traffic offenses to retire General Obligation bonds issued for grants and loans to construct or rehabilitate county jails and juvenile detention centers. Requires the circuit clerk to submit annual reports of such amounts to State Comptroller. Includes county jails and detention centers as capital facilities in need of upgrading and expansion under the Development Finance Authority Act. Increases capital facilities

*State Debt Impact Note Act may be applicable.*
general obligation bond authorization from $25,000,000 to $200,000,000 and authorizes use of those funds for the construction of jails and juvenile detention centers. Effective immediately.

STATE DEBT IMPACT NOTE
SB 0257 would increase:
- Capital Facilities unissued principal by $175.0 M (17.5%)
- Unissued general obligation principal by $175.0 M (10.4%)
- Potential total general obligation debt by $345.6 M (3.5%)
- Potential per capita general obligation debt by $29.51 (3.5%)

HOUSE AMENDMENT NO. 1. (Tabled June 20, 1989)
Deletes provisions requiring the circuit clerk to submit annual reports to the State Comptroller regarding additional penalties remitted to the State Treasurer for certain offenses. Changes maximum capital facilities and general obligation bond authorizations. Makes other changes.

HOUSE AMENDMENT NO. 2.
Changes the total bond authorization for capital facilities.

STATE DEBT IMPACT NOTE, AS AMENDED
No change from previous note.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Executive
Added As A Joint Sponsor HOLMBERG Committee Executive
May 11 Recommended do pass 011-000-000
May 12 Second Reading Placed Calndr,Second Reading
May 17 Third Reading - Passed 057-000-000 Arrive House
Placed Calndr,First Reading
May 18 Hse Sponsor KEANE First reading Rfrd to Comm on Assignment
Jun 06 Assigned to Executive State Debt Note Filed Committee Executive
Jun 07 Amendment No.01 EXECUTIVE Adopted Recommended do pass as amend 011-008-000
Placed Calndr,Second Reading
Jun 13 Fiscal Note Requested MCCRACKEN Placed Calndr,Second Reading
Jun 20 Second Reading Amendment No.02 Mtn Prevail -Table Amend No 01 KEANE Adopted
Held on 2nd Reading
Jun 22 Added As A Joint Sponsor FLINN State Debt Note Filed AS AMENDED
Placed Calndr,Third Reading
Jun 23 Third Reading - Passed 084-020-008
Jun 24 Sec. Desk Concurrence 02
Jun 27 S Concurs in H Amend. 02/058-000-000 Passed both Houses
Jul 14 Sent to the Governor
Sep 07 Governor vetoed
Oct 19 Total veto stands.

SB-0258 SCHAFER – DEMUZIO.
(Ch. 46, par. 7-9)

Amends The Election Code. Provides that a vacancy occurring on a precinct committee more than 92 days before and less than 14 days after a general primary
may be filled by a resident of the county appointed by the county chairman, rather than a resident of the precinct appointed by the county central committee chairman. Effective immediately.

Mar 15 1989  First reading   Rfrd to Comm on Assignment
Apr 06        Assigned to Elections & Reapportionment
Apr 18        Added As A Joint Sponsor DEMUZIO Committee Elections & Reapportionment
May 22        Motion disch comm, advc 2nd Committee discharged 046-001-000
May 23        Placed Calndr,Second Reading
May 26        Second Reading  Placed Calndr,Third Reading
May 30        Third Reading - Passed 059-000-000
May 31        Arrive House  Hse Sponsor OLSON,MYRON
              Placed Calendr,First Reading
Jun 09        First reading   Rfrd to Comm on Assignment
              Assigned to Elections
              Tbd pursuant Hse Rule 27D

SB-0259  JOYCE,JJ.

An Act making appropriations to the Department of Conservation for the Kankakee Trail. Effective July 1, 1989.

Mar 15 1989  First reading   Rfrd to Comm on Assignment
Apr 06        Assigned to Appropriations I
May 12        Recommended do pass 012-000-000
May 24        Placed Calndr,Second Reading
May 26        Second Reading  Placed Calndr,Third Reading
May 30        Third Reading - Passed 053-002-001
May 31        Arrive House  Hse Sponsor WELLER
              Placed Calendr,First Reading
Jun 02        First reading   Rfrd to Comm on Assignment
Jun 16        Assigned to Appropriations I
              Tbd pursuant Hse Rule 27D

SB-0260  ROCK.

(Ch. 48, par. 1004a)

Amends the Minimum Wage Law. Exempts certain employees of not-for-profit educational or residential child care institutions from the Act’s overtime compensation provisions.

Mar 15 1989  First reading   Rfrd to Comm on Assignment
Apr 06        Assigned to Labor
May 04        Recommended do pass 006-000-000
              Motion filed WEAVER,S  MOTION PLACE ON SECT. DESK
              Motion prevailed 030-028-000
May 11        Placed Calndr,Second Reading
May 15        Second Reading  Placed Calndr,Third Reading
SB-0261 JOYCE,JJ.


HOUSE AMENDMENT NO. 1.

Deletes everything. Effective immediately. Makes transfers and supplemental appropriations to the following agencies:

- Dept. of Children and Family Services
- Dept. of Commerce and Community Affairs
- Dept. of Financial Institutions
- Dept. of Mental Health and Developmental Disabilities
- Dept. of Revenue
- Dept. of State Police
- Dept. of Rehabilitation Services
- Dept. of Public Aid
- Dept. of Employment Security
- Dept. of Veterans' Affairs
- Dept. of Corrections
- Dept. of Public Health
- Court of Claims
- Dept. of Agriculture
- Capital Development Board
- Dept. of Conservation
- Dept. on Aging
- Ill. Educational Labor Relations Board
- Dept. of Central Management Services
- Commissioner of Savings & Loan Associations
- Dept. of Labor
- Commissioner of Banks & Trust Companies
- State Fire Marshal
- State Comptroller
- State Board of Elections
- Dept. of Insurance
- Supreme Court
- Build Illinois
- Dept. of Employment Security

HOUSE AMENDMENT NO. 2.

Deletes supplemental appropriation to DCCA for a grant to the NE Midwest Institute. Makes technical changes. Makes additional supplemental appropriations to CDB for reconstruction at Vandalia Correctional Center and to EPA for Build Illinois sewer and wastewater treatment facilities work.
May 30  
Arrive House  
Placed Calendr, First Reading  

May 31  
First reading  
Rfrd to Comm on Assignment  
Assigned to Appropriations I  

Jun 06  
Primary Sponsor Changed To DANIELS  
Added As A Joint Sponsor LEVERENZ  
Added As A Joint Sponsor MAYS  
Added As A Joint Sponsor RYDER  
Motion disch comm, advc 2nd  
2ND RDING-2ND DAY  
-DANIELS  
Committee Appropriations I  

Jun 07  
Placed Calndr, Second Reading  
Second Reading  
Amendment No.01  
MAYS  
Adopted  

Jun 08  
Mtn Prev-Recall 2nd Reading  
Amendment No.02  
MAYS  
Adopted  

Jun 09  
Sec. Desk Concurrence 01,02  
Jun 16  
S Concurs in H Amend. 01,02/044-008-001  
Passed both Houses  
Sent to the Governor  
Governor approved  
PUBLIC ACT 86-0005  Effective date 89-06-16  

SB-0262  DEANGELIS.  

(Ch. 111, par. 4400-20)  
Amends the Medical Practice Act of 1987 to require that osteopathic physicians shall complete at least 10 of their yearly continuing medical education hours in osteopathic theory and manipulative treatment for relicensure.  

Mar 15 1989  
First reading  
Rfrd to Comm on Assignment  

Apr 06  
Waive Posting Notice 7C  
Assigned to Insurance, Pensions & License Act  

May 01  
Committee Insurance, Pensions & License Act  

May 17  
Committee discharged  

May 18  
Second Reading  
Placed Calndr, Third Reading  

May 26  
Third Reading - Passed 057-000-000  
Arrive House  
Placed Calendr, First Reading  

May 31  
Hse Sponsor HOFFMAN  
First reading  
Rfrd to Comm on Assignment  
Assigned to Registration and Regulation  

Jun 08  
Interim Study Calendar REGIS REGULAT  

SB-0263  DEANGELIS.  

(Ch. 111, par. 4400-50)  
Amends the Medical Practice Act of 1987. Clarifies that the criminal offense of practicing medicine or treating human ailments without a physician license includes osteopathic and chiropractic manipulative treatment. Effective immediately.  

Mar 15 1989  
First reading  
Rfrd to Comm on Assignment  

Apr 06  
Assigned to Insurance, Pensions & License Act
SB-0263—Cont.

May 01 Waive Posting Notice 7C Committee Insurance, Pensions & License Act

SB-0264 DEANGELIS.

(111 1/2, new par. 1407.02)

Amends the Health Maintenance Organization Act to require each HMO to make its contracts available to all hospitals and physicians in its service area. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Insurance, Pensions & License Act
Jun 01 Tabled By Sponsor Committee discharged

SB-0265 SCHAFFER.

(Ch. 121, par. 9-127)

Amends the Illinois Highway Code. Authorizes the highway authorities to convey to any subdivision homeowners’ association title to abandoned or vacated highways, within a subdivision, for development for the benefit of the public.

SENATE AMENDMENT NO. 1.
Requires the highway authority to have jurisdiction over highways which are to be vacated and conveyed upon their authority.

HOUSE AMENDMENT NO. 1.
Allows public utilities easement rights in vacated lands where such land vests title in fee to abutting land owners.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Transportation
May 22 Motion disch comm, advc 2nd Committee discharged 043-000-001

Placed Calndr,Second Reading
May 23 Second Reading - Amendment No.01 SCHAFFER Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 057-001-001
May 30 Arrive House Placed Calendr,First Reading
May 31 First reading Rfrd to Comm on Assignment Assigned to Select Comm. on Roads and Bridges
Jun 01 Primary Sponsor Changed To CHURCHILL Committee Select Comm. on Roads and Bridges
Jun 08 Amendment No.01 ROADS BRIDGES Adopted
Do Pass Amend/Short Debate 012-000-000
Cal 2nd Rdng Short Debate
Jun 20 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 21 Short Debate-3rd Passed 117-000-000
Jun 22 Sec. Desk Concurrence 01
Jun 26 S Concurs in H Amend. 01/058-000-000
Passed both Houses
Jul 21 Sent to the Governor
Aug 30 Governor approved
PUBLIC ACT 86-0402 Effective date 90-01-01

SB-0266 MAROVITZ.

(Ch. 78, pars. 1 and 1a)
Amends the Act concerning jurors. Makes nonsubstantive changes. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Judiciary
May 11  Recommended do pass 006-000-001
Placed Calndr, Second Readng

SB-0267  RIGNEY.
(Ch. 122, par. 10-9)

Amends The School Code. Increases the individual and aggregate amounts of permitted board member contracts to provide services or materials to school districts to $1,000 and $2,000 from, respectively, $250 and $500. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Elementary & Secondary Education
Apr 13  Recommended do pass 018-000-000
May 12  Second Reading
May 17  Third Reading - Passed 034-020-000
Arrive House
Placed Calndr, First Readng
May 23  Hse Sponsor WAIT
First reading  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
Jun 01  Do Pass/Short Debate Cal 025-000-000
Cal 2nd Rdng Short Debate
Jun 13  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 14  Short Debate-3rd Passed 111-001-000
Passed both Houses
Jul 14  Sent to the Governor
Aug 14  Governor approved
PUBLIC ACT 86-0197  Effective date 89-08-14

SB-0268  RIGNEY.
(Ch. 122, par. 1404)

Amends the Asbestos Abatement Act to provide that schools must undertake and complete response actions in a timely fashion, rather than by the later of July 1, 1989 or 4 years following the issuance of an order for corrective action. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Elementary & Secondary Education
May 01  Waive Posting Notice 7C
Committee Elementary & Secondary Education

1 SB-0269  DEANGELIS.
(Ch. 125, pars. 52 and 55)

Amends the Cook County Sheriffs Merit Board Act. Increases the size of the Board from 3 to 5. Effective March 19, 1990.
HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 125, pars. 52 and 55

1 Fiscal Note Act may be applicable.
SB-0269—Cont.

Adds reference to: Ch. 110, par. 2-202

Amends Civil Procedure Act to require court order for a private detective or a licensed employee of a private detective agency to serve process. Deletes reference to the Cook County Sheriff’s Merit Board Act.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Executive
May 01 Waive Posting Notice 7C Committee Executive
May 22 Motion discn comm, advc 2nd
Committee discharged 038-005-000

May 23 Second Reading
Placed Calndr,Second Reading
May 26 Third Reading - Passed 057-002-000
May 30 Arrive House Hse Sponsor TERZICH
Placed Calndr,First Reading
May 31 First reading Rfrd to Comm on Assignment Assigned to Executive
Jun 07 Amendment No.01 EXECUTIVE Recommended do pass as amend
Placed Calndr,Second Reading
012-004-001

Jun 16 Second Reading
Placed Calndr,Third Reading
Jun 21 Third Reading - Passed 115-000-001
Jun 22 Sec. Desk Concurrence 01
Jun 26 S Concurs in H Amend. 01/040-009-000
Passed both Houses
Jul 21 Sent to the Governor
Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 19 Total veto stands.

SB-0270 BERMAN – COLLINS.

(Ch. 111 2/3, pars. 327, 354, 355.05 and 702.08)

Amends the Metropolitan Transit Authority Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. Deletes current law provisions exempting the transit authorities from liability for failure to provide a security or police force and failure to otherwise prevent crime or apprehend criminals on their systems. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, pars. 354, 355.05, 702.08
Adds reference to: Ch. 85, par. 4-102

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Restores immunity except when the Authority has notice that an area is unsafe because of past criminal activity within that area in the previous 3 years and when, because of a failure to provide condition causing the area to be unsafe, a person suffers serious bodily injury or disfigurement as a result of a criminal act. Deletes amendments to the Local Mass Transit District Act, the Regional Transportation Act.

SENATE AMENDMENT NO. 2.

Provides that the Chicago Transit Authority may be liable in instances when the Authority has actual knowledge that a particular location is unable because of previous violent criminal activity in the that location within the previous 6 months and when, because of failure of the Authority to provide adequate police protection or security or to correct the physical condition causing that particular location to be unsafe, a person suffers death, serious bodily injury or disfigurement as a result of a Criminal Act committed at that location.
SB-0270-Cont.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06   Assigned to Transportation
May 04  Recommended do pass as amend
         006-000-000
         Motion filed WEAVER,S
         MOTION PLACE ON
         SECT. DESK
         Motion prevailed
         030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 12  Second Reading
         Amendment No.01 TRANSPORTN Adopted
Placed Calndr,Third Reading
May 17  Added As A Joint Sponsor COLLINS
Placed Calndr,Third Reading
         3d Reading Consideration PP
         Calendar Consideration PP.
May 25  Recalled to Second Reading
         Amendment No.02 BERMAN Adopted
         Calendar Consideration PP.
May 26  Third Reading - Lost 028-026-000

SB-0271  KARPIEL.

(Ch. 81, par. 1004-9)

Amends The Illinois Public Library District Act to change terms of trustees from
2 years to terms not to exceed 2 years.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06   Assigned to Local Government
Apr 13  Recommended do pass 011-000-000
May 04  Second Reading
         Placed Calndr,Second Reading
May 12  Third Reading - Passed 056-000-000
         Arrive House
         Placed Calndr,First Reading
May 18  Hse Sponsor PARKE
         Added As A Joint Sponsor BARGER
         First reading  Rfrd to Comm on Assignment
May 23  Assigned to Counties & Townships
Jun 01   Do Pass/Consent Calendar 010-000-000
         Conslt Caldr Order 2nd Read
Jun 08   Cnsnt Calendar, 2nd Reading
         Conslt Caldr Order 3rd Read
Jun 14   Conslt Caldr, 3rd Read Pass 116-000-001
         Passed both Houses
Jul 14   Sent to the Governor
Sep 01  Governor approved
         PUBLIC ACT 86-0698  Effective date 90-01-01

1 SB-0272  SMITH - DEL VALLE - HALL.

(Ch. 23, new pars. 4-2a and 6-2a)

Amends the Articles of the Public Aid Code dealing with Aid to Families with
Dependent Children and General Assistance. Provides that a person or family sub-
ject to retrospective budgeting shall be eligible for a transitional payment if the per-
son or family experiences a decrease in income. Specifies the method for calculating
the amount of a transitional payment. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)

Fiscal Note Act may be applicable.
The Department estimates the annual cost of providing transitional payments under Senate Bill 272 is $5.8 million. This amount is not eligible for federal matching funds.

SENATE AMENDMENT NO. 1.
Changes effective date to July 1, 1990.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Public Health, Welfare & Correctn
Added As A Joint Sponsor DEL VALLE
Added As A Joint Sponsor HALL
Committee Public Health, Welfare & Correctn

Apr 26  Recommended do pass 009-000-001
Motion filed PHILIP
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Reading
May 15  Fiscal Note filed
Second Reading
Placed Calndr,Third Reading

May 24  Recalled to Second Reading
Amendment No.01 SMITH  Adopted
Placed Calndr,Third Reading

May 26  Third Reading - Lost 029-026-000

SB-0273 SMITH AND BERMAN.
(Ch. 73, par. 975 and new par. 968m)
Amends the Illinois Insurance Code. Provides that Medicare supplement policies and accident and health insurance policies providing coverage for females age 35 or older shall include coverage for annual screening by low-dose mammography for the presence of occult breast cancer. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Insurance, Pensions & License Act
Apr 07  Added As A Co-sponsor BERMAN
Committee Insurance, Pensions & License Act
May 11  Recommended do pass 006-000-000
Placed Calndr,Second Reading
May 15  Second Reading
Placed Calndr,Third Reading
May 26  Third Reading - Passed 036-016-003
Arrive House
Placed Calendr,First Reading
May 31  Hse Sponsor JONES,LOU
First reading  Rfrd to Comm on Assignment
Assigned to Insurance
Jun 01  Added As A Joint Sponsor CURRAN
Committee Insurance
Jun 06  Added As A Joint Sponsor WILLIAMSON
Committee Insurance
Jun 07  Do Pass/Short Debate Cal 015-000-000
Cal 2nd Rdng Short Debate
Jun 13  Added As A Joint Sponsor SATTERTHWAITE
Added As A Joint Sponsor JONES,SHIRLEY
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 14  Short Debate-3rd Passed 072-002-042
Passed both Houses
SB-0273—Cont.

Jul 14 Sent to the Governor
Sep 11 Governor vetoed
Placed Calendar Total Veto
Oct 19 Total veto stands.

1 SB-0274 SMITH – ZITO.

(Ch. 120, new par. 2-208)

Amends the Illinois Income Tax Act to provide for a credit of 10% of wages paid by an employer-taxpayer to an employee who is developmentally disabled or chronically mentally ill.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue

1 SB-0275 SMITH – BROOKINS AND BERMAN.

(Ch. 120, new par. 2-208)

Amends the Illinois Income Tax Act to provide for an income tax credit for corporate taxpayers which provide for child care for dependents of employees in Illinois provided either directly or paid for by the corporate taxpayer. Effective immediately and applicable to taxable years ending on or after December 31, 1989.

FISCAL NOTE (Dept. of Revenue)
Day care costs per child are approximately $5,000 per year. Assuming 50 children per facility and participation by 1,800 IL employers, providing a tax credit of 30% of the contribution could cost $134 million.

SENATE AMENDMENT NO. 1.
Changes to reduce the credit from 30% of cost to 10% of cost.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue
Apr 07 Added As A Co-sponsor BERMAN
Committee Revenue
May 11 Recommended do pass 005-000-001
Placed Calndr,Second Reading
May 16 Fiscal Note Requested RIGNEY
Fiscal Note filed
Placed Calndr,Second Reading
May 17 Added As A Joint Sponsor BROOKINS
Placed Calndr,Second Reading
May 23 Second Reading
Amendment No.01 SMITH Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Lost 027-029-001

1 SB-0276 SMITH.

(Ch. 120, par. 2-203)

Amends the Income Tax Act to allow adoptive parents to claim a deduction to match the fees that they paid to a licensed child welfare agency for services provided in securing a child for adoption. Effective January 1, 1990 and applies to taxable years ending on or after such date.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue

1 SB-0277 SMITH.

(Ch. 120, par. 2-203)

Amends the Income Tax Act to allow a taxpayer to claim a deduction equal to the costs of providing care for a special needs child, not to exceed $5,000 for the taxable

1 Fiscal Note Act may be applicable.
year. Defines a special needs child. Effective January 1, 1990 and applicable to taxable years ending on or after such date.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Revenue

SB-0278 ROCK, WEAVER, CARROLL, ETHEREDGE, VADALABENE, DUNN, R, HALL, MAITLAND, SEVERNS, WOODYARD, REA, DAVIDSON AND WELCH.


SENATE AMENDMENT NO. 2.
Appropriates $750,000 to University of Illinois for the U of I Co-op Extension System-Wide Urban Leadership in Education Program.
SENATE AMENDMENT NO. 3.
Appropriates $250,000 to University of Illinois for the Orr Agricultural Research & Demonstration Center.
SENATE AMENDMENT NO. 4.
SENATE AMENDMENT NO. 5.
Deletes everything. Reinstates funding provided in S-am 4 with increased amounts. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1.
Deletes everything. Makes various appropriations to the Board of Higher Education, the Department of Public Health and the Mathematics and Science Academy.
HOUSE AMENDMENT NO. 2. (Tabled June 21, 1989)
Appropriates amounts to the Board of Higher Education for grants for the 2A2 program.
HOUSE AMENDMENT NO. 3. (Tabled June 21, 1989)
Increases appropriation to Board of Higher Education for Minority Recruitment and Retention.
HOUSE AMENDMENT NO. 5. (House recedes June 30, 1989)
Decreases amount appropriated to Board of Higher Education for matching grants to nonpublic institutions of higher education for science and technology capital projects.
HOUSE AMENDMENT NO. 8. (House recedes June 30, 1989)
Adds $50,000 to Board of Higher Education for a DePaul University study of educational histories of incarcerated juveniles to determine intervention strategies.
HOUSE AMENDMENT NO. 9.
Increases grant line for minority educational achievement and expands purpose to include minority recruitment and retention.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1 and 9.
Recommends that the House recede from H-am 5 and 8.
Recommends that the bill be further amended as follows:
Increases amount for grants under the Higher Education Cooperation Act. Appropriates a total of $3,685,000 to the Board of Higher Education and the Illinois Community College Board for additional program grants.

GOVERNOR MESSAGE
Vetoes funds to Illinois Community College Board for Spoon River Community College, Minority Articulation Program and Chicago Pre-apprenticeship programs. Reduces line item for Board of Higher Education grants for Minority Recruitment, Retention and Educational Achievement by $3,850,000.
Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr/06 Assigned to Appropriations II
May 15 Recommended do pass as amend 011-000-000

Placed Calndr, Second Reading
May 24 Second Reading

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Placed Calndr, Third Reading
May 26 Third Reading - Passed 056-000-000
May 30 Arrive House
May 31 Placed Calendar, First Reading

Hse Sponsor KEANE
Added As A Joint Sponsor HOFFMAN

First reading

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Placed Calndr, Second Reading
Jun 15 Second Reading

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Placed Calndr, Third Reading
Jun 20 Second Reading

Held on 2nd Reading

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Jun 21

Sec. Desk Concurrence 01,05,08,09
Jun 23
S Noncens in H Amend. 01,05,08,09
Speaker's Table, Non-concur 01,05,08,09

Jun 27
H Refuses to Recede Amend 01,05,08,09
H Requests Conference Comm 1ST

Hse Conference Comm Apptd 1ST/MCPIKE,
LEVERENZ, BOWMAN,
MAYS AND RYDER

Jun 28

Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/ROCK

HALL, WELCH,
MAITLAND
& ETHEREDGE

Jun 29

House report submitted

Jun 30
Senate report submitted
Senate Conf. report Adopted 1ST/058-000-000
House Conf. report Adopted 1ST/115-000-000
Both House Adoptd Conf rpt 1ST
Passed both Houses
SB-0279

WEAVER, ROCK, CARROLL, ETHEREDGE, VADALABENE, DUNN, R., HALL, MAITLAND, SEVERNS, WOODYARD, REA, DAVIDSON AND WELCH.

Appropriates funds for the ordinary and contingent expenses of the State Universities Civil Service System. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces OCE Funding

SENATE AMENDMENT NO. 2.
Makes restorations to OCE lines.

HOUSE AMENDMENT NO. 1.
Separates OCE funding into line items from GRF and from the Education Assistance Fund.
SB-0280  WEAVERS, ROCK, CARROLL, ETHEREDGE, VADALABENE, DUNN, HALL, MAITLAND, SEVERNS, WOODYARD, REA, DAVIDSON AND WELCH.

Appropriates funds to the Board of Trustees of the State Universities Retirement System, the Board of Governors of State Colleges and Universities, the Board of Regents, the Board of Trustees of Southern Illinois University, the Board of Trustees of the University of Illinois, the Illinois Community College Board, the Board of Higher Education, the Universities Civil Service Merit Board, and the Illinois Mathematics and Science Academy for contributions to retirement systems. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.

Deletes everything after the enacting clause and appropriates funds to the Board of Trustees of the State Universities Retirement System, and to the Board of Regents, Board of Governors of State Colleges and Universities, IL Community College Board, Board of Higher Education, Universities Civil Service Merit Board, IL Mathematics and Science Academy and the U of I and SIU Board of Trustees for employer contributions to the State Universities Retirement System.

SENATE AMENDMENT NO. 2.

Reduces line items for Central Office Employer Contributions of the Board of Governors of State Colleges and Universities and the IL Community College Board.

HOUSE AMENDMENT NO. 1. (Tabled June 21, 1989)

Decreases amounts appropriated to the Board of Trustees of the State University Retirement System from the State Pensions Fund.

HOUSE AMENDMENT NO. 2.

Decreases amount appropriated to Ill. Community College Board for employer retirement contributions in Central Office.

<table>
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<tr>
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<th>Event Description</th>
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<tr>
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<td>May 24</td>
<td>Second Reading Amendment No.01 APPROP II Adopted</td>
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<td>Amendment No.02 APPROP II Adopted</td>
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<td>Jun 15</td>
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<tr>
<td>Jun 20</td>
<td>Second Reading Placed Calndr, Second Readng Held on 2nd Reading</td>
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</table>
SB-0281 CARROLL, WEAVERS, ROCK, ETHEREDGE, VADALABENE, DUNN, R, HALL, MAITLAND, SEVERNS, WOODYARD, REA, DAVIDSON AND WELCH.

Appropriates $224,639,300 to the Board of Governors of State Colleges and Universities for its ordinary and contingent expenses. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.

Deletes everything. Appropriates reduced amounts for OCE funding for the Board of Governors of State Colleges and Universities. Effective July 1, 1989.

SENATE AMENDMENT NO. 2.

Makes restorations in OCE line items.

HOUSE AMENDMENT NO. 1.

Reduces appropriations from the General Revenue Fund to the Board of Governors of State Colleges and Universities for OCE of the Board and its institutions; adds appropriations to the Board from the Education Assistance Fund. Splits appropriation source for minority student internship program between GRF and EAF. Changes appropriation source for Administrative Fellows Program from GRF to EAF.

HOUSE AMENDMENT NO. 2.

Increases appropriation to the Board of Governors for State Colleges and Universities for OCE of Cooperative Computer Centers.

HOUSE AMENDMENT NO. 3.

Appropriates $150,000 to the Board of Governors of State Colleges and Universities for Western IL University for equipment and services needed for operation of the satellite educational network system.

HOUSE AMENDMENT NO. 4.

Increases telecommunications line item in Cooperative Computer Centers under the Board of Governors.
### SB-028

**Etheredge - Hall, Rock, Weaver,S, Carroll, Vadalabene, Dunn,R, Maitland, Severns, Woodyard, Rea, Davidson and Welch.**

Appropriates funds from the General Revenue Fund and the State Scholarship Commission Student Loan Fund for the ordinary and contingent expenses of the State Scholarship Commission. Appropriates funds from the General Revenue Fund for grants and scholarships, from the Federal State Student Incentive Trust Fund for grants, from the State Scholarship Commission Student Loan Fund for loan guarantees, and from the Federal Teacher Scholarship Program Fund for scholarships. Effective July 1, 1989.

**SENATE AMENDMENT NO. 1.**


**SENATE AMENDMENT NO. 2.**

Reduces OCE, grants & scholarships funding for Illinois State Scholarship Commission.

**HOUSE AMENDMENT NO. 1.**


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PUBLIC ACT 86-0112 Effective date 89-07-26
SB-0283 ETHEREDGE — HALL, ROCK, WEAVER, S, CARROLL, VADALABENE, DUNN, R, MAITLAND, SEVERNS, WOODYARD, REA, DAVIDSON, WELCH AND BERMAN.

Amends the Higher Education Student Assistance Law in The School Code. Increases to $3,500 and $1,750 from, respectively, $3,150 and $1,575 the monetary scholarship award for full and part time undergraduate students. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1. (House recedes July 1, 1989)
Deletes the July 1, 1989 effective date.

1 Fiscal Note Act may be applicable.
Appropriates funds for the ordinary and contingent expenses of the Board of Regents. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces OCE lines from GRF.

SENATE AMENDMENT NO. 2.
Makes restorations in OCE lines from GRF.

SENATE AMENDMENT NO. 3.
Appropriates $500,000 to Board of Regents for NIU planning of a site at Rockford.

SENATE AMENDMENT NO. 4.
Reappropriates $3,600,000 to Board of Regents for purchase of Normal Community High School.

HOUSE AMENDMENT NO. 1.
Deletes all of Section 1 and provides for the appropriation of sums to the Board of Regents from the General Revenue Fund for its ordinary and contingent expenses.

GOVERNOR MESSAGE
Vetoes appropriations for the planning, architectural engineering, purchase, site improvements and construction or remodeling of a site in Rockford for the use as a campus and for the first installment payment for the purchase of the Normal Community High School in Normal.

GENERAL ASSEMBLY RESTORATIONS
Restores $500,000 to Board of Regents for NIU campus site in Rockford.
Makes appropriations to Southern Illinois University from the General Revenue Fund and the Southern Illinois University Income Fund for the ordinary and contingent expenses of the Board of Trustees of Southern Illinois University. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.
Deletes everything. Appropriates $221,596,600 to the SIU Board of Trustees to meet the OCE of SIU. Effective July 1, 1989.

SENATE AMENDMENT NO. 2.
Increases OCE funding by $11,061,400.

HOUSE AMENDMENT NO. 1.
Deletes everything in the bill. Appropriates $162,462,500 to the Board of Trustees of Southern IL University from the General Revenue Fund and appropriates $10,845,600 to such Board from the Education Assistance Fund.

HOUSE AMENDMENT NO. 2. (Tabled June 21, 1989)
Appropriates $603,000 to the Board of Trustees of Southern IL University for the recruitment, admission and retention of minority students to Southern IL University School of Medicine. Effective July 1, 1989.
HOUSE AMENDMENT NO. 3.
Appropriates $250,000 to the Board of Trustees of Southern IL University for the operation and maintenance of the Touch of Nature Environmental Center.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Assigned to Appropriations II
May 11  Recommded do pass as amend

May 23  Second Reading
May 24  Second Reading
Amendment No.01  APPROP II  Adopted
Amendment No.02  ROCK  Adopted

May 26  Third Reading - Passed 056-000-000
May 30  Arrive House
May 31  Hse Sponsor RICHMOND
Added As A Joint Sponsor WOLF
Added As A Joint Sponsor PHELPS
Added As A Joint Sponsor WOOLARD
First reading  Rfrd to Comm on Assignment
Assignd to Appropriations II

Jun 15  Amendment No.01  APPROP II  Adopted
Amendment No.02  APPROP II  Adopted
Amendment No.03  APPROP II  Adopted
Recommded do pass as amend

Jun 20  Second Reading
Held on 2nd Reading
Jun 21  Mtn Prevail - Table Amend No 02

Jun 23  Sec. Desk Concurrence 01,03
Jun 30  S Concurs in H Amend. 01,03/058-000-000
Passed both Houses
Jul 14  Sent to the Governor
Jul 26  Governor approved

PUBLIC ACT 86-0114  Effective date 90-01-01

SB-0286  SEVERNS - ETHEREDGE - WOODYARD, ROCK, WEAVER,S, CARROLL, VADALABENE, DUNN,R, HALL, MAITLAND, REA, DAVIDSON AND WELCH.

Provides fiscal year 1990 appropriations for the ordinary and contingent expenses of the Illinois Community College Board and the Board of Trustees of the State Community College of East St. Louis, and for certain grants to be made by the Illinois Community College Board. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.
Deletes appropriations for the IL Occupational Information Coordinating Committee and the community college district formed pursuant to P.A. 84-509. Reduces the other GRF line items.

SENATE AMENDMENT NO. 2.
Restores appropriations for the IL Occupational Information Coordinating Committee and the community college district formed pursuant to P.A. 84-509. Increases personal services and other GRF line items.

SENATE AMENDMENT NO. 3.
Adds appropriation to the Board of City Colleges of Chicago for expenses under the Probation Challenge Program Act.
HOUSE AMENDMENT NO. 1.
Decreases GRF appropriations to the Illinois Community College Board and the Board of Trustees of State Community College of East St. Louis for OCE and other specified objects; makes appropriations from the Educational Assistance Fund. 

HOUSE AMENDMENT NO. 2. (Tabled June 21, 1989)
Appropriates $600,000 to Illinois Community College Board for grants to Chicago community colleges for on-campus transfer centers.

HOUSE AMENDMENT NO. 3. (Tabled June 21, 1989)
Appropriates $507,500 to Illinois Community College Board for Spoon River Community College extension expansion program grants.

HOUSE AMENDMENT NO. 5. (House recedes July 1, 1989)
Appropriates $1,000,000 to Illinois Community College Board for Minority Articulation Program grants.

HOUSE AMENDMENT NO. 6. (House recedes July 1, 1989)
Appropriates $2,000,000 to the Illinois Community College Board for grants to Community Colleges of Chicago, for apprenticeship programs.

HOUSE AMENDMENT NO. 7. (House recedes July 1, 1989)
Appropriates $134,000 to the Illinois Community College Board for grants to Moraine Valley Community College for apprenticeship programs.

GOVERNOR MESSAGE
Vetoes appropriations for the ordinary and contingent expenses of the Probation Challenge Program Act.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Apr 06 Assigned to Appropriations II
May 11 Recommnded do pass as amend 009-000-000

Placed Calndr,Second Reading
May 24 Second Reading
Amendment No.01 APPROP II Adopted
Amendment No.02 ROCK Adopted
Amendment No.03 SMITH & BROOKINS Adopted

Placed Calndr,Third Reading
May 26 Third Reading - Passed 056-000-000
May 30 Arrive House
Placed Calendr,First Reading
May 31 Hse Sponsor KEANE
First reading Rfrd to Comm on Assignment
Assigned to Appropriations II

Jun 15 Amendment No.01 APPROP II Adopted
Amendment No.02 APPROP II Adopted
Amendment No.03 APPROP II Adopted
Amendment No.04 APPROP II Withdrawn
Amendment No.05 APPROP II Adopted
Recommnded do pass as amend 021-000-000

Placed Calndr,Second Reading
Jun 20 Second Reading
Held on 2nd Reading
Jun 21 Mtn Prevail -Table Amend No 02
Mtn Prevail -Table Amend No 03
Amendment No.06 YOUNG,A 062-051-004 Adopted
Amendment No.07 LEVERENZ Adopted

Placed Calndr,Third Reading
Added As A Joint Sponsor BLACK
Added As A Joint Sponsor FLOWERS
Added As A Joint Sponsor COWLISHAW
Added As A Joint Sponsor TURNER
Third Reading - Passed 116-001-000

Jun 23 Sec. Desk Concurrence 01,05,06,07
Amends the Public Community College Act relative to the fiscal year 1990 formula distribution of funds for the public community college system. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1.
Revises the credit hour and equalization grant formulas.

SB-0287
ETHEREDGE — WOODYARD — SEVERNS, ROCK, WEAVER, S, CARROLL, VADALABENE, DUNN, R, HALL, MAITLAND, REA, DAVIDSON AND WELCH.

(Ch. 122, par. 102-16)

'Fiscal Note Act may be applicable.
Appropriates funds to the Board of Trustees of the University of Illinois for the ordinary and contingent expenses of Fiscal Year 1990. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.

SENATE AMENDMENT NO. 2.
Restores amounts to lines for personal services, contractual and awards and grants from University Income Fund.

SENATE AMENDMENT NO. 3.
Adds $250,000 to U of I for Orr Agricultural Research and Demonstration Center.

SENATE AMENDMENT NO. 5.

SENATE AMENDMENT NO. 6.
Adds $750,000 to U of I for Ill. Cooperative Extension System-Wide Urban Leadership in Education Program.

SENATE AMENDMENT NO. 7.
Appropriates $250,000 to U of I for Orr Agricultural Research and Demonstration Center.

SENATE AMENDMENT NO. 8.
Restores OCE funding from University Income Fund.

HOUSE AMENDMENT NO. 1.
Deletes appropriations from the General Revenue Fund to Board Trustees of the U of I to meet the OCE of the Prairie State Games. Appropriates $478,033,300 from GRF and $30,137,100 from Education Assistance Fund for OCE of U of I, $490,100 from GRF and $8,700 from EAF for Prairie State Games.

GOVERNOR MESSAGE
Vetoes appropriations for the operation of the Orr Agricultural Research and Demonstration Center and reduces appropriations for the University of Illinois Cooperative Extension System-Wide Urban Leadership in Education Program.
SB-0289 MAROVITZ – WATSON.

(Ch. 111, par. 4145)

Amends the Pharmacy Practice Act of 1987 to allow pharmacists to practice drug product selection in accordance with the Act unless the prescriber explicitly prohibits such drug product selection. Deletes the provision creating the “may substitute” and “may not substitute” signature line system.
Amends the Illinois Parentage Act. Provides that a man who donates semen for the artificial insemination of a woman pursuant to an agreement that the woman relinquish permanent custody to that man shall be considered the natural father of the child so conceived.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Judiciary
May 11       Recommended do pass 006-000-001
May 23       Second Reading
      Placed Calndr,Third Reading
May 26       Third Reading - Passed 032-016-001
      Arrive House
      Placed Calndr,First Reading
May 31       Hse Sponsor KULAS
      First reading  Rfrd to Comm on Assignment
      Assigned to Judiciary I
Jun 07       Interim Study Calendar JUDICIARY I

SB-0291  JOYCE, JJ.

Appropriates $100,000 from the Road Fund to the Department of Transportation for a study of the feasibility of constructing an east-west freeway through northern Kankakee County. Effective July 1, 1990.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Appropriations I
May 12       Recommended do pass 012-000-000
May 24       Second Reading
      Placed Calndr,Third Reading
May 26       Third Reading - Passed 052-003-001
May 30       Arrive House
      Placed Calndr,First Reading
May 31       Hse Sponsor NOVAK
      First reading  Rfrd to Comm on Assignment
      Assigned to Appropriations I
Jun 16       Tbld pursuant Hse Rule 27D

SB-0292  NETSCH - ROCK - DEL VALLE - SMITH - BERMAN - NEWHOUSE, HOLMBERG AND SEVERNS.

(New Act)

Creates the Illinois Family Responsibility and Medical Leave Act of 1989. Provides for family responsibility and medical leave for certain employees who are employed for 20 or more hours during the week and have been employed a minimum of 12 consecutive months by the employer. Entitles an employee to a total of 18 work weeks of unpaid family responsibility leave during any 24-month period. Effective January 1, 1990.

SENATE AMENDMENT NO. 1.
Makes the Act applicable to employers with 35 or more, rather than 15 or more, employees.

SENATE AMENDMENT NO. 2.
Reduces the length of leave from 18 weeks to 12 weeks.

HOUSE AMENDMENT NO. 2.
Makes Act applicable to employees employed at a facility at which 50 or more employees are employed or if the employee's employer employs 50 or more employees within 200 miles of the facility where the employee requesting leave is employed. Decreases maximum amount of leave from 12 to 8 work weeks. Provides that during the period of leave any insurance provided by the employer to the employee may be continued by such employee at the employee's expense. Deletes January 1, 1990 effective date.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
May 02  Added As A Joint Sponsor BERMAN  Committee Executive
May 04  Recommended do pass 011-000-000  Motion filed WEAVER,S
        MOTION PLACE ON SECT. DESK  Motion prevailed 030-028-000
        Secretary’s Desk
May 11  Placed Calndr,Second Reading
May 16  Second Reading  Placed Calndr,Third Reading
May 26  Recalled to Second Reading
        Amendment No.01 NETSCH  Adopted
        Amendment No.02 NETSCH  Adopted
        Placed Calndr,Third Reading
        Added As A Co-sponsor HOLMBERG & SEVERNS
        Third Reading - Passed 030-027-000  Verified
May 30  Added As A Joint Sponsor NEWHOUSE 6-30-89
        Arrive House  Placed Calendr,First Reading
May 31  First reading  Rfrd to Comm on Assignment
        Assigned to Executive
Jun 01  Primary Sponsor Changed To KULAS
        Added As A Joint Sponsor SUTKER
        Added As A Joint Sponsor JONES,LOU
        Added As A Joint Sponsor LEVERENZ  Committee Executive
Jun 07  Recommended do pass 011-009-000  Placed Calndr,Second Reading
Jun 13  Added As A Joint Sponsor LEVIN  Placed Calndr,Second Reading
Jun 21  Second Reading  Placed Calndr,Third Reading
Jun 23  3d Reading Consideration PP  Calendar Consideration PP.
        Motion EXTEND 3RD RD DEADLINE UNTIL 06-30-89 - KULAS
        Mtm Prevail Suspend Rul 37G 063-046-000  Verified
        Calendar Consideration PP.
Jun 28  Verified
        Mtn Prev-Recall 2nd Reading
        Amendment No.01 KULAS  Withdrawn
        Amendment No.02 KULAS  Adopted 063-049-003  Calendar Consideration PP.
Jun 30  Verified
        Third Reading - Passed 066-049-000
        Sec. Desk Concurrence 02
        Consideration postponed 02
        Verified
        S Concurs in H Amend. 02/030-027-000
        Passed both Houses
Jul 27  Sent to the Governor
Sep 11  Governor vetoed  Placed Calendar Total Veto
Oct 19  Total veto stands.
SB-0293  BERMAN.

(Ch. 73, par. 755a-2)

Amends the Insurance Code. Provides that uninsured and underinsured motorist coverage may not contain a clause denying coverage until the limits of all other policies are used up. Such a clause is against public policy and unenforceable.

SENATE AMENDMENT NO. 1.

Deletes the added language concerning uninsured and underinsured coverage. Changes a reference from “this Act” to “this Code”.

HOUSE AMENDMENT NO. 1.

Allows an underinsured motor vehicle policy to include a clause denying payment until limits of other policies are exhausted. Allows the application of the clause to be waived under certain conditions by agreement of the insurer and its insured.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions & License Act
May 11  Placed Calndr,Second Reading
May 12  Second Reading
May 24  Recalled to Second Reading
May 26  Third Reading - Passed 052-000-000

May 30  First reading  Rfrd to Comm on Assignment
Jun 07  Assigned to Insurance
Jun 13  Consent Calendar, 2nd Reading
Jun 15  Consent Caldr Order 3rd Read
Jun 16  Sec. Desk Concurrence 01
Jun 26  S Concurs in H Amend. 01/058-000-000
Jul 21  Sent to the Governor
Sep 01  Governor approved

SB-0294  MAROVITZ - BROOKINS.

(Ch. 121 1/2, new par. 262U)

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for a physician to charge or collect for services to a patient eligible for benefits under Medicare Part B an amount in excess of the reasonable charge as determined by the Department of Health and Human Services, or for a physician to fail to post, and include in billings to such patients, the text of those provisions. Provides that these requirements do not apply in rural areas which are "health manpower shortage areas".

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
May 11  Placed Calndr,Second Reading
May 16  Second Reading
May 26  Third Reading - Lost 015-039-000

PUBLIC ACT 86-0699 Effective date 90-01-01
SB-0295
BERMAN - NETSCH - DEL VALLE - DEANGELIS - NEWHOUSE - DUNN,R - LUFT - SMITH.

(Ch. 120, new par. 2-208)

Amends the Illinois Income Tax Act to provide for an earned income tax credit to individual taxpayers equal to 25% of the earned income tax credit received by such taxpayers pursuant to Section 32 of The Internal Revenue Code of 1986.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Revenue
May 02       Added As A Joint Sponsor NETSCH
              Committee Revenue

SB-0296
KUSTRA - ETHEREDGE.

(Ch. 23, new par. 5035.2; Ch. 40, par. 1501)

Amends the Adoption Act and an Act creating the Department of Children and Family Services. Provides that a person may be found to be an unfit person with respect to a child on the grounds that there has been a finding of physical abuse of the child under the Juvenile Court Act or the Juvenile Court Act of 1987 and the person has been convicted of aggravated battery of the child. Provides that the Department of Children and Family Services shall cause to be filed a petition seeking the termination of the parental rights of such a person, and the Department shall seek appropriate placement of the child if such person's parental rights are terminated. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Judiciary
May 22       Motion disch comm, advc 2nd
             Committee discharged 049-000-000
May 23       Second Reading
             Placed Calndr,Third Reading
May 26       Third Reading - Passed 059-000-000
May 30       Arrive House
             Placed Calendr,First Readng
May 31       First reading  Rfrd to Comm on Assignment
              Assigned to Judiciary I
Jun 07       Primary Sponsor Changed To MCCRACKEN
             Committee Judiciary I
             Do Pass/Short Debate Cal 014-000-000
Jun 13       Short Debate Cal 2nd Rdng
             Cal 3rd Rdng Short Debate
Jun 22       Short Debate-3rd Passed 116-000-001
             Passed both Houses
Jul 14       Sent to the Governor
Aug 30       Governor approved
             PUBLIC ACT 86-0403  Effective date 89-08-30

SB-0297
JOYCE,JJ - SEVERNS - ROCK - VADALABENE AND REA.

(New Act)

Requires that at least one half of total new general funds available for spending be appropriated for elementary and secondary education programs.

FISCAL NOTE (State Board of Education)
Senate Bill 297 would allocate funds ranging from $220 million to $396.5 million to Education.

SENATE AMENDMENT NO. 1.
Deletes provision that budget estimates shall be supplied from the Bureau of the Budget or the Economic and Fiscal Commission, and specifies criteria for estimates.

1 Fiscal Note Act may be applicable.
Provides that the Governor shall, beginning in fiscal year 1991, include in his budget an allocation for elementary and secondary education which conforms to the formula in the bill.

SB-0298  MAROVITZ.
(Ch. 40, pars. 501 and 505)
Amends the Marriage and Dissolution of Marriage Act. Provides that certain provisions relating to the effect, modification and termination of certain orders apply to all temporary orders (instead of injunctive orders). Provides that standards for determining and enforcing child support orders are applicable to temporary orders.

SB-0299  NETSCH.
(Ch. 17, pars. 5420 and 6410)
Amends the Consumer Installment Loan Act and the Act in relation to interest. For purpose of determining the unused portion of the finance charge upon prepayment of a loan, prohibits computation of finance charge using Rule of 78's.
SB-0300  SMITH – DEL VALLE – HALL.
(Ch. 23, par. 1-1)

Amends the Public Aid Code to enact the Illinois Welfare Reform Amendments of 1989 and make technical changes.

FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates the cost of SB-300, as amended, to total approximately $13.9 million in FY90, of which $10.4 million is not included in the Dept’s. FY90 budget request.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 23, par. 1-1
Adds reference to: Ch. 23, pars. 4-8, 4-9, 5-2, 5-5, 6-8, 9-5, 9-6.01, 9-6.3, 11-7, 5005, new pars. 8A-5A and 11-28


Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Public Health, Welfare & Correctn
May 11  Recommded do pass as amend 007-000-000
May 15  Placed Calndr,Second Reading  Fiscal Note filed
Second Reading  Amendment No.01  PUB HLTH WEL  Adopted
Placed Calndr,Third Reading
May 26  Third Reading - Lost 024-030-000

SB-0301  NETSCH – WELCH – HOLMBERG.
(Ch. 67 1/2, par. 404)

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to increase the threshold to $16,000 if the claimant is living with a spouse who is disabled or will be 65 in the applicable year. Also changes the maximum grant provisions.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Revenue
May 02  Added As A Joint Sponsor WELCH  Committee Revenue
May 11  Placed Calndr,Second Reading  Recommended do pass 007-000-000
May 12  Second Reading  Placed Calndr,Third Reading
May 17  Added As A Joint Sponsor HOLMBERG  Third Reading - Passed 055-000-000  Arrive House
Placed Calndr,First Readng
May 18  Hse Sponsor LEVIN  Added As A Joint Sponsor WHITE  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Revenue
Jun 01  Added As A Joint Sponsor TERZICH  Added As A Joint Sponsor BUGIELSKI  Added As A Joint Sponsor DELEO
Jun 09  Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
Amends An Act in relation to criminal identification and investigation. Requires the Department of State Police to make public, on an annual basis, compilations of crime statistics collected.

HOUSE AMENDMENT NO. 1. (Tabled June 20, 1989)

Adds reference to: Ch. 127, par. 55a

Amends The Civil Administrative Code to grant the Department of State Police the power to collect and disseminate information relating to criminal offenses motivated because of sexual orientation or physical handicap. Requires Department of State Police to provide training for State police officers in identifying, responding to, and reporting all criminal offenses motivated because of sexual orientation or physical handicap.

HOUSE AMENDMENT NO. 4. (Tabled June 23, 1989)

Requires the Illinois Criminal Justice Information Authority to make available specified crime statistics published by the Authority. Adds a July 1, 1991 effective date to this provision. The remainder of the Act takes effect January 1, 1990.

HOUSE AMENDMENT NO. 5.

Requires the Illinois Criminal Justice Information Authority (instead of the Department of State Police) to make available specified crime statistics published by the Authority. Effective July 1, 1991.
SB-0303 MADIGAN.

(New Act)

Requires the Chief Judge of each circuit court to assign each circuit and associate judge to attend and preside at every courthouse within the circuit during a calendar year.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 01 Waive Posting Notice 7C Committee Executive

SB-0304 LUFT.

(New Act; Ch. 110, par. 7-103)

Creates the Central Illinois Development Authority to promote industrial, commercial and recreational growth in Peoria, Tazewell and Woodford Counties. Empowers the Authority to finance development projects through issuance of bonds. Authorizes cities and counties to levy taxes in support of the Authority. Amends the Code of Civil Procedure with respect to condemnation. Effective immediately.

STATE DEBT IMPACT NOTE
SB-304 would create a new category of State moral obligation debt.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Commerce & Economic Development
Apr 25 State Debt Note Filed Committee Commerce & Economic Development

SB-0305 CARROLL.

(Ch. 48, par. 172.36)

Amends the Workers’ Occupational Diseases Act to establish a rebuttable presumption that a disease sustained or aggravated by exposure to a toxic substance under the Toxic Substances Disclosure to Employees Act arises out of such exposure.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Labor

SB-0306 JONES.

(Ch. 127, par. 1904.5; new par. 1904.11)


SENATE AMENDMENT NO. 1.

Adds reference to: New Act


1 Fiscal Note Act may be applicable.
FISCAL NOTE, (Dept. of Professional Regulation)
The Department does not anticipate any measurable change or increased fiscal impact from continuing registration of the profession under this act.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
May 01 Waive Posting Notice 7C Committee Insurance, Pensions & License Act
May 04 Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-025-000

Secretary’s Desk
May 11 Placed Calndr,Second Readng
May 25 Second Reading Amendment No.01 JONES Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 057-000-000
Arrive House Placed Calendr,First Readng
May 31 Hse Sponsor DELEO First reading Rfrd to Comm on Assignment
Passed both Houses

Jun 01 Added As A Joint Sponsor CURRAN Committee Registration and Regulation
Do Pass/Short Debate Cal 019-000-000
Jun 08 Cal 2nd Rdng Short Debate
Jun 14 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 16 Short Debate-3rd Passed 110-001-000
Passed both Houses
Jul 14 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0702 Effective date 89-12-31

SB-0307 REA – ETHEREDGE.
(Ch. 43, new par. 95.30 and pars. 108, 115, 117 and 145)

Amends the Liquor Control Act. Authorizes special event licenses to be issued by the State commission to educational, fraternal, political, civic, religious or non-profit organizations to purchase beer and wine from Illinois licensed distributors and to sell beer and wine only for consumption at the location and on the dates of the event. Special event licenses are limited to 10 days per licensee in any 12 month period. Provides that the chairman of the county board, when acting as local liquor control commissioner, shall have jurisdiction over areas owned by the county but within the corporate limits of a city, village, or incorporated town. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides that an applicant must submit proof of dram shop insurance before being issued a special event license.

SENATE AMENDMENT NO. 2.
Provides that the county board chairman shall be the liquor control commissioner of areas owned by the county within the corporate limits of cities only in cities with a population of less than 1,000,000.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 43, par. 118 and new par. 95.17.1

Defines “special event retailer” and establishes fees for a special event retailer license, a railroad license, a boat license and an airplane license.

SB-0306—Cont.
HOUSE AMENDMENT NO. 2.

Adds provision that counties must comply with municipal ordinances when permitting the sale or delivery of alcoholic liquor within buildings in that part of a county which is in an incorporated area.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 First reading Assigned to Insurance, Pensions & License Act
May 04 Recommended do pass as amend
Apr 05-000-000
Motion filed WEaver, S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

May 11 Placed Calndr,Second Readng
May 18 Second Reading
Amendment No.01 INS PEN LIC Adopted
Amendment No.02 INS PEN LIC Adopted
Placed Calndr,Third Reading
May 25 Third Reading - Passed 055-002-002
May 26 Arrive House
Hse Sponsor STECZO
Added As A Joint Sponsor COWLISHAW
First reading Rfrd to Comm on Assignment
Assigned to Registration and Regulation
Jun 08 Cal 2nd Rdng Short Debate
Jun 14 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 21 Mtn Prev-Recall 2nd Reading
Amendment No.01 STECZO Adopted
Amendment No.02 STECZO Adopted
Cal 3rd Rdng Short Debate
Short Debate-3rd Passed 115-002-000
Jun 22 Sec. Desk Concurrence 01,02
Jun 26 S Concurs in H Amend. 01,02/050-003-000
Passed both Houses
Jul 14 Sent to the Governor
Aug 30 Governor approved
PUBLIC ACT 86-0404 Effective date 89-08-30

SB-0308 Berman.

(Ch. 122, par. 24-11)

Amends The School Code. Changes to July 1, 1987 from September 23, 1987 the date by which full time special education teaching employment must have commenced for contractual continued service to be deemed to be with the participating districts of a joint agreement rather than with the joint agreement itself.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 First reading Assigned to Elementary & Secondary Education
May 11 Placed Calndr,Second Readng
May 12 Second Reading Placed Calndr,Third Reading
May 17 Third Reading - Passed 057-000-000
Arrive House
Placed Calendr,First Reading
May 18 First reading Rfrd to Comm on Assignment
May 23 Assigned to Elementary & Secondary Education
SB-0308—Cont.

May 26
Primary Sponsor Changed To HICKS
Added As A Joint Sponsor COWLISHAW
Committee Elementary & Secondary Education

Jun 09
Tbd pursuant Hse Rule 27D

SB-0309 BERMANN.  
(Ch. 122, par. 10-22.31a)

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
May 11 Placed Calndr,Second Reading
May 12 Second Reading
May 17 Third Reading - Passed 057-000-000
Arrive House
May 18 Hse Sponsor COWLISHAW
First reading Rfrd to Comm on Assignment
May 23 Assigned to Elementary & Secondary Education
Jun 06 Placed Calndr,Second Reading
Jun 14 Second Reading
Jun 15 Third Reading - Passed 109-000-000
Passed both Houses
Jul 14 Sent to the Governor
Aug 14 Governor approved
PUBLIC ACT 86-0198 Effective date 89-08-14

SB-0310 BROOKINS.  
(Ch. 24, pars. 11-117-3, 11-117-4 and 11-117-7)
Amends the Illinois Municipal Code. Establishes limits with respect to cash consideration paid by municipalities for the acquisition of utilities. Increases from a majority to two-thirds of those voting on the question the number of votes required at referendum to authorize a municipality to acquire or operate a utility.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Energy & Environment

SB-0311 BROOKINS – WELCH.  
(Ch. 96 1/2, new par. 7406.1; Ch. 120, new pars. 467.17a.3 and 469a.3; Ch. 127, new pars. 141.253 and 743.7)
Amends The Natural Resources Act, The Gas Revenue Tax Act, The Public Utilities Revenue Act, “An Act in relation to State finance” and the Intergovernmental Cooperation Act. Authorizes the units of local government to create Energy Service Authorities for the purpose of effecting energy cost reduction, alternative energy supply projects and conservation. Creates the Energy Services Division in the Department of Energy and Natural Resources to provide technical and economic assistance to such Authorities. Creates the Energy Service Authority Assistance Fund and provides for the deposit of certain tax receipts therein.
FISCAL NOTE (Dept. Energy & Natural Resources)

*State Debt Impact Note Act may be applicable.*
ENR estimates the costs to operate an Energy Services Division at about $560,000 annually. The costs of local Energy Service Authorities are unknown.

SENATE AMENDMENT NO. 1.
Permits a single municipality or county to establish an Energy Service Authority.

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<th>Date</th>
<th>Event</th>
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<tr>
<td>Apr 05 1989</td>
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<tr>
<td>Apr 07</td>
<td>Assigned to Energy &amp; Environment</td>
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<tr>
<td>May 11</td>
<td>Recommended do pass as amend 007-000-000</td>
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<td>May 12</td>
<td>Placed Calndr, Second Reading</td>
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<tr>
<td>May 16</td>
<td>Fiscal Note Requested MACDONALD</td>
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<td>May 18</td>
<td>Placed Calndr, Second Reading</td>
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<td>May 26</td>
<td>Added As A Joint Sponsor WELCH</td>
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SB-0312 KEATS - TOPINKA.
(Ch. 110, pars. 12-704, 12-804, 12-1001 and 12-1201)
Amends the Code of Civil Procedure to broaden exemptions for pension or retirement fund assets of a debtor with respect to garnishments, deduction orders, judgments, attachments, distress for rent, and bankruptcy. Includes pension assets of a self-employed person and assets contributed by an employer on behalf of an employee. Includes retirement plans qualified under various Sections of the Internal Revenue Code. Provides that the exemption does not apply to claims of an alternate payee under a qualified domestic relations order. Effective immediately.

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<tr>
<th>Date</th>
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<tr>
<td>Apr 05 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 07</td>
<td>Assigned to Judiciary</td>
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<tr>
<td>May 22</td>
<td>Motion disch comm, advc 2nd</td>
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<td>Motn discharge comm lost 027-022-000</td>
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<td>Committee Judiciary</td>
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3 SB-0313 DEMUZIO.
(Ch. 108 1/2, par. 16-153.4)
Amends the Teachers' Retirement System Article of the Pension Code. Increases to 3/4ths from 1/2 the proportion of the cost of health insurance per eligible participating person which is to be paid by the system. Effective immediately.

PENSION IMPACT NOTE
The increase in the amount paid in FY90 from the system's Health Insurance Reserve Account is estimated by the system to be $4.91 million. The total additional amount that would be paid under the proposal for the period FY90-95 is estimated by the Commission to be $50 million.

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<tr>
<td>Apr 05 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Insurance, Pensions &amp; License Act</td>
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<tr>
<td>May 02</td>
<td>Pension Note Filed Committee Insurance, Pensions &amp; License Act</td>
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</tbody>
</table>

3 SB-0314 DEMUZIO.
(Ch. 108 1/2, par. 16-143.1)
Amends the Teachers Retirement System Article of the Pension Code. Provides for a supplemental survivor's benefit beginning January 1, 1990, payable in a lump
sum from investment earnings in excess of investment return assumptions to those beneficiaries who received a survivor’s monthly benefit during each month of the preceding calendar year. Effective immediately.

PENSION IMPACT NOTE
The financial impact cannot be determined. Increased benefits would be paid from investment returns that exceeded the actuarily assumed rate.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions & License Act
May 02  Pension Note Filed  Committee Insurance, Pensions & License Act

SB-0315 DEMUZIO.
(Ch. 108 1/2, pars. 16-133.1, 16-136.1 and 16-143.1)

Amends the Teachers’ Retirement Article of the Pension Code. Authorizes the board to establish a benefit reserve account from investment earnings exceeding return assumptions. Beginning January 1, 1990, authorizes the board to compound annual increases in retirement and disability retirement annuities with the additional costs attributable to compounding to be paid from the benefit reserve account. Also provides for a 3% automatic annual increase in survivor annuities, and authorizes the compounding of such increases, with the additional cost attributable to compounding to be paid from the benefit reserve account. Effective immediately.

PENSION IMPACT NOTE
Assuming all benefits proposed would be paid and sufficient investment returns above 8% would be allocated to do so:
Increase in accrued liability  $387,207,000
Increase in total annual cost  $28,429,000
Increase in total annual cost as a % of payroll  1.0%

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions & License Act
May 02  Pension Note Filed  Committee Insurance, Pensions & License Act

SB-0316 KEATS, DUDYCZ AND TOPINKA.
(Ch. 95 1/2, pars. 6-103 and 6-108; Ch. 122, par. 26-3a)

Amends the Motor Vehicle and School Codes to prohibit issuance of drivers licenses or permits to high school dropouts under age 18, and to provide for cancellation of the drivers licenses or permits of dropouts until they attain age 18 or receive a high school diploma, whichever first occurs.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education

SB-0317 KEATS, DUDYCZ AND TOPINKA.
(Ch. 95 1/2, par. 6-205)

Amends The Illinois Vehicle Code. Provides that persons under the age of 21 who are convicted for a violation of the Cannabis Control Act or the Illinois Controlled Substances Act shall have drivers license revoked and not reinstated until having obtained the age of 21.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Transportation
SB-0318  KEATS, DUDYCZ AND TOPINKA.
(Ch. 95 1/2, par. 6-205)

Amends The Illinois Vehicle Code. Provides that persons under the age of 21 who are convicted of felonies involving force or the threat of force, misdemeanors resulting in death or great bodily harm, or involuntary or reckless homicide shall have their license revoked and not reinstated until having obtained the age of 21.

 Apr 05 1989  First reading  Rfrd to Comm on Assignment
 Apr 07  Assigned to Transportation

SB-0319  KEATS.
(Ch. 81, new pars. 4-18, 117.1, and 1004-15.2)

Amends the Local Library Act, the Library System Act, and the Library District Act. Requires purchases of services, materials, equipment, and supplies in excess of $10,000 to be made by competitive bidding, except for professional services, in emergencies, or when the transaction is not suitable to competitive bidding.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 81, new pars. 4-18, 117.1, and 1004-15.2.
Adds reference to: Ch. 81, par. 5-5.

Deletes everything. Amends The Illinois Local Library Act. Allows certain construction, remodeling, and repair contracts of $10,000 or less to be awarded without competitive bidding.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 34, par. 414

Amends An Act to revise the law in relation to counties. Provides that a county board may prescribe the provision of necessary grounds for public libraries.

 Apr 05 1989  First reading  Rfrd to Comm on Assignment
 Apr 07  Assigned to Local Government
 Apr 13  Recommended do pass 011-000-000
 May 16  Second Reading
 Amendment No.01 KEATS  KEATS  KEATS
 Placed Calndr,Third Reading
 May 26  Third Reading - Passed 047-007-002
 Arrive House
 Placed Calendr,First Reading
 May 31  Hse Sponsor KEANE
 Added As A Joint Sponsor STECZO
 First reading  Rfrd to Comm on Assignment
 Jun 08  Amendment No.01 CNTY TWNSHIP  CNTY TOWNSHIP  KEATS
 Placed Calndr,Second Reading
 Consnt Caldr Order 2nd Read
 Jun 14  Cnsnt Calendar, 2nd Reading
 Consnt Caldr Order 3rd Read
 Jun 16  Consnt Caldr, 3rd Read Pass 111-000-000
 Jun 19  Sec. Desk Concurrence 01
 Jun 26  S Concurs in H Amend. 01/056-001-000
 Passed both Houses
 Jul 21  Sent to the Governor
 Aug 30  Governor approved

SB-0320  KEATS.
(Ch. 73, new par. 767.27)

Amends the Illinois Insurance Code. Provides that a company may not settle a claim against an insured without the insured's knowledge and consent. Prohibits a
rate increase or cancellation by companies which settle claims without the insured's knowledge and consent.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions & License Act

SB-0321  KEATS AND TOPINKA.
(Ch. 23, par. 4-2)

Amends the Public Aid Code. Provides that grants under the Aid to Families with Dependent Children Article of the Code shall not be paid to an unmarried parent under 18, but shall instead be paid to the unmarried parent's parent or legal guardian in accordance with specified criteria.

SENATE AMENDMENT NO. 1.
Changes amendatory language. Provides that if an AFDC grant would otherwise be payable to a parent under 18 who has never been married, the grant shall be paid whenever possible to the minor parent's parent or legal guardian with whom the minor parent resides. Provides that a minor parent who does not reside with either parent or a legal guardian is not eligible for an AFDC grant, except under specified circumstances. Provides that an AFDC grant paid to a minor parent's parent or legal guardian shall be used for the benefit of the minor parent and the minor parent’s children.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Public Health, Welfare & Correctn
May 22  Motion disch comm, advc 2nd  Verified Committee discharged 030-017-002
Placed Calndr,Second Reading
May 23  Second Reading  Amendment No.01 KEATS  Adopted
Placed Calndr,Third Reading
May 26  Third Reading - Passed 054-001-000
Arrive House  Placed Calendr,First Readng
May 31  First reading  Rfrd to Comm on Assignment
Jun 02  Primary Sponsor Changed To PARCELLS
Added As A Joint Sponsor HOFFMAN
Committee Human Services
Jun 08  Added As A Joint Sponsor WELLER
Interim Study Calendar HUMAN SERVICE

SB-0322  KEATS AND TOPINKA.
(New Act; Ch. 38, par. 1003-12-2; Ch. 48, new pars. 850.07z20 and 850.07z21; and Ch. 120, par. 501e-1)

Creates the Private Sector Park Act. Allows persons to develop private property into parks for public use. Amends the Illinois Development Finance Authority Act to provide for financing through the Development Finance Authority. Amends the Revenue Act of 1939 to classify the property as forestry for purposes of tax assessment. Amends the Unified Code of Corrections to allow maintenance of the parks to be performed by inmates.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Local Government

1 Fiscal Note Act may be applicable.
SB-0323  KEATS AND TOPINKA.
(Ch. 110, par. 2-1007)
Amends the Code of Civil Procedure to provide that each party to an action can have only one continuance prior to trial, but that the defendant may be granted an additional continuance of up to 60 days if needed to prepare for trial.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0324  KEATS AND TOPINKA.
(Ch. 110, par. 2-1007)
Amends the Code of Civil Procedure to provide that no continuance of a trial date may be granted by the court in civil litigation unless both plaintiff and defendant agree to it in writing.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0325  KEATS.
(Ch. 110, new pars. 21-101, 21-102, 21-103, 21-104, 21-105, 21-106, 21-107, 21-108 and 21-109)
Amends the Code of Civil Procedure. Adds Article XXI to create statutory provisions for adjudicating small claims ($10,000 or less) and sets out powers and procedure of the court and parties. Provides no attorneys may represent parties.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
May 22  Motion disch comm, advc 2nd
Mtn discharge comm lost 027-025-001
Committee Judiciary

SB-0326  KEATS AND TOPINKA.
(Ch. 110, new par. 2-1009.1)
Amends the Code of Civil Procedure to require the clerk of the court to report attorneys whose cases are dismissed to the Attorney Registration and Disciplinary Commission. Requires the Commission to investigate excessive dismissals. Allows citizen initiated investigations once a year.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0327  KEATS.
(Ch. 25, new par. 27.5)
Amends the Circuit Clerks Act. Requires each clerk to obtain forms for making complaints against attorneys from the Attorney Registration and Disciplinary Commission and to make the forms available to the public.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, SB-327 fails to meet the definition of a mandate.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
Apr 24  St Mandate Fis Note Filed
Committee Judiciary

SB-0328  HALL.
Appropriates $1,000 to the Illinois Board of Higher Education for a study to determine the value of sabbatical leaves at the various public colleges and universities.

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

Reduces appropriation to $1.

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<tr>
<th>Date</th>
<th>Event Description</th>
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<td>Apr 07</td>
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<td>Assigned to Appropriations II</td>
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<td>May 04</td>
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<td>Motion filed WEAVER,S</td>
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<td>MOTION PLACE ON SECT. DESK</td>
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<td>Jun 15</td>
<td>Amendment No.01</td>
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<td>Assigned to Appropriations II</td>
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<td>Jun 20</td>
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<td>H Held on 2nd Reading</td>
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<td>Jun 21</td>
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<td>Placed Calndr, Third Reading</td>
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<td>Jun 22</td>
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<td>Jun 28</td>
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<td>H Refuses to Recede Amend 01</td>
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<td>Hse Conference Comm Appptd 1ST/MCPike,</td>
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<td>BOWMAN, LEVERENZ, Ryder and MAYS</td>
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<td>WELCH, NEWHOUSE, MAITLAND &amp; ETHEREDGE</td>
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### SB-0329 HALL.

Appropriates $1,500 to the Board of Higher Education to conduct a study of the capital facilities needs at the various public colleges and universities.

HOUSE AMENDMENT NO. 1.

Reduces appropriation to $1.

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<tr>
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The table above outlines the legislative process for two amendments and a bill. The amendments are associated with dates, actions, and the relevant legislative bodies.
SB-0329—Cont.

May 31  Hse Sponsor LEVERENZ
First reading  Rfrd to Comm on Assignment
               Assigned to Appropriations II
Jun 15  Amendment No.01  APPROP II  Adopted
               Recommended do pass as amend
               012-008-000
               Placed Calndr, Second Readng
Jun 20  Second Reading
       Held on 2nd Reading
Jun 21  Placed Calndr, Third Reading
Jun 22  Tabled House Rule 37(G)

SB-0330  SEVERNS.

(Ch. 108 1/2, par. 16-133)

Amends the Downstate Teachers Article of the Pension Code to make the 20%
per year increase limitation on the determination of final average salary inapplica-
table to service with a new employer.

PENSION IMPACT NOTE

The financial impact would be negligible.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions &
License Act
May 02  Pension Note Filed
       Committee Insurance, Pensions &
License Act

SB-0331  REA.

(Ch. 37, new par. 72.4-3)

Amends An Act relating to the circuit courts. Provides for a full-time secretary to
assist the presiding circuit judge of any county of less than 5,000 population.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive

SB-0332  CARROLL – LUFT.

Appropriates $25,000 from the General Revenue Fund to the Office of the Auditor
General for space needs studies for all state agencies.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations I
May 12  Recommended do pass 012-000-000
               Placed Calndr, Second Readng
May 24  Second Reading
       Placed Calndr, Third Reading
May 26  Third Reading - Passed 056-000-000
May 30  Arrive House
       Placed Calendr, First Readng
May 31  Hse Sponsor KEANE
First reading  Rfrd to Comm on Assignment
               Assigned to Appropriations II
Jun 16  Tbd pursuant Hse Rule 27D

SB-0333  DEL VALLE.

(Ch. 122, par. 14C-4)

Amends The School Code. Clarifies the rights of legal guardians to receive notice
of enrollment in, and to remove their children from, transitional bilingual education
programs.

Fiscal Note Act and Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 14C-4
Adds reference to: Ch. 122, pars. 14C-8 and 30-4c

Changes the title and deletes everything after the enacting clause. Permits the Certification Board to issue a substitute teacher's certificate to an applicant whose qualifications do not meet those required for a teacher's certificate for a transitional bilingual education program. Permits the State Board of Education to grant maximum $2,000 per-semester stipends to teacher shortage scholarship recipients.

GOVERNOR MESSAGE

Deletes reference to: Ch. 122, par. 30-4c

Recommends eliminating provisions for need-based, annual stipends to those recipients of teacher shortage scholarships who, despite the regular scholarship award, may otherwise not be in a financial situation to attend college.

SB-0334 DEL VALLE.

(Ch. 122, par. 14C-10)

Amends The School Code. Clarifies that legal guardians as well as parents are entitled to participation and involvement in transitional bilingual education programs.
Amends The School Code. Authorizes the State Board of Education to award grants to school districts for educational programs for students who are parents. Effective July 1, 1989.

**FISCAL NOTE (State Board of Education)**
The State Board of Education estimates that a typical program would cost about $44,000 per year. This assumption is based upon a center being in operation about 6 hours per day for 180 days per year. If 10 grants are provided for, the cost of SB 335 would amount to $220,000 (one-half of the total program cost of $440,000).

**HOUSE AMENDMENT NO. 1.**
Adds that the State Board of Education shall not be required to implement the young parents program if a specific appropriation is not made therefor.

**HOUSE AMENDMENT NO. 3.**
Adds reference to: Ch. 144, pars. 29 and 189.07; new pars. 308f, 658d and 1008f

Amends the Acts relating to the governing boards of the 4 State university systems to provide that before applying minimum admission requirements and standards established by the Board of Higher Education, such governing boards shall receive certification from the State Board of Education that all high schools in the State have offered courses permitting high school students to meet those minimum admission requirements. Requires the Board of Higher Education to provide the State Superintendent with specified information necessary to permit certification that school districts are offering courses which permit high school students to satisfy the Board's minimum admission requirements and standards.

**HOUSE AMENDMENT NO. 5.**
Provides that by the January, 1992, the State Board of Education shall certify to the State universities whether the public schools have offered the required courses, rather than prohibiting the universities from applying admission requirements for 1993 dependent upon such certification.

**GOVERNOR MESSAGE**
Deletes reference to: Ch. 144, par. 29, new pars. 308f, 658d, 1008f
Adds reference to: Ch. 122, new par. 2-3.93

Recommends changing to January 1, 1990 (from September 1, 1989) the date by which the Board of Higher Education is to provide specified information to the State Superintendent of Education (which information is necessary to enable the State Board of Education to determine and certify whether all school districts maintaining grades 9 - 12 are offering courses satisfying minimum college admission requirements and standards established by the Board of Higher Education). Requires such specified information to include descriptions of course content (rather than specific course descriptions and course content). Provides that the certification which the State Board of Education is to make is to be made to the Board of Higher Education (rather than to the respective governing boards of public institutions of higher education).

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<td>Apr 07</td>
<td>Rfrd to Comm on Assignment</td>
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<td>May 11</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
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<td>May 12</td>
<td>Recommended do pass 011-000-000</td>
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<td>May 17</td>
<td>Placed Calndr,Second Reading</td>
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<td>Fiscal Note Requested KUSTRA</td>
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<td>Fiscal Note filed</td>
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1 Fiscal Note Act may be applicable.
SB-0335—Cont.

May 18 Second Reading
Placed Calndr, Third Reading

May 26 Third Reading - Passed 032-025-000
Arrive House
Hse Sponsor WILLIAMS
First reading
Rfrd to Comm on Assignment

May 30 Assigned to Elementary & Secondary Education

Jun 07 Added As A Joint Sponsor MARTINEZ
Committee Elementary & Secondary Education

Jun 08 Amendment No.01 ELEM SCND ED Adopted
Do Pass Amend/Short Debate
029-000-000

Jun 14 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 20 Added As A Joint Sponsor DAVIS
Added As A Joint Sponsor BALANOFF
Added As A Joint Sponsor TROTTER
Mtn Prev-Recall 2nd Reading
Amendment No.02 WILLIAMS Withdrawn
Amendment No.03 WILLIAMS Adopted
Cal 3rd Rdng Short Debate

Jun 22 Mtn Prev-Recall 2nd Reading
Amendment No.04 WILLIAMS Withdrawn
Amendment No.05 WILLIAMS Adopted
Cal 3rd Rdng Short Debate
Motion to Suspend Rule 37(D)-WILLIAMS
3/5 vote required
Mtn Lost to Suspend Rule 37(D)/066-048-000
Cal 3rd Rdng Short Debate

Jun 23 Short Debate-3rd Passed 112-000-000
Jun 24 Sec. Desk Concurrence 01,03,05
Jun 26 S Concurs in H Amend. 01,03,05
038-017-000

Passed both Houses

Jul 14 Sent to the Governor

Sep 08 Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 17 Mtn fild accept amend veto DEL VALLE
Accept Amnd Veto-Sen Pass 055-000-000

Oct 19 Placed Cal. Amendatory Veto

Oct 31 Rul Gub Comply/Rule 46.1(b)
Placed Cal. Amendatory Veto

Nov 01 Mtn fild accept amend veto WILLIAMS
3/5 vote required
Accept Amnd Veto-House Pass 110-000-001
Bth House Accept Amend Veto

Nov 30 Return to Gov-Certification

Dec 13 Governor certifies changes
PUBLIC ACT 86-0986 Effective date 89-12-13

SB-0336 DEL VALLE.

(New Act; Ch. 68, rep. par. 3-104)

Creates the Families with Children Equal Rights Act. Prohibits discrimination in rental housing on the basis of age, parenthood, pregnancy or the potential or actual presence of a minor child. Repeals the Exclusion of Children in the Rental of Real Estate provision of the Illinois Human Rights Act.

Apr 05 1989 First reading
Rfrd to Comm on Assignment

Apr 07 Assigned to Executive
SB-0337  
REA.  

(Ch. 48, par. 138.7)  
Amends the Workers' Compensation Act. Provides that if an employee, whose work-related injury results in death, leaves no surviving dependents, his estate shall be paid a lump sum equal to 5 years' compensation. Deletes a provision that, in such a case, all rights under the Act are extinguished. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment  
Apr 07  Assigned to Labor  

SB-0338  
SMITH – DEL VALLE – TOPINKA.  

(Ch. 23, par. 1371)  
Amends the University of Illinois Hospital Act. Requires that the operation of health professional colleges also shall be beneficial to the University’s teaching, research and public service functions.  

Apr 05 1989  First reading  Rfrd to Comm on Assignment  
Apr 06  Added As A Joint Sponsor DEL VALLE  
Apr 07  Assigned to Public Health, Welfare & Correctn  
Apr 12  Added As A Joint Sponsor TOPINKA  
May 11  Recommended do pass 007-000-000  
May 15  Second Reading  Placed Calndr,Third Reading  
May 26  Third Reading - Passed 039-012-000  
Arrive House  
Hse Sponsor YOUNG,A  
Added As A Joint Sponsor KUBIK  
Added As A Joint Sponsor MARTINEZ  
Added As A Joint Sponsor JONES,SHIRLEY  
First reading  Rfrd to Comm on Assignment  
May 30  Assigned to Higher Education  
Jun 09  Tbd pursuant Hse Rule 27D  

SB-0339  
CARROLL.  

(Ch. 127, pars. 652, 653, 654 and 666)  
Amends the General Obligation Bond Act. Decreases the total amount of bonds the State is authorized to issue. Decreases the aggregate amount of bonds issued for capital facilities. Increases the amount authorized to be used for specific capital facilities, transportation and refunding bonds. Deletes provision authorizing bonds to finance costs related to development of the Superconducting Super Collider.  

**STATE DEBT IMPACT NOTE**  
SB-339 proposes to decrease:  
Cap. Facilities unissued principal by $ 535.6 M (53.9%)  
Unissued general obligation principal by $ 535.6 M (31.7%)  
Potential total gen. obligation debt by $ 1,057.8 M (10.7%)  
Potential per capita gen. obligat'n. debt by $ 90.31 (10.7%)  

*SB-339 would increase:*

*State Debt Impact Note Act may be applicable.*
Cap. Facilities purposes unissued principal by $6.00
Transportation purposes unissued principal by $1.00
Refunding purposes unissued principal by $1.00
Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
Apr 13 State Debt Note Filed
Committee Executive
May 11 Placed Calndr, Second Reading
Recommended do pass 011-000-000
May 15 Second Reading
Placed Calndr, Third Reading
May 26 Third Reading - Lost 029-027-000

SB-0340 BROOKINS.
(New Act; Ch. 127, new par. 141.250)
Creates the Food Toxic Disclosure Act. Prohibits anyone from knowingly and intentionally exposing an individual to a toxic substance in food without adequate warning. Provides for fines for violations. Requires the Department of Public Health to publish a list of chemicals known to cause cancer or reproductive toxicity and to appoint the Food Toxic Disclosure Advisory Committee. Effective January 1, 1990.
Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive

SB-0341 BROOKINS – DEL VALLE – SMITH AND ALEXANDER.
(Ch. 23, par. 3434)
Amends an Act in relation to rehabilitation of disabled persons. Provides that the Department of Rehabilitation Services shall not require a person to pay more than 5% of his total gross income for the services of a personal care attendant, regardless of his ability to pay.
SENATE AMENDMENT NO. 1.
Provides that the Department shall consider 23% of a recipient’s income protected from inclusion in determination of the recipient’s ability to pay for services. Provides that the level of protected income shall be increased each year to reflect changes in the Consumer Price Index. Provides that the Department shall give a 5% increase in hourly wages to personal care attendants and that in no case shall their hourly wage be less than the federal minimum wage.
FISCAL NOTE (Dept. of Rehabilitation Services)
Assuming no increase in the Federal Minimum Wage requirement, SB-341 would have no fiscal impact over what is in the Agency’s budget.
Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 06 Added As A Co-sponsor ALEXANDER
Added As A Joint Sponsor DEL VALLE
Committee Committee on Assignment of Bills
Apr 07 Assigned to Public Health, Welfare & Correctn
May 04 Recommended do pass as amend 007-000-000
Motion filed WEAVER, S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000
Secretary’s Desk
May 10 Added As A Joint Sponsor SMITH
Secretary’s Desk

1 Fiscal Note Act may be applicable.
SB-0341—Cont.

May 11 Placed Calndr, Second Readng
May 16 Second Reading
   Amendment No. 01 PUB HLTH WEL Adopted
   Placed Calndr, Third Readng
May 26 Third Reading - Passed 050-002-000
   Arrive House
   Hse Sponsor MORROW
   Added As A Joint Sponsor JONES, LOU
   First reading Rfrd to Comm on Assignment
May 30 Assigned to Human Services
Jun 07 Do Pass/Consent Calendar 019-000-000
Jun 13 Remvd from Consent Calendar
   Cal 2nd Rdng Short Debate
Jun 15 Fiscal Note filed
Jun 16 Short Debate Cal 2nd Rdng
   Cal 3rd Rdng Short Debate
Jul 14 Sent to the Governor
Sep 11 Governor approved
   PUBLIC ACT 86-0908 Effective date 90-01-01

1 SB-0342 BROOKINS.
   (Ch. 23, par. 3434)
   Amends an Act in relation to rehabilitation of disabled persons. Requires the Department of Rehabilitation to pay a personal care attendant at least $5.00 per hour. Provides for a 10% increase in pay after the first 6 months with the same disabled person and a 4% increase every 6 months thereafter, based on satisfactory performance.
   Apr 05 1989 First reading Rfrd to Comm on Assignment
   Apr 07 Assigned to Public Health, Welfare & Correctn

1 SB-0343 BROOKINS – DEL VALLE AND ALEXANDER.
   (Ch. 23, par. 3434)
   Amends an Act in relation to rehabilitation of disabled persons. Provides that the Department of Rehabilitation Services shall not consider the income of the disabled person’s spouse or other household members when determining ability to pay for the services of a personal care attendant.
   Apr 05 1989 First reading Rfrd to Comm on Assignment
   Apr 06 Added As A Co-sponsor ALEXANDER
   Added As A Joint Sponsor DEL VALLE
   Committee Committee on Assignment of Bills
   Apr 07 Assigned to Public Health, Welfare & Correctn

SB-0344 DUNN, R.
   (Ch. 120, par. 1102)
   SENATE AMENDMENT NO. 1.
   Limits to counties of less than 25,000.
   HOUSE AMENDMENT NO. 1.
   Adds reference to: Ch. 120, pars. 1052, 1053

1 Fiscal Note Act may be applicable.
Amends the Illinois Pull Tabs and Jar Games Act. Provides for staggered license expiration dates for licenses to conduct pull tabs and jar games. Establishes license fees for such licenses. Provides for the issuance of a special permit to conduct pull tabs and jar games at no more than 2 indoor or outdoor festivals in a year for a maximum of 5 days on each occasion.

Apr 05 1989  First reading          Rfrd to Comm on Assignment
Apr 07       Assigned to Revenue
May 17       Committee discharged

May 23       Second Reading
              Amendment No.01 DU N N, R
              Adopted
May 25       Third Reading - Passed 058-000-001
May 26       Arrive House
              Hse Sponsor HARTKE
              First reading          Rfrd to Comm on Assignment
              Assigned to Revenue
Jun 07       Added As A Joint Sponsor GO FORTH
              Committee Revenue
              Recommended do pass 008-005-000

Jun 16       Second Reading
              Held on 2nd Reading
Jun 21       Amendment No.01 KUBIK
              Adopted
Jun 22       Sec. Desk Concurrency 01
Jun 26       S Concurs in H Amend. 01/043-010-001
              Passed both Houses
Jul 21       Sent to the Governor
Sep 01       Governor approved

PUBLIC ACT 86-0703 Effective date 89-09-01

Amends the Downstate Police Article of the Pension Code to allow a surviving spouse to remarry without loss of survivor’s pension; provides for reinstatement of survivor’s pensions terminated due to remarriage after January 1, 1974. Effective immediately.

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

PENSION IMPACT NOTE
The financial impact cannot be determined.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 345 creates a retirement benefit mandate for which reimbursement of the increased cost to municipalities is required. No estimate of the amount of reimbursement required is available.

Apr 05 1989  First reading          Rfrd to Comm on Assignment
Apr 07       Assigned to Insurance, Pensions & License Act
May 02       Pension Note Filed
              Committee Insurance, Pensions & License Act
May 09       St Mandate Fis Note Filed
              Committee Insurance, Pensions & License Act

Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0346  DUNN,R.
(New Act)

Creates Sick Leave Bank Act for benefit of State employees. Provides that Department of Central Management Services shall adopt rules governing operation of the plan subject to certain limitations.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
May 01  Waive Posting Notice 7C  Committee Executive

SB-0347  SEVERNS.
(Ch. 56 1/2, par. 2003)

Amends the Good Samaritan Food Donor Act. Provides civil immunity for any person donating food for the needy (rather than only farmers, food producers, processors, distributors, wholesalers, retailers, or gleaners).

HOUSE AMENDMENT NO. 1.
Allows civil immunity to other persons if they donate inspected food that has not been altered after the inspection.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 56 1/2, pars. 505, 521.2 and 2210; new par. 333; Ch. 114, pars. 401, 402 and 404.

Amends various Acts administered by the Department of Public Health concerning food and drugs, food handling and salvage warehouses. Provides Class A misdemeanor and Class 4 felony penalties for first and subsequent violations of embargo orders issued pursuant to Section 6 of the Food, Drug and Cosmetic Act. Imposes late fees for delay in securing permit for milk plants, receiving stations and bulk milk hauler. Provides for certification and licensing of food service sanitation managers. Eliminates licensing requirement for religious or not for profit corporations in operating salvage warehouses. Makes other changes.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
Apr 13  Recommended do pass 010-000-001
May 15  Placed Calndr,Second Reading
May 17  Placed Calndr,Third Reading
May 18  First reading  Rfrd to Comm on Assignment
May 23  Primary Sponsor Changed To DUNN,JOHN  Assigned to Judiciary I
Jun 08  Do Pass/Short Debate Cal 010-000-002
Jun 21  Short Debate Cal 2nd Rdg
Jun 23  Amendment No.01  CULLERTON  Adopted
Jun 23  Amendment No.02  DUNN,JOHN  Adopted
Jun 24  Sec. Desk Concurrence 01,02
Jun 26  S Concurs in H Amend. 01,02/056-000-000
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0704  Effective date 90-01-01

1 Fiscal Note Act may be applicable.
SB-0348  BERMAN.
(Ch. 82, pars. 98 and 101.2)
Amends the Nonprofit Hospital Lien Act and the Physicians' Lien Act. Provides that the liens attach to amounts paid under a structured settlement only when paid and not to exceed one-third of the sum paid.

SENATE AMENDMENT NO. 1.
Deletes changes. Provides that nonprofit hospital's and physician's liens, in the case of a structured settlement, may be satisfied as the court directs, but shall not exceed one-third of amounts paid to the injured party.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Judiciary
May 11     Recommended do pass 005-000-001

May 12    Second Reading
May 25   Recalled to Second Reading
Amendment No.01  BERM AN   Adopted
May 26  3d Reading Consideration PP
Calendar Consideration PP.

Third Reading - Lost 026-030-000

SB-0349  DAVIDSON.
Amends An Act appropriating funds in relation to the Build Illinois Program (Public Act 85-1050) to change a reappropriation from the Build Illinois Bond Fund for a grant to the City of Springfield for a sewer study. Reappropriates the funds to the Department of Commerce and Community Affairs instead of the Environmental Protection Agency. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Appropriations I

SB-0350  WOODYARD.
(Ch. 120, pars. 2-201, 9-901 and 643; new par. 2-202.3; Ch. 122, par. 18-8; new pars. 18-1.1 and 18-1.2; Ch. 127, new par. 141.250)
Amends the Illinois Income Tax Act, the Revenue Act of 1939, The School Code and the Act relating to State Finance. Increases individual and corporate income taxes beginning October 1, 1989 to 3.25% and 5.2%, respectively, and provides for deposit of the additional revenues into the School Income Tax Fund created in the State Treasurer. Provides for partial abatement of educational purposes tax levies of school districts beginning with the 1989-90 school year. Replaces abated educational purposes taxes with an equivalent distribution to school districts from the School District Income Tax Fund. To the extent that moneys remain in the School District Income Tax Fund after the distributions to replace abated educational purposes tax levies, provides for distribution of such remainder to school districts in proportion to their respective average daily attendances. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Revenue

SB-0351  WOODYARD.
(New Act)
Creates the Forest Products Standards Act. Requires the Department of Conservation to establish standards for the labeling of forest products. Imposes liability for selling forest products without a label or that fail to conform to the label. Provides that a violation is a business offense. Defines terms.

1 Fiscal Note Act may be applicable.
SB-0352   FAWELL.

(Ch. 40, new par. 505A)

Amends the Illinois Marriage and Dissolution of Marriage Act. Mandates the court to order the provision of health, accident and other medical risk insurance for all children under age 17 of a marriage before an order dissolving the marriage.

SB-0353   KARPIEL.

(New Act)

Authorizes the Geneva Park District to sell and convey certain land in Kane County as approved by the governing body of the District, without any further authority. Effective immediately.

SB-0354   KARPIEL – D’ARCO.

(Ch. 23, pars. 5005 and 5017a-4)

Amends the Act creating the Department of Children and Family Services. Provides that the Department shall (now, may at its discretion except for those children also adjudicated neglected or dependent) accept for care and training any child who has been adjudicated delinquent, addicted, a truant minor in need of supervision, or a minor requiring authoritative intervention. Provides that the Department shall (now, may) make grants for programs to reduce or eliminate the involvement of youth in the child welfare or juvenile justice systems.

FISCAL AMENDMENT NO. 1.

Corrects certain cross-references.

FISCAL NOTE (DCFS)
Total costs would be $20,886,325.

SB-0351—Cont.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Agriculture & Conservation

Apr 07  Rfrd to Comm on Assignment
Apr 07  Assigned to Agriculture & Conservation

SB-0352  FAWELL.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Agriculture & Conservation

SB-0353  KARPIEL.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

Apr 07  Assigned to Local Government
Apr 13  Recommended do pass 011-000-000

Placed Calndr, Second Reading
May 04  Second Reading
Placed Calndr, Third Reading
May 12  Third Reading - Passed 055-000-000
Arrive House
Placed Calndr, First Reading
May 16  Hse Sponsor HENSEL
Added As A Joint Sponsor STECZO
Placed Calndr, First Reading

May 17  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Executive
Jun 07  Do Pass/Consent Calendar 021-000-000

Consnt Caldr Order 2nd Read
Jun 13  Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 15  Consent Caldr, 3rd Read Pass 113-000-000
Passed both Houses
Jul 14  Sent to the Governor
Aug 14  Governor approved

PUBLIC ACT 86-0199  Effective date 89-08-14

Fiscal Note Act may be applicable.
Amends the Chicago Fire Article of the Pension Code to raise the minimum widow's annuity to $325 per month.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, SB-355 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated first year cost is $850,000.

PENSION IMPACT NOTE
Increase in accrued liability $6,400,000
Increase in annual costs $340,000
Increase in first-year payout $850,000

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, pars. 2-124, 4-121, 7-116, 14-131, 15-155, 16-158 and 18-131; Ch. 85, new par. 2208.13

Amends the General Assembly, Judges, Universities, Downstate Teachers and State Employees Articles of the Pension Code to specify minimum levels of State funding for these systems beginning in fiscal 1990. Amends the Downstate Firefighters Article of the Pension Code to remove the village or town attorney from the

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
board of trustees. Amends the Illinois Municipal Retirement Fund Article of the Pension Code to allow persons retiring from service as a county sheriff to base their pensions on the rate of earnings for the highest 12 months of such service, rather than the highest 48 months within the last 10 years. Amends The State Mandates Act to require implementation without reimbursement. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Insurance, Pensions & License Act
Apr 24        St Mandate Fis Note Filed
              Committee Insurance, Pensions & License Act
May 02        Pension Note Filed
              Committee Insurance, Pensions & License Act
May 11        Recommdnd do pass as amend
              006-001-000
Placed Calndr, Second Reading

May 12        Added As A Joint Sponsor BROOKINS
Second Reading

Amendment No.01 INS PEN LIC  Adopted
Placed Calndr, Third Reading

May 17        Third Reading - Passed 057-000-000
              Arrive House
              Placed Calndr, First Reading
May 18        Hse Sponsor TERZICH
First reading  Rfrd to Comm on Assignment
May 23        Assigned to Personnel and Pensions
Jun 08        Interim Study Calendar PERS PENSION

SB-0356 JONES.
(Ch. 111, par. 2828)

Amends the Funeral Directors and Embalmers Licensing Act of 1935 to remove outdated language concerning carbon copies.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Insurance, Pensions & License Act
May 01        Waive Posting Notice 7C
May 04        Committee Insurance, Pensions & License Act
              Recommended do pass 007-000-000
              Motion filed WEAVER, S
              MOTION PLACE ON SECT. DESK
              Motion prevailed
              030-028-000
              Secretary’s Desk
May 11        Placed Calndr, Second Reading
May 12        Second Reading
              Placed Calndr, Third Reading
May 26        Third Reading - Passed 056-000-000
              Arrive House
              Placed Calndr, First Reading
May 31        First reading  Rfrd to Comm on Assignment
              Assigned to Executive
Jun 06        Primary Sponsor Changed To SHAW
              Committee Executive
Jun 08        Motion disch comm, advc 2nd
              Committee Executive
Jun 09        Tbd pursuant Hse Rule 27D
Amends the Chicago Municipal Employee Article of the Pension Code to change the age requirement for automatic annual increases in annuity from 60 to 55. Effective immediately.

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

**STATE MANDATES ACT FISCAL NOTE**
In the opinion of DCCA, SB 357 constitutes a retirement benefit mandate for which reimbursement of the increased cost of a unit of local government is required. The estimated annual cost is $1,428,101.

**PENSION IMPACT NOTE**
Increase in accrued liability $10,941,571
Increase in total annual cost $1,428,101
Increase in total annual cost as a % of payroll 0.19%

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 First reading Assigned to Insurance, Pensions & License Act
Apr 25 First reading St Mandate Fis Note Filed Committee Insurance, Pensions & License Act
May 02 First reading Pension Note Filed Committee Insurance, Pensions & License Act

Amends the Chicago Municipal Employee Article of the Pension Code to change the retirement annuity formula to 2.20% of final average salary per year of service, and to eliminate the age discount for employees with at least 29 years of service. Effective immediately.

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

**STATE MANDATES ACT FISCAL NOTE**
In the opinion of DCCA, SB 358 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated annual cost is $15,753,493.

**PENSION IMPACT NOTE**
Increase in accrued liability $117,133,379
Increase in total annual cost $14,753,493
Increase in total annual cost as a % of payroll 2.13%

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 First reading Assigned to Insurance, Pensions & License Act
Apr 25 First reading St Mandate Fis Note Filed Committee Insurance, Pensions & License Act
May 02 First reading Pension Note Filed Committee Insurance, Pensions & License Act

Amends the Chicago Municipal Employee Article of the Pension Code to change the retirement annuity formula to 2.20% of final average salary per year of service. Effective immediately.

* 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 DCCA, SB 359 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 $12,383,614.

PENSION IMPACT NOTE
Increase in accrued liability $89,736,160
Increase in total annual cost $12,383,614
Increase in total annual cost as a % of payroll 1.67%

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
Apr 25 St Mandate Fis Note Filed
Committee Insurance, Pensions & License Act
May 02 Pension Note Filed
Committee Insurance, Pensions & License Act

3 SB-0360 JONES.
(Ch. 108 1/2, par. 11-145.1)
Amends the Chicago Laborer Article of the Pension Code to change from 60 to 55 the widow and employee age requirements for an undiscounted widow's annuity of 50% of the original retirement annuity. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 360 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated annual cost is $310,096.

PENSION IMPACT NOTE
Increase in accrued liability $2,607,045
Increase in annual cost $310,096
Increase in annual cost as a % of payroll 0.23%

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
Apr 25 St Mandate Fis Note Filed
Committee Insurance, Pensions & License Act
May 02 Pension Note Filed
Committee Insurance, Pensions & License Act

3 SB-0361 JONES.
(Ch. 108 1/2, par. 11-149)
Amends the Chicago Laborer Article of the Pension Code to remove the maximum limitation on spouses' annuities for spouses of employees who retired or became duty disabled before January 23, 1987, and die on or after that date. Effective immediately.

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

PENSION IMPACT NOTE
The bill would have no financial impact.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-361 fails to meet the definition of a mandate.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, pars. 2-124, 5-167.5, 6-164.2, 8-164.1, 11-160.1, 14-131, 15-155, 16-158, 17-150 and 18-131

Amends the General Assembly, Judges, Universities, Downstate Teachers and State Employees Articles of the Pension Code to specify minimum levels of State funding for these systems beginning in fiscal 1990. Amends the Chicago Police, Fire, Municipal and Laborers Articles to provide funding for health insurance benefits. Amends the Chicago Teachers Article of the Pension Code to increase to 100 the number of days a pensioner may substitute teach without losing benefits. Effective immediately.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 108 1/2, pars. 16-127 and 16-128; Ch. 85, new par. 2208.13;

Amends the Downstate Teacher Article of the Pension Code to grant up to 2 years of service credit for military service not immediately following employment as a teacher, upon payment of certain specified contributions, and provides for recalculation of annuities for retired persons who apply for such credit; makes other changes. Amends the State Employee Article to allow service credit to be established for certain employment with a regional planning commission. Amends the State Mandates Act to require implementation without reimbursement.

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<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 05 1989</td>
<td>First reading</td>
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<td>Apr 07</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Assigned to Insurance, Pensions &amp; License Act</td>
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<tr>
<td>May 02</td>
<td>Pension Note Filed</td>
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<td>Committee Insurance, Pensions &amp; License Act</td>
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<td>May 05</td>
<td>St Mandate Fis Note Filed</td>
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<td>May 15</td>
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<td>Amendment No.01 INS PEN LIC Adopted</td>
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<td>May 23</td>
<td>Recalled to Second Reading</td>
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<td>Amendment No.02 JONES Adopted</td>
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<tr>
<td>May 26</td>
<td>Third Reading - Lost 029-024-000</td>
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3 SB-0362 JONES.

(Ch. 108 1/2, par. 11-216)

Amends the Chicago Laborer Article of the Pension Code to change the requirement for one year of service from 800 to 700 hours for those employees paid on an hourly basis. Effective immediately.

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

PENSION IMPACT NOTE
The bill would have little or no financial impact.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 362 creates a retirement benefit mandate for which reimbursement of the increased cost of a unit of local government is required under the State Mandates Act. The bill is expected to have little, if any financial impact.

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<th>Date</th>
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<tr>
<td>Apr 05 1989</td>
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<td>Apr 07</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Assigned to Insurance, Pensions &amp; License Act</td>
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Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0362—Cont.

May 02 Pension Note Filed
Committee Insurance, Pensions &
License Act

May 10 St Mandate Fis Note Filed
Committee Insurance, Pensions &
License Act

**SB-0363 JONES.**

(Ch. 108 1/2, par. 11-134)

Amends the Chicago Laborer Article of the Pension Code to change the retirement annuity formula to 2.20% of final average salary per year of service. Effective immediately.

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

**STATE MANDATES ACT FISCAL NOTE**

In the opinion of DCCA, SB 363 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated annual cost of reimbursement is $2,114,880.

**PENSION IMPACT NOTE**

Increase in accrued liability $16,900,052
Increase in total annual cost $2,144,880
Increase in total annual cost as a % of payroll 1.56%

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
Apr 25 St Mandate Fis Note Filed Committee Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act

**SB-0364 JONES.**

(Ch. 108 1/2, par. 11-134)

Amends the Chicago Laborer Article of the Pension Code to change the retirement annuity formula to 2.20% of final average salary per year of service, and to eliminate the age discount for employees with at least 29 years of service. Effective immediately.

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

**STATE MANDATES ACT FISCAL NOTE**

In the opinion of DCCA, SB 364 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated annual cost is $3,715,334.

**PENSION IMPACT NOTE**

Increase in accrued liability $29,708,279
Increase in total annual cost $3,715,334
Increase in total annual cost as a % of payroll 2.74%

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
Apr 25 St Mandate Fis Note Filed Committee Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act

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3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Chicago Laborer Article of the Pension Code to change the age requirement for automatic annual increases in annuity from 60 to 55. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 365 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. The estimated annual cost is $520,847.

PENSION IMPACT NOTE
Increase in accrued liability $4,203,505
Increase in total annual cost $520,847
Increase in total annual cost as a % of payroll 0.38%

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
Apr 25 St Mandate Fis Note Filed Committee Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act

Amends the Chicago Municipal Employee Article of the Pension Code to change from 60 to 55 the widow and employee age requirements for an undiscounted widow's annuity of 50% of the original retirement annuity. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 366 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 $579,600.

PENSION IMPACT NOTE
Increase in accrued liability $4,831,883
Increase in total annual cost $579,600
Increase in total annual cost as a % of payroll 0.08%

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
Apr 25 St Mandate Fis Note Filed Committee Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act

Amends the State Employees Article of the Pension Code to give the Department of Corrections formula to certain employees of the Department of Central Management Services or the Department of Personnel. Effective immediately.

PENSION IMPACT NOTE
Increase in accrued liability $42,000

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Increase in total annual costs $5,661
Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed
Committee Insurance, Pensions & License Act

**SB-0368 KUSTRA.**

(Ch. 108 1/2, par. 14-120)

Amends the State Employees Article of the Pension Code to provide for reinstate¬ment of certain survivor annuities terminated during 1978 or 1979 due to re¬marriage at age 55 or over. Effective immediately.

**PENSION IMPACT NOTE**
The costs involved would be difficult to determine but are ex¬pected to be relatively minor.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed
Committee Insurance, Pensions & License Act

**SB-0369 ETHEREDGE.**

(Ch. 111 2/3, par. 10-101)

Amends The Public Utilities Act. Provides that non-attorneys registered as practitioners before the Interstate Commerce Commission may appear before the Illi¬nois Commerce Commission.

**FISCAL NOTE (Illinois Commerce Commission)**
There is no fiscal impact on State revenues from SB-369.

**SENATE AMENDMENT NO. 1.**
Limits representation by non-attorney registered practitioners to matters under the IL Commecial Transportation Law.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Energy & Environment
Apr 18 Recommended do pass 012-000-000 Motion filed PHILIP
MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary’s Desk
May 11 Placed Calndr,Second Reading
May 15 Placed Calndr,Second Reading Fiscal Note Requested WELCH
May 23 Placed Calndr,Second Reading Fiscal Note filed
May 24 Second Reading Amendment No.01 ETHEREDGE Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 055-000-001
Arrive House
Placed Calendar,First Reading
May 31 Hse Sponsor COWLISHAW Rfrd to Comm on Assignment
First reading Assigned to Judiciary I
Jun 08 Interim Study Calendar JUDICIARY I

*Fiscal Note Act and Pension System Impact Note Act may be applicable.*
Amends the Illinois Farm Development Act. Increases the aggregate principal amount of State Guarantees the Authority may have outstanding at any time. Increases the amount of funds the Authority may transfer to the Illinois Agricultural Loan Guarantee Fund. Effective immediately.

**FISCAL NOTE**
The increased amount for allowable outstanding State Guarantees is $170,000,000 (+ $30 million) and the increased amount for allowable transfers to the Ill. Agricultural Loan Guarantee Fund is $49,000,000 (+ $9 million). The latter increase would be a GRF expense.

**HOUSE AMENDMENT NO. 1.** (House recedes November 1, 1989)
Decreases appropriations for State Guarantees.

**CONFERENCE COMMITTEE REPORT NO. 1.**
Recommends that the House recede from H-am 1.
Recommends that the bill be amended as follows:

- Deletes reference to: (Ch.'5, par. 1212.2)
- Adds reference to: (New Act)

Deletes everything. Creates the Sustainable Agriculture Act and the sustainable agriculture program within the Department of Agriculture. The purpose of the program is to determine ways to keep Illinois agriculture economically viable and to help fund production agriculture research projects. Creates the Sustainable Agriculture Committee to seek services of funding for the research projects. Effective January 1, 1990.

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<tr>
<td>Apr 05 1989</td>
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<td>Apr 07</td>
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<td>Apr 26</td>
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<td>Motion filed PHILIP</td>
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<td>Motion prevailed 030-028-000</td>
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<td>May 11</td>
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<td>May 12</td>
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<td>May 17</td>
<td>Added As A Joint Sponsor RIGNEY</td>
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<td>Added As A Joint Sponsor WOODYARD</td>
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<td>Third Reading - Passed 056-000-000</td>
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<td>Arrive House</td>
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<td>May 22</td>
<td>Added As A Joint Sponsor WOOLARD</td>
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<td>May 23</td>
<td>Assigned to Agriculture</td>
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<td>Jun 02</td>
<td>Added As A Joint Sponsor MULCAHEY</td>
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<td>Jun 07</td>
<td>Fiscal Note filed</td>
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<td>Jun 13</td>
<td>Placed Calndr,Second Reading</td>
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<td>Added As A Joint Sponsor HICKS</td>
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*State Debt Impact Note Act may be applicable.*
SB-0371 DEMUZIO - SEVERNS AND VADALABENE.

(Ch. 111 2/3, new par. 9-218)

Amends The Public Utilities Act to provide that, in determining rates, the Commerce Commission shall exclude all costs associated with any electrical generating facility owned by the utility unless the utility can demonstrate that the facility is fully needed within two years for reliability and provides power to consumers at a lower cost. Effective immediately.

Apr 05 1989 First reading
Apr 07 Assigned to Energy & Environment
May 04 Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11 Placed Calndr,Second Reading
May 12 Second Reading
Placed Calndr,Third Reading
May 26 Third Reading - Lost 018-034-001

SB-0372 DEMUZIO.

(New Act; Ch. 30, par. 55.1; Ch. 34, par. 433; Ch. 85, par. 6403; Ch. 96 1/2, par. 152; Ch. 127, par. 1904.10)

Creates the Illinois Professional Land Surveyor Act of 1989 to replace the Illinois Land Surveyor Act which sunsets on December 31, 1989. Provides for the licensing,

FISCAL NOTE (Dept. of Professional Regulation)
The Department does not anticipate any measurable change or increased fiscal impact from continuing registration of the profession under this act.

Apr 05 1989   First reading   Rfrd to Comm on Assignment
Apr 07        Assigned to Insurance, Pensions & License Act
May 01   Waive Posting Notice 7C   Committee Insurance, Pensions & License Act
May 26   Fiscal Note filed   Committee Insurance, Pensions & License Act

'SB-0373    O’DANIEL – ETHEREDGE – GEO-KARIS AND TOPINKA.
(Ch. 127, par. 46.1 and new par. 46.60)

Amends the Civil Administrative Code. Creates the Private Enterprise Review and Advisory Board for the purpose of studying the possibility of privatizing certain government functions. Section repealed December 31, 1991.

SENATE AMENDMENT NO. 1.
Changes the Board’s support agency from DCCA to the Commission on Inter-governmental Cooperation. Also makes technical changes.

Apr 05 1989   First reading   Rfrd to Comm on Assignment
Apr 07        Assigned to Executive
Apr 11   Added As A Joint Sponsor ETHEREDGE   Committee Executive
Apr 13   Recommended do pass 013-004-000
Placed Calndr,Second Reading
Apr 18   Added As A Joint Sponsor GEO-KARIS
Placed Calndr,Second Reading
Apr 25   Added As A Co-sponsor TOPINKA
Placed Calndr,Second Reading
May 15   Second Reading
   Amendment No.01    O’DANIEL    Adopted
Placed Calndr,Third Reading
May 17   Third Reading - Passed 047-003-001
Arrive House
Placed Calendar,First Reading
May 18   First reading   Rfrd to Comm on Assignment
May 23        Assigned to Executive
May 31   Primary Sponsor Changed To HARTKE   Committee Executive
Jun 01   Added As A Joint Sponsor BRUNSVOLD
Added As A Joint Sponsor EDLEY   Committee Executive
Jun 07   Do Pass/Consent Calendar 021-000-000
Consnt Caldr Order 2nd Read
Jun 13   Added As A Joint Sponsor HICKS
Remvd from Consent Calendar
Cal 2nd Rding Short Debate
Jun 15   Added As A Joint Sponsor WELLER
Cal 2nd Rding Short Debate
Jun 20   Short Debate Cal 2nd Rding
Cal 3rd Rding Short Debate
Jun 22   Short Debate-3rd Passed 115-000-000
Passed both Houses

Fiscal Note Act may be applicable.
SB-0374  SMITH – TOPinka.

(Ch. 111 1/2, new par. 1409.5)

Amends the Health Maintenance Organization Act. Requires a Health Maintenance Organization’s coverage to include emergency transportation by ambulance.

HOUSE AMENDMENT NO. 1.

Defines the term “emergency”. Provides that an HMO’s payment is subject to the terms of its contract of coverage. Provides that providers of services, by accepting payment from an HMO, agree not to charge an enrollee.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends the Senate concur in House Amendment No. 1.

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Secretary’s Desk

May 11  Placed CalNdr, Second Reading
May 12  Second Reading
May 17  Third Reading - Passed 050-004-000
        Arrive House
        Placed CalNdr, First Reading
May 18  Hse Sponsor JONES, LOU
        Added As A Joint Sponsor WHITE
        Added As A Joint Sponsor TURNER
        First reading  Rfrd to Comm on Assignment
        Assigned to Insurance
May 23  Assigned to Insurance
May 26  Added As A Joint Sponsor WILLIAMS
        Committee Insurance
Jun 02  Added As A Joint Sponsor MORROW
        Committee Insurance
Jun 08  Amendment No. 01
        INSURANCE  Adopted
        Do Pass Amend/Short Debate
        020-000-000

     Cal 2nd Rdng Short Debate
     Cal 3rd Rdng Short Debate
Jun 14  Short Debate Cal 2nd Rdng
Jun 15  Short Debate-3rd Passed 074-032-000
Jun 16  Sec. Desk Concurrence 01
Jun 24  S Noncners in H Amend. 01
       Speaker’s Table, Non-concur 01
Jun 26  H Refuses to Recede Amend 01
       H Requests Conference Comm 1ST
       Hse Conference Comm Apptd IST/JONES, LOU,
       CULLERTON, MAUTINO
       CHURCHILL AND TATE

---

Jul 14  Sent to the Governor
Sep 07  Governor vetoed
        Placed Calendar Total Veto
Oct 17  Mtn filed overrde Gov veto O’DANIEL
        3/5 vote required
        Override Gov veto-Sen pass 036-019-000
Oct 19  Placed Calendar Total Veto
Oct 31  Mtn filed overrde Gov veto HARTKE
        3/5 vote required
        Override Gov veto-Hse lost 063-046-005
        Placed Calendar Total Veto
Nov 03  Total veto stands.
SB-0375  SMITH – TOPINKA.
(Ch. 111 1/2, par. 5527)
Amends the Emergency Medical Services (EMS) Systems Act. Provides that an ambulance service provider from each EMS system within a trauma region shall be included on the committee to establish protocols within a trauma region to identify when patients shall be transported to certain facilities.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Public Health, Welfare & Correctn
May 04      Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary’s Desk
May 11  Placed Calndr, Second Reading
May 12  Second Reading
Placed Calndr, Third Reading
May 17  Third Reading - Passed 056-000-000
Arrive House
Placed Calndr, First Reading
May 18  Hse Sponsor JONES, LOU
Added As A Joint Sponsor WHITE
Added As A Joint Sponsor TURNER
First reading  Rfrd to Comm on Assignment
May 23      Assigned to Human Services
May 26      Added As A Joint Sponsor WILLIAMS
Committee Human Services
Jun 01      Do Pass/Consent Calendar 018-000-000
Jun 02      Added As A Joint Sponsor MORROW
Consent Caldr Order 2nd Read
Jun 08      Cnsent Calendar, 2nd Reading
Consent Caldr Order 3rd Read
Jun 14      Consent Caldr, 3rd Read Pass 116-000-001
Passed both Houses
Jul 14      Sent to the Governor
Aug 30      Governor approved
PUBLIC ACT 86-0406  Effective date 90-01-01

SB-0376  SMITH – DEL VALLE.
(Ch. 111 1/2, par. 6503-3)
Amends the Illinois Health Finance Reform Act. Requires the Hospital Service Procurement Advisory Board to annually report to the Governor and General Assembly on the economic status of the Department of Public Aid’s medical assistance program.
FISCAL NOTE (Dept. of Public Aid)
The additional staff which would be needed could require up to
$500,000 annually. Currently, the Board members receive a maxi-
mum of $20,000 per year to serve on a part-time basis, an
amount which would undoubtedly need to be increased for these
additional responsibilities.

SENATE AMENDMENT NO. 1.
Requires the report by the first Monday in each April. Requires the report to in-
clude the impact of the Department's program on access of aid recipients to inpa-
tient hospital care and whether contract terms for such care are being followed.
Adds immediate effective date.

FISCAL NOTE (Dept. of Public Aid)
No change from previous note.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 1/2, par. 6503-3
Adds reference to: Ch. 23, pars. 5-2 and 9-6.3
Deletes everything. Amends the Public Aid Code. Provides for extension of medi-
cal assistance to certain persons for up to 12 (rather than 6) months after other as-
sistance has been terminated, with specified exceptions. Effective April 1, 1990.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 23, pars. 6-8 and 9-6.01
Changes required contents of employment program reports to be provided by the
Department of Public Aid to the General Assembly. Provides that assessment of a
General Assistance recipient before assignment to an employment or training pro-
gram shall be a comprehensive assessment. Provisions added by this amendment ef-
fective immediately.

HOUSE AMENDMENT NO. 3.
Provides that, in the case of non-cooperation by a person with a program to help
General Assistance recipients overcome drug, alcohol or mental barriers to employ-
ment, the Department of Public Aid may provide for protective payment to a substi-
tute payee in order to foster participation in such a program. Provisions added by
this amendment are effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07               Assigned to Public Health, Welfare & Correctn
May 04             Recommended do pass as amend
                    007-000-000
                    Motion filed WEAVER,S
                    MOTION PLACE ON
                    SECT. DESK
                    Motion prevailed
                    030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 15  Fiscal Note filed

Second Reading
Amendment No.01  PUB HLTH WEL  Adopted
Placed Calndr,Third Reading
May 25  Third Reading - Passed 051-007-001
May 26  Arrive House
Placed Calendr,First Readng
May 31  First reading  Rfrd to Comm on Assignment
                    Assigned to Human Services
Jun 07  Cal 2nd Rdnng Short Debate
Jun 14  Cal 2nd Rdnng Short Debate
Jun 16  Fiscal Note Requested MCCRACKEN
Jun 16  Cal 2nd Rdnng Short Debate
SB-0377  BARKHAUSEN.
(New Act)

Provides that no surrogate parenthood agreement shall be valid or enforceable in this State. Also provides that persons acting as a broker in such agreements shall be guilty of a Class A misdemeanor and surrogate mothers who receive money in excess of medical care received shall be guilty of a Class C misdemeanor.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
May 22  Motion disch comm, advc 2nd
Motn discharge comm lost 019-027-002
Committee Judiciary

1 SB-0378  TOPINKA.
(New Act)

Creates the State Laboratory Review Act which establishes the State Laboratory Review Board. The Board shall develop a plan to optimize the use of various State laboratories. Directs the Board to coordinate inter-agency cooperation in use of laboratory facilities in order to relieve the work load on overused labs and increase the utilization of underutilized labs.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
Apr 13  Recmnded do not pass(tabld)
011-005-001

SB-0379  TOPINKA.
(Ch. 73, par. 616)

Amends the Insurance Code. Provides that holders of a life insurance policy may collect 25% of the value of that policy if diagnosed as having a qualifying or terminal disease.

1 Fiscal Note Act may be applicable.
SB-0380 DALEY, J.

(Ch. 110, par. 2-202)

Amends Civil Procedure Act to require court order for a private detective or a licensed employee of a private detective agency to serve process.

SB-0381 BROOKINS.

(Ch. 108 1/2, par. 17-150; Ch. 85, new par. 2208.13)

Amends the Chicago Teachers Article of the Pension Code to remove the provision suspending a retirement pension upon a return to public employment (other than employment for which the teacher may participate in the Fund). Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

PENSION IMPACT NOTE
The financial impact would be minor.

SB-0382 BROOKINS.

(Ch. 108 1/2, pars. 17-119 and 17-156.1)

Amends the Chicago Teachers Article 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 10%.

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

PENSION IMPACT NOTE
Costs shown assume that the rate of inflation in the future will be similar to the rate of inflation over the last 20 years.

Increase in accrued liability $47,878,000
Increase in total annual cost $3,939,000
Increase in total annual cost as a % of payroll 0.45%

SB-0383 JONES – DUDYCYZ – ZITO.

(Ch. 38, par. 26-1; Ch. 111 1/2, pars. 4153-305 and 4153-702, rep. par.4153-304)

Amends the Criminal Code and the Nursing Home Care Act. Removes requirement that the Department of Public Health prepare a quarterly list of nursing homes against which it has assessed penalties or taken certain other actions. Makes

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
changes in procedures concerning complaints by nursing home residents. Provides that the offense of disorderly conduct is committed by a person who transmits (now, knowingly transmits) a false report of a violation of the Nursing Home Care Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, par. 4153-702, rep. par. 4153-304

Removes changes concerning investigation of complaints. Restores requirement that the Department of Public Health prepare a quarterly list of nursing homes against which it has assessed penalties or taken other action. Removes 2-year limitation on period for considering a repeat violation.

HOUSE AMENDMENT NO. 1.

Restores provision for reimbursement to a nursing home resident for a violation of his rights, but provides that in the case of a violation involving any action other than theft of a resident's money, reimbursement shall be ordered only if a violation has occurred with regard to that or any other resident within the 2 years immediately preceding the violation in question.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 05 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 07</td>
<td>Assigned to Public Health, Welfare &amp; Correctn</td>
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<tr>
<td>Apr 12</td>
<td>Added As A Joint Sponsor ZITO Committee Public Health, Welfare &amp; Correctn</td>
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<td>May 11</td>
<td>Recommended do pass as amend 003-002-001</td>
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<td>May 12</td>
<td>Placed Calndr,Second Reading Amendment No.01 PUB HLTH WEL Adopted</td>
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<tr>
<td>May 17</td>
<td>Third Reading - Passed 056-000-000</td>
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<td>Arrive House Placed Calendar,First Reading</td>
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<tr>
<td>May 22</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>May 23</td>
<td>Assigned to Human Services</td>
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<td>May 25</td>
<td>Primary Sponsor Changed To RYDER Committee Human Services</td>
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<td>Jun 07</td>
<td>Amendment No.01 HUMAN SERVICE Adopted 019-000-000</td>
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<td>DP Amnded Consent Calendar 019-000-000</td>
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<td>Consnt Caldr Order 2nd Read</td>
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<td>Jun 13</td>
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<td>Consnt Caldr Order 3rd Read</td>
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<td>Jun 16</td>
<td>Sec. Desk Concurrence 01</td>
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<td>Passed both Houses</td>
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<td>Jul 24</td>
<td>Sent to the Governor</td>
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<tr>
<td>Aug 30</td>
<td>Governor approved</td>
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SB-0384 JONES – DUDYCZ – ZITO AND FRIEDLAND.

Amends the Public Aid Code in relation to Medicaid payments to nursing homes. Specifies certain expenses to be reimbursed as “support costs”, and provides a schedule for reimbursement. Requires reimbursement of direct costs associated with certified nurse's aide training. Requires annual indexing of prospective payment rates with respect to capital costs. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates the cost of SB-384, as amended, to be between $90 million and $119.1 million annually. Removing all limits on nurse aid training and including certain activities among the support costs could increase the fiscal impact considerably.

SENATE AMENDMENT NO. 1.
Adds Intermediate Care Facilities for the Mentally Ill as being eligible for reimbursement of support costs. Provides that reimbursable costs associated with certified nurse's aide training include wages, benefits and other related expenses.

SENATE AMENDMENT NO. 2.
Provides that nursing rates established by the IL Department of Public Aid reimbursement for residential nursing services provided to medical assistance recipients in skilled and intermediate care facilities shall insure that no such facility is reimbursed at a lower nursing rate than was in effect with respect to that facility on December 31, 1988.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)
Changes percentile value for per diem allowable support costs used in computing the Medicaid nursing home support cost reimbursement rate, from the 80th to the 75th percentile. Changes base periods for annual indexing of prospective payment rates for nursing homes.

FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates the cost of SB-384 would be in excess of $72.3 million annually; costs would exceed $60 million in FY90 and increase by $10.6 million in FY91 and by $1.7 million in FY92.

HOUSE AMENDMENT NO. 2. (House recedes June 30, 1989)
Deletes all changes made in bill, and makes a grammatical change.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from House Amendments 1 and 2
Recommends that the bill be amended as follows:

Amends the Public Aid Code in relation to reimbursements to nursing homes for support costs, nursing rates and capital costs. Effective immediately.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn
Added As A Co-sponsor FRIEDLAND Committee Public Health, Welfare & Correctn
Apr 12 Added As A Joint Sponsor ZITO Committee Public Health, Welfare & Correctn
May 04 Recommnded do pass as amend 007-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000
May 11 Placed Calndr,Second Reading
May 15 Fiscal Note filed
Second Reading Amendment No.01 PUB HLTH WEL Adopted
Placed Calndr,Third Reading
May 25 Recalled to Second Reading Amendment No.02 WATSON Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 051-004-000 Arrive House Placed Calendr,First Reading
SB-0385  ETHEREDGE - MAITLAND, PHILIP, WEAVER,S, DEANGELIS, DAVID-
SON, SCHAFFER AND VADALABENE.

Makes appropriations and amends appropriations for the following various aген
cies to complete FY89. Effective upon becoming a law.

Dept. of Children and Family Services
Dept. of Commerce and Community Affairs
Dept. of Financial Institutions
Dept. of the Lottery
Dept. of Mental Health & Developmental Disabilities
Dept. of Revenue
Environmental Protection Agency
Dept. of State Police
Dept. of Rehabilitation Services
Dept. of Public Aid
Dept. of Employment Security
Dept. of Veterans’ Affairs
Dept. of Public Health

SENATE AMENDMENT NO. 1.
Appropriates $828,000 to State Board of Education for farmland hold harmless
grants.
SENATE AMENDMENT NO. 2.
Adds appropriations to Court of Claims for awards.

SENATE AMENDMENT NO. 3.
Appropriates $48,200,000 to EPA for wastewater compliance grants.

SENATE AMENDMENT NO. 4.
Appropriates $48,000,000 to EPA for wastewater compliance grants.

SENATE AMENDMENT NO. 5.
Reduces contractual services line in Div. of Management Services in DCFS.

SENATE AMENDMENT NO. 6.
Requires approval in writing prior to expenditure of DCFS appropriations.

SENATE AMENDMENT NO. 7.
Restores funds to personal services line items in DCFS Service Regions of Rockford, Peoria, Aurora, Springfield, Champaign and Marion.

SENATE AMENDMENT NO. 9.
In Div. of State Troopers of the Department of State Police, deletes increase in personal services line and further increases contractual services line.

SENATE AMENDMENT NO. 10.
In Dept. of Public Health grants, separates prior year cost amounts for implementation of Immigration Reform Act into separate line items. No dollar change.

SENATE AMENDMENT NO. 11.
Appropriates a total of $30,000,000 to State Board of Education for general apportionment and reimbursement to school districts.

SENATE AMENDMENT NO. 12.
Increases travel line item in Credit Union Div. of Dept. of Financial Institutions. Makes supplemental appropriations to Dept. of Agriculture for non-State Fair activities on the Ill. State Fairgrounds and to Dept. on Aging for grants-in-aid. Appropriates funds to CDB for a storage building at Lee County (Green River) Conservation Area. Deletes reappropriation to Dept. of Conservation for development of outdoor recreation and tourism opportunities within River Corridors.

SENATE AMENDMENT NO. 13.
Makes further supplemental appropriation to Dept. of the Lottery for prize awards.

SENATE AMENDMENT NO. 14.
Reduces contractual services line in Div. of Management Services of DCFS.

SENATE AMENDMENT NO. 15.
Makes supplemental appropriation of $15,000,000 to State Board of Education for general apportionment.

SENATE AMENDMENT NO. 16.
Restores supplemental grant-in-aid to Dept. on Aging for Adult Day Care Services.

HOUSE AMENDMENT NO. 1.
Deletes everything. Appropriates $343,300,000 to the Department of the Lottery for payment of prizes. Effective immediately.
May 12—Cont.

Amendment No.04 ZITO KELLY, WELCH, JONES, JOYCE,JE, DUNN,T, CARROLL, & BERMAN
Adopted
Amendment No.05 WELCH Adopted
Amendment No.06 WELCH 029-026-000
Amendment No.07 WELCH & DUNN,T
Adopted
Amendment No.08 CARROLL 028-028-000
Amendment No.09 CARROLL Adopted
Amendment No.10 WELCH Adopted
Amendment No.11 MAITLAND 049-003-002
Amendment No.12 ETHEREDGE Adopted
Amendment No.13 ETHEREDGE Adopted
Amendment No.14 KEATS Adopted
Amendment No.15 WELCH Adopted
Amendment No.16 WELCH Adopted

Placed Calndr, Third Reading
Third Reading - Passed 053-000-000

May 16
Arrive House
Placed Calendr, First Reading

May 18
Hse Sponsor MAYS
Added As A Joint Sponsor RYDER
Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor DEUCHLER
Added As A Joint Sponsor FREDERICK,VF
First reading Rfrd to Comm on Assignment

May 22
Assigned to Appropriations I
Motion disch comm, advc 2nd RDING-1ST DAY-MAYS
Committee discharged 112-002-000

Placed Calndr, Second Reading
Floor motion ADVANCE TO 2ND RDING-2ND DAY-MAYS
Motion prevailed 106-000-000

Placed Calndr, Second Reading
Second Reading
Amendment No.01 MAYS
Adopted
Placed Calndr, Third Reading

May 23
Third Reading - Passed 112-001-001

May 24
Sec. Desk Concurrence 01

May 26
S Concurs in H Amend. 01/057-000-000
Passed both Houses
Seat to the Governor
Governor approved
PUBLIC ACT 86-0002 Effective date 89-05-26

1SB-0386 BERMANN.
(Ch. 122, par. 14-13.01)

Amends The School Code to change State reimbursement formula in special education for money paid to school districts for teachers, certified and non-certified employees from dollar amounts to a proportion of previous years Statewide average salary of teachers or dollar amounts per child, whichever is less. Increases proportion in 1990-91 school year and again in 1991-92 and thereafter. Effective immediately.

1 Fiscal Note Act may be applicable.
SB-0386--Cont.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education
May 01  Waive Posting Notice 7C  Committee Elementary & Secondary Education

' SB-0387  BERMAN.

(Ch. 122, pars. 14-7.03, 14-8.01 and new pars. 14-1.11 and 14-1.11a)

Amends The School Code. Provides for the determination of a student's school district of residency and the party responsible for the costs of special education services therein. Provides for payment by the school district of residency of the parent or guardian of a residentially placed student of the lesser of the actual cost of the student's special education program or the district's per capita tuition rate, and for the manner in which such payment is to be made and secured. Makes each school district responsible for providing educational services for all school age children residing in the district. Effective immediately.

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

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education
May 01  Waive Posting Notice 7C  Committee Elementary & Secondary Education

SB-0388  ZITO.

(Ch. 17, par. 3402)

Amends the Illinois Savings Associations Banking Act. Changes the term "bank for savings associations" to "bank for financial institutions". Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 17, pars. 3403, 3404, 3414, 3434, 3435, 3452

Defines the term "financial institution" and substitutes that term for "insured savings association". Provides that banks for savings associations shall serve financial institutions.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Finance & Credit Regulations
May 02  Waive Posting Notice 7C  Committee Finance & Credit Regulations
May 11  Recommended do pass as amend 007-000-000
Placed Calndr,Second Reading
May 15  Second Reading  Amendment No.01  FIN CREDT REG  Adopted
Placed Calndr,Third Reading
May 17  Third Reading - Passed 056-000-000
Arrive House
Placed Calendr,First Reading
May 18  Hse Sponsor PIEL Added As A Joint Sponsor FLINN
First reading  Rfrd to Comm on Assignment
May 23  Assigned to Financial Institutions
Jun 07  Do Pass/Consent Calendar 031-000-000
Consnt Caldr Order 2nd Read

1 Fiscal Note Act may be applicable.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, pars. 1904.5, new par. 1904.11

Adds reference to: Ch. 30, par. 55.1; Ch. 34, par. 433; Ch. 85, par. 6403; Ch. 95 1/2, par. 152; Ch. 127, par. 1904.10


GOVERNOR MESSAGE

Recommends deleting provisions that examinations for land surveyor licenses may include practical demonstrations and oral test; changing requirements for restoration of expired licenses and restoration of licenses from inactive status; making other changes.
SB-0389—Cont.

Oct 19 Placed Cal. Amendatory Veto
Oct 31 Rul Gub Comply/Rule 46.1(b)
Mtn filed accept amend veto HANNIG
Placed Cal. Amendatory Veto
Nov 01 Accept Amnd Veto-House Pass 106-000-000
Bth House Accept Amend Veto
Nov 30 Return to Gov-Certification
Dec 13 Governor certifies changes
PUBLIC ACT 86-0987 Effective date 90-01-01

1 SB-0390 BROOKINS.
(Ch. 23, par. 3434)
Amends an Act in relation to rehabilitation of disabled persons. Requires the Department of Rehabilitation to pay a personal care attendant at least $5.00 per hour. Provides for a 10% increase in pay after the first 6 months with the same disabled person and a 4% increase every 6 months thereafter, based on satisfactory performance.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn

4 SB-0391 WELCH.
(Ch. 127, pars. 652, 653, 654 and 666)
Amends the General Obligation Bond Act. Decreases the total amount of bonds the State is authorized to issue. Decreases the aggregate amount of bonds issued for capital facilities. Increases the amount authorized to be used for specific capital facilities, transportation and refunding bonds. Deletes provision authorizing bonds to finance costs related to development of the Superconducting Super Collider.

STATE DEBT IMPACT NOTE
SB-391 proposes to decrease:
Cap. Facilities unissued principal by $535.6 M (53.9%)
Unissued general obligation principal by $535.6 M (31.7%)
Potential total gen. obligation debt by $1,057.8 M (10.7%)
Potential per capita gen. obligat’n. debt by $90.31 (10.7%)
SB-391 would increase:
Cap. Facilities purposes unissued principal by $6.00
Transportation purposes unissued principal by $1.00
Refunding purposes unissued principal by $1.00

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
Apr 13 State Debt Note Filed
Committee Executive
May 11 Recommended do pass 011-000-000
May 15 Placed Calndr,Second Reading
Placed Calndr,Third Reading

SB-0392 D’ARCO – NETSCH – MAITLAND AND DEL VALLE.
(Ch. 111 2/3, par. 1304.1)
Amends the Energy Assistance Act. Deletes obsolete language and makes clarifying changes.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 2/3, new par. 1304.1
 Adds reference to: New Act; Ch. 23, par. 12-4.11, new pars. 4-14 and 12-4.7a; Ch. 120, pars. 439.3, 439.33, 439.103, 441, new pars. 467.17a.3 and 469a.1a; Ch. 127, new par. 141.253

1 Fiscal Note Act may be applicable.
4 State Debt Impact Note Act may be applicable.
Creates the Energy Assistance Act of 1989. Authorizes the Department of Commerce and Community Affairs to implement a program to provide energy assistance to certain low income persons and families which shall be in operation by November 1, 1989. Provides that assistance shall be in the form of grants or utility bill credits. Creates an Advisory Committee. Provides that the Department shall prepare a plan for targeting the use of weatherization funds for eligible households. Provides that the Department of Energy and Natural Resources shall prepare reports analyzing the effectiveness of energy assistance and weatherization programs. Authorizes specified departments to enter into interagency agreements. Provides that utility companies providing credits to eligible customers under the Act shall be entitled to equivalent reduction in the tax owing under the Gas Revenue Tax Act or the Public Utilities Revenue Act, and amends those Acts to authorize such reductions. Creates an Energy Assistance Fund, into which shall be deposited federal block grant funds, appropriated State funds, and federal matching funds, and from which shall be paid energy assistance grants to eligible persons, and sums to the General Revenue Fund to offset reductions in taxes paid by utility companies. Provides that the Department of Public Aid shall ascertain whether energy assistance recipients are also recipients of Aid to Families with Dependent Children. Amends the 1985 Energy Assistance Act to provide that no assistance shall be paid under that Act to customers and applicants after October 31, 1989. Amends the State Occupation and Use Tax Acts to include computer software as taxable tangible personal property. Effective immediately.

SENATE AMENDMENT NO. 2.

Provides that an eligible person may receive energy assistance by direct payment or in the form of a credit against his utility bill. Creates AFDC Energy Assistance Fund to receive State Funds appropriated for energy assistance for AFDC recipients and matching funds from the federal government. Provides that Energy Assistance Fund shall receive State funds appropriated for energy assistance for persons not receiving AFDC. Provides that utilities providing energy assistance credits to eligible customers shall be eligible for compensation to be set by rule, and deletes language giving tax credits to utilities (however, language amending the Gas Revenue Tax Act and the Public Utilities Revenue Act providing for such credits remains in bill). Makes other changes.

HOUSE AMENDMENT NO. 1.


HOUSE AMENDMENT NO. 3.

Provides that certain program participants shall be required to pay, in each month, a portion of utility arrearages incurred before becoming a participant. Makes other changes in amounts required to be paid by program participants. Changes provisions relating to compensation to be paid to utilities which give credits to customers under the program. Deletes requirement that certain federal energy assistance funds received by the Dept. of Public Aid on behalf of AFDC recipients shall be deposited in an AFDC Energy Assistance Fund. Makes other changes.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-ams 1 and 3. Changes duties of Energy Assistance Advisory Committee. Changes amounts required to be paid for utility service by participants in the energy assistance program. Changes requirements for time limits and formulas for giving compensation to utility companies which credit accounts of customers, or incur shortfalls, under the Energy Assistance Program. Makes other changes.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy & Environment
Apr 18  Added As A Joint Sponsor NETSCH
Committee Energy & Environment
Apr 26  Committee Energy & Environment
May 04  Recommmnded do pass as amend
007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 16  Second Reading
Amendment No.01 ENRGY ENVRMT  Adopted
Placed Calndr,Third Reading
May 24  Added As A Joint Sponsor MAITLAND
Placed Calndr,Third Reading
May 25  Recalled to Second Reading
Amendment No.02 D'ARCO  Adopted
Placed Calndr,Third Reading
May 26  Third Reading - Passed 053-004-001
Arrive House
First reading  Rfrd to Comm on Assignment
May 31  Assigned to Revenue
Jun 01  Primary Sponsor Changed To MATIJEVICH
Added As A Joint Sponsor LEVIN
Added As A Joint Sponsor SIEBEN
Added As A Joint Sponsor YOUNG,A
Added As A Joint Sponsor PHELPS
Committee Revenue
Jun 07  Amendment No.01 REVENUE  Adopted
Do Pass Amend/Short Debate
008-000-005
Cal 2nd Rdng Short Debate
Jun 13  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 23  Mtn Prev-Recall 2nd Reading
Amendment No.02 BLACK  Withdrawn
Amendment No.03 MATIJEVICH  Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(D)/117-000-000
Short Debate-3rd Passed 113-000-001
Jun 24  Sec. Desk Concurrence 01,03
Jun 26  Added As A Co-sponsor DEL VALLE 6-27-89
S Nonncrs in H Amend. 01,03
Speaker’s Table, Non-concur 01,03
Jun 27  H Refuses to Recede Amend 01,03
H Requests Conference Comm 1ST
Hse Conference Comm Apptd IST/MATIJEVICH,
LEVIN, MCPKE,
HOFFMAN & SIEBEN
Jun 28  Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd IST/D’ARCO
WELCH, NETSCH,
MACDONALD &
MAITLAND
Jun 29  House report submitted
House Conf. report Adopted 1ST/111-000-001
Jun 30  Senate report submitted
Senate Conf. report Adopted 1ST/059-000-000
Both House Adopted Conf rpt 1ST
Passed both Houses
SB-0393 WELCH.

(Ch. 111 2/3, new pars. 8-405.2 and 9-245; rep. par. 8-405.1)

Amends The Public Utilities Act. Establishes a 3 year pilot program, commencing in 1990, to allow intrastate wheeling in Illinois. Prohibits a utility from recouping through its rates revenues lost because a customer chooses to acquire electricity from another source. Deletes the existing statute requiring a study of the feasibility of wheeling electricity in Illinois.

SENATE AMENDMENT NO. 1.

Provides that customers eligible for wheeling shall be public utilities municipalities and industrial or commercial customers of public utilities.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Energy & Environment
May 04 Recommended do pass as amend
006-001-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary’s Desk

May 11 Placed Calndr,Second Readng
May 15 Second Reading Amendment No.01 ENRGY ENVRMNT Adopted Placed Calndr,Third Reading

SB-0394 MAITLAND – BROOKINS – MAROVITZ – COLLINS.

(Ch. 56 1/2, par. 2103)

Amends the Drug Paraphernalia Control Act to delete from the penalty Section a provision which makes a person guilty of a violation of the Act by keeping for sale, offering for sale, selling or delivering for commercial consideration any item which that person reasonably should have known under all of the circumstances to be drug paraphernalia. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 56 1/2, par. 1655 and 1655.1

Provides that a person who sells drug paraphernalia is subject to the same property forfeiture provisions as a person who commits narcotics racketeering. Provides that a person 18 or older who sells drug paraphernalia to a person under age 18 commits (instead of a Class A misdemeanor) a Class 4 felony, and a Class 3 felony for subsequent offense.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in House Amendment 1.

Recommends that the bill be further amended as follows:

Makes grammatical and technical corrections.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary
May 11 Added As A Joint Sponsor BROOKINS Committee Judiciary
May 16 Added As A Joint Sponsor MAROVITZ Committee Judiciary
May 17 Committee discharged

Placed Calndr,Second Readng

May 18 Added As A Joint Sponsor COLLINS Placed Calndr,Second Readng Second Reading Placed Calndr,Third Reading
MAITLAND.

(Ch. 8, new par. 368.1)

Amends the Animal Control Act. Makes the owner or keeper of a dog liable for damages when the dog pursues, chases, worries, wounds, injures, or kills farm animals.

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<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Apr 05 1989</td>
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<td>Rfrd to Comm on Assignment</td>
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<td>May 17</td>
<td>Assigned to Agriculture &amp; Conservation</td>
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<td>May 18</td>
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<td>May 25</td>
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<td>Jun 07</td>
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<td>Jun 17</td>
<td>Cnsnt Caldr Order 3rd Read Pass 113-000-000</td>
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<td>Jul 14</td>
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PUBLIC ACT 86-0271 Effective date 89-08-22
SB-0395—Cont.

Aug 15 Governor approved
PUBLIC ACT 86-0255 Effective date 90-01-01

SB-0396 TOPINKA.
(Ch. 95 1/2, new par. 12-611)
Amends the Vehicle Code. Provides that persons may not carry an unrestrained animal in the cargo bed of a second division vehicle of 8,000 pounds or less.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Transportation
May 22 Motion disch comm, advc 2nd Motn discharge comm lost 002-043-000 Committee Transportation

SB-0397 BARKHAUSEN.
(Ch. 95 1/2, par. 6-206 and new par. 11-502.1)
Amends The Illinois Vehicle Code. Permits the Secretary of State to suspend a person’s driving privileges, when, a driver, while operating a motor vehicle is convicted of possession of any amount of cannabis (now 30 grams) or any amount of controlled substances (now 5 grams). Prohibits knowing transportation of cannabis or other controlled substances in a motor vehicle, and establishes such violation as a Class C misdemeanor. Allows the Secretary of State to suspend or revoke the driving privileges of persons convicted of such offense.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary
May 22 Motion disch comm, advc 2nd Motn discharge comm lost 029-016-002 Committee Judiciary

SB-0398 BARKHAUSEN.
(Ch. 95 1/2, par. 2-111)
Amends The Vehicle Code. Authorizes the Secretary of State to suspend or revoke the motor vehicle registration of any person convicted of driving with a suspended or revoked driver’s license which resulted from a DUI violation. Provides that the period of registration suspension or revocation shall be for the same period as the driver’s license suspension or revocation. Requires the Secretary to seize any applicable registration plates or sticker for the applicable period.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary
May 22 Motion disch comm, advc 2nd Motn discharge comm lost 024-017-002 Committee Judiciary

SB-0399 BARKHAUSEN.
(Ch. 38, par. 9-1)
Amends the Criminal Code of 1961 to permit the imposition of the death penalty in felony murder cases where the other felony committed was a calculated criminal drug conspiracy as defined in the Illinois Controlled Substances Act or an attempt to commit such felony and where other factors described in the felony murder provision are present. Effective immediately.

FISCAL NOTE (Dept. of Corrections)
Senate Bill 399 would have no impact on the Department.

HOUSE AMENDMENT NO. 1.
Amends the Criminal Code of 1961 to permit the imposition of the death penalty if the murder was part of a premeditated plan.
Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary
SB-0399—Cont.

May 22 Motion disch comm, advc 2nd Committee discharged 041-008-001 Placed Calndr, Second Reading

May 24 Fiscal Note Requested MAROVITZ Fiscal Note filed Placed Calndr, Second Reading

May 25 Second Reading Placed Calndr, Third Reading

May 26 Third Reading - Passed 049-007-000 Arrive House Placed Calendr, First Reading

May 31 Hse Sponsor BUGIELSKI Added As A Joint Sponsor DELEO Added As A Joint Sponsor TERZICH First reading Rfrd to Comm on Assignment Assigned to Judiciary II

Jun 01 Added As A Joint Sponsor CURRAN Committee Judiciary II

Jun 06 Added As A Joint Sponsor SHAW Committee Judiciary II

Jun 08 Recommended do pass 010-003-003 Placed Calndr, Second Reading

Jun 15 Second Reading Held on 2nd Reading

Jun 16 Amendment No. 01 BUGIELSKI Adopted 067-029-006 Placed Calndr, Third Reading Third Reading - Passed 079-019-007

Jun 19 Sec. Desk Concurrence 01

Jun 26 S Concurs in H Amend. 01/046-003-004 Passed both Houses

Jul 21 Sent to the Governor

Sep 07 Governor approved PUBLIC ACT 86-0834 Effective date 89-09-07

1 SB-0400 CARROLL AND DEL VALLE.

(New Act)

Creates the Accessible Health Care Act. Establishes an Employers' Health Insurance Purchasing Group to administer a program requiring certain employers to provide health insurance for their employees. Imposes a tax on employers. The tax is administered by the Department of Employment Security. Allows credits to employers providing health care insurance. Effective January 1, 1990.

SENATE AMENDMENT NO. 1.

Provides that the essential benefit package shall include comparable benefits for those who rely on spiritual treatment through prayer in accordance with a recognized religious method of healing.

Apr 05 1989 First reading Rfrd to Comm on Assignment

Apr 07 Assigned to Executive

Apr 27 Added As A Co-sponsor DEL VALLE Committee Executive

May 04 Recommended do pass 008-001-002 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk

May 11 Placed Calndr, Second Reading

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

1 Fiscal Note Act may be applicable.
SB-0401 ETHEREDGE, DUDYCZ, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.


SENATE AMENDMENT NO. 1.
Decreases grant line for Performing and Communication Arts and appropriates $1 for grants to the School of the Art Institute.

SENATE AMENDMENT NO. 5.
Appropriates $6,608,402 for grants and financial assistance for various purposes; deletes previous appropriation for those purposes.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations I
May 17 Recommended do pass 019-003-000

Placed Calndr,Second Reading

May 24 Second Reading
Amendment No.01 DUNN,T Adopted
Amendment No.02 CARROLL Lost
029-029-000
Amendment No.03 CARROLL Lost
028-029-000
Amendment No.04 SEVERNS Lost
029-029-000
Amendment No.05 DUDYCZ & PHILIP Adopted

Placed Calndr,Third Reading

May 26 Third Reading - Passed 053-002-001
May 30 Arrive House
Placed Calendr,First Readng
May 31 Hse Sponsor MAYS
First reading Rfrd to Comm on Assignment
Assigned to Appropriations I

Jun 14 Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor RYDER
Added As A Joint Sponsor ROPP
Committee Appropriations I
Recommended do pass 024-000-000

Jun 15 Placed Calndr,Second Readng

Jun 20 Second Reading
Held on 2nd Reading

Jun 21 Placed Calndr,Third Reading
Third Reading - Passed 109-006-002
Passed both Houses

Jul 14 Sent to the Governor

Jul 19 Governor approved
PUBLIC ACT 86-0068 Effective date 89-07-19

SB-0402 PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes appropriations and reappropriations to the following agencies to fund the Build Illinois program. Effective July 1, 1989.

Dept. of Commerce and Community Affairs
Dept. of Transportation
Dept. of Energy and Natural Resources
Environmental Protection Agency
Capital Development Board
Dept. of Agriculture
Dept. of Conservation
Secretary of State
State Board of Education
Arts Council, Illinois
Board of Higher Education
Historic Preservation Agency
Community College Board, Illinois
Board of Governors
Dept. of Central Management Services
Development Finance Authority, Illinois
University of Illinois

STATE DEBT IMPACT NOTE
Financing costs of SB 0402 BI appropriations $404.0 million

SENATE AMENDMENT NO. 2.
Deletes Build Illinois reappropriation to EPA for a grant to Phoenix and adds appropriation in same amount to DCCA for a Build Illinois grant to the Village of Burnham.

SENATE AMENDMENT NO. 3.
Deletes appropriations to DCCA for Large and Small Business Development loans and to DENR for purchase and installation of equipment at State Scientific Surveys, Hazardous Waste Research & Information Center and State Museums Div. Reduces appropriation to EPA for hazardous waste and materials cleanup. Increases reappropriation to Ill. Development Finance Authority for the Chicago Urban Development Action Grant Program.

SENATE AMENDMENT NO. 4.
Makes appropriations from the Build Illinois Bond Fund for various building projects through CDB, DCCA, DOT, and EPA.

STATE DEBT IMPACT NOTE
Financing costs of SB-402 BI approp. $498.3 million
Financing costs of additional approp. $447.7 million
Total debt impact $937.0 million

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations I
May 09 State Debt Note Filed Committee Appropriations I
May 17 Recommended do pass 024-000-000

Placed Calndr,Second Reading
May 24 Second Reading
Amendment No.01 CARROLL Lost
029-029-000
Amendment No.02 KELLY Adopted
Amendment No.03 CARROLL Adopted
030-028-000
Amendment No.04 ETHEREDGE Adopted
030-027-000
Mtn Reconsider Vote Prevail 05-COLLINS
030-028-000
Mtn Lost - Table Amend. No. 029-029-000
Amendment No.05 DONAHUE Verified
030-027-000

Placed Calndr,Third Reading
May 26 Third Reading - Passed 054-001-001
May 30 Arrive House
Placed Calendr,First Reading
May 31 Hse Sponsor MAYS
First reading Rfrd to Comm on Assignment
Assigned to Appropriations I
Jun 13 State Debt Note Filed Committee Appropriations I
Jun 15 Interim Study Calendar APPROP I

SB-0403 ETHEREDGE, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

Appropriates $30,782,700 from the Build Illinois Bond Fund to the Bureau of the Budget for payment to the trustee designated for the purchase, advance refunding,
redemption, or defeasance and payment of debt service on State of Illinois Build Illinois Bonds. Effective July 1, 1989.

SB-0403—Cont.

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<td>Apr 07</td>
<td>Assigned to Appropriations I</td>
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<td>Recommended do pass 024-000-000</td>
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<td>May 26</td>
<td>Second Reading Placed Calndr, Third Reading</td>
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<td>Third Reading - Passed 055-001-000</td>
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<tr>
<td>Jun 15</td>
<td>Interim Study Calendar APPROP I</td>
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</tbody>
</table>

SB-0404 ETHEREDGE, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Capital Development Board for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 5.

REDUCES OCE funding in General Office.

HOUSE AMENDMENT NO. 1.

In Div. of General Office, reduces contractual line and increases personal services-related lines. In Div. of Construction Administration, reduces personal services-related lines and contractual line and increases group insurance line.

<table>
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<td>May 26</td>
<td>Amendment No.01 CARROLL 029-029-000 Lost</td>
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<td>May 30</td>
<td>Amendment No.02 CARROLL 029-029-000 Lost</td>
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<td>May 31</td>
<td>Amendment No.03 CARROLL 029-029-000 Lost</td>
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<td>Jun 08</td>
<td>Amendment No.04 SEVERNS 028-029-000 Lost</td>
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<td>Jun 14</td>
<td>Amendment No.05 ETHEREDGE Adopted</td>
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<td>Jun 15</td>
<td>Mtn Prevail Suspend Rul 20K 116-000-000</td>
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<td>Jun 15</td>
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<td>Placed Calndr, Second Reading</td>
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</table>
SB-0405

ETHEREDGE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND
SCHAFFER.

Makes appropriations to the Capital Development Board for permanent improvements, minor capital improvements, repairs and maintenance, and related purposes.

STATE DEBT IMPACT NOTE
Financing costs of SB-405 approp. $350.8 million
Financing costs of additional approp. 222.8 million
Total debt impact $573.6 million

SENATE AMENDMENT NO. 1.
Deletes appropriations for a parking ramp and landscaping of the Capitol complex, for the Waterways building, and for the Springfield Mine Rescue Station.
Adds appropriations for the renovation of the Stratton Office Building and the Springfield Armory.

SENATE AMENDMENT NO. 2.
Adds appropriations for the Williamson County fairgrounds, the Silkwood Inn in Munkyton, and the Village of Akin.

SENATE AMENDMENT NO. 3.
Adds appropriation for the Lincoln Elementary School in Calumet City.

SENATE AMENDMENT NO. 4.
Adds appropriations for music facilities at SIU-Edwardsville and for Kishwaukee College library.

SENATE AMENDMENT NO. 5.
Deletes appropriation for the renovation of the Pittsfield State Police headquarters.

SENATE AMENDMENT NO. 6.
Adds appropriations for the Williamson County fairgrounds, the Silkwood Inn in Munkyton, and the Village of Akin.

SENATE AMENDMENT NO. 7.
Adds appropriation for a mine rescue station in Central Illinois.

SENATE AMENDMENT NO. 8.
Increases appropriation for the Southern Illinois Arts & Crafts Marketplace and adds appropriation for construction at John A. Logan Community College.

SENATE AMENDMENT NO. 9.
Restores appropriation for Pittsfield State Police headquarters.

SENATE AMENDMENT NO. 10.
Adds an enacting clause.

SENATE AMENDMENT NO. 11.
Adds appropriation for a dormitory building at DuQuoin Work Camp.

SENATE AMENDMENT NO. 12.
Adds appropriation for Heyworth Elementary School.

SENATE AMENDMENT NO. 13.
Adds appropriation for Palos Hills City Hall and Police Headquarters building.

STATE DEBT IMPACT NOTE
Financing costs of SB-405 approp. $351.6 million
Financing costs of additional approp. $279.1 million
Total debt impact $630.7 million

HOUSE AMENDMENT NO. 1. (Tabled June 21, 1989)
Appropriates $1,326,600 to CDB for projects at South Suburban Community College in South Holland.
SB-0405—Cont.

HOUSE AMENDMENT NO. 2. (House recedes June 30, 1989)
Appropriates $1,000,000 to CDB for Joliet Library expansion.

HOUSE AMENDMENT NO. 3.
Appropriates $1,200,000 to CDB for Triton College, River Grove.

HOUSE AMENDMENT NO. 4. (House recedes June 30, 1989)
Appropriates $650,000 to CDB for Jarrot Mansion.

HOUSE AMENDMENT NO. 5.
Appropriates $198,800 to CDB for College of Lake County.

HOUSE AMENDMENT NO. 6. (House recedes June 30, 1989)
Appropriates $2,000,000 to CDB for Lewis & Clark Community College.

HOUSE AMENDMENT NO. 7.
Appropriates $14,840,000 to CDB for projects at the Capitol Complex in Springfield.

HOUSE AMENDMENT NO. 9.
Appropriates $2,000,000 to CDB for Kankakee School Dist. 111.

HOUSE AMENDMENT NO. 10.
Appropriates $60,000 to CDB for Forest View Park Dist.

HOUSE AMENDMENT NO. 11.
Appropriates $843,500 to CDB for SIU-Edwardsville.

HOUSE AMENDMENT NO. 12.
Appropriates $500,000 to CDB for St. Elizabeth’s Social Center, Rockford.

HOUSE AMENDMENT NO. 13. (House recedes June 30, 1989)
Appropriates $10,000,000 to CDB for Chicago Sch. Dist. 299.

HOUSE AMENDMENT NO. 14.
Deletes funds to CDB for SIU School of Medicine purchase of land in Springfield.

HOUSE AMENDMENT NO. 15.
Appropriates $440,000 to CDB for Lewis & Clark State Historic Site.

HOUSE AMENDMENT NO. 16.
Appropriates $150,000 to CDB for Mazon water system work.

HOUSE AMENDMENT NO. 17.
Appropriates $100,000 to CDB for Jacksonville Correctional Center cost study.

HOUSE AMENDMENT NO. 18.
Increases and expands purpose for approp. to CDB for purchase and property renovation of a minimum security women’s prison.

HOUSE AMENDMENT NO. 19.
Expands purpose of appropriation to CDB for work on the Executive Mansion.

HOUSE AMENDMENT NO. 20.
Includes transfer of land costs in approp. to CDB for a Southern Illinois Arts and Crafts Marketplace.

HOUSE AMENDMENT NO. 21. (House recedes June 30, 1989)
Appropriates $250,000 to CDB for a Science Lab bldg. at ISU.

HOUSE AMENDMENT NO. 22.
Appropriates $100,000 to CDB for medical unit at Dwight Correctional Center.

HOUSE AMENDMENT NO. 23.
Appropriates $4,000,000 to CDB for repairs at Vandalia Correctional Center.

HOUSE AMENDMENT NO. 25. (House recedes June 30, 1989)
Appropriates $1,000,000 to CDB for North Austin Branch Library.

HOUSE AMENDMENT NO. 26. (House recedes June 30, 1989)
Appropriates $635,000 to CDB for Legler Branch Library.

HOUSE AMENDMENT NO. 27. (House recedes June 30, 1989)
Appropriates $2,740,000 to CDB for Auburn/Hamilton Park Branch Library.

HOUSE AMENDMENT NO. 28. (House recedes June 30, 1989)
Appropriates $2,740,000 to CDB for Near West Side Branch Library.

HOUSE AMENDMENT NO. 29. (House recedes June 30, 1989)
Appropriates $500,000 to CDB for Carter G. Woodson Regional Library.

HOUSE AMENDMENT NO. 30.
Appropriates $219,000 to CDB for demolition of the auditorium at the Ill. School for the Deaf.
HOUSE AMENDMENT NO. 31.
Appropriates $190,600 to CDB for demolition work at Ill. School for the Visually Impaired.

HOUSE AMENDMENT NO. 32.
Appropriates $30,000 to CDB for work at Pere Marquette monument on the Great River Road.

HOUSE AMENDMENT NO. 33. (Tabled June 21, 1989)
Appropriates $50,000 to CDB for a museum at Governor Small Memorial Park, Kankakee.

HOUSE AMENDMENT NO. 34.
Appropriates $20,414,400 to CDB for NIU-DeKalb construction work.

HOUSE AMENDMENT NO. 35.
Appropriates $2,000,000 to CDB for a research & engineering park for NIU-DeKalb.

HOUSE AMENDMENT NO. 36. (House recedes June 30, 1989)
Appropriates funds to CDB for Dept. of Conservation operations at Fox Ridge State Park and Kickapoo State Park.

HOUSE AMENDMENT NO. 37. (House recedes June 30, 1989)
Appropriates $817,100 to CDB for SIU annex to Engineering and Technology Building.

HOUSE AMENDMENT NO. 38.
Appropriates $50,000 to CDB for DCMS costs of a regional State office building in Effingham.

HOUSE AMENDMENT NO. 39. (House recedes June 30, 1989)
Appropriates $4,200,000 to CDB for Calumet City sewer work.

HOUSE AMENDMENT NO. 40.
Appropriates $507,500 to CDB for work at Spoon River College in Macomb.

HOUSE AMENDMENT NO. 41.
Appropriates $100,000 to CDB for a marina in E. St. Louis on the Mississippi River.

HOUSE AMENDMENT NO. 42. (House recedes June 30, 1989)
Appropriates $1,500,000 to CDB for expansion expenses of the Pullman Branch Library.

HOUSE AMENDMENT NO. 43.
Appropriates $100,000 to CDB for renovation expenses of the YMCA at 64th and Low in Chicago.

HOUSE AMENDMENT NO. 44.
Appropriates $1,500,000 to CDB for EPA sewage facility work in Morton Grove.

HOUSE AMENDMENT NO. 45. (House recedes June 30, 1989)
Increases appropriations for planning, construction and rehabilitation of Jarrot Mansion.

HOUSE AMENDMENT NO. 46.
Appropriates $460,000 to CDB for Dept. of Mines and Minerals renovation at the Mine Rescue Station-Springfield.

HOUSE AMENDMENT NO. 47. (House recedes June 30, 1989)
Appropriates funds to CDB for expenses of projects at South Suburban Community College.

HOUSE AMENDMENT NO. 48.
Appropriates $200,000 to CDB for DENR grants to Kankakee Valley Park District for a museum at Governor Small Memorial Park.

HOUSE AMENDMENT NO. 49. (House recedes June 30, 1989)
Appropriates $100,000 to CDB for work at Mexican Community Committee of South Chicago building.

HOUSE AMENDMENT NO. 50.
Appropriates $340,000 to CDB for Dept. ENR replacement of roof and renovations at Dickson Mounds, Lewiston.

HOUSE AMENDMENT NO. 51. (House recedes June 30, 1989)
Appropriates $1,000,000 to CDB for planning a Science Laboratory building at Illinois State University.
HOUSE AMENDMENT NO. 54.
Appropriates $445,600 to CDB for costs associated with rehabilitation of the optometric eye clinic at SIU-Edwardsville.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 3, 5, 7, 9 thru 12, 14 thru 20, 22, 23, 30, 31, 32, 34, 35, 38, 39, 41, 42, 44, 45, 48, 50, 52, and 54
Recommends that the House recede from H-ams 2, 4, 6, 13, 21, 25 thru 29, 37, 40, 43, 47, 49, 51, and 53
Recommends that the bill be further amended as follows:
Deletes appropriations to CDB for an Akin community building and for a mine rescue station in Central Illinois. Makes reappropriation to CDB for DCMS project at Chicago State of Illinois Building. Makes appropriations for grants and programs to the following agencies: CDB...Dept. Energy and Natural Resources...Dept. of Conservation...Secretary of State.
Jun 15—Cont.

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 Tabled
Amendment No.09 APPROP I Adopted
Amendment No.10 APPROP I Adopted
Amendment No.11 APPROP I Adopted
Amendment No.12 APPROP I Adopted
Amendment No.13 APPROP I Adopted
Amendment No.14 APPROP I Adopted
Amendment No.15 APPROP I Adopted
Amendment No.16 APPROP I Adopted
Amendment No.17 APPROP I Adopted
Amendment No.18 APPROP I Adopted
Amendment No.19 APPROP I Adopted
Amendment No.20 APPROP I Adopted
Amendment No.21 APPROP I Adopted
Amendment No.22 APPROP I Adopted
Amendment No.23 APPROP I Adopted
Amendment No.24 APPROP I Withdrawn
Amendment No.25 APPROP I Adopted
Amendment No.26 APPROP I Adopted
Amendment No.27 APPROP I Adopted
Amendment No.28 APPROP I Adopted
Amendment No.29 APPROP I Adopted
Amendment No.30 APPROP I Adopted
Amendment No.31 APPROP I Adopted
Amendment No.32 APPROP I Adopted
Amendment No.33 APPROP I Adopted
Amendment No.34 APPROP I Adopted
Amendment No.35 APPROP I Adopted
Amendment No.36 APPROP I Withdrawn

Recommnd do pass as amend 025-002-000

Placed Calndr,Second Reading
Jun 20
Second Reading
Held on 2nd Reading

Jun 21
Mtn Prevail - Table Amend No 01
Mtn Prevail - Table Amend No 33

Amendment No.37 WEAVER,M Adopted
Amendment No.38 RICHMOND Adopted
Amendment No.39 LEVERENZ Adopted
Amendment No.40 GIGLIO Adopted
Amendment No.41 HOMER Adopted
Amendment No.42 YOUNGE,W Adopted
Amendment No.43 SHAW Adopted
Amendment No.44 FLOWERS Adopted
Amendment No.45 LANG Adopted
Amendment No.46 HASARA Lost 026-086-001
Amendment No.47 LEVERENZ Adopted
Amendment No.48 MAYS Adopted
Amendment No.49 LEVERENZ Adopted
Amendment No.50 NOVAK Adopted
Amendment No.51 BALANOFF Adopted
Amendment No.52 MAYS Adopted
Amendment No.53 ROPP Adopted
Amendment No.54 LEVERENZ Adopted

Placed Calndr,Third Reading
Third Reading - Passed 112-005-000

Jun 23
Sec. Desk Concurrence 02,03,04,05,06,07,
Sec. Desk Concurrence 09,10,11,12,13,14,
Sec. Desk Concurrence 15,16,17,18,19,20,
Sec. Desk Concurrence 21,22,23,25,26,27,
Sec. Desk Concurrence 28,29,30,31,32,34,
Sec. Desk Concurrence 35,37,38,39,40,41,
Sec. Desk Concurrence 42,43,44,45,47,48,
Sec. Desk Concurrence 49,50,51,52,53,54
Jun 28
S Noncncrs in H Amend. 02,03,04,05,06,07
S Noncncrs in H Amend. 09,10,11,12,13,14
S Noncncrs in H Amend. 15,16,17,18,19,20
S Noncncrs in H Amend. 21,22,23,25,26,27
S Noncncrs in H Amend. 28,29,30,31,32,34
S Noncncrs in H Amend. 35,37,38,39,40,41
S Noncncrs in H Amend. 42,43,44,45,47,48
S Noncncrs in H Amend. 49,50,51,52,53,54
Speaker's Table, Non-concur 02,03,04,05,06,07,
Speaker's Table, Non-concur 09,10,11,12,13,14,
Speaker's Table, Non-concur 15,16,17,18,19,20,
Speaker's Table, Non-concur 21,22,23,25,26,27,
Speaker's Table, Non-concur 28,29,30,31,32,34,
Speaker's Table, Non-concur 35,37,38,39,40,41,
Speaker's Table, Non-concur 42,43,44,45,47,48,
Speaker's Table, Non-concur 49,50,51,52,53,54
H Refuses to Recede Amend 02,03,04,05,06,07,
H Refuses to Recede Amend 09,10,11,12,13,14,
H Refuses to Recede Amend 15,16,17,18,19,20,
H Refuses to Recede Amend 21,22,23,25,26,27,
H Refuses to Recede Amend 28,29,30,31,32,34,
H Refuses to Recede Amend 35,37,38,39,40,41,
H Refuses to Recede Amend 42,43,44,45,47,48,
H Refuses to Recede Amend 49,50,51,52,53,54
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MCPIKE,
BOWMAN, LEVERENZ, RYDER AND MAYS

Jun 29
Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/CARROLL
SEVERNS, SAVICKAS, ETHEREIDGE & MAITLAND

Jun 30
House report submitted
Senate report submitted
Senate Conf. report Adopted 1ST/045-011-001
House Conf. report Adopted 1ST/109-005-000
Both House Adopt Conf rpt 1ST
Passed both Houses

Jul 14
Sent to the Governor

Aug 25
Governor approved

PUBLIC ACT 86-0277 Effective date 89-08-25

SB-0406 ETHEREDGE, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes reappropriations to the Capital Development Board for permanent improvements, minor capital improvements, repair and maintenance, and related purposes.

SENATE AMENDMENT NO. 1.
Deletes everything in the bill. Changes the various reappropriations to the Capital Development Board for permanent improvements, minor Capital improvement, repair and maintenance and related purposes such as: Increases funds from the Capital Development Fund, the General Revenue Fund and from the School Construction Fund. Does not change funds from the Capital Development Board Contributory Trust Fund.

SENATE AMENDMENT NO. 2.
Decreases amounts reappropriated to the Capital Development Board from the Capital Development Fund regarding asbestos abatement in the State of IL Building-Chicago and increases such funds for the renovation of the State of IL Building-Chicago.

SENATE AMENDMENT NO. 3.
Increases Funds reappropriated from the Capital Development Fund to the Capital Development Board for roofing at the Sparta Armory. Also increases, funds re-appropriated from the Capital Development Fund to the Capital Development Board for a new Revenue Building.
HOUSE AMENDMENT NO. 1. (Tabled June 21, 1989)
Reappropriates $2,530,000 to CDB for SIU-School of Medicine.

HOUSE AMENDMENT NO. 2. (Tabled June 21, 1989)
Reappropriates $1,000,000 to CDB for work at Vandalia Correctional Facility.

HOUSE AMENDMENT NO. 3. (Tabled June 21, 1989)
Reappropriates $1,500,000 to CDB for Gallatin County School Dist.

HOUSE AMENDMENT NO. 5.
Adds funds for reappropriation to CDB for Vandalia Correctional Center repairs and for a storage building at Lee County (Green River) Conservation Area.

HOUSE AMENDMENT NO. 6.
Adds $1,500,000 for reappropriation to CDB for Gallatin County School Dist.

HOUSE AMENDMENT NO. 7.
Adds $2,530,000 for reappropriation to CDB for SIU-School of Medicine purchase and improvement of land and buildings in Springfield.

HOUSE AMENDMENT NO. 8.
Adds $267,800 for reappropriation to CDB for Vandalia Correctional Center repairs.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations I
May 17 Recommended do pass 024-000-000

May 24 Second Reading
Amendment No.01 CARROLL Adopted
Amendment No.02 LUFT Adopted
Amendment No.03 ETHEREDGE Adopted

Placed Calndr,Third Reading

May 26 Third Reading - Passed 055-001-000
May 30 Arrive House
Placed Calendar,First Reading

May 31 Hse Sponsor MAYS
First reading Rfrd to Comm on Assignment Assigned to Appropriations I

Jun 07 Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor TATE
Added As A Joint Sponsor WAIT
Committee Appropriations I

Jun 08 Mtn Prevail Suspend Rul 20K 116-000-000
Committee Appropriations I

Jun 15 Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Amendment No.03 APPROP I Adopted
Amendment No.04 APPROP I Lost
006-019-002
Recommnd do pass as amend 025-002-000

Placed Calndr,Second Reading

Jun 20 Second Reading Held on 2nd Reading

Jun 21 Mtn Prevail -Table Amend No 01
Mtn Prevail -Table Amend No 02
Mtn Prevail -Table Amend No 03

Amendment No.05 LEVERENZ Adopted
Amendment No.06 LEVERENZ Adopted
Amendment No.07 LEVERENZ Adopted
Amendment No.08 MAYS Adopted

Placed Calndr,Third Reading
Third Reading - Passed 114-003-000

Jun 23 Sec. Desk Concurrence 05,06,07,08
Jun 27 S Concurs in H Amend. 05,06,07,08 058-000-000

Passed both Houses

Jul 13 Sent to the Governor
Jul 20  Governor approved
PUBLIC ACT 86-0084  Effective date 89-07-20

SB-0407  ETHEREDGE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND
SCHAFFER.

Appropriates $7,825,000 from the General Revenue Fund to the Office of the
State Comptroller for deposit into various funds for the fiscal year beginning July 1,
1989.

SENATE AMENDMENT NO. 1.
Removes provision specifying that the amount and timing of certain deposits shall
be directed by the Bureau of the Budget.

May 24  Second Reading
Amendment No.01  CARROLL  Adopted
Placed Calndr,Third Reading
May 26  Third Reading - Passed 056-000-000
May 30  Arrive House
Placed Calndr,First Reading
May 31  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations I
Jun 02  Primary Sponsor Changed To MAYS
Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor RYDER
Committee Appropriations I
Jun 16  Tbd pursuant Hse Rule 27D

SB-0408  SCHAFFER, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Appropriates $406,400 from the General Revenue Fund for the ordinary and
contingent expenses of the Civil Service Commission for the fiscal year beginning
July 1, 1989.

SENATE AMENDMENT NO. 2.
Reduces the non-personal services lines by $4,300.

HOUSE AMENDMENT NO. 1.
Increases contractual line.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations I
May 17  Recommended do pass 024-000-000
Placed Calndr,Second Reading
May 24  Second Reading
Amendment No.01  CARROLL  Lost
Amendment No.02  SEVERNS  Verified
Adopted
Placed Calndr,Third Reading
May 26  Third Reading - Passed 056-000-000
May 30  Arrive House
Placed Calndr,First Reading
May 31  Hse Sponsor MAYS
First reading  Rfrd to Comm on Assignment
Assigned to Appropriations I
Jun 08  Mtn Prevail Suspend Rul 20K 116-000-000
Committee Appropriations I
Jun 14  Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor RYDER
Added As A Joint Sponsor HENSEL
Committee Appropriations I
SB-0409  ETHEREDGE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.


SENATE AMENDMENT NO. 1.
Decreases OCE by $444,000.

SENATE AMENDMENT NO. 2.
Makes further OCE reductions of $161,600.

SENATE AMENDMENT NO. 3.
Makes further OCE reductions of $531,200.

SENATE AMENDMENT NO. 4.
Deletes $126,500 from the appropriations and appropriates instead $93,400 for various expenses related to the Chairman's and Commissioner's office.

SENATE AMENDMENT NO. 5.
Reduces OCE appropriations.

HOUSE AMENDMENT NO. 1.
Corrects total lines.

HOUSE AMENDMENT NO. 2.
Increases non-personal services-related lines in Div. of Administration. Increases operations lines from Transportation Regulatory Fund in Transportation Div.

HOUSE AMENDMENT NO. 3.
Increases personal services-related lines.

HOUSE AMENDMENT NO. 4.
Increases travel (Public Utility Fund) in Chairman & Commissioner's Office.

<table>
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<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 05</td>
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<td>May 17</td>
<td>Recommended do pass 024-000-000</td>
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<td>May 24</td>
<td>Second Reading Amendment No.01 CARROLL Adopted</td>
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<td>Amendment No.02 CARROLL Adopted</td>
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<td>Amendment No.04 SEVERNS Adopted</td>
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<td>May 26</td>
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<td>Jun 08</td>
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SB-0410

**ETHEREDGE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.**

Makes appropriations for the ordinary and contingent expenses of the Court of Claims for the fiscal year beginning July 1, 1989.

**SENATE AMENDMENT NO. 2.**
Reduces by $5,700 the lines items for non-personal services.

**HOUSE AMENDMENT NO. 1.**
Decreases personal services and retirement.

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**Passed both Houses**

**PUBLIC ACT 86-0045 Effective date 89-07-13**

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SB-0409—Cont.
SB-0411   RAICA, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the State Emergency Services and Disaster Agency for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces personal services and associated costs $17,300.

SENATE AMENDMENT NO. 4.
Reduces equipment by $3,200.

HOUSE AMENDMENT NO. 1.
Increases personal services, retirement and social security and decreases other operations lines. Decreases GRF funds for Public Disaster Relief.

HOUSE AMENDMENT NO. 2.
Appropriates $86,000 to ESDA for State administration of the Federal Disaster Relief Program.

Applies to the Governor
Jul 20 Governor approved
PUBLIC ACT 86-0085 Effective date 89-07-20

SB-0412   WEAVER, S, PHILIP, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Department of Energy and Natural Resources for the fiscal year beginning July 1, 1989.

STATE DEBT IMPACT NOTE
Financing costs of SB 0412 appropriations $39.2 million
Financing costs of additional appropriations $53.6 million
Total debt impact $92.7 million

SENATE AMENDMENT NO. 7.
Breaks out into separate line items the appropriation from the Petroleum Violation Fund to DENR for weatherization projects.

SENATE AMENDMENT NO. 8.
Reduces OCE lines in Office of Energy Conservation and Office of Research & Planning; increases contractual services line and adds $385,000 for energy conservation & weatherization grants. Increases amounts in Divisions of State Geological Survey, State Natural History Survey and State Water Survey.

STATE DEBT IMPACT NOTE
No change from previous note.

HOUSE AMENDMENT NO. 1.
Decreases personal services-related lines and lines for year one of catch-up initiative to Dept. of Energy and Natural Resources in Division of State Geological Survey, State Natural History Survey and State Water Survey.

HOUSE AMENDMENT NO. 2.
Decreases personal services in Hazardous Waste Research & Information Program.

HOUSE AMENDMENT NO. 3.

HOUSE AMENDMENT NO. 4. (Tabled June 21, 1989)
Appropriates $250,000 to DENR for a grant to National Energy Management Institute.

HOUSE AMENDMENT NO. 5.
Appropriates $100,000 to DENR for a grant to Ill. Rural Water Association.

HOUSE AMENDMENT NO. 6. (House recedes June 30, 1989)
Appropriates $400,000 to DENR for Lake Calumet Area Groundwater Study.

HOUSE AMENDMENT NO. 8. (House recedes June 30, 1989)
Increases appropriations to DENR for public museums.

HOUSE AMENDMENT NO. 10. (Tabled June 21, 1989)
Appropriates $100,000 to DENR for grant to Rural Water Assoc.

HOUSE AMENDMENT NO. 11. (Tabled June 21, 1989)
Appropriates $500,000 to DENR for Low Income Energy Assistance.

HOUSE AMENDMENT NO. 12.
Adds $250,000 to Dept. of Energy and Natural Resources for a grant to the National Energy Management Institute for training related to asbestos abatement and indoor air quality.

HOUSE AMENDMENT NO. 13.
Adds a total of $6,000,000 to DENR for certain expenses involved in solid waste management and recycling education and development.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1, 2, 3, 5, 12, 13.
Recommends that the House recede from H-ams 6, 8.
Recommends that the bill be further amended as follows:
Decreases appropriations for personal services of the Dept. of Energy and Natural Resources. Appropriates $200,000 each for the Lake Calumet Area Groundwater Study and the Governor's Science Advisory Council.

GOVERNOR MESSAGE
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<tr>
<th>Date</th>
<th>Event Description</th>
<th>Amendments Adopted/Lost</th>
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<tr>
<td>May 09</td>
<td>State Debt Note Filed</td>
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<td>May 17</td>
<td>Committee Appropriations I Recommended do pass 024-000-000</td>
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<td>Placed Calndr, Second Reading</td>
<td>Amendment No.01 CARROLL Lost 029-029-000</td>
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<td>May 26</td>
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<td>Mtn Prevail Suspend Rul 20K 116-000-000</td>
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<td>Added As A Joint Sponsor DANIELS</td>
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<td>Added As A Joint Sponsor OLSON,BOB</td>
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<td>Amendment No.12 LEVERENZ Adopted</td>
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</tbody>
</table>
SB-0413 ETHEREDGE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Department of Financial Institutions for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces contractual services and commodities by $6,300.

SENATE AMENDMENT NO. 3.
Reduces contractual services, travel, equipment and printing by $4,400.

HOUSE AMENDMENT NO. 1.
Corrects total lines.

HOUSE AMENDMENT NO. 2.
Increases all operations lines, except printing, in Consumer Credit Division.
May 31  Hse Sponsor MAYS  
First reading  Rfrd to Comm on Assignment  
Assigned to Appropriations I  
Jun 08  Mtn Prevail Suspend Rul 20K 116-000-000  
Committee Appropriations I  
Jun 14  Added As A Joint Sponsor DANIELS  
Added As A Joint Sponsor RYDER  
Added As A Joint Sponsor HENSEL  
Committee Appropriations I  
Jun 15  Amendment No.01  APPROPI  Adopted  
Recommnded do pass as amend 025-002-000  
Placed Calndr,Second Readng  
Jun 20  Second Reading  
Held on 2nd Reading  
Jun 21  Amendment No.02  MAYS  Adopted  
Placed Calndr,Third Reading  
Third Reading - Passed 117-000-000  
Jun 23  Sec. Desk Concurrence 01,02  
Jun 27  S Concurs in H Amend. 01,02/058-000-000  
Passed both Houses  
Jul 13  Sent to the Governor  
Governor approved  
PUBLIC ACT 86-0047  Effective date 89-07-13  

SB-0414  PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.  
Makes appropriations for the ordinary and contingent expenses of the Office of the Governor for the fiscal year beginning July 1, 1989.  
Apr 05 1989  First reading  Rfrd to Comm on Assignment  
Apr 07  Assigned to Appropriations I  
May 17  Recommended do pass 024-000-000  
May 24  Second Reading  
Amendment No.01  CARROLL  Lost  
029-029-000  
Amendment No.02  CARROLL  Lost  
029-029-000  
Placed Calndr,Third Reading  
May 26  Third Reading - Passed 056-000-000  
May 30  Arrive House  
Placed Calendr,First Reading  
May 31  First reading  Rfrd to Comm on Assignment  
Assigned to Appropriations I  
Jun 02  Primary Sponsor Changed To MAYS  
Added As A Joint Sponsor DANIELS  
Added As A Joint Sponsor RYDER  
Committee Appropriations I  
Jun 08  Mtn Prevail Suspend Rul 20K 116-000-000  
Committee Appropriations I  
Jun 15  Recommended do pass 025-002-000  
Placed Calndr,Second Readng  
Jun 20  Second Reading  
Held on 2nd Reading  
Jun 21  Placed Calndr,Third Reading  
Third Reading - Passed 117-000-000  
Passed both Houses  
Jul 14  Sent to the Governor  
Governor approved  
PUBLIC ACT 86-0061  Effective date 89-07-14
SB-0415 ETHEREDGE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

Appropriates $106,000 from the General Revenue Fund for the ordinary and contingent expenses of the Governor's Health and Physical Fitness Council for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 2.
Reduces contractual services and travel lines.

HOUSE AMENDMENT NO. 1.
Reduces various operations line items.

HOUSE AMENDMENT NO. 2. (House recedes June 30, 1989)
Appropriates $200,000 for Prairie State Games.

HOUSE AMENDMENT NO. 3.
Appropriates $200,000 for a grant to the Ill. Humanities Council.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations I
May 17  Recommended do pass 024-000-000

Placed Calndr, Second Reading

May 24  Second Reading
Amendment No.01  CARROLL  Lost
        Amendment No.02  SEVERNS  Adopted
        Amendment No.03  DAVIDSON  Lost

Placed Calndr, Third Reading

May 26  Third Reading - Passed 055-001-000
May 30  Arrive House
Placed Calendar, First Reading

May 31  Hse Sponsor RYDER
First reading  Rfrd to Comm on Assignment
                Assigned to Appropriations II

Jun 15  Amendment No.01  APPROP II  Adopted
        Amendment No.02  APPROP II  Adopted
        Amendment No.03  APPROP II  Adopted
                Recommended do pass as amend 020-000-000

Placed Calndr, Second Reading

Jun 16  Added As A Joint Sponsor DANIELS
        Added As A Joint Sponsor MAYS
        Added As A Joint Sponsor LEITCH
Placed Calndr, Second Reading

Jun 20  Second Reading
Held on 2nd Reading

Jun 21  Placed Calndr, Third Reading
Third Reading - Passed 116-001-000

Jun 23  Sec. Desk Concurrence 01,02,03
Jun 30  S Concurs in H Amend. 01,03/057-000-000
        S Nonconcurs in H Amend. 02
        Speaker's Table, Non-concur 02
        H Recedes from Amend. 02/094-007-005
Passed both Houses

Jul 14  Sent to the Governor
Jul 20  Governor approved

PUBLIC ACT 86-0086 Effective date 89-07-20

SB-0416 DAVIDSON, PHILIP, WEAVER, S, DEANGELIS AND SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Historic Preservation Agency for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces personal services and related lines for Operations in Historical Library Division.
SENATE AMENDMENT NO. 2.
Reduces personal services and related lines throughout Divisions. Reduces non-personal services operations lines in Historic Sites Div., Bishop Hill and Cahokia Mounds.

SENATE AMENDMENT NO. 3.
Reduces non-personal services-related lines throughout.

SENATE AMENDMENT NO. 4.
Deletes funding for personal services and related lines at Bishop Hill and Cahokia Mounds. Deletes reappropriation for the Dana-Thomas House.

HOUSE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Makes appropriations in increased amounts for OCE of the Historic Preservation Agency for FY90.

HOUSE AMENDMENT NO. 2.
Decreases various operations lines in Executive Office, Preservation Services and Cahokia Mounds.

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<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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<tr>
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<td>Apr 07</td>
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<td>May 26</td>
<td>Third Reading - Passed 056-000-000</td>
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<tr>
<td>May 30</td>
<td>Arrive House</td>
</tr>
<tr>
<td>May 31</td>
<td>Placed Calndr, First Reading</td>
</tr>
<tr>
<td>Jun 15</td>
<td>Amendment No.01 CARROLL 029-028-000 Adopted</td>
</tr>
<tr>
<td>Jun 16</td>
<td>Added As A Joint Sponsor DANIELS</td>
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<td>Jun 20</td>
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<td>Jun 21</td>
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<td>Jun 23</td>
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<td>Jun 28</td>
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<td>S Concurs in H Amend. 01,02/057-000-000</td>
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<td>Jul 20</td>
<td>Governor approved PUBLIC ACT 86-0087 Effective date 89-07-20</td>
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</table>

SB-0417 TOPINKA, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAF-FER.

Makes appropriations for the ordinary and contingent expenses of the Department of Human Rights for the fiscal year beginning July 1, 1989.
SENATE AMENDMENT NO. 1.
Reduces line item amounts appropriated for personal services and for State contributions to SERS and Social Security.

SENATE AMENDMENT NO. 2.
Reduces non-personal services operations lines.

SENATE AMENDMENT NO 3.
Further reduces line items for contractual services and personal services and related lines.

SENATE AMENDMENT NO. 4.
Restores $51,600 for social security.

HOUSE AMENDMENT NO. 1.
Increases operations lines and adds a line item for equipment in Div. of Charge Processing.

HOUSE AMENDMENT NO. 2.
Increases GRF operations lines in Divisions of Administration and Compliance and operations in Div. of Charge Processing from Special Projects Division Fund.

Appropriates $958,000 from the General Revenue Fund for the ordinary and contingent expenses of the Human Rights Commission for the fiscal year beginning July 1, 1989.
SENATE AMENDMENT NO. 1.
Reduces the personal services and related line items.
SENATE AMENDMENT NO. 2.
Further reduces the personal services and related line items.
SENATE AMENDMENT NO. 3.
Further reduces the personal services and related line items.
SENATE AMENDMENT NO. 4.
Reduces the non-personal services line items.

HOUSE AMENDMENT NO. 1.
Increases GRF operations lines.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations I
May 17  Recommended do pass 024-000-000

May 24  Placed Calndr,Second Reading
Second Reading
Amendment No.01  CARROLL  Adopted
029-028-000
Amendment No.02  SEVERNS  Adopted
029-028-000
Amendment No.03  SEVERNS  Adopted
029-028-000
Amendment No.04  SEVERNS  Verified
Adopted

May 26  Placed Calndr,Third Reading
Third Reading - Passed 056-000-000
May 30  Arrive House
May 31  Placed Calndr,First Reading
Hse Sponsor RYDER  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations II
Jun 15  Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor MAYS
Added As A Joint Sponsor KLEMM
Amendment No.01  APPROP II  Adopted
021-000-000

Jun 20  Placed Calndr,Second Reading
Second Reading
Hold on 2nd Reading
Jun 21  Placed Calndr,Third Reading
Third Reading - Passed 113-004-000
Jun 23  Sec. Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/058-001-000
Passed both Houses
Jul 13  Sent to the Governor
Governor approved

PUBLIC ACT 86-0048 Effective date 89-07-13

SB-0419  ETHEREDGE, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND
SCHAFFER.

Appropriates $18,000,000 from the Illinois Sports Facilities Fund to the Illinois
Sports Facilities Authority for the fiscal year beginning July 1, 1989.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations I
May 22  Motion disch comm, advc 2nd
Mtn discharge comm lost 026-015-002
Committee Appropriations I

SB-0420  KARPIEL, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND
SCHAFFER.

Appropriates $5,789,500 from the General Revenue Fund for the ordinary and
contingent expenses of the Industrial Commission for the fiscal year beginning July
1, 1989.
SENATE AMENDMENT NO. 4.
Reduces personal services in General Office.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 1.
Increases all line items. Adds amounts for operations of a Peoria Office of the Industrial Commission. Appropriates funds to State Comptroller for 3 temporary commissioners in the Executive Branch.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations I
May 17 Recommended do pass 024-000-000

Placed Calndr,Second Reading
May 24 Second Reading
Amendment No.01 SEVERNS Lost
Amendment No.02 CARROLL Lost
Amendment No.03 SEVERNS Lost
Amendment No.04 ETHEREDGE Adopted

Placed Calndr,Third Reading
May 26 Third Reading - Passed 056-000-000
May 30 Arrive House
Placed Calndr,First Reading
May 31 Hse Sponsor MAYS
First reading Rfrd to Comm on Assignment
Assigned to Appropriations I
Jun 08 Mtn Prevail Suspend Rul 20K 116-000-000
Committee Appropriations I

Jun 14 Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor RYDER
Added As A Joint Sponsor STEPHENS
Committee Appropriations I
Jun 15 Recommended do pass 025-002-000

Placed Calndr,Second Reading
Jun 20 Second Reading
Held on 2nd Reading
Jun 21 Amendment No.01 MAYS Adopted

Placed Calndr,Third Reading
Third Reading - Passed 116-000-001
Jun 23 Sec. Desk Concurrence 01
Jun 27 S Noncnsrs in H Amend. 01
Speaker’s Table, Non-concur 01
Jun 28 H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MCPIKE,
BOWMAN, LEVERENZ,
RYDER AND MAYS

Jun 29 Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/CARROLL
SEVERNS, SAVICKAS,
ETHEREDGE &
MAITLAND

Jun 30 Senate report submitted
Senate Conf. report Adopted 1ST/058-000-000
House report submitted
House Conf. report Adopted 1ST/113-000-000
Both House Adoptd Conf rpt 1ST
Passed both Houses
SB-0421  ETHEREDGE, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Dept. of Insurance for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Deletes $12,000,000 appropriation to the CHIPS PLAN Board.

SENATE AMENDMENT NO. 4.
Reduces the following line items: Consumer Division, telecommunication; Staff Service Division, travel; EDP Division, contractual services.

SENATE AMENDMENT NO. 5.
Reduces Administrative Support Div. contractual service lines.

SENATE AMENDMENT NO. 6.
Reduces various line items for personal services, retirement and travel.

HOUSE AMENDMENT NO. 1.
Decreases the appropriation for the ordinary and contingent expenses of the Dept. of Insurance.

HOUSE AMENDMENT NO. 2.
Increases contractual line in Administrative & Support Div. Increases personal services-related lines in Div. of Life, Accident & Health, Property & Casualty, and Staff Services. Increases equipment and telecommunications in EDP. Further reduces equipment line in Administrative & Support Div.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations I
May 17  Recommended do pass 024-000-000

Placed Calndr,Second Reading

May 24  Second Reading
Amendment No.01  CARROLL  Adopted 029-028-000
Amendment No.02  CARROLL  Lost 029-029-000
Amendment No.03  CARROLL  Lost 029-029-000
Amendment No.04  SEVERNS  Adopted 029-028-000
Amendment No.05  SEVERNS  Adopted 029-027-000
Amendment No.06  ETHEREDGE  Adopted

Placed Calndr,Third Reading

May 26  Third Reading - Passed 055-001-000
May 30  Arrive House

Placed Calndr,First Reading

May 31  Hse Sponsor MAYS
First reading  Rfrd to Comm on Assignment
Assigned to Appropriations I

Jun 14  Added As A Joint Sponsor DANIELS
       Added As A Joint Sponsor RYDER
       Added As A Joint Sponsor ROPP

Committee Appropriations I

Jun 15  Amendment No.01  APPROP I  Adopted
       Recommended do pass as amend 025-002-000

Placed Calndr,Second Reading

Jun 20  Second Reading
       Held on 2nd Reading

Jun 21  Amendment No.02  LEVERENZ  Adopted
       Placed Calndr,Third Reading
       Third Reading - Passed 115-002-000
SB-0422  PHILIP - ETHEREDGE, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

Appropriates $391,700 to the Judicial Inquiry Board for ordinary and contingent expenses. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces personal services and retirement lines.

SENATE AMENDMENT NO. 2.
Further reduces personal services and retirement.

SENATE AMENDMENT NO 3.
Reduces non-personal services-related operations lines.

SENATE AMENDMENT NO. 4.
Further reduces personal services, retirement and contractual.

HOUSE AMENDMENT NO. 1.
Decreases contractual line. Increases per diem for non-judge members of board.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07         Assigned to Appropriations I
May 17        Recommended do pass 024-000-000

May 24  Second Reading  
Amendment No.01  CARROLL  028-024-001  Adopted
Amendment No.02  CARROLL  029-028-000  Adopted
Amendment No.03  SEVERNS  Adopted
Amendment No.04  ETHEREDGE  Adopted

May 26  Third Reading - Passed 034-021-001
May 30  Arrive House  
May 31  Hse Sponsor DANIELS  

Jun 01  Added As A Joint Sponsor MAYS  
Jun 15  Amendment No.01  APPROP I  Adopted
                         Recommended do pass as amend 025-002-000

Jun 20  Second Reading  
Jun 21  Second Reading  
Jun 23  Sec. Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/059-000-000
Jul 13  Sent to the Governor  

SB-0423  ETHEREDGE, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

Appropriates $1,387,800 from the Dram Shop Fund for the ordinary and contingent expenses of the Liquor Control Commission for the fiscal year beginning July 1, 1989.
SENATE AMENDMENT NO. 1.
Decreases personal services and Employees' Retirement System from the Dram Shop Fund.

HOUSE AMENDMENT NO. 1.
Decreases personal services and retirement lines.

HOUSE AMENDMENT NO. 2.
Decreases personal services and retirement lines. 
Increases all operations lines except contractual services and refunds.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations I
May 17 Recommended do pass 024-000-000
Placed Calndr,Second Reading

May 24 Second Reading
Amendment No.01 SEVERNS Adopted
029-027-000
Amendment No.02 SEVERNS Lost
029-029-000
Placed Calndr,Third Reading

May 26 Third Reading - Passed 056-000-000
May 30 Arrive House
Placed Calendar,First Reading
May 31 Hse Sponsor MAYS
First reading Rfrd to Comm on Assignment
Assigned to Appropriations I

Jun 08 Mtn Prevail Suspend Rul 20K 116-000-000
Committee Appropriations I
Jun 14 Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor RYDER
Added As A Joint Sponsor BLACK
Committee Appropriations I

Jun 15 Amendment No.01 APPROP I Adopted
025-002-000
Amendment No.02 APPROP I Recommended do pass as amend
Placed Calndr,Second Reading

Jun 20 Second Reading
Held on 2nd Reading
Jun 21 Placed Calndr,Third Reading
Third Reading - Passed 117-000-000
Jun 23 Sec. Desk Concurrence 01,02
Jun 27 S Concurs in H Amend. 01,02/059-000-000
Passed both Houses
Jul 14 Sent to the Governor
Governor approved
PUBLIC ACT 86-0063 Effective date 89-07-14

SB-0424 SCHAFER, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Appropriates $706,200 from the General Revenue Fund for the ordinary and contingent expenses of the Local Labor Relations Board for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces personal services and retirement lines.

SENATE AMENDMENT NO. 2.
Reduces contractual services line.

HOUSE AMENDMENT NO. 1.
Increases personal services, retirement, and contractual.

HOUSE AMENDMENT NO. 2.
Decreases personal services, retirement and contractual lines.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations I
May 17 Recommended do pass 024-000-000
Placed Calndr,Second Reading
APP:-0425—RAICA, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

Appropriates $8,798,300 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, 1989.

**SENATE AMENDMENT NO. 1.**
Reduces the personal services and retirement line items.

**SENATE AMENDMENT NO. 2.**
Reduces the non-personal services line items.

**HOUSE AMENDMENT NO. 1.**
Decreases line item for expenses related to the audit of assessment collection and remittance to and expenditures from the Traffic and Criminal Conviction Surcharge Fund.

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<th>Date</th>
<th>Event</th>
<th>Sponsor</th>
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<td>May 17</td>
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<td>May 24</td>
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<td>Amendment No.01  CARROLL 030-027-000</td>
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PUBLIC ACT 86-0050 Effective date 89-07-13
SB-0425—Cont.

Jun 14  Added As A Joint Sponsor DANIELS
       Added As A Joint Sponsor RYDER
       Added As A Joint Sponsor GOFORTH
       Committee Appropriations I

Jun 15  Amendment No.01 APPROP I  Adopted
       Recommended do pass as amend
       025-002-000
       Placed Calndr,Second Reading

Jun 20  Second Reading
       Held on 2nd Reading

Jun 21  Placed Calndr,Third Reading
       Third Reading - Passed 117-000-000

Jun 23  Sec. Desk Concurrence 01

Jun 27  S Concurs in H Amend. 01/058-000-000
       Passed both Houses

Jul 13  Sent to the Governor
       Governor approved
       PUBLIC ACT 86-0051 Effective date 89-07-13

SB-0426 DONAHUE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND
       SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Department of Mines and Minerals for the fiscal year July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces various operations lines in General Office, Div. of Land Reclamation, and Div. of Oil & Gas Conservation.

HOUSE AMENDMENT NO. 2.
Restores personal services-related amounts in Div. of Land Reclamation and Div. of Oil & Gas Conservation.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations I
May 03  Waive Posting Notice 7C  Committee Appropriations I
May 17  Recommended do pass 024-000-000
May 24  Placed Calndr,Second Reading
May 26  Second Reading
       Amendment No.01 SEVERNS  Lost
       028-030-000
       Amendment No.02 CARROLL  Lost
       028-029-000
       Amendment No.03 SEVERNS  Lost
       029-029-000
       Amendment No.04 SEVERNS  Lost
       027-028-000
       Placed Calndr,Third Reading
May 30  Arrive House
May 31  Placed Calendar,First Reading
May 31  Hse Sponsor MAYS
       First reading  Rfrd to Comm on Assignment
       Assigned to Appropriations I
Jun 08  Mtn Prevail Suspend Rul 20K 116-000-000
       Committee Appropriations I
Jun 14  Added As A Joint Sponsor DANIELS
       Added As A Joint Sponsor RYDER
       Added As A Joint Sponsor GOFORTH
       Committee Appropriations I
Jun 15  Amendment No.01 APPROP I  Adopted
       Recommended do pass as amend
       025-002-000
       Placed Calndr,Second Reading
Jun 20  Second Reading
       Held on 2nd Reading
SB-0427
ETHEREDGE, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Pollution Control Board for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces costs for Hearing Officers and Court Reporting from GRF and Pollution Control Board Fund and appropriates $75,000 for those purposes from Environmental Protection Permit & Inspection Fund.

SENATE AMENDMENT NO. 2.
Reduces personal services and related lines for Scientific & Technical Support Division.

SENATE AMENDMENT NO. 3.
Further reduces personal services lines.

HOUSE AMENDMENT NO. 1.
Increases amounts appropriated to the Pollution Control Board from the Pollution Control Board Fund for its ordinary and contingent expenses.

HOUSE AMENDMENT NO. 2.
Decreases contractual and EDP and increases court reporting costs in General Office and decreases personal services-related lines in Scientific/Technical Support Division.

HOUSE AMENDMENT NO. 3.
Restores contractual and EDP in General Office and personal services-related lines in Scientific/Technical Support Division.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Appropriations I
May 17       Recommended do pass 024-000-000
May 24       Placed Calndr,Second Reading

Amendment No.01  CARROLL  Adopted
                030-028-000
Amendment No.02  SEVERNS  Adopted
                030-028-000
Amendment No.03  SEVERNS  Adopted
                029-028-000
Amendment No.04  CARROLL  Lost
                028-029-000
Amendment No.05  SEVERNS  Lost
                028-029-000

May 26  Third Reading - Passed 055-001-000
May 30  Arrive House
        Placed Calndr,First Reading
May 31  Hse Sponsor RYDER
        First reading  Rfrd to Comm on Assignment
                        Assigned to Appropriations II
Jun 15  Amendment No.01  APPROP II  Adopted
                021-000-000
Amendment No.02  APPROP II  Adopted
                021-000-000

Jun 16  Added As A Joint Sponsor DANIELS
        Placed Calndr,Second Reading
SB-0428  KARPIEL, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAF-FER.

Makes appropriations for the ordinary and contingent expenses of the Department of Professional Regulation for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Decreases OCE funding from various funds.

SENATE AMENDMENT NO. 3.
Further decreases OCE funding.

SENATE AMENDMENT NO. 4.
Further decreases GRF OCE funding.

HOUSE AMENDMENT NO. 1.
Increases operations lines in General Operations and EDP Divisions and personal services lines for Real Estate Administration & Disciplinary Board and State Dental Examining Committee.
Appropriates $812,700 from the General Revenue Fund for the ordinary and contingent expenses of the Property Tax Appeal Board for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces a total of $37,700 from personal services and related lines.

SENATE AMENDMENT NO. 2.
Further reduces a total of $7,200 from personal services and related lines.

SENATE AMENDMENT NO. 3.
Further reduces a total of $6,700 from personal services and related lines.

SENATE AMENDMENT NO. 4.
Reduces contractual services, EDP and auto equipment lines.

HOUSE AMENDMENT NO. 1.
Increases personal services and related lines.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations I
May 17 Recommended do pass 024-000-000

May 24 Second Reading
Amendment No.01 SEVERNS 029-028-000 Adopted
Amendment No.02 SEVERNS Verified Adopted
Amendment No.03 CARROLL 029-028-000 Adopted
Amendment No.04 SEVERNS 029-028-000

Placed Calndr,Second Reading

May 26 Third Reading - Passed 056-000-000
May 30 Arrive House
Placed Calendr,First Reading

May 31 Hse Sponsor MAYS
First reading Rfrd to Comm on Assignment Assigned to Appropriations I

Jun 14 Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor RYDER
Added As A Joint Sponsor FREDERICK,VF
Committee Appropriations I

Jun 15 Amendment No.01 APPROPI 025-002-000 Approved
Amendment No.02 APPROPI Lost
Amendment No.03 APPROPI Lost
Amendment No.04 APPROPI Lost

Placed Calndr,Second Reading

Jun 20 Second Reading
Held on 2nd Reading

Jun 21 Placed Calndr,Third Reading
Third Reading - Passed 117-000-000

Jun 23 Sec. Desk Concurrence 01

Jun 27 S Concurs in H Amend. 01/058-000-000
Passed both Houses
SB-0430  ETHEREDGE, PHILIP, WEAVER S, DEANGELIS, DAVIDSON AND SCHÄFFER.

Appropriates $607,300 from the General Revenue Fund for the ordinary and contingent expenses of the Office of Public Counsel for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces personal services, retirement and social security lines.

SENATE AMENDMENT NO. 2.
Reduces travel, commodities and equipment line items.

HOUSE AMENDMENT NO. 1.
Increases equipment line.

May 17  Recommended do pass 024-000-000
May 24  Second Reading
Amendment No.01 CARROLL 029-028-000  Adopted
Amendment No.02 SEVERNS 031-026-000  Adopted

May 26  Third Reading - Passed 056-000-000
May 30  Arrive House
Placed Calendar, First Reading
May 31  First reading
Hse Sponsor MAYS
Rfrd to Comm on Assignment
Assigned to Appropriations I

Jun 14  Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor RYDER
 Added As A Joint Sponsor PARCELLS

Jun 15  Amendment No.01 APPROP I 025-002-000  Adopted
Recommended do pass as amend
Placed Calendar, Second Reading

Jun 20  Second Reading
Held on 2nd Reading
Jun 21  Third Reading - Passed 117-000-000
Jun 23  Sec. Desk Concurrence 01
Jun 27  S Concurs in H Amend. 01/056-001-000
Passed both Houses
Jul 13  Sent to the Governor
Jul 20  Governor approved
PUBLIC ACT 86-0091 Effective date 89-07-20

SB-0431  ETHEREDGE, PHILIP, WEAVER S, DEANGELIS, DAVIDSON AND SCHÄFFER.

Makes appropriations for the ordinary and contingent expenses of the Illinois-Racing Board for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces personal services by $30,400.

SENATE AMENDMENT NO. 2.
Reduces personal services and associated expenses by $46,300.
SENATE AMENDMENT NO. 3.
Reduces travel, commodities, contractual services and equipment by $14,500.

HOUSE AMENDMENT NO. 1. (Tabled June 21, 1989)
Corrects name of Post Race Laboratory Testing Program.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Appropriations I
May 17        Recommended do pass 024-000-000

May 24        Second Reading
Amendment No.01 SEVERNS Adopted
             030-026-000
Amendment No.02 CARROLL Adopted
             029-028-000
Amendment No.03 SEVERNS Adopted
             030-027-000

May 26        Third Reading - Passed 056-000-000
May 30        Arrive House
May 31        Hse Sponsor MAYS
First reading  Rfrd to Comm on Assignment
             Assigned to Appropriations I
Jun 08        Mtn Prevail Suspend Rul 20K 116-000-000
             Committee Appropriations I
Jun 14        Added As A Joint Sponsor DANIELS
             Added As A Joint Sponsor RYDER
             Added As A Joint Sponsor STEPHENS
Jun 15        Amendment No.01 APPROP I Adopted
             Recommended do pass as amend
             025-002-000

Jun 20        Second Reading
Held on 2nd Reading
Jun 21        Mtn Prevail - Table Amend No 01
              Placed Calndr,Third Reading
Third Reading - Passed 116-001-000
Passed both Houses
Jul 14        Sent to the Governor
Jul 20        Governor approved
              PUBLIC ACT 86-0092 Effective date 89-07-20

SB-0432   ETHEREDGE, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND
SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Department of Revenue for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces personal services and retirement in Administration.

SENATE AMENDMENT NO. 2.
Reduces personal services and retirement in Administration, Tax Enforcement, Tax Processing & Services and personal services in Management Services.

SENATE AMENDMENT NO. 3.
Reduces non-personal services operations lines in Divisions of Administration, Tax Enforcement, Management Services and Tax Processing & Services.

HOUSE AMENDMENT NO. 1.
Makes grammatical change.

HOUSE AMENDMENT NO. 2.
Increases personal services and retirement in Divisions of Administration, Tax Enforcement, Management Services and Tax Processing & Services.
HOUSE AMENDMENT NO. 3.
Decreases equipment line in Administration Division.

HOUSE AMENDMENT NO. 4.
In Div. of Tax Enforcement, reduces personal services, retirement, travel & commodities and deletes lines for equipment, telecommunications services & operation of auto equipment.

HOUSE AMENDMENT NO. 5. (Tabled June 21, 1989)
Transfers GRF amounts from line for Circuit Breaker grants to contractual services in Div. of Tax Processing & Services.

HOUSE AMENDMENT NO. 6. (House recedes June 30, 1989)
Increases line item under Tax Increment Finance Program for additional compensation for county treasurers.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 1, 2, 3 and 4.
Recommends that the House recede from H-am 6.
Recommends that the bill be further amended as follows:
Increases contractual line in Management Services division. Adds $500,000 to Dept. of Revenue for Riverboat Gambling administrative costs.

Apr 05 1989  First reading Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations I
May 17 Recommended do pass 024-000-000

May 24 Placed Calndr,Second Reading
Second Reading
Amendment No.01 SEVERNS Adopted
029-028-000
Amendment No.02 CARROLL Adopted
029-028-000
Amendment No.03 SEVERNS Adopted
029-027-000
Amendment No.04 SEVERNS Lost
029-029-000

Placed Calndr,Third Reading
May 26 Third Reading - Passed 056-000-000
May 30 Arrive House
Placed Calendr,First Reading
May 31 Hsc Sponsor MAYS
First reading Rfrd to Comm on Assignment
Assigned to Appropriations I

Jun 08 Mtn Prevail Suspend Rul 20K 116-000-000
Committee Appropriations I

Jun 15 Amendment No.01 APPROP I Adopted
015-012-000
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

Jun 16 Placed Calndr,Second Reading
Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor RYDER
Added As A Joint Sponsor FREDERICK,VF

Jun 20 Second Reading
Held on 2nd Reading

Jun 21 Mtn Prevail -Table Amend No 05
Placed Calndr,Third Reading
Third Reading - Passed 116-000-001

Jun 23 Sec. Desk Concurrence 01,02,03,04,06
Jun 28 S Noncncrs in H Amend. 01,02,03,04,06
Speaker’s Table, Non-concur 01,02,03,04,06
SB-0432—Cont.

Jun 28—Cont.  
H Refuses to Recede Amend 01,02,03,04,06  
H Requests Conference Comm 1ST  
Hse Conference Comm Appptd 1ST/MCPIKE,  
BOWMAN, LEVERENZ,  
RYDER AND MAYS  

Jun 29  
Sen Accede Req Conf Comm 1ST  
Sen Conference Comm Appptd 1ST/CARROLL  
SEVERNS, SAVICKAS,  
ETHEREDGE &  
MAITLAND  

Jun 30  
Senate report submitted  
Senate Conf. report Adopted 1ST/054-003-000  
House Conf. report Adopted 1ST/101-008-002  
Both House Adopted Conf rpt 1ST  
Passed both Houses  

Jul 14  
Sent to the Governor  
Governor approved  
PUBLIC ACT 86-0064  Effective date 89-07-14  

SB-0433  
RAICA, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHAFFER.  

Makes appropriations for the ordinary and contingent expenses of the Office of the State Fire Marshal for the fiscal year beginning July 1, 1989.  
SENATE AMENDMENT NO. 1.  
Deletes everything. Appropriates reduced funding for the ordinary and contingent expenses of the Office of the State Fire Marshal.  
HOUSE AMENDMENT NO. 1.  
Appropriates $60,000 to State Fire Marshal for Fire Fly, Inc.  
HOUSE AMENDMENT NO. 2.  
Decreases various operations line items in Div. of Boiler & Pressure Vessel Safety, Fire Prevention and General Office. Includes line items for operation of auto equipment in Boiler & Pressure Vessel Safety and for refunds in General Office and increases equipment line in General Office.  
HOUSE AMENDMENT NO. 5.  
Adds $500 for Villa Grove new fire protection district expenses.  
HOUSE AMENDMENT NO. 7.  
Increases operations of Fire Prevention Division. Increases EDP, equipment and telecommunications in General Office.  
GOVERNOR MESSAGE  
Vetoes line items for grants to the Fire Fly Inc. for the prevention of injuries to preschool children.  

Apr 05 1989  
First reading  
Rfrd to Comm on Assignment  

Apr 07  
Assigned to Appropriations I  

May 17  
Recommended do pass 024-000-000  

May 24  
Second Reading  
Amendment No.01  
CARROLL  
029-028-000  
Adopted  

Amendment No.02  
CARROLL  
028-029-000  
Lost  

Amendment No.03  
CARROLL  
029-029-000  
Lost  

Amendment No.04  
SEVERNS  
028-029-000  
Lost  

Placed Calndr,Second Reading  

May 26  
Third Reading - Passed 055-001-000  

May 30  
Arrive House  
Placed Calendr,First Reading  

May 31  
First reading  
Rfrd to Comm on Assignment  
Assigned to Appropriations I
SB-0433—Cont.

Jun 01 Primary Sponsor Changed To MAYS
Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor RYDER
Added As A Joint Sponsor FREDERICK, VF

Jun 08 Mtn Prevail Suspend Rul 20K 116-000-000
Committee Appropriations

Jun 15 Amendment No.01 APPROPI Adopted
Amendment No.02 APPROPI Adopted
Amendment No.03 APPROPI Tabled
015-012-000
Amendment No.04 APPROPI Lost
025-002-000

Placed Calndr, Second Reading

Jun 20 Second Reading
Held on 2nd Reading

Jun 21 Amendment No.05 LEVERENZ Adopted
Amendment No.06 MAYS Withdrawn
Amendment No.07 MAYS Adopted

Placed Calndr, Third Reading
Third Reading - Passed 117-000-000

Jun 23 Sec. Desk Concurrence 01,02,05,07

Jun 27 S Concurs in H Amend. 01,02,05,07
057-001-000

Passed both Houses

Jul 13 Sent to the Governor

Jul 26 Governor item veto

PUBLIC ACT 86-0118 Effective date 89-07-26
Placed Cal. Item Veto

Oct 19 Item veto stands. PA/86-0118

SB-0434 SCHAFER, PHILIP, WEAVER S, DEANGELIS AND DAVIDSON.

Appropriates $1,445,100 from the General Revenue Fund for the ordinary and
contingent expenses of the State Labor Relations Board for the fiscal year begin-
ning July 1, 1989.

SENATE AMENDMENT NO. 2.
Reduces appropriation for non-personal services by $29,100.

HOUSE AMENDMENT NO. 1.
Increases contractual, travel, printing & operation of auto equipment lines.

HOUSE AMENDMENT NO. 2.
Decreases contractual services and travel:

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations I
May 17 Recommended do pass 024-000-000

Placed Calndr, Second Reading

May 24 Second Reading
Amendment No.01 CARROLL Lost
029-029-000
Amendment No.02 SEVERNS Adopted
032-026-000

Placed Calndr, Third Reading

May 26 Third Reading - Passed 056-000-000

May 30 Arrive House
Placed Calendr, First Reading

May 31 Hse Sponsor MAYS
First reading Rfrd to Comm on Assignment
Assigned to Appropriations I

Jun 14 Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor RYDER
Added As A Joint Sponsor HARRIS

Committee Appropriations I
SB-0435

WATSON, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAF- FER.

Makes appropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Deletes everything. Appropriates various amounts from the Road Fund and other Funds for various purposes. Effective July 1, 1989.

SENATE AMENDMENT NO. 6.
Increases certain line item appropriations from the Road Fund for day labor.

SENATE AMENDMENT NO. 7.
Reduces non-personal services lines from various funds throughout and increases Statewide line in distribution of DOT project monies.

SENATE AMENDMENT NO. 8.
Changes certain line items from the Road Fund for capital improvements.

SENATE AMENDMENT NO. 9.
Appropriates $100,000 for a highway feasibility study.

SENATE AMENDMENT NO. 10.
Appropriates $15,000 for water line adjustments, City of Sessor.

SENATE AMENDMENT NO. 11.
Appropriates $400,000 for IL River Banks shoreline erosion controls.

SENATE AMENDMENT NO. 12.
Appropriates $200,000 for curbing & related projects in Streator.

SENATE AMENDMENT NO. 13.
Appropriates $675,000 for Chicago el station improvements.

SENATE AMENDMENT NO. 14.
Appropriates $400,000 for curbing and guttering in LaSalle.

STATE DEBT IMPACT NOTE
Financing costs of SB-435 appropriations $57.7 million
Financing costs of additional appropt. $161.7 million
Total debt impact $219.4 million

HOUSE AMENDMENT NO. 1.
Increases operations amounts from GRF and the Road Fund.

HOUSE AMENDMENT NO. 2.
Increases amounts for State’s share of operating deficits for intercity rail passenger service.

HOUSE AMENDMENT NO. 3. (House recedes July 1, 1989)
Appropriates $600,000 to the Dept. of Transportation for the purpose of resurfacing 69th and 76th Streets from Lafayette Street to Halsted Street in the City of Chicago.

HOUSE AMENDMENT NO. 4. (House recedes July 1, 1989)
Appropriates $1,000,000 to the Department of Transportation for the cost in the implementation of a comprehensive removal of siltation from the Kankakee River.
HOUSE AMENDMENT NO. 5. (House recedes July 1, 1989)
Appropriates $1,500,000 to the Dept. of Transportation for construction of North Avenue at Austin Street in the City of Chicago.

HOUSE AMENDMENT NO. 6. (House recedes July 1, 1989)
Appropriates $300,000 to the Dept. of Transportation for engineering and construction of parking spaces on Stoney Island Avenue between 86th and 88th Streets in the City of Chicago.

HOUSE AMENDMENT NO. 7. (House recedes July 1, 1989)
Appropriates $700,000 to the Dept. of Transportation for engineering and construction of Springfield Road in Peoria.

HOUSE AMENDMENT NO. 8. (House recedes July 1, 1989)
Appropriates $100,000 to the Dept. of Transportation for a study of the feasibility of constructing an east-west freeway through northern Kankakee County.

HOUSE AMENDMENT NO. 9. (Tabled June 21, 1989)
Appropriates $160,000 to purchase 5 miles of Penn Central Railroad right-of-way to be transferred to the Village of Frankfurt and the Will County Forest Preserve District for the purposes of developing a bike/recreation trail, to be known as the Old Plank Road Trail.

HOUSE AMENDMENT NO. 10. (House recedes July 1, 1989)
Increases appropriation to the Dept. of Transportation for administrative expenses incurred in connection with the purposes of Section 18 of the Federal Urban Mass Transportation Act of 1964.

HOUSE AMENDMENT NO. 11. (House recedes July 1, 1989)
Appropriates $250,000 to improve the street lighting signals at 74th & Halsted, 76th & Halsted, 76th & Morgan, and 78th & Halsted Streets.

HOUSE AMENDMENT NO. 12. (House recedes July 1, 1989)
Increases appropriation to Dept. of Transportation for expenditure by the Division of Water Resources for the evaluation of regional stormwater management practices in northeastern IL.

HOUSE AMENDMENT NO. 13. (House recedes July 1, 1989)
Increases contractual services (Road Fund) in Div. of Aeronautics Operations.

HOUSE AMENDMENT NO. 14.
Increases appropriation for Chain O'Lakes and Fox River Dredging.

HOUSE AMENDMENT NO. 15. (House recedes July 1, 1989)
Appropriates $641,100 to the Dept. of Transportation for the installation of streetlights in the City of Northlake.

HOUSE AMENDMENT NO. 16. (House recedes July 1, 1989)
Appropriates $150,000 to the Dept. of Transportation's Division of Water Resources to assist the Lake Fork Drainage District.

HOUSE AMENDMENT NO. 17. (House recedes July 1, 1989)
Appropriates $500,000 to the Dept. of Transportation for a feasibility study of rerouting F.A.P. 420 (U.S. Route 12) around Volo Bog.

HOUSE AMENDMENT NO. 18. (House recedes July 1, 1989)
Appropriates $350,000 to the Dept. of Transportation for the replacement of the Irving Park Road viaduct under the Soo Line Railroad in Schiller Park.

HOUSE AMENDMENT NO. 19. (House recedes July 1, 1989)
Appropriates $15,000 to the Dept. of Transportation for a feasibility study for a second bridge over the Fox River in the City of Batavia.

HOUSE AMENDMENT NO. 20. (House recedes July 1, 1989)
Appropriates $250,000 to the Dept. of Transportation for planning, improvements, construction and reconstruction of Jeans Road between Madison Street and Illinios Route in Downers Grove Township.

HOUSE AMENDMENT NO. 21. (House recedes July 1, 1989)
Appropriates $500,000 to the Dept. of Transportation for the planning, improvement, construction and reconstruction of Gilbert Avenue between Ogden Avenue and 47th Street in the Villages of Western Springs and LaGrange.

HOUSE AMENDMENT NO. 22. (House recedes July 1, 1989)
Appropriates $150,000 to the Dept. of Transportation for a sight fence and landscaping on the south side of Interstate 290 between IL Route 53 and East Itasca Road and directly off Lake Street.
HOUSE AMENDMENT NO. 23. (House recedes July 1, 1989)
Increases amount appropriated from Capital Development Fund to DOT for projects of the Div. of Water Resources.

HOUSE AMENDMENT NO. 24. (House recedes July 1, 1989)
Adds $250,000 to DOT for Green Bay biketrail in Cook County.

HOUSE AMENDMENT NO. 26. (House recedes July 1, 1989)
Adds $425,000 to DOT for Joliet purchase of a right of way.

CONFERENCE COMMITTEE REPORT NO. 1, CORRECTED.
Recommends that the Senate concur in H-am 1, 2 and 14
Recommends that the House recede from 3 through 8, 10 through 13, 15 through 24.

Recommends that the bill be further amended as follows:
Makes adjustments in the line items for operations and programs of DOT.

GOVERNOR MESSAGE
Vetoes various water resources projects totaling $12,925,000 in Kankakee River, Logan County, DuPage County and LaSalle/Peru. Reduces appropriation for remaining water resources projects by a total of $700,000.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations I
May 03 Waive Posting Notice 7C Committee Appropriations I
May 17 Placed Calndr,Second Reading
Recommended do pass 024-000-000
May 24 Second Reading
Amendment No.01 CARROLL 029-028-000 Adopted
Amendment No.02 SEVERNS 029-029-000 Lost
Amendment No.03 CARROLL 029-029-000 Lost
Amendment No.04 SEVERNS 029-029-000 Lost
Amendment No.05 SEVERNS 029-029-000 Lost
Amendment No.06 SEVERNS 029-029-000 Adopted
Amendment No.07 SEVERNS 031-027-000 Adopted
Amendment No.08 SEVERNS 032-026-000 Adopted
Amendment No.09 WELCH 030-028-000 Adopted
Amendment No.10 REA 030-028-000 Adopted
Amendment No.11 WELCH 030-027-000 Adopted
Amendment No.12 WELCH 031-027-000 Adopted
Amendment No.13 LECHOWICZ 030-028-000 Adopted
Amendment No.14 WELCH 030-028-000 Adopted

Placed Calndr,Third Reading
May 26 Third Reading - Passed 055-001-000
May 30 Arrive House
Placed Calendr,First Reading
May 31 Hse Sponsor MAYS
First reading Rfrd to Comm on Assignment
Assigned to Appropriations I

Jun 07 Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor TATE
Added As A Joint Sponsor BLACK
Added As A Joint Sponsor PARCELLS
State Debt Note Filed
Committee Appropriations I
Jun 15  
Amendment No.01 APPROP I Adopted  
Amendment No.02 APPROP I Adopted  
Amendment No.03 APPROP I Adopted  
Amendment No.04 APPROP I Adopted  
Amendment No.05 APPROP I Adopted  
Amendment No.06 APPROP I Adopted  
Amendment No.07 APPROP I Adopted  
Amendment No.08 APPROP I Adopted  
Amendment No.09 APPROP I Adopted  
Amendment No.10 APPROP I Adopted  
Amendment No.11 APPROP I Adopted  
Amendment No.12 APPROP I Adopted  
Amendment No.13 APPROP I Adopted  
Amendment No.14 APPROP I Adopted  
Amendment No.15 APPROP I Adopted  
Amendment No.16 APPROP I Adopted  
Amendment No.17 APPROP I Adopted  
Amendment No.18 APPROP I Adopted  
Amendment No.19 APPROP I Adopted  
Amendment No.20 APPROP I Adopted  
Amendment No.21 APPROP I Adopted  
Amendment No.22 APPROP I Adopted  
Recommended do pass as amend
025-002-000

Placed Calndr, Second Reading

Jun 20  
Second Reading
Held on 2nd Reading

Jun 21  
Mtn Prevail - Table Amend No 09
Amendment No.23 MAYS Adopted  
Amendment No.24 PARCELLS Adopted  
Amendment No.25 VANDUYNE Withdrawn  
Amendment No.26 LEVERENZ Adopted

Placed Calndr, Third Reading  
Third Reading - Passed 113-003-001

Jun 23  
Sec. Desk Concurrence 01,02,03,04,05,06,  
Sec. Desk Concurrence 07,08,10,11,12,13,  
Sec. Desk Concurrence 14,15,16,17,18,19,  
Sec. Desk Concurrence 20,21,22,23,24,26

Jun 27  
S Noncncrs in H Amend. 01,02,03,04,05,06  
S Noncncrs in H Amend. 07,08,10,11,12,13  
S Noncncrs in H Amend. 14,15,16,17,18,19  
S Noncncrs in H Amend. 20,21,22,23,24,26  
Speaker's Table, Non-concur 01,02,03,04,05,06  
Speaker's Table, Non-concur 07,08,10,11,12,13  
Speaker's Table, Non-concur 14,15,16,17,18,19  
Speaker's Table, Non-concur 20,21,22,23,24,26

Jun 28  
H Refuses to Recede Amend 01,02,03,04,05,06,  
H Refuses to Recede Amend 07,08,10,11,12,13,  
H Refuses to Recede Amend 14,15,16,17,18,19,  
H Refuses to Recede Amend 20,21,22,23,24,26  
H Requests Conference Comm 1ST  
Hse Conference Comm Apptd 1ST/MCPIKE,  
BOWMAN, LEVERENZ,  
RYDER AND MAYS

Jun 29  
Sen Accede Req Conf Comm 1ST  
Sen Conference Comm Apptd 1ST/CARROLL  
SEVERNS, SAVICKAS  
ETHEREDGE &  
WATSON

Jun 30  
House report submitted
House Conf. report Adopted 1ST CORRECTED  
105-006-004

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

Both House Adopted Conf rpt 1ST CORRECTED  
Passed both Houses
SB-0435—Cont.

Jul 14 Sent to the Governor
Jul 26 Governor item reduction
PUBLIC ACT 86-0119 Effective date 89-07-26
Placed Cal. Item/Red. Veto
Oct 19 Item/reduction veto stands. PA/86-0119

SB-0436 WATSON, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHaffer.

Makes reappropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Deletes everything. Makes reappropriations to DOT for highway projects, engineering & consulting contracts, airport improvements and other expenditures.

HOUSE AMENDMENT NO. 1.
Reduces and consolidates numerous reappropriations.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Waive Posting Notice 7C Assigned to Appropriations I
May 03 Committee Appropriations I
May 17 Recommended do pass 024-000-000
May 24 Second Reading Placed Calndr,Second Readng
Amendment No.01 CARROLL 030-028-000 Adopted
May 26 Third Reading - Passed 056-000-000
May 30 Arrive House Placed Calendar,First Reading
May 31 Hse Sponsor MAYS First reading Rfrd to Comm on Assignment
Jun 07 Added As A Joint Sponsor DANIELS Assigned to Appropriations I
Jun 07 Added As A Joint Sponsor TATE
Jun 07 Added As A Joint Sponsor BLACK
Jun 07 Added As A Joint Sponsor PARCELS
Jun 15 Amendment No.01 APPROP I Committee Appropriations I
Jun 15 Adopted Recommded do pass as amend 025-002-000
Jun 20 Second Reading Placed Calendar,Second Reading
Jun 21 Held on 2nd Reading
Jun 21 Third Reading - Passed 115-001-001
Jun 23 Sec. Desk Concurrence 01
Jun 27 S Concurs in H Amend. 01/058-000-000 Passed both Houses
Jun 29 Sent to the Governor Governor approved
PUBLIC ACT 86-0007 Effective date 89-07-01

SB-0437 MAITLAND, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHaffer.

Makes appropriations for the ordinary and contingent expenses of the Department on Aging for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Increases grants for Nutrition Services.

SENATE AMENDMENT NO. 4.
Decreases personal services and related lines in Div. of Administrative Compliance.
SENATE AMENDMENT NO. 5.
Increases grants for Foster Grandparent Program.

SENATE AMENDMENT NO. 6.
Adds $1,600,000 for Elder Abuse and Neglect Act.

SENATE AMENDMENT NO. 7.
Adds $1,300,000 to raise the level of exempt income for clients of the Community Care Program.

SENATE AMENDMENT NO. 8.
Adds $12,000,000 for purchase of homemaker and related services.

SENATE AMENDMENT NO. 9.
Corrects reference to decrease made in S-am 1 to refer to a decrease in the grant line for the Retired Senior Volunteer Program.

SENATE AMENDMENT NO. 10.
Decreases personal services and related lines throughout. Decreases contractual in Management Information Services, Long-Term Care Systems Development in Distributive Items and Case Coordination Units in Grants-in-Aid.

HOUSE AMENDMENT NO. 1.
Deletes the enacting clause. Purports to make an appropriation to the Department on Aging as follows: from the General Revenue Fund, $99,748,700; from the Services for Older Americans Fund, $45,416,300.

HOUSE AMENDMENT NO. 2.
Recuces personal services and related lines by $98,500.

HOUSE AMENDMENT O. 3.
Further reduces personal services and related lines by $522,130.

HOUSE AMENDMENT NO. 5. (Tabled June 21, 1989)
Appropriates $2,000,000 for longevity increases for chore housekeeping and homemaker services.

HOUSE AMENDMENT NO. 6. (Tabled June 21, 1989)
Appropriates $1,000,000 for chore housekeeping increases.

HOUSE AMENDMENT NO. 7.
Appropriates $102,500 for the Suburban Area Agency on Aging.

HOUSE AMENDMENT NO. 8.
Appropriates $1,600,000 for implementation of the Elder Abuse and Neglect Act.

HOUSE AMENDMENT NO. 10.
Increases appropriation for Foster Grandparents grants.

HOUSE AMENDMENT NO. 11.
Increases appropriation for Retired Senior Volunteer Program by $85,000.

HOUSE AMENDMENT NO. 13.
Appropriates $60,000 for Grant-in-Aid to Resource Center for the Elderly for utilization of the On-line Resource System Community Resource Data Base.

HOUSE AMENDMENT NO. 14.
Increases appropriation to the Area Agencies on Aging for costs for home delivered meals and mobile food equipment.

HOUSE AMENDMENT NO. 15.
Appropriates $3,360,000 for community based services grants.

HOUSE AMENDMENT NO. 16.
Makes technical change in amendatory language referring to deleting everything after the enacting clause instead of deleting the enacting clause itself.

HOUSE AMENDMENT NO. 20.
Adds $60,000 in Office of Director for the Senior Meal Program. Increases line item for grants for nutrition services.

GOVERNOR MESSAGE

Reduces appropriations from the Department of Aging for delivered meals and mobile food equipment.

GENERAL ASSEMBLY RESTORATIONS

Restores a total of $3,360,000 for grants for home-delivered medals and community-based services through the Department on Aging.
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SB-0438 MAITLAND, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Department of Children and Family Services for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Appropriates $2,500,000 to DCFS for Parents Too Soon Program.

SENATE AMENDMENT NO. 2.
Increases grant lines for Protective/Family Maintenance Day Care, Consolidated Day Care and Local Effort Day Care Services.

SENATE AMENDMENT NO. 3.
Decreases personal services and various operations lines from GRF in certain specified Divisions.

SENATE AMENDMENT NO. 4.
Decreases GRF personal services and operations lines in additional specified Divisions.

SENATE AMENDMENT NO. 5.
Makes further decreases in personal services and various operations lines from GRF.

SENATE AMENDMENT NO. 6.
Reduces non-personal services GRF operations lines.

SENATE AMENDMENT NO. 7.
Deletes authorization for DCFS to reapporportion appropriations in Grants-in-Aid or Regional Offices Div.
SENATE AMENDMENT NO. 8.
Restores GRF amounts for Consolidated Day Care grants.

SENATE AMENDMENT NO. 9.
Restores GRF amounts for Protective/Family Maintenance Day Care and Day Care Infant Mortality grants.

SENATE AMENDMENT NO. 10.
Increases grants for various Youth and Community Services.

SENATE AMENDMENT NO. 11.
Decreases grant for Foster Homes and Specialized Foster Care and adds appropriation for Foster Care Initiative services.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)
Increases personal services-related lines.

HOUSE AMENDMENT NO. 2.
Appropriates $200,000 for Homeless Youth Services.

HOUSE AMENDMENT NO. 3.
Appropriates $1,350,000 for a Day Care Resource and Referral Program and a low interest loan program to facilities for low income families.

HOUSE AMENDMENT NO. 4.
Appropriates $4,000,000 to DCFS to implement average caseload standard requirements.

HOUSE AMENDMENT NO. 5. (House recedes June 30, 1989)
Increases various grant amounts.

HOUSE AMENDMENT NO. 6. (House recedes June 30, 1989)
Increases amounts appropriated to DCFS for its ordinary and contingent expenses.

HOUSE AMENDMENT NO. 7.
Appropriates $272,400 for Cook County Shelter Network; $127,600 for Herrick Children's Center. Decreases amount for DCFS training Dept. staff and increases amount for foster care and adoption care training services.

HOUSE AMENDMENT NO. 8.
Changes designation to FY90 for juvenile justice planning and action grants.

HOUSE AMENDMENT NO. 9. (House recedes June 30, 1989)

GOVERNOR MESSAGE
Reduces appropriations for the Parents Too Soon Program.

Apr 05 1989  First reading   Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations II
May 12  Waive Posting Notice 7C   Committee Appropriations II
May 17  Recommended do pass as amend 016-000-000
Placed Calndr,Second Reading
May 25  Second Reading
Amendment No.01  APPROPI I  Adopted
Amendment No.02  WATSON  Adopted
Amendment No.03  HALL  030-029-000  Adopted
Amendment No.04  HALL  030-029-000  Adopted
Amendment No.05  HALL  030-028-000  Adopted
Amendment No.06  HALL  030-028-000  Adopted
Amendment No.07  WELCH  030-027-000  Adopted
Amendment No.08  WELCH  030-027-000  Adopted
Amendment No.09  WELCH  & SMITH
MAITLAND – WATSON – DONAHUE – DUNN, R, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Department of Corrections for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 3.

Reduces personal services line items for the Operations of General Office by $100,000.

SENATE AMENDMENT NO. 4.

Further reduces personal services in Operations of General Office by $47,000. Reduces personal services in Community Services by $49,400.

HOUSE AMENDMENT NO. 1.

PUBLIC ACT 86-0121 Effective date 89-07-26

Passed both Houses
Decreases various operations lines in all Divisions except Correctional Industries.

HOUSE AMENDMENT NO. 2. (Tabled June 21, 1989)
Decreases personal services and related lines for Dwight Correctional Center.

HOUSE AMENDMENT NO. 3.
Makes further adjustments for Dwight Correctional Center in personal services and related lines and contractual line.

HOUSE AMENDMENT NO. 4.
Restores operations funds in Harrisburg Youth Center, Dixon Correctional Center, and East Moline Correctional Center.

HOUSE AMENDMENT NO. 6.
Increases contractual services, commodities and equipment.

Increases appropriations for the ordinary and contingent expenses of the Health Care Cost Containment Council for the fiscal year beginning July 1, 1989.

PUBLIC ACT 86-0056 Effective date 89-07-13

SB-0440 HAWKINSON, PHILIP, WEAVER, S, DEANGELIS, DAVIDSON AND SCHAFFER.

SENATE AMENDMENT NO. 1.
Deletes everything in the bill. Decreases amounts appropriated from the General Revenue Fund and the Health Care Cost Containment Council for its ordinary and contingent expenses.

SENATE AMENDMENT NO. 2.
Increases GRF amounts for ordinary and contingent expenses.

HOUSE AMENDMENT NO. 1.
Increases Contractual Services.

HOUSE AMENDMENT NO. 4.
Increases personal services.

May 31
First reading

Second Reading

Amendment No.01
APPROP II
030-029-000

Amendment No.02
HAWKINSON
Adopted

Placed Calndr,Third Reading

May 26
Third Reading - Passed 054-002-000

May 30
Arrive House

Placed Calendr,First Reading

May 31
Hse Sponsor RYDER

First reading

Rfrd to Comm on Assignment

Assigned to Appropriations II

Recommended do pass as amend

012-000-000

Placed Calndr,Second Reading

Jun 15
Added As A Joint Sponsor DANIELS

Added As A Joint Sponsor MAYS

Added As A Joint Sponsor WOJCIK

Amendment No.01
APPROP II
Adopted

Amendment No.02
APPROP II
Withdrawn

Recommended do pass as amend

021-000-000

Placed Calndr,Second Reading

Jun 20
Second Reading

Held on 2nd Reading

Jun 21
Amendment No.03
BOWMAN
Withdrawn

Amendment No.04
BOWMAN
Adopted

Placed Calndr,Third Reading

Third Reading - Passed 117-000-000

Jun 23
Sec. Desk Concurrence 01,04

Jun 27
S Concurs in H Amend. 01,04/055-000-000

Passed both Houses

Jul 13
Sent to the Governor

Governor approved

PUBLIC ACT 86-0057 Effective date 89-07-13

SB 0441
SCHAFFER, PHILIP, WEAVER, S, DEANGELIS AND DAVIDSON.

Makes appropriations for the ordinary and contingent expenses of the Department of Mental Health and Developmental Disabilities for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Includes appropriation for a grant to Family Service and Mental Health Center of South Cook County.

SENATE AMENDMENT NO. 4.
In DMHDD Section for community-based programs, deletes line item for Mentally Ill Individuals in Residential Rehabilitation Facilities and increases line item for Preadmission Screening and Initial Reviews of Nursing Facility Residents.
SENATE AMENDMENT NO. 5.
Makes technical correction to a line number reference.

SENATE AMENDMENT NO. 7.
Appropriates a total of $2,000,000 for grants for Child and Adolescent programs.

SENATE AMENDMENT NO. 8.
Appropriates $1,000,000 for the Teen Suicide Prevention program.

SENATE AMENDMENT NO. 9.
Appropriates a total of $3,138,800 for OCE of the various developmental centers.

SENATE AMENDMENT NO. 10.
Includes line items throughout divisions for staff enhancements for parity.

HOUSE AMENDMENT NO. 1.
Makes numerous changes in appropriations for grants-in-aid and purchased care in Central Office. Removes funding for certain programs. Makes other changes.

HOUSE AMENDMENT NO. 2.
Adds funding for teen suicide prevention.

HOUSE AMENDMENT NO. 3.
Adds funding for community based Child and Adolescent programs for developmentally disabled.

HOUSE AMENDMENT NO. 4.
Appropriates funds for salary and benefit increases for recruiting and retaining staff.

HOUSE AMENDMENT NO. 5.
Breaks into line items appropriation for OBRA-87. Replaces funding for operations of the various Mental Health & Developmental Centers.

HOUSE AMENDMENT NO. 6. (Tabled June 21, 1989)
Makes further adjustments in the operations lines of the institutions under the Dept. of Mental Health and Developmental Disabilities.

GOVERNOR MESSAGE
Vetoes funding for Teen Suicide Prevention and Purchased Care Community Program expenses. Makes reductions in personal services and related lines of the various mental health and developmental disabilities centers.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Waive Posting Notice 7C Assigned to Appropriations II
May 12 Committee Appropriations II Recommded do pass as amend
May 17 016-000-000
May 25 Placed Calndr,Second Readng Amendment No.01 APPRO II Adopted
Second Reading Amendment No.02 HALL Lost
Amendment No.03 HALL Lost
Amendment No.04 WELCH Adopted
Amendment No.05 KELLY Adopted
Amendment No.06 CARROLL Lost
Amendment No.07 SMITH Adopted
Amendment No.08 MAROVITZ & SMITH Adopted
Amendment No.09 KELLY Adopted
Amendment No.10 CARROLL Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 055-000-001
May 30 Arrive House
Placed Calendr,First Readng
SB-0442  MAITLAND, PHILIP, WEAVER,S, DEANGELIS, DAVIDSON AND SCHELLER.

Makes appropriations for the ordinary and contingent expenses of the Department of Public Health for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Decreases personal services-related lines in Office of Health Regulation: Operations and line item for administering the Clinical Laboratories and Blood Bank Act in Public Health Laboratories.

SENATE AMENDMENT NO. 2.
Decreases personal services and related lines throughout.

SENATE AMENDMENT NO. 3.
Further decreases personal services and related lines.

SENATE AMENDMENT NO. 5.
Further decreases personal services and related lines in Director’s Office.

SENATE AMENDMENT NO. 6.
Decreases grants for FY88 and FY89 in Office of Health Services.

SENATE AMENDMENT NO. 7.
Deletes amounts in Office of Health Services: Operations for Prevention of Developmental Disabilities program and Immigration Reform & Control Act program implementation.

SENATE AMENDMENT NO. 8.
Increases grant line item for assistance for rape victims.

SENATE AMENDMENT NO. 9.
Appropriates $250,000 for Westtown Infant Mortality Reduction Initiative Network in Chicago.
SENATE AMENDMENT NO. 10.
Increases grant line item for Alzheimer’s Disease Assistance Act.

SENATE AMENDMENT NO. 11.
Increases grant line item for medical care for hemophiliacs.

SENATE AMENDMENT NO. 12.
Increases grants for Public & Private Agencies for Problem Pregnancies, Perinatal Services, reduction of infant mortality.

SENATE AMENDMENT NO. 14.
Appropriates $1,000,000 for support of community health centers.

SENATE AMENDMENT NO. 15.
Restores personal services-related lines in Office of Health Regulation: Operations and line item for administering the Clinical Laboratories and Blood Bank Act in Public Health Laboratories.

HOUSE AMENDMENT NO. 1. (Tabled June 21, 1989)
Decreases personal services.

HOUSE AMENDMENT NO. 2.
Specifies that the operational expenses of Programs for Early Intervention for Infants and Toddlers will be paid out of the Public Health Federal Projects Fund.

HOUSE AMENDMENT NO. 3. (Tabled June 21, 1989)
Appropriates $146,500 for a nutrition outreach and public education program.

HOUSE AMENDMENT NO. 7. (Tabled June 21, 1989)

HOUSE AMENDMENT NO. 14.
Deletes $1,000,000 for support and assistance to community health centers.

HOUSE AMENDMENT NO. 15. (House recedes June 30, 1989)
Adds $225,000 line in Directors Office for operations of a Center for Rural Health. Adds $100,000 in Administrative Services Office for operations of Social Security Enumeration at Birth Project. Adds amounts for reappropriation to Dept. of Public Health for various purposes connected with the Immigration Reform and Control Act of 1986. Increases operations lines and adds line for additional services under the Women, Infants and Children Program. Specifies that various programs in Office of Health Services are funded from the Public Health Federal Projects Fund. Includes grant line for teen parent employment training programs. Increases reappropriation grants under Office of Health Services for federal FY89. Increases grant in Office of Health Protection for vaccines for early periodic screening, diagnosis & treatment providers.

HOUSE AMENDMENT NO. 18. (House recedes June 30, 1989)
Appropriates $1 for grants to Champaign County Health Dept. for AIDS education. Reduces education and services line item in Office of Health Protection: AIDS.

HOUSE AMENDMENT NO. 21. (House recedes June 30, 1989)
Reworks funding to Dept. of Public Health for Grants to include additional grant lines. Increases operations funding for expenses of programs for AIDS.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate concur in H-ams 2 and 14.
Recommends that the House recede from H-ams 15, 18 and 21.
Recommends that the bill be further amended as follows:
Appropriates funds for a Rural Health Center, for applications for Social Security numbers for newborns, for implementation of the Immigration Reform and Control Act and other expenses and programs of the Dept. of Public Health.

GOVERNOR MESSAGE
Vetoes grant line items for Champaign County Gay Community AIDS Project, local health dept. Name-Linked Partner Notification and Chi. Westtown Infant Mortality Reduction Initiative Network. Makes a total reduction of 1,119,000 in health services grant lines under the Alzheimer’s Disease Assistance Act and Hemophiliac medical services.
GENERAL ASSEMBLY RESTORATIONS
Restores $600,000 to the line item for Alzheimer’s Disease Assistance Act.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations II
May 12 Waive Posting Notice 7C Committee Appropriations II
May 17 Placed Calndr,Second Reading
May 25 Second Reading
   Amendment No.01 HALL Adopted
   Amendment No.02 HALL Adopted
   Amendment No.03 HALL Adopted
   Amendment No.04 HALL Lost
   Amendment No.05 WELCH Adopted
   Amendment No.06 WELCH Adopted
   Amendment No.07 WELCH Adopted
   Amendment No.08 NETSCH & JOYCE,JJ Adopted
   Amendment No.09 SMITH & DEL VALLE Adopted
   Amendment No.10 HALL Adopted
   Amendment No.11 JOYCE,JJ & DEANGELIS Adopted
   Amendment No.12 SMITH Adopted
   Amendment No.13 COLLINS Lost
   Amendment No.14 DEMUZIO & HOLMBERG: Adopted
   Amendment No.15 MAITLAND Adopted
May 26 Third Reading - Passed 056-000-000
May 30 Arrive House First reading Rfrd to Comm on Assignment
   Assigned to Appropriations II
May 31 Hse Sponsor RYDER
   First reading Rfrd to Comm on Assignment
   Assigned to Appropriations II
Jun 15 Added As A Joint Sponsor DANIELS
   Added As A Joint Sponsor MAYS
   Added As A Joint Sponsor LEITCH
   Amendment No.01 APPROP II Adopted
   Amendment No.02 APPROP II Adopted
   Amendment No.03 APPROP II Adopted
   Amendment No.04 APPROP II Lost
   Amendment No.05 APPROP II Withdrawn
   Amendment No.06 APPROP II Lost
   Amendment No.07 APPROP II Adopted
   Amendment No.08 APPROP II Withdrawn
Placed Calndr,Second Reading
Jun 20 Second Reading
   Held on 2nd Reading
Jun 21 Mtn Prevail -Table Amend No 01
   Mtn Prevail -Table Amend No 03
   Mtn Prevail -Table Amend No 07
SB-0442—Cont.

Jun 21—Cont. Amendment No.09 RYDER Withdrawn
Amendment No.10 RYDER Withdrawn
Amendment No.11 RYDER Lost
Amendment No.12 RYDER Withdrawn
Amendment No.13 RYDER Withdrawn
Amendment No.14 LEVERENZ Adopted
Amendment No.15 RYDER Adopted
Amendment No.16 RYDER Lost
Amendment No.17 DEUCHLER Lost

040-071-002
Amendment No.18 JOHNSON Adopted
Amendment No.19 RYDER Withdrawn
Amendment No.20 BOWMAN Withdrawn
Amendment No.21 RYDER Adopted

Placed Calndr,Third Reading
Third Reading - Passed 117-000-000

Jun 23 Sec. Desk Concurrence 02,14,15,18,21

Jun 28 S Nonconcns in H Amend. 02,14,15,18,21
Speaker’s Table, Non-concur 02,14,15,18,21
H Refuses to Recede Amend 02,14,15,18,21
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MCPIKE,
BOWMAN, LEVERENZ, RYDER AND MAYS

Jun 29 Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/HALL
WELCH, HOLMBERG,
MAITLAND & ETHEREDGE

House report submitted

Jun 30 Senate report submitted
Senate Conf. report Adopted 1ST/058-000-000
House Conf. report Adopted 1ST/111-001-001
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 14 Sent to the Governor

Jul 26 Governor item reduction
PUBLIC ACT 86-0123 Effective date 89-07-26
Placed Cal. Item/Red. Veto

Oct 18 Mtn filed overrde red/veto CARROLL
PG.11 LINE 8
3/5 vote required
Override red/veto Sen-pass 057-000-000
Placed Cal. Item/Red. Veto

Oct 19 Placed Cal. Item/Red. Veto

Oct 25 Mtn filed overrde red/veto 01/BOWMAN
PG 11 & LN 8
Placed Cal. Item/Red. Veto

Nov 02 PG 11 & LN 8

Nov 03 Override red/veto Hse-pass 105-001-006

SB-0443 FAWELL, PHILIP, WEAVERS, DEANGELIS, DAVIDSON AND SCHAFFER.

Makes appropriations for the ordinary and contingent expenses of the Department of Rehabilitation Services for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Decreases amounts from Old Age Survivors Insurance Fund for OCE.

SENATE AMENDMENT NO. 3.
Decreases GRF amounts for contractual services in Rehabilitation Services Bureaus.

SENATE AMENDMENT NO. 4.
Increases GRF amounts for specified Centers for Independent Living and the Coalition of Citizens with Disabilities.
SENATE AMENDMENT NO. 5.
Deletes GRF amounts for Administrative purposes.

SENATE AMENDMENT NO. 7. Appropriates GRF amounts for Indirect Cost Principles/Interfund Transfer Payable to the Vocational Rehabilitation Fund.

HOUSE AMENDMENT NO. 1.
Reduces personal services and related lines.

HOUSE AMENDMENT NO. 2.
Reduces personal services and related lines from Vocational Rehabilitation Fund in Rehabilitation Services Bureaus.

HOUSE AMENDMENT NO. 3.
Provides that certain reappropriations shall go to rehabilitation services for adults, instead of individuals.

HOUSE AMENDMENT NO. 4.
Increases grants lines for rehabilitation services bureaus in Alton, Springfield and St. Clair County.

HOUSE AMENDMENT NO. 5. (Tabled June 21, 1989)
Increases grants lines for rehabilitation services for individual case services.

HOUSE AMENDMENT NO. 6.
Increases line for Scandinavian Lekotek Play Libraries.

HOUSE AMENDMENT NO. 8.
Appropriates funds for Summer Program for Multihandicapped and for Summer Vocational Program for Hearing Impaired Adolescents.

HOUSE AMENDMENT NO. 9.
Includes grant line item for rehabilitation service bureau in Kankakee.

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Committee Actions:

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations II
May 12 Waive Posting Notice 7C Committee Appropriations II
May 17 Recommended do pass 016-000-000

May 25 Second Reading
Amendment No. 01 HALL Adopted
Amendment No. 02 HALL Lost
Amendment No. 03 HALL Adopted
Amendment No. 04 ROCK Adopted
Amendment No. 05 CARROLL Adopted
Amendment No. 06 MAITLAND RULED OUT OF ORDER
Amendment No. 07 MAITLAND Adopted

May 26 Third Reading - Passed 056-000-000
May 30 Arrive House
May 31 Hse Sponsor RYDER

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Jun 15 Added As A Joint Sponsor DANIELS
Added As A Joint Sponsor MAYS
Added As A Joint Sponsor DEUCHLER

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 Lost
Amendment No. 08 APPROP II Adopted

Recommended do pass as amend
021-000-000

Placed Calndr, Second Reading
SB-0443—Cont.

Jun 20  Second Reading
    Held on 2nd Reading

Jun 21  Amendment No.09  Mtn Prevail - Table Amend No 05
    NOVAK  Adopted
    055-048-003

Amendment No.10  BOWMAN  Withdrawn
    Placed Calndr, Third Reading
    Third Reading - Passed 117-000-000

Jun 21  Sec. Desk Concurrence 01,02,03,04,06,08,
    Sec. Desk Concurrence 09

Jun 30  S Concurs in H Amend. 01,02,03,04,06,08
    S Concurs in H Amend. 09

      057-002-000

Jul 14  Passed both Houses
    Sent to the Governor
    Governor approved

PUBLIC ACT 86-0065 Effective date 89-07-14

SB-0444  BARKHAUSEN.
(Ch. 38, par. 1005-6-3.1)

Amends the Unified Code of Corrections. Provides that no period of supervision
for reportable motor vehicle violations established under The Illinois Vehicle Code
shall be for more than one year. Provides that a defendant may receive only one su-
pervision for reportable motor vehicle violations.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0445  BARKHAUSEN.
(Ch. 38, par. 2-8)

Amends the Criminal Code of 1961. Limits the type of aggravated battery in-
cluded in the definition of forcible felony.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0446  BARKHAUSEN.
(Ch. 38, new par. 32-11)

Amends the Criminal Code of 1961. Prohibits anyone from soliciting business
upon any courthouse property relating to the employment of legal counsel. Exempts
attorneys appointed through a lawyer referral plan which has been approved by the
chief judge of the judicial circuit.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0447  HAWKINSON.
(Ch. 38, par. 116-2)

Amends the Code of Criminal Procedure of 1963. Provides that a motion in ar-
rest of judgment attacking the indictment, information, or complaint on the ground
that it does not charge an offense shall be denied if the indictment, information or
complaint apprised the accused of the precise offense charged with sufficient speci-
ficity to prepare his defense and allow pleading a resulting conviction as a bar to fu-
ture prosecution arising out of the same conduct.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0448  HAWKINSON.
(Ch. 38, par. 114-1, new par. 114-1.1)

Amends the Code of Criminal Procedure to provide that improper place of trial is
not grounds for dismissal of a criminal charge and to provide that improper venue
must be raised by the defendant before trial, that venue is not an element of an offense and to establish procedures for raising the venue issue.

SB-0449 SEVERNS.

Amends The School Code. Raises the compulsory school attendance age from 16 to 18.

HOUSE AMENDMENT NO. 1.

Provides that students attending a truants alternative and optional education program are not required to attend the public school.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED
(State Board of Education)
Additional cost for approximately 8,000 students expected to enroll in alternative education programming will be approximately $12 million.

STATE DEBT IMPACT NOTE, AS AMENDED
Senate Bill 0449 as amended has no impact on State debt.

FISCAL NOTE, AS AMENDED (State Board of Education)
No change from State Mandates Act Fiscal Note, filed previously
SB-0449—Cont.

Jun 13
Jun 14
Jun 15
Jun 22
Jun 23
Jun 27
Jun 30
Jul 01

Second Reading
Held on 2nd Reading
State Debt Note Filed AS AMENDED Fiscal Note filed
Placed Calndr, Third Reading
3d Reading Consideration PP Calendar Consideration PP.
Third Reading - Passed 068-048-000
Sec. Desk Concurrence 01
Motion TO CONCUR ON Motion failed
Motion filed TO RECONSIDER VOTE Motion prevailed 032-020-000
SENATE RECONSIDERS S Noncncrs in H Amend. 01/029-024-000
Speaker’s Table, Non-concur 01

1 SB-0450 ETHEREDGE.

(New Act)

Creates An Act in relation to the disposal of lead acid batteries. Prohibits the placing of such batteries in municipal waste. Requires battery retailers and whole-salers to deliver used batteries to a battery manufacturer or to an approved secondary lead smelter.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Energy & Environment

SB-0451 DEANGELIS.

(Ch. 43, new par. 165b; Ch. 120, pars. 439.9, 439.39, 439.109, 442 and 481b.36; Ch. 127, par. 46.1, new pars. 46.60, 141.250)

Creates the State Tourism Advertising Fund. Provides that the fund shall only be used to promote State tourism. Provides that 5% of the annual growth of the hotel and liquor taxes and sales taxes on food prepared for immediate consumption shall be paid into the Fund.

FISCAL NOTE (Economic and Fiscal Commission)
Under the amendment, approximately $1 million could be generated from the 0.5% of growth in annual revenue from sales taxes and $0.4 million from the 5.0% growth in annual revenue from hotel taxes.

FISCAL NOTE (Dept. of Revenue)
The Department estimates that Senate Bill 451 would result in $2.2 million being deposited into the State Tourism Advertising Fund, rather than the General Revenue Fund. This does not include any local tax losses.

SENATE AMENDMENT NO. 1.
Makes a date correction and provides for spelling corrections.

SENATE AMENDMENT NO. 2.
Deletes amendatory language with regard to sales taxes. Provides that in 1990 0.5% of the sales tax amounts collected which exceed 125% of such amounts for the previous year shall be paid into the Fund and in 1991 and thereafter, 0.5% of 80% of the sales tax amounts which exceed 80% of the previous year’s collection shall be paid into the Fund.

1 Fiscal Note Act may be applicable.
SB-0452 REA.

(Ch. 63, par. 1011-A-2 and new par. 1011A-11)

Amends the Legislative Commission Reorganization Act of 1984. Creates the Citizens Council on Water Resources to study, review and make recommendations on the administrative structure the State should adopt for the efficient management of the State’s water resources.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 63, new par. 1011A-12

Creates the Citizens Council on Senior Citizens. Provides that the Citizens Assembly, under the direction of the Citizens Council on Senior Citizens shall study the needs of all senior citizens and assist in planning for the improvement and most effective use of voluntary and tax-supported programs at the State and local levels; make recommendations on needed legislative action on behalf of senior citizens; study programs for senior citizens in Illinois and in other states; make reports and advise on matters relevant to the protection of senior citizens; assist in the coordination of the administrative responsibility and services of the State departments and programs as they relate to senior citizens; advise the Governor concerning the choice of a person to be appointed Director of the Department on Aging; meet regularly with the Director on Aging; and publish pamphlets and other material as it deems necessary or desirable concerning the work of the Council.

SB-0453 DAVIDSON.

(Ch. 38, par. 9-3; new par. 9-3a; Ch. 95 1/2, pars. 11-501 and 11-501.2)

Amends the Criminal Code of 1961 and The Illinois Vehicle Code. Eliminates the offense of reckless homicide. Creates the offense of manslaughter while driving while driving
under the influence. Amends The Illinois Vehicle Code to delete provision requiring that the DUI violation must be the proximate cause of the injuries in order to make the DUI violation a Class 4 felony where great bodily harm or permanent disability or disfigurement to another occurs. Deletes presumptions created by a person having less than .10 alcohol concentration in blood or breath.

SB-0453  DAVIDSON.
(Ch. 15 1/2, par. 22.43d and new par. 22.43e)
Amends the Aeronautics Act to prohibit operating an aircraft or acting as a crew member by any person consuming alcohol within 8 hours prior to flight, who is under the influence of alcohol or has a blood alcohol concentration of 0.04 or more. Provides for implied consent to test and report the results to federal agency responsible for licensing of pilots or crew members.

SB-0454  DAVIDSON.
(Ch. 37, pars. 805-19 and 805-24; Ch. 38, pars. 1005-6-3 and 1005-6-3.1)
Amends the Juvenile Court Act of 1987 and the Unified Code of Corrections. Provides that the court shall require, as a condition of probation, conditional discharge or supervision for a minor found guilty, adjudicated delinquent or placed on supervision for an alcohol, cannabis or controlled substance violation, the minor to refrain from applying for a driver’s license or permit and to refrain from driving or operating any motor vehicle during the period of probation, conditional discharge or supervision, except as may be necessary in the course of the minor’s lawful employment.
SB-0456  DAVIDSON – BARKHAUSEN.
(Ch. 38, par. 1005-3-2 and new par. 1005-5-3.3)

Amends the Unified Code of Corrections. Defines history of delinquency or criminal activity for purposes of presentence reports and sentencing factors in mitigation or aggravation. Provides that history of delinquency or criminality or criminal activity includes any continuance under supervision, supervision or probation which the defendant may have been placed upon either as a juvenile or an adult.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0457  DAVIDSON – BARKHAUSEN.
(Ch. 70, pars. 403, 404, 405)

Amends the Criminal Victims Escrow Account Act to extend the statute of limitation period from 2 years to 5 years for notice and filing requirements. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
May 17  Committee discharged
May 18  Second Reading
May 25  Third Reading - Passed 058-000-001
May 26  Arrive House
Hse Sponsor HASARA
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 02  Added As A Joint Sponsor WILLIAMSON
Committee Judiciary II
Cal 2nd Rdng Short Debate Cal 016-000-000
Jun 09  Added As A Joint Sponsor COUNTRYMAN
Cal 2nd Rdng Short Debate
Jun 14  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 15  Added As A Joint Sponsor BARNES
Short Debate-3rd Passed 105-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0706  Effective date 89-09-01

SB-0458  DAVIDSON.
(Ch. 110 1/2, pars. 11a-17, 11a-18, and 11a-19)

Amends the Probate Act. If the guardians of the person and estate are not the same person, requires each to notify the other of actions taken. Requires the court's written notice to the ward to be clear and readable.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 110 1/2, pars. 11a-2, 11a-3, 11a-5, and 11a-10.

Provides that age may not be the sole criterion for determining disability. Requires clear and convincing evidence to adjudge a person disabled. Sets qualifications for guardian of the person. Requires the guardian ad litem to inform the respondent of the proceedings and its legal consequences. Requires the court to inform the respondent if there is not guardian ad litem. Requires information in language the respondent will understand.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Amends the General Assembly Article of the Pension Code to provide a minimum survivor’s annuity of $300 per month for all survivors, beginning January 1, 1990.

PENSION IMPACT NOTE
Increase in accrued liability $961,000
Increase in annual costs $47,000
Increase annual cost as percent of payroll 0.01%
Increase in first year payout $144,000

Amends the State Debt Impact Note Act. Defines “other evidences of indebtedness”. Amends the State Finance Act. Limits the total amount of certificates of participation the State may issue to $16,860,000. Requires the Department of Central Management Services to submit to the General Assembly and the Economic and Fiscal Commission a copy of all trust agreements, purchase contracts and final official statements within 7 business days after closing a sale of certificates of participation.

STATE DEBT IMPACT NOTE
SB-460 would have no immediate impact on State debt.

Amends the State Debt Impact Note Act. Defines “other evidences of indebtedness”. Amends the State Finance Act. Limits the total amount of certificates of participation the State may issue to $16,860,000. Requires the Department of Central Management Services to submit to the General Assembly and the Economic and Fiscal Commission a copy of all trust agreements, purchase contracts and final official statements within 7 business days after closing a sale of certificates of participation.

STATE DEBT IMPACT NOTE
SB-460 would have no immediate impact on State debt.

An Act making appropriations to the Comptroller.

SENATE AMENDMENT NO. 1.
Increases appropriations for deposit into GRF from Dram Shop Fund and Fire Prevention Fund and adds appropriations for deposit into GRF from Traffic & Criminal Conviction Surcharge Fund.

HOUSE AMENDMENT NO. 1.
Deletes everything after the enacting clause. Appropriates $1 from the Dram Shop Fund to the State Comptroller for deposit into GRF. Effective July 1, 1989.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0461—Cont.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07     Assigned to Appropriations I
May 12     Recommended do pass as amend 012-000-000

Placed Calndr, Second Reading

May 25  Second Reading
        Amendment No.01  APPROP I  Adopted
                030-028-000
Placed Calndr, Third Reading

May 26  Third Reading - Passed 056-000-000
May 30  Arrive House
       Placed Calndr, First Reading
May 31  Hse Sponsor LEVERENZ
        First reading  Rfrd to Comm on Assignment
                Assigned to Appropriations I
Jun 15  Amendment No.01  APPROP I  Adopted
                Recommended do pass as amend
                025-002-000
Placed Calndr, Second Reading

Jun 20  Second Reading
       Held on 2nd Reading
Jun 21  Placed Calndr, Third Reading
Jun 22  Third Reading - Passed 066-050-000
Jun 23  Sec. Desk Concurrence 01
Jun 27  S Noncnrs in H Amend. 01
       Speaker's Table, Non-concur 01
Jun 28  H Refuses to Recede Amend 01
       H Requests Conference Comm 1ST
       Hse Conference Comm Apptd 1ST/MCPIKE,
                LEVERENZ, BOWMAN,
                RYDER AND MAYS
Jun 29  Sen Accede Req Conf Comm 1ST
       Sen Conference Comm Apptd 1ST/CARROLL
                SEVERN, SAVICKAS,
                MAITLAND &
                ETHEREDGE

SB-0462  CARROLL.

Appropriates $100.00 from the General Revenue Fund to the Capital Development Board for a study at 160 North LaSalle, Chicago.

HOUSE AMENDMENT NO. 1.

Deletes everything after the enacting clause. Appropriates $1 to CDB for construction costs at 160 N. LaSalle, Chicago. Effective July 1, 1989.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07     Assigned to Appropriations I
May 12     Recommended do pass 012-000-000

Placed Calndr, Second Reading

May 25  Second Reading
       Placed Calndr, Third Reading
May 26  Third Reading - Passed 053-003-000
May 30  Arrive House
       Placed Calndr, First Reading
May 31  Hse Sponsor LEVERENZ
        First reading  Rfrd to Comm on Assignment
                Assigned to Appropriations I
Jun 15  Amendment No.01  APPROP I  Adopted
                Recommended do pass as amend
                025-002-000
Placed Calndr, Second Reading

Jun 20  Second Reading
       Held on 2nd Reading
SB-0463  HALL.

An Act making appropriations for a study to the Department of Alcoholism and Substance Abuse or various other State agencies.

HOUSE AMENDMENT NO. 1.

Appropriates $1.00 to study post treatment of client in residential treatment programs.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations II
May 15  Recommended do pass as amend 012-000-000

Placed Calndr,Second Reading

May 25  Second Reading
Amendment No.01  APPROP II  Tabled
Amendment No.02  APPROP II  Tabled
Amendment No.03  APPROP II  Tabled
Amendment No.04  APPROP II  Tabled
Amendment No.05  APPROP II  Tabled
Amendment No.06  APPROP II  Tabled

Placed Calndr,Third Reading

May 26  Third Reading - Passed 056-000-000
May 30  Arrive House
May 31  Placed Calendar,First Reading
May 31  Hse Sponsor LEVERENZ
      First reading  Rfrd to Comm on Assignment
      Assigned to Appropriations II

Jun 15  Amendment No.01  APPROP II  Adopted
      Recommended do pass as amend 012-008-000

Placed Calndr,Second Reading

Jun 20  Second Reading
      Held on 2nd Reading
Jun 21  Placed Calndr,Third Reading
Jun 22  Third Reading - Passed 064-051-000
Jun 23  Sec. Desk Concurrence 01
Jun 27  S Nonencrs in H Amend. 01
      Speaker’s Table, Non-concur 01
Jun 28  H Refuses to Recede Amend 01
      H Requests Conference Comm 1ST
      Hse Conference Comm Apptd 1ST/MCPIKE,
      BOWMAN, LEVERENZ,
      RYDER AND MAYS

Jun 29  Sen Accede Req Conf Comm 1ST
      Sen Conference Comm Apptd 1ST/CARROLL
      SEVERNS, SAVICKAS,
      MAITLAND &
      ETHEREDGE
1 SB-0464 GEO-KARIS.
(Ch. 38, par. 1005-5-3; Ch. 95 1/2, par. 11-501)

Amends the Unified Code of Corrections and The Illinois Vehicle Code. Requires persons convicted of driving under the influence to reimburse a public agency for police, fire or ambulance costs incurred during an emergency response to an incident proximately caused by the operation of a motor vehicle while that person was under the influence.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Transportation
May 17 Committee discharged
May 18 Second Reading
May 26 Third Reading - Passed 054-000-002
May 31 First reading Rfrd to Comm on Assignment
Jun 02 Assigned to Judiciary II
Jun 08 Added As A Joint Sponsor WILLIAMSON Committee Judiciary II
Jun 13 Added As A Joint Sponsor WELLER Interim Study Calendar JUDICIARY II

1 SB-0465 TOPINKA.
(Ch. 30, par. 37 1/4)

Amends An Act concerning conveyances. Requires an owner of real estate who offers the property for sale or lease to give notification of the property’s flood hazard, which means whether the property is located in a Special Flood Hazard Area as identified by the Federal Emergency Management Agency. The Department of Professional Regulation, after consultation with the Department of Transportation, shall publish rules and regulations for implementation. Effective one year after becoming a law.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Energy & Environment

1 SB-0466 TOPINKA.
(Ch. 111 2/3, new pars. 347, 702.16a, 703A.15, 703B.14, 704A.01, 704A.02, 704A.03, 704A.04 and 704A.05)

Amends the RTA and MTA Acts to provide for protection for employees who disclose violations of laws, rules, regulations, mismanagement or gross waste of funds, an abuse of authority or a substantial and specific danger to public health or safety. Adds the Office of Inspector General to the RTA Act.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Transportation
May 22 Motion disch comm, advc 2nd
May 26 Motion discharge comm lost 026-015-000 Committee Transportation

1 SB-0467 TOPINKA.
(Ch. 127, title preceding par. 133c1, pars. 133c1, 133c2, 133c3, 133c5 and new pars. 133c01, 133c3.1, 133c7, 133c8, 133c9, 133c10 and 133c11

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
Amends the Aboriginal Records and Antiquities Act by changing the title and the Act's focus to protection of only archaeological and paleontological resources and no longer includes burial sites under the protection of the Act. Places control of archaeological exploration of State lands within the Historic Preservation Agency. Authorizes promulgation of necessary rules, increases penalties for violators, and promulgates rules regarding the issuance of permits. Exempts certain local government activities and activities under federal law from the permit requirements.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 127, new par. 133c3.2

Limits the definition of “paleontological resource” to known geological records of fossils included in files maintained by the Ill. State Museum under Section IV. Creates a $2,000 reward for information leading to the arrest and conviction of persons who unlawfully explore, excavate, collect, disturb, sell or exchange archaeological or paleontological resources. Makes disturbance of human skeletal remains a class 4 felony.

HOUSE AMENDMENT NO. 2.

Creates the Illinois State Agency Historic Resources Preservation Act. Provides that an agency must submit plans for a proposed undertaking to the Director of Historic Preservation to determine if the project adversely affects an historic resource. Establishes procedures for examining project alternatives to help protect historic resources.

HOUSE AMENDMENT NO. 4.

Declares the fossil, Tullimonstrum gregarium, to be the official State Fossil.
Amends the General Not For Profit Corporation Act. Provides that a not-for-profit corporation which carries on sports and promotes athletic interests at a State university may be merged into the university's governing body, and sets forth procedures for such a merger. Amends an Act to provide for the organization and maintenance of the University of Illinois. Provides that the University of Illinois Board of Trustees may acquire through merger a not-for-profit corporation which carries on sports and promotes athletic interests at the University. Sets forth procedures for such a merger. Provides for assumption of the corporation's rights, property, liabilities and claims by the University. Provides for status of employees affected by the merger. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that the surviving corporation resulting from the not-for-profit corporation merged with the University of Illinois is to be governed by applicable corporate and politic laws and not by the General Not For Profit Corporation Act of 1986. Allows for certified civil service positions for employees from the merging corporation of 6 months or more, without examination.

SB-0469 MADIGAN.

(Ch. 126, new par. 22)

Amends an Act in relation to communicable disease reports. Allows local agencies of public health to tell food services industry managers that an employee has been excluded from employment in the food services industry due to a presumption of being tested positive for a communicable disease.
SB-0470 MADIGAN.
(Ch. 5, par. 1704.1)
Amends the Motor Fuel Standards Act. Removes the requirement that any retail motor fuel dispensing device used to dispense fuel containing at least 1% by volume of ethanol, or methanol, or both display a label in contrasting colors with block letters at least 1/2 inch high and 1/4 inch wide, not more than 1 inch high and 1/2 inch wide identifying the maximum percentage by volume of ethanol, of methanol and of co-solvent contained in the motor fuel.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Transportation

SB-0471 DUDYCZ.
(Ch. 24 1/2, par. 38b7)
Amends the State Universities Civil Service System Act. Deletes the age requirement from the hiring process for university or college police. Effective immediately.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 17 Committee discharged
May 18 Second Reading Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House Placed Calndr,First Reading
May 31 First reading . Rfrd to Comm on Assignment Assigned to Higher Education
Jun 02 Primary Sponsor Changed To MCAULIFFE Committee Higher Education
Jun 08 Do Pass/Consent Calendar 017-000-000
Jun 14 Consnt Caldr Order 2nd Read
Jun 16 Consnt Caldr Order 3rd Read
Jun 16 Consnt Caldr, 3rd Read Pass 111-000-000 Passed both Houses
Jul 14 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0708 Effective date 89-09-01

SB-0472 LECHOWICZ - KELLY - DALEY,J AND TOPINKA.
(Ch. 111 1/2, par. 4153-704)
Amends the Nursing Home Care Act. Provides that a hearing on a complaint will be heard not less than 10 working days after notice of the hearing is given.

HOUSE AMENDMENT NO. 1. (House recedes November 1, 1989)
Amends the Nursing Home Care Act to provide that a hearing on a complaint will be heard not less than 14 (now 10) working days after notice of the hearing is given.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from House Amendment No. 1.
Recommends that the bill be further amended as follows:
Deletes Reference To: (Ch. 111 1/2, par. 4153-704)
Adds Reference To: (Ch. 15, par. 303-2; Ch. 63, par. 1011A-7; Ch. 91 1/2, pars. 2-108, 2-109, 100-7, 705, 808, 1151; 1353 and new pars. 1-101.1, 1-117.1, 2-112, 3-210, 3-211, 100-4.1, 100-4.2, 100-4.3, 100-10.1, 100-33.3, 100-34.2; Ch. 111 1/2, pars. 4152-104, 4163, 4164, 4166, 4166.1, 4173, 4174 and new pars. 4152-104.1, 4153-206.1, 4153-611, 4153-612)
Deletes everything. Amends various acts relating to mental health and developmental disabilities. Provides for semi-annual on-site inspections by DMHDD of facilities under its jurisdiction. Requires facilities to keep copies of reports of suspected abuse or neglect. Permits the Department to provide training. Provides advocacy groups limited access to recipient records in the possession of any agency of the State. Effective January 1, 1990.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 05 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Public Health, Welfare &amp; Correctn</td>
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<tr>
<td>May 11</td>
<td>Recommended do pass 007-000-000</td>
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<td>May 12</td>
<td>Placed Calndr,Second Reading</td>
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<tr>
<td>May 17</td>
<td>Second Reading</td>
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<tr>
<td>May 18</td>
<td>Third Reading - Passed 056-000-000</td>
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<td>May 19</td>
<td>Arrive House</td>
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<td>May 20</td>
<td>Placed Calendr,First Reading</td>
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<tr>
<td>May 23</td>
<td>Hse Sponsor BUGIELSKI</td>
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<tr>
<td>Jun 07</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Jun 13</td>
<td>Assigned to Human Services</td>
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<tr>
<td>Jun 15</td>
<td>Cal 2nd Rdng Short Debate</td>
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<td>Jun 16</td>
<td>Short Debate Cal 2nd Rdng</td>
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<td>Jun 18</td>
<td>Cal 3rd Rdng Short Debate</td>
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<td>Jun 21</td>
<td>Held 2nd Rdg-Short Debate</td>
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<tr>
<td>Jun 22</td>
<td>Amendment No.01 BUGIELSKI Adopted</td>
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<td>Jun 24</td>
<td>Cal 3rd Rdng Short Debate</td>
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<td>Jun 26</td>
<td>Short Debate-3rd Passed 116-000-000</td>
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<td>Jun 27</td>
<td>Sec. Desk Concurrence 01</td>
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<td>Jun 29</td>
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<td>Jun 30</td>
<td>Speaker's Table, Non-concur 01</td>
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<td>Jul 01</td>
<td>H Refuses to Recede Amend 01</td>
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<td>Jul 02</td>
<td>H Requests Conference Comm 1ST</td>
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<tr>
<td>Jul 03</td>
<td>Hse Conference Comm Apptd 1ST/BUGIELSKI, MCPike, Cullerton, Ryder and Wojcik</td>
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<tr>
<td>Jul 04</td>
<td>Sen Accede Req Conf Comm 1ST</td>
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<tr>
<td>Jul 05</td>
<td>Sen Conference Comm Apptd 1ST/LECHOWICZ Smith, Marovitz, Topinka &amp; Karpiel</td>
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<tr>
<td>Oct 31</td>
<td>Motion to Suspend Rule 79(E) AND PLACE ON CALENDAR ORDER OF CONF. COMM. REPTS. -BUGIELSKI</td>
</tr>
<tr>
<td>Nov 01</td>
<td>Exempt under Hse Rule 29(C)</td>
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<tr>
<td>Nov 02</td>
<td>House report submitted</td>
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<tr>
<td>Nov 03</td>
<td>Added As A Joint Sponsor KELLY</td>
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<tr>
<td>Nov 04</td>
<td>Added As A Joint Sponsor DALEY,J</td>
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<td>Nov 05</td>
<td>Added As A Co-sponsor TOPINKA</td>
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<tr>
<td>Nov 06</td>
<td>Senate report submitted</td>
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<tr>
<td>Nov 07</td>
<td>Senate Conf. report Adopted 1ST/054-001-000</td>
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<tr>
<td>Nov 08</td>
<td>Added As A Joint Sponsor MCGANN</td>
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<td>Nov 09</td>
<td>House Conf. report Adopted 1ST/116-000-000</td>
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<td>Nov 10</td>
<td>Both House Adoptd Conf rpt 1ST</td>
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<td>Nov 11</td>
<td>Passed both Houses</td>
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<td>Nov 12</td>
<td>Sent to the Governor</td>
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<td>Jan 03 1990</td>
<td>Governor approved</td>
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</table>

PUBLIC ACT 86-1013 Effective date 90-01-03
SB-0473  LECHOWICZ.

(Ch. 23, par. 5-5.4)

Amends the Public Aid Code. Provides that the Department may not go below the July 1, 1986 (now July 1, 1984) rates in setting rates for the medicaid program.

SENATE AMENDMENT NO. 1.

Provides that payment for skilled nursing and intermediate care services will be calculated, beginning July 1, 1990, using facility cost reports from the previous calendar year.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid)
The Department estimates the annual cost of SB 473 would total $18.8 million; $4.8 million for the change in setting the rates no lower than in FY 1987 and $14.0 million for using most recent cost reports. The $14.0 million impact would not occur until FY91, but the costs would not be eligible for federal matching funds.

FISCAL NOTE (Dept. of Public Aid)
No change from previous note.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Public Health, Welfare & Correctn
May 11  Recommended do pass as amend

May 12  Second Reading
May 16  Fiscal Note filed
May 17  Third Reading - Passed 032-015-004
Arrive House
May 18  Hse Sponsor BUGIELSKI
First reading  Rfrd to Comm on Assignment
Jun 07  Recommended do pass 011-006-000
Jun 14  Fiscal Note Requested MCCRACKEN
Jun 16  Fiscal Note filed
Jun 21  Second Reading
Held on 2nd Reading
Jun 22  Added As A Joint Sponsor BOWMAN
Placed Calndr,Third Reading
Third Reading - Passed 113-001-002
Passed both Houses
Jul 14  Sent to the Governor
Sep 07  Governor vetoed
Placed Calendar Total Veto
Oct 19  Total veto stands.

SB-0474  MACDONALD.

(Ch. 121, par. 6-508.1)

Amends the Illinois Highway Code to increase the “equipment and building tax” to .10% of the value of taxable property of a road district when authorized by a referendum.

Apr 05 1989  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
SB-0475  MACDONALD.

(Ch. 121, par. 6-601)

Amends the Illinois Highway Code by increasing to .25% the present road district hard road tax of .167% of assessed value of taxable property when authorized by a referendum.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07   Motion disch comm, advc 2nd
May 22   Committee discharged 037-006-003

Placed Calndr,Second Reading

May 23   Second Reading
May 26   Third Reading - Passed 051-007-000
May 31   Hse Sponsor HARTKE
         First reading  Rfrd to Comm on Assignment
         Assigned to Select Comm. on Roads and
         Bridges

Jun 08   Do Pass/Consent Calendar 012-000-000
Jun 14   Consent Calendar, 2nd Reading
Jun 16   Consent Caldr Order 3rd Read
Jun 18   Consent Caldr, 3rd Read Pass 111-000-000
         Passed both Houses

Jul 14   Sent to the Governor
Sep 01   Governor approved
         PUBLIC ACT 86-0709  Effective date 90-01-01

Fiscal Note Act may be applicable.

1 SB-0476  MACDONALD.

(Ch. 120, new pars. 656A and 656A.1)

Amends the Revenue Act of 1939 to provide that, except in cities with more than 2,000,000 inhabitants, after January 1, 1990, the town collectors may collect property taxes in all counties under township organization and perform other duties as-
sociated with the collection and the proper recording of payment of such taxes. Collection by town collectors is to be determined by the board of town trustees. Also requires the board of town trustees to establish the compensation of the collector. Effective immediately.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, SB-476 constitutes a local government organization and structure mandate for which no reimbursement is required.

<table>
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<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Apr 05 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Revenue</td>
</tr>
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<td>Apr 18</td>
<td>St Mandate Fis Note Filed</td>
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<tr>
<td>May 22</td>
<td>Motion disch comm, advc 2nd</td>
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<td></td>
<td>Motn discharge comm lost 027-019-001</td>
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<td></td>
<td>Committee Revenue</td>
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</tbody>
</table>

SB-0477 O’DANIEL.

Amends The School Code in regard to alternative evaluation of teachers. Deletes provision requiring State Board of Education to conduct evaluations if local district fails to do so. Provides that a collectively bargained evaluation plan shall be used rather than the State Board plan. Also provides if there is a dispute concerning evaluation the State Board will postpone its evaluation until the dispute is resolved.

SENATE AMENDMENT NO. 1.
Restores provision requiring State Board of Education to conduct evaluations of teachers if local districts fail to do so. Also provides for such evaluations by the Board when a collectively bargained plan does not meet School Code requirements.

SENATE AMENDMENT NO. 2.
Restores provision requiring the Board to evaluate teachers if districts do not and requires the same if a collectively bargained plan does not meet the provisions of the Code.

<table>
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<tbody>
<tr>
<td>Apr 05 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
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<tr>
<td>May 01</td>
<td>Waive Posting Notice 7C</td>
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<tr>
<td>May 11</td>
<td>Recommended do pass as amend 011-000-000</td>
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<tr>
<td>May 12</td>
<td>Second Reading Amendment No.01 ELEM SCND ED Adopted</td>
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<tr>
<td>May 23</td>
<td>Recall to Second Reading Amendment No.02 O’DANIEL Adopted</td>
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<tr>
<td>May 26</td>
<td>Third Reading - Passed 058-001-000</td>
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<tr>
<td>May 30</td>
<td>Arrive House</td>
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<tr>
<td>May 31</td>
<td>Hse Sponsor BRUNSVOLD First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Jun 07</td>
<td>Do Pass/Consent Calendar 014-000-000</td>
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<td>Jun 15</td>
<td>Consent Caldr Order 3rd Read</td>
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<td></td>
<td>Consent Caldr, 3rd Read Pass 113-000-000</td>
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<td>Passed both Houses</td>
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</tbody>
</table>
SB-0478  O’DANIEL.

An Act making appropriations to the Department of Agriculture for grain grading. Effective July 1, 1989.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Transportation

1 SB-0479  O’DANIEL.

(Ch. 95 1/2, par. 13-101)

Amends The Illinois Vehicle Code. Removes the requirement that second division vehicles and tow trucks submit to a “safety test”, and secure a certificate of safety furnished by the Department of Transportation.

SENATE AMENDMENT NO. 3.

Changes the safety test provisions for trucks, semis and buses.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Transportation
May 11  Recommded do pass as amend 007-000-000
Placed Calndr,Second Reading

May 16  Second Reading
Amendment No.01  TRANSPORTN  Tabled
Amendment No.02  TRANSPORTN  Tabled
Amendment No.03  O’DANIEL  Adopted
Placed Calndr,Third Reading

May 17  Third Reading - Passed 056-000-000
Arrive House
Placed Calendar,First Reading

May 23  Hse Sponsor BARGER
First reading  Rfrd to Comm on Assignment
Assigned to Transportation and Motor Vehicles

Jun 01  Do Pass/Consent Calendar 021-000-000
Consnt Caldr Order 2nd Read

Jun 02  Added As A Joint Sponsor KULAS
Added As A Joint Sponsor ZICKUS
Consnt Caldr Order 2nd Read

Jun 08  Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read

Jun 14  Consnt Caldr, 3rd Read Pass 116-000-001
Passed both Houses

Jul 14  Sent to the Governor
Aug 30  Governor approved
PUBLIC ACT 86-0408  Effective date 90-01-01

SB-0480  O’DANIEL.

(Ch. 95 1/2, par. 15-111)

Amends the Illinois Vehicle Code to provide that truck combinations with 5 axles with a distance of 42 feet or less between axles, and a semitrailer manufactured prior to 1990, are subject to certain load and weight limits but not subject to the bridge formula for weight.

SENATE AMENDMENT NO. 1.

Provides for an immediate effective date.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Transportation

1 Fiscal Note Act may be applicable.
SB-0481  O’DANIEL.

(Ch. 95 1/2, par. 6-204)

Amends The Illinois Vehicle Code to provide that certain lighting offenses as well as defective brakes, spilling loads and unfastened protruding components shall not be reportable offenses.

SENATE AMENDMENT NO. 1.
Removes from the exception of a court to report convictions, a conviction for having an unfastened protruding component.

SENATE AMENDMENT NO. 2.
Deletes spilling or unsafe load as an offense that is not reportable.
SB-0482  JONES.

(New Act; Ch. 32, par. 415-3.6; Ch. 85, par. 6403; Ch. 111, pars. 1103, 1202, 5105, and 5135; Ch. 111 1/2, par. 3717)


SENATE AMENDMENT NO. 1.


HOUSE AMENDMENT NO. 1.

Defines “negligence in the practice of structural engineering”. Provides that the Board shall take all factors into consideration in disciplining a licensee. Provides that negligence, even though a violation of the Act, is not an action which is subject to the criminal penalties of the Act.
Amends the Chicago Police Article of the Pension Code to raise the minimum widow’s annuity from $150 to $200 per month; raises the minimum widow’s annuity from $325 to $400 per month for certain widows of policemen who die in service or with at least 20 years of service credit; raises the minimum retirement annuity from $475 to $575 per month.

PENSION IMPACT NOTE
Increase in accrued liability $10,800,000
Increase in annual cost $825,000
Increase in first-year payout $1,700,000

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-483 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 $1.3 million.

SB-0484 Berman.


SB-0485 DeAngelis - Welch.

Amends various Acts to provide that children of employees of State-supported colleges and universities shall be offered tuition waivers, and to provide for eligibility requirements for children seeking such waivers.
SB-0486  DEANGELES.

(Ch. 122, par. 24-25)

Amends the School Code to increase the penalty for persons refusing to identify themselves or state their reasons for being on school grounds from a petty offense to a Class A misdemeanor. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education

May 17  Committee discharged

May 18  Second Reading
May 26  Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor REGAN
Added As A Joint Sponsor PARKE
First reading  Rfrd to Comm on Assignment
May 30  Assigned to Judiciary II
Jun 08  Do Pass/Short Debate Cal 016-000-000
Cal 2nd Rdng Short Debate
Jun 14  Short Debate Cal 2nd Rdng
Jun 15  Short Debate-3rd Passed 105-000-000
Passed both Houses
Jul 14  Sent to the Governor
Aug 14  Governor approved
PUBLIC ACT 86-0202  Effective date 89-08-14

SB-0487  FRIEDLAND.

(New Act)

Authorizes the Department of Central Management Services to convey certain real property to Elgin School District U-46.

SENATE AMENDMENT NO. 1.
Adds immediate effective date.

HOUSE AMENDMENT NO. 1.

Amends the Counties Act to allow counties through which the Fox River flows to create advisory committees to advise IDOT on the operation of the McHenry Lock and Dam.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in Senate only)
Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:

Deletes reference to: (New Act)
Adds reference to: (Ch. 34, new par. 423.3)

Amends the Counties Act to allow counties through which the Fox River flows to create advisory committees to advise IDOT on the operation of the McHenry Lock and Dam.

CONFERENCE COMMITTEE REPORT NO. 1. (Adopted in Senate only)
Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:

Deletes reference to: (New Act)
Adds reference to: (Ch. 34, new par. 423.3)

Deletes all. Amends the Local Solid Waste Disposal Act to define “qualified solid waste energy facility” to include certain tire-burning facilities. Amends the Public Utilities Act to define the rate applicable to such facilities. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
Apr 13  Recommended do pass 017-000-000

Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
Amends the Criminal Code of 1961 relating to disorderly conduct to change from a Class A misdemeanor to a Class 4 felony the transmission to another of a false alarm to the effect that a bomb or other explosive is concealed in a place that its explosion would endanger human life, knowing at the time of transmission that there is no reasonable ground for believing that such bomb or explosive is concealed in such place.

Apr 05 1989  First reading  Rfrd to Comm on Assignment

* Correctional Budget and Impact Note Act may be applicable.
Amends the Abused and Neglected Child Reporting Act and the Criminal Code to provide that transmitting a false report to the Department of Child and Family Services under the Act is a Class A instead of Class C misdemeanor and that second or subsequent offenses shall be Class 4 felonies instead of Class A misdemeanors.

HOUSE AMENDMENT NO. 1.

Clarifies provision that a second or subsequent violations of transmitting a false report to the Department of Children and Family Services under the Abused and Neglected Child Reporting Act shall constitute a Class 4 Felony. No substantive changes.

Secretary's Desk

May 11
Placed Calndr,Second Reading

May 12
Second Reading

Amendment No.01  
PUB HLTH WEL  
Adopted

Placed Calndr,Third Reading
Recalled to Second Reading

Mtn Reconsider Vote Prevail 01-TOPINKA
Mtn Prevail -Table Amend No Tabled

May 17
Third Reading - Passed 051-001-000

Arrive House

Placed Calendr,First Reading

May 18
Hse Sponsor KUBIK

First reading

Rfrd to Comm on Assignment

May 23

Assigned to Select Committee on Children

* Correctional Budget and Impact Note Act may be applicable.
SB-0490  TOPINKA.
(Ch. 38, par. 114-4)
Amends the Code of Criminal Procedure of 1963. Provides that the criteria listed for the court to grant a continuance to the defendant or State shall be the only criteria for granting such continuance.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0491  MAITLAND – KUSTRA.
(Ch. 122, par. 18-8)
Amends The School Code. Eliminates obsolete provisions in the State school aid formula.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education
May 01  Waive Posting Notice 7C  Committee Elementary & Secondary Education
May 22  Motion disch comm, advc 2nd Committee discharged 031-008-002
Placed Calndr,Second Reading
May 25  Second Reading  Placed Calndr,Third Reading
May 26  Third Reading - Passed 052-001-003  Arrive House
Hse Sponsor HOFFMAN
Added As A Joint Sponsor EWING
First reading  Rfrd to Comm on Assignment
May 30  Assigned to Executive
Jun 09  Tbd pursuant Hse Rule 27D

SB-0492  MAITLAND.
(Ch. 122, par. 1202)
Amends the School Construction Bond Act. Revises an internal Section reference to the School Code.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education
May 01  Waive Posting Notice 7C  Committee Elementary & Secondary Education
Amends the Act relating to Illinois State University, the State Finance Act and various other Acts to remove Illinois State University from the control of the Board of Regents, and to place that University under the governance of its own Board of Trustees. Provides for the creation of the University's new Board of Trustees and defines its powers and duties, including its power to retain funds in its own treasury and its power to borrow money and issue bonds. Creates the Illinois State University Income Fund in the State Treasury. Effective July 1, 1989.

Amends the tax increment allocation redevelopment provisions of the Illinois Municipal Code to require prior approval of a project by the municipality and a joint review board on which there are representatives of local school districts, park districts, library district and the county in which the proposed redevelopment project will be situated. Effective immediately.

Restores the law which requires a municipality after adoption of a redevelopment plan or project, not to extend or alter their exterior boundaries by ordinance. Requires notice to all taxing districts prior to the first board meeting of representatives chosen from the Community College district, local elementary, high school and community unit school district. Requires the municipality to annually report to all taxing districts any increase or decrease in assessed values of project development property for purposes of property taxes.

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

Adds reference to: Ch. 24, par. 11-74.4-6

Further amends the redevelopment project area requirements.

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<tbody>
<tr>
<td>Apr 05 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>May 11</td>
<td>Recommended do pass as amend 007-000-000</td>
</tr>
<tr>
<td>May 23</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 26</td>
<td>Amendment No.01 LOCAL GOVERN</td>
</tr>
<tr>
<td>May 30</td>
<td>Amendment No.02 HOLMBERG Tabled</td>
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<td>May 31</td>
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<td>Added As A Joint Sponsor KEANE</td>
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<tr>
<td>Jun 07</td>
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</tr>
<tr>
<td>Jun 20</td>
<td>Cal 2nd Rdng Short Debate</td>
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<td>Jun 21</td>
<td>Short Debate Cal 2nd Rdng</td>
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<tr>
<td>Jun 22</td>
<td>Sec. Desk Concurrence 01</td>
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<tr>
<td>Jun 26</td>
<td>S Concurs in H Amend. 01/057-000-000</td>
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<tr>
<td>Jul 21</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Aug 07</td>
<td>Governor approved</td>
</tr>
<tr>
<td></td>
<td>Motion filed WEAVER,S</td>
</tr>
<tr>
<td></td>
<td>MOTION PLACE ON SECT. DESK</td>
</tr>
<tr>
<td></td>
<td>Motion prevailed 030-028-000</td>
</tr>
</tbody>
</table>

SB-0495 HOLMBERG – WELCH – SMITH AND DEL VALLE.

(Ch. 111 1/2, par. 4152-201 and new par. 4152-101.1)

Amends the Nursing Home Care Act to require that new residents, at the time of admission, be informed of federal and State impoverishment rights. Effective immediately.

SENATE AMENDMENT NO. 1.

Defines spousal impoverishments rights under federal and State law.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 05 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Public Health, Welfare &amp; Correctn</td>
</tr>
<tr>
<td>Apr 27</td>
<td>Added As A Co-sponsor DEL VALLE Committee Public Health, Welfare &amp; Correctn</td>
</tr>
<tr>
<td>May 04</td>
<td>Recommended do pass as amend 007-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000</td>
</tr>
<tr>
<td>May 11</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 12</td>
<td>Second Reading Amendment No.01 PUB HLTH WEL Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
</tbody>
</table>
SB-0496  HOLMBERG.

(Ch. 24, par. 808.1)

Amends an Act authorizing certain municipalities to levy taxes for streets and sewers. Provides that interest on bonds payable from certain funds and issued for street and sewer purposes shall bear interest at a rate not to exceed that allowed in the public interest rate law. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Local Government

1 SB-0497  JACOBS.

(Ch. 120, new par. 2-208)

Amends the Illinois Income Tax Act to provide for an income tax credit of 15% of the amount spent on equipment used for reducing the toxicity or volume of hazardous waste generated in Illinois. Effective immediately and applicable to taxable years ending on or after December 31, 1989.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Revenue

1 SB-0498  FRIEDLAND - JACOBS AND KARPIEL.

(Ch. 111 1/2, par. 1022.2)

Amends the Environmental Protection Act to provide that persons shall be liable for their proportionate share, rather than all, costs of removal or remedial action with regard to the release of hazardous substances. Provides that there shall be no liability for releases of hazardous substances on the part of units of local government or small quantity generators or that were permitted by State or federal law. SENATE AMENDMENT NO. 1.

Removes the limited exemption from liability for certain activities relating to hazardous substances by units of local government and small quantity generators.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 06  Added As A Co-sponsor KARPIEL Committee Committee on Assignment of Bills
Apr 07  Assigned to Energy & Environment
Apr 18  Recommnded do pass as amend 009-003-000
             Motion filed PHILIP
             MOTION PLACE ON SECT. DESK
             Motion prevailed 030-028-000

Secretary's Desk

1 Fiscal Note Act may be applicable.
Amends the Public Aid Code. Provides that the Department of Public Aid shall establish an outreach and training program for recipients of aid who participate in job search, training and work programs. Amends the Human Rights Act in relation to affirmative action and equal employment opportunity requirements. Amends the Civil Administrative Code. Provides that the Department of Employment Security shall obtain information concerning vacancies for positions subject to the Personnel Code and transmit the information to Job Service offices, and shall refer candidates for employment for testing. Amends the Personnel Code. Provides that the Department of Central Management Services shall: put application, testing and hiring procedures in written form; change procedures for listing of vacancies; advertise positions with an option for linguistic ability in media using the appropriate language; test applicants to ensure that they meet linguistic ability requirements; consider linguistic capabilities and cultural knowledge in promotion decisions; consider linguistic abilities, cultural knowledge and unemployment rates in filling trainee positions; make changes in minority and female involvement in the Executive Development Program; administer recruitment plans and applicant testing for State agencies having significant contact with non-English speaking or culturally diverse persons; require State agencies to assess needs for bilingual employees; and prepare assessments, reports, studies and audits in relation to bilingual hiring and services.

SENATE AMENDMENT NO. 1.
Changes contents of reports to be filed by the Department of Central Management Services. Makes other changes.

SENATE AMENDMENT NO. 2.
Deletes language specifying criteria for development of trainee programs. Makes other changes.

HOUSE AMENDMENT NO. 2.
Deletes reference to: Ch. 127, par. 63b108b.1

Changes: vacancy listing procedures; procedures relating to the obtaining of job vacancy information by the Department of Employment Security from the Department of Central Management Services; and development of trainee programs under the Personnel Code. Deletes requirements that the Department of Central Management Services advertise positions requiring foreign language skills in foreign language media, and that a State agency test applicants to ensure that they have required foreign language skills. Provides that amendatory provisions do not limit the rights of members of bargaining units under the Public Labor Relations Act. Makes other changes.

*Fiscal Note Act may be applicable.*
GOVERNOR MESSAGE

Deletes reference to: Ch. 127, par. 43a and new par. 43a.13

Recommends restoration of language providing that certain agencies shall perform certain recruitment functions. Deletes language requiring certain agencies to conduct annual assessments regarding underrepresentation of minorities in employment. Deletes language requiring the Dept. of Employment Security to obtain certain information regarding vacancies in certain positions and to submit the information to Job Service offices. Deletes language requiring the Dept. of Central Management Services to conduct biennial audits of affirmative action plans of certain agencies.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn
May 11 Recommded do pass as amend 007-000-000

Placed Calndr,Second Reading

May 15 Second Reading
Amendment No.01 PUB HLTH WEL Adopted
Placed Calndr,Third Reading

May 24 Recalled to Second Reading
Amendment No.02 DEL VALLE Adopted
Placed Calndr,Third Reading

May 26 Third Reading - Passed 038-021-000
Arrive House
Hse Sponsor BOWMAN
Added As A Joint Sponsor YOUNG,A
First reading Rfrd to Comm on Assignment

May 30 Assigned to Human Services

Jun 06 Added As A Joint Sponsor SHAW
Committee Human Services

Jun 07 Do Pass/Short Debate Cal 019-000-000

Jun 09 Added As A Joint Sponsor MARTINEZ
Added As A Joint Sponsor SANTIAGO
Cal 2nd Rdng Short Debate

Jun 13 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 23 Mtn Prev-Recall 2nd Reading
Amendment No.01 BOWMAN Withdrawn
Amendment No.02 BOWMAN Adopted

Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(D)/117-000-000
Short Debate-3rd Passed 112-001-000

Jun 24 Sec. Desk Concurrence 02

Jun 26 S Concurs in H Amend. 02/057-000-000
Passed both Houses

Jul 14 Sent to the Governor

Sep 06 Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 18 Mtn fld accept amend veto DEL VALLE
Accept Amnd Veto-Sen Pass 055-000-000

Oct 19 Placed Cal. Amendatory Veto

Oct 31 Rul Gub Ncmply/Rule 46.1(b)
Placed Cal. Amendatory Veto

Nov 03 Bill dead-amendatory veto.

SB-0500 VADALABENE - HOLMBERG.
(Ch. 81, par. 1002-7)

Amends the Public Library District Act. Provides that any tax supported public library in a home rule unit which is converted to a public library district pursuant to
the approval of the home rule unit corporate authorities shall have a maximum tax rate not to exceed the last rate levied or appropriated by the municipality for library purposes for the most recent year before the conversion, and that rate shall not be subject to any rate limitations or referendum requirements. Provides that the rate may thereafter be increased at a referendum.

SENATE AMENDMENT NO. 2.

Provides that a library in a home rule unit converted from a tax supported public library to a public library district shall have a maximum tax rate not to exceed the greater of .15% or the last rate levied by the municipality for library purposes (rather than a maximum not to exceed the last rate levied or appropriated by the municipality).

HOUSE AMENDMENT NO. 1. (Tabled June 16, 1989)

Provides that when the Board of Trustees of a tax supported public library adopts a resolution calling for conversion of an existing county library to a public library district, the resolution shall specify the number of trustees to be elected for the new district and whether the trustees shall be elected from the district at large or from subdistricts.

HOUSE AMENDMENT NO. 2.

Provides that when the Board of Trustees of a tax supported public library adopt a resolution calling for conversion of an existing county library to a public library district, the resolution shall specify the number of trustees to be elected for the new district and the maximum number of trustees who may reside in a single township.

HOUSE AMENDMENT NO. 3.

Provides that if a tax supported public library of a home rule unit converts into a public library district, that home rule unit, for the year following the year of conversion, shall reduce its property tax levy by the amount last levied for library purposes in the most recent year before the conversion.
SB-0501 FRIEDLAND.

(Ch. 110, par. 2-1117; rep. par. 2-1118)

Amends the Code of Civil Procedure. Provides that the doctrine of joint and several liability does not apply in any action brought on account of death, bodily injury to person or physical damage to property, in which recovery is predicated upon fault. Provides that a defendant shall be severally liable only. Repeals provisions which retain joint and several liability in environmental pollution and medical malpractice actions. Applies to causes of action accruing on or after its effective date. Effective immediately.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary

SB-0502 FRIEDLAND.

(Ch. 110, new par. 2-1116.1)

Amends the Code of Civil Procedure. Provides that punitive damages may be awarded only if the plaintiff proves by clear and convincing evidence that the defendant acted or failed to act with actual malice or with intentional and reckless disregard for the safety of others. Provides that punitive damages shall not be awarded in an amount greater than the compensatory damages awarded for economic loss. Requires any punitive damages to be paid to the Department of Rehabilitation Services. Applicable to cases filed on or after its effective date. Effective immediately.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary

SB-0503 MAROVITZ.

(Ch. 40, pars. 510 and 2514)

Amends the Marriage and Dissolution Act. Provides that modifications of support and maintenance orders are effective as to installments occurring after due notice by the moving party. Amends the Parentage Act. Provides that support orders shall commence as of the date of service of summons. Contains provisions in relation to the calculation of such orders.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 40, par. 510

Deletes everything. Amends the Parentage Act to provide that child support payments shall commence as of the date of service of summons.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary
May 11 Placed Calndr, Second Reading
Recommended do pass 006-000-001

May 16 Second Reading
Amendment No.01 MAROVITZ Adopted
Placed Calndr, Third Reading

May 26 Third Reading - Passed 058-000-000
Arrive House
Placed Calendr, First Reading

May 31 Hse Sponsor SUTKER
First reading Rfrd to Comm on Assignment
Assigned to Judiciary I

Jun 07 Recommended do pass 008-001-002

Jun 14 Placed Calndr, Second Reading
Added As A Joint Sponsor CURRIE
Added As A Joint Sponsor BARNES
Added As A Joint Sponsor JONES, LOU
Added As A Joint Sponsor KIRKLAND
Second Reading
Placed Calndr, Third Reading
SB-0504 MAROVITZ.

(Ch. 23, pars. 6602 and 6604)

Amends the Elder Abuse and Neglect Act. Redefines abuse into categories of "elder abuse", "aggravated elder abuse", "financial elder abuse", "passive elder neglect" and "active elder neglect". Provides a definition for the term "domestic caregiver" or "caregiver". Requires medical, psychiatric and social services personnel to report suspected cases of abuse. Provides that failure to file a report is a Class A misdemeanor and filing a false report is an act of disorderly conduct. Requires the Department on Aging to file a report with appropriate law enforcement agencies.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary

SB-0505 MAROVITZ AND DEL VALLE.

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

Amends the Criminal Code to create the Class 4 felony (Class 3 if more than $1,000) of financial exploitation of an elderly or disabled person, consisting of gaining control of the property of such a person without his consent with the intent to deprive him of his resources. Provides for civil liability in such cases.

SENATE AMENDMENT NO. 1.

Defines intimidation and deception and changes the penalty threshold from $1,000 to $300.

SENATE AMENDMENT NO. 2.

Applies the civil liability Section regardless of whether the defendant has been charged with the offense.

SENATE AMENDMENT NO. 3.

Establishes a new scheme of penalties as follows: If the value of the property is $300 or less-Class 4 felony; between $300 and $5000-Class 3 felony; between $5000 and $100,000-Class 2 felony; and, greater than $100,000-Class 1 felony. Carves out exemption for relatives acting in good faith.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)

Adds reference to: Ch. 38, new pars. 12-4.7 and 12-4.8

Creates the offenses of criminal neglect and aggravated criminal neglect of an elderly or disabled person. Violation is a Class 4 and Class 3 felony respectively. The offense consists of the reckless endangerment of the life or health of an elderly or disabled person. The aggravating factor is the willful commission of the offense.

HOUSE AMENDMENT NO. 3. (House recedes June 30, 1989)

Provides that a failure to act is not a violation where a person does not have an affirmative duty to prevent the injury or endangerment.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-ams 1 and 3.

Deletes reference to: Ch. 38, new pars. 12-4.7, 12-4.8, and 16-16

Adds reference to: Ch. 38, new pars. 12-20 and 16-1.3

Deletes everything. Creates the offense of criminal neglect of an elderly or disabled person, consisting of a caregiver's failure to perform certain necessary acts to preserve life and health and the offense of financial exploitation of an elderly or disabled person, consisting of a trusted person's conversion of certain properties. Sets exceptions, penalties and defenses.

* Correctional Budget and Impact Note Act may be applicable.
Apr 05 1989   First reading
Apr 07   Assigned to Judiciary
Apr 26   Recommended do pass as amend 007-000-000
          Motion filed PHILIP
          MOTION PLACE ON
          SECT. DESK
          Motion prevailed 029-028-000

Secretary's Desk
Apr 27   Added As A Co-sponsor DEL VALLE

Secretary's Desk
May 11   Placed Calndr,Second Reading
May 24   State Debt Note ReQuested
          BARKHAUSEN
          Placed Calndr,Second Reading
May 25   Second Reading
          Amendment No.01 JUDICIARY   Adopted
          Amendment No.02 MAROVITZ    Adopted
          Amendment No.03 MAROVITZ    Adopted
          Placed Calndr,Third Reading
May 26   Third Reading - Passed 057-001-000
          Arrive House
          Hse Sponsor DEJAEGHER
          First reading
          Rfrd to Comm on Assignment II
May 30   Assigned to Judiciary II
Jun 06   Added As A Joint Sponsor SALTSMAN
          Added As A Joint Sponsor MULCAHEY
          Added As A Joint Sponsor HOMER
          Added As A Joint Sponsor WILLIAMSON
          Committee Judiciary II
Jun 08   Amendment No.01 JUDICIARY II   Adopted
          Do Pass Amend/Short Debate 013-000-000
Jun 14   Cal 2nd Rdng Short Debate
Jun 15   Short Debate Cal 2nd Rdng
          Held 2nd Rdg-Short Debate
          Amendment No.02 COUNTRYMAN   Withdrawn
          Amendment No.03 COUNTRYMAN   Adopted
          Cal 3rd Rdg Short Debate
Jun 22   Short Debate-3rd Passed 117-000-000
Jun 23   Sec. Desk Concurrence 01,03
Jun 27   S Nonencrs in H Amend. 01,03
          Speaker's Table, Non-concur 01,03
          H Refuses to Recede Amend 01,03
          H Requests Conference Comm 1ST
          Hse Conference Comm Apptd 1ST/DEJAEGHER,
          HOMER, CULLERTON,
          COUNTRYMAN & TATE
Jun 28   Sen Accede Req Conf Comm 1ST
          Sen Conference Comm Apptd 1ST/MAROVITZ
          DELE VALLE,
          DUNN,T, BARKHAUSEN
          & HAWKINSON
Jun 29   House report submitted
Jun 30   Senate report submitted
          Senate Conf. report Adopted 1ST/059-000-000
          House Conf. report Adopted 1ST/115-000-000
          Both House Adopt Conf rpt 1ST
          Passed both Houses
Jul 25   Sent to the Governor
Aug 11   Governor approved
          PUBLIC ACT 86-0153 Effective date 90-01-01
Amends the Criminal Code to create the Class 4 felony of criminal neglect of an elderly or disabled person, consisting of assuming responsibility of such a person's health care without providing the same, with intent, and causing the person's life or health to be endangered. A second offense is a Class 3 felony. Creates the Class 3 felony of aggravated criminal neglect, consisting of a person committing criminal neglect upon a person to whom he owes a legal duty and for whom he is employed or appointed to provide care.

SENATE AMENDMENT NO. 1.
Exempts the provision of spiritual and prayer treatment alone to believers.

SENATE AMENDMENT NO. 2.
Provides that the Act shall not apply to persons who make a good faith effort to care for the elderly or disabled person.

Amends the Code of Criminal Procedure of 1963 to permit the admission of certain hearsay evidence in felony prosecutions where the victim of the offense is at least 60 years of age.

SB-0507 MAROVITZ AND DEL VALLE.
(Ch. 38, new par. 115-15)

Amends the Code of Criminal Procedure of 1963 to permit the admission of certain hearsay evidence in felony prosecutions where the victim of the offense is at least 60 years of age.
SB-0508  MAROVITZ AND DEL VALLE.
(Ch. 38, par. 114-4)

Amends the Code of Criminal Procedure of 1963 to require the court to consider the age of the victim and the condition of the victim's health when ruling on a motion for a continuance.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
Apr 26  Recommended do pass 007-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
029-028-000

Secretary's Desk
Apr 27  Added As A Co-sponsor DEL VALLE
Secretary's Desk
May 11  Placed Calndr,Second Reading
May 16  Second Reading
Placed Calndr,Third Reading
May 25  Third Reading - Passed 058-000-001
May 26  Arrive House
Hse Sponsor GRANBERG
Placed Calndr,First Reading
May 31  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 01  Added As A Joint Sponsor TERZICH
Added As A Joint Sponsor BUGIELSKI
Added As A Joint Sponsor DELEO
Added As A Joint Sponsor BRUNSVOLD
Committee Judiciary II
Jun 08  Do Pass/Consent Calendar 016-000-000
Jun 14  Cnsent Calendar, 2nd Readng
Jun 16  Cnsnt Caldr Order 3rd Read
Jun 11  Cnsnt Caldr Order 2nd Read
Jun 16  Cnsnt Caldr, 3rd Read Pass 111-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 08  Governor approved
PUBLIC ACT 86-0876  Effective date 90-01-01

*SB-0509  MAROVITZ.
(New Act)


Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive

* Correctional Budget and Impact Note Act may be applicable.
SB-0510 MAROVITZ.

(Ch. 73, new par. 975b)

Adds to the Insurance Code to create offense of medicare supplemental insurance fraud. Defines elements of the offense concerning sale of supplemental policies. Makes certain acts a Class 3 felony and others a Class 4 felony. Effective immediately.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act

SB-0511 MACDONALD.

(Ch. 46, pars. 7-47.1, 17-13 and 24-11)

Amends The Election Code. Provides an exemption from the accessibility requirements of the Federal Voting Accessibility for the Elderly and Handicapped Act shall be valid for a 2-year period unless an accessible polling place meeting all other requirements of suitability becomes available in the precinct and is determined by the election authority to be accessible and otherwise suitable. Provides that if an established polling place is moved after notice of the polling place location is published, a disabled voter may file a request that a ballot be delivered to him outside the polling place at any time up to and including election day. Allows physically handicapped voters to vote by paper ballot in lever voting machine jurisdictions. Effective immediately.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elections & Reapportionment
May 17 Committee discharged
May 18 Second Reading
May 18 Placed Calndr, Third Reading
May 23 Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor COUNTRYMAN
Added As A Joint Sponsor WOLF
First reading Rfrd to Comm on Assignment
May 24 Assigned to Elections
Jun 02 Added As A Joint Sponsor WILLIAMSON
Jun 08 Interim Study Calendar ELECTIONS

SB-0512 TOPINKA – HUDSON.

(New Act)

Limits in personal injury cases the maximum recovery for noneconomic loss to which a plaintiff may be entitled or for which judgment may be rendered to a plaintiff to $250,000. Defines noneconomic loss. Prohibits the jury from being instructed or informed with respect to the limitation on awards for noneconomic loss. Applicable to causes of action which accrue on or after its effective date. Effective immediately.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary


(Ch. 95 1/2, pars. 6-109, 6-115 and 6-118)

Amends The Illinois Vehicle Code. Changes the age at which every applicant is required to take a road test when applying for an original or renewing a driver’s li-

1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
license from 69 years of age or older to 75 years of age or older. Beginning January 1, 1990, requires that each renewal or original driver's license issued to persons 81 years of age through age 86 expire 2 years from issuance and each renewal or original driver's license issued to persons 87 years of age or older expire 12 months from the date of issuance; also, provides the required fees for driver's licenses issued to persons age 69 through age 80, persons age 81 through age 86 and persons age 87 or older. Effective immediately, except for those provisions which take effect January 1, 1990.

SENATE AMENDMENT NO. 1.
Lowers the fees for driver's licenses issued to persons age 81 through 86 from $3 to $2 and to persons age 87 or older from $2 to $0.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 06 Added As A Joint Sponsor DUNN,R
Added As A Joint Sponsor BERMAN Committee Committee on Assignment of Bills
Apr 07 Assigned to Transportation
Apr 13 Added As A Co-sponsor ETHEREDGE
Added As A Co-sponsor DAVIDSON Committee Transportation
May 12 Added As A Joint Sponsor BROOKINS Committee Transportation
May 17 Committee discharged
May 18 Second Reading
May 19 Amendment No.01 HAWKINSON Adopted
Placed Calndr,Third Reading
Added As A Joint Sponsor LECHOWICZ Calendar Order of 3rd Rdng 890522
May 23 Third Reading - Passed 052-004-000
May 30 Arrive House
Hse Sponsor EWING
Added As A Joint Sponsor BRUNSVOLD
Placed Calndr,First Reading
May 31 First reading Rfrd to Comm on Assignment
Assigned to Select Comm Constitut'nal Officers
Jun 02 Added As A Joint Sponsor RONAN
Added As A Joint Sponsor LEFLORE Committee Select Comm Constitut'nal Officers
Jun 07 Added As A Joint Sponsor BARNES Committee Select Comm Constitut'nal Officers
Jun 08 Do Pass/Short Debate Cal 012-000-000
Cal 2nd Rdng Short Debate
Jun 16 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 21 Short Debate-3rd Passed 116-001-000
Passed both Houses
Jul 18 Sent to the Governor
Aug 31 Governor approved
PUBLIC ACT 86-0467 Effective date 89-08-31

SB-0514 DUNN,T.

(Ch. 14, par. 55)

Amends the Charitable Trust Act. Provides that the register of trustees established and maintained by the Attorney General may be maintained as a computer data bank.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 14, par. 55
Adds reference to: New Act; Ch. 127, new par. 141.250


SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 23, rep. pars. 5101 through 5114

Repeals certain Sections of “An Act to regulate solicitation and collection of funds for charitable purposes, providing for violations thereof and making an appropriation therefore.”

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)

Makes several grammatical changes. Exempts from registration representatives of probate estates containing bequests to a charitable purpose, trust or organization. Requires a court to order fees, salaries, commissions or compensation collected in violation of this Act to be forfeited to the State. Requires charitable trustees to be subject to certain common law and statutory duties. Allows the Attorney General to institute only civil proceedings to enforce this Act. Provides this Act is subject to the General Not For Profit Corporation Act of 1986.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.
Recommends that the bill be further amended as follows:
Deletes everything in the bill. Creates the Charitable Trust Act of 1989 which requires every charitable trustee and charitable organization, including all irrevocable charitable lead and charitable remainder trusts, which hold assets or receive funds or revenue for a charitable purpose, or solicit or intend to solicit contributions in or from Illinois by any means to register with the Attorney General 30 days prior to such activity. Also creates the Charitable Trust Enforcement Fund and repeals the Charitable Trust Act. Effective immediately.

GOVERNOR MESSAGE

Recommends changing effective date to January 1, 1991.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 11 Recommded do pass as amend 010-000-000

Placed Calndr,Second Reading

May 12 Second Reading
Amendment No.01 EXECUTIVE Adopted
Amendment No.02 DUNN,T Adopted
Placed Calndr,Third Reading

May 23 Third Reading - Passed 056-000-000
Arrive House
Hse Sponsor PRESTON
First reading

May 24 Rfrd to Comm on Assignment
Jun 07 Assigned to Judiciary I

Amendment No.01 JUDICIARY I Adopted
Do Pass Amend/Short Debate 011-000-001

Cal 2nd Rdng Short Debate
Jun 13 Added As A Joint Sponsor LAURINO
Added As A Joint Sponsor DELEO
Added As A Joint Sponsor WOOLARD
Added As A Joint Sponsor NOVAK
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 14 Short Debate-3rd Passed 116-000-001
Jun 15 Sec. Desk Concurrence 01
Jun 24 S Noncncrs in H Amend. 01
Speaker’s Table, Non-concur 01
SB-0515  

LUFT.

(Amends an act in relation to the cost of publications required by law by increasing the minimum rate from 20 to 30 cents per column line. Effective immediately.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, SB-515 concerns a due process mandate for which no reimbursement to units of local government is required.

SB-0516  

LUFT – MAROVITZ.

SB-0517  LUFT.

(Ch. 122, pars. 8-16 and 32-7.2)

Amends The School Code with respect to teacher's orders. Requires orders that are not paid for want of funds to be consecutively numbered in order of presentment and, when funds are available, paid in that order. Allows the establishment of maturity dates on the orders. Changes the maximum rate the board may set as interest on the orders.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Elementary & Secondary Education
May 11     Placed Calndr, Second Reading
            Recommended do pass 011-000-000
May 12      Second Reading
            Placed Calndr, Third Reading
May 23      Third Reading - Passed 055-000-000
            Arrive House
            Hse Sponsor HOMER
            First reading  Rfrd to Comm on Assignment
May 24      Assigned to Elementary & Secondary Education
Jun 01     Cal 2nd Rdgng Short Debate
Jun 13     Short Debate Cal 2nd Rdgng
            Cal 3rd Rdgng Short Debate
Jun 14     Short Debate-3rd Passed 115-000-000
            Passed both Houses
Jul 14     Sent to the Governor
Sep 01     Governor approved
            PUBLIC ACT 86-0715  Effective date 90-01-01

SB-0518  FAWELL.

(Ch. 23, par. 2054)

Amends the Abused and Neglected Child Reporting Act. Applies the Act's reporting requirement to supervisors and administrators of general assistance under the Public Aid Code.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 23, par. 3385

Amends the Domestic Abuse and Neglect of Adults with Disabilities Study and Demonstration Program Act. Applies the Act's reporting requirement to supervisors and administrators of general assistance under the Public Aid Code.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Public Health, Welfare & Correctn
May 17     Placed Calndr, Second Reading  Committee discharged
May 18      Second Reading
            Amendment No.01  FAWELL  Adopted
            Placed Calndr, Third Reading
May 23      Third Reading - Passed 054-000-000
            Arrive House
            Hse Sponsor BARGER
            First reading  Rfrd to Comm on Assignment
May 24      Assigned to Select Committee on Children
Jun 02      Added As A Joint Sponsor WILLIAMSON
            Committee Select Committee on Children
Jun 08     Cal 2nd Rdgng Short Debate
SB-0518—Cont.

Jun 14  Short Debate Cal 2nd Rdng
       Cal 3rd Rdng Short Debate
Jun 15  Short Debate-3rd Passed 107-002-000
       Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
       PUBLIC ACT 86-0716 Effective date 90-01-01

SB-0519  FAWELL.

(Ch. 102, new par. 2a)

Amends An Act to prevent fraudulent and corrupt practices in the making or accepting of official appointments and contracts by public officers. Prohibits a township supervisor or trustee from being appointed to another office by the board of township trustees unless he is granted a leave of absence from such office or unless the appointment is specifically authorized by law.

SENATE AMENDMENT NO. 1.

Deletes provision allowing appointment of a township supervisor or trustee to another office if he is granted a leave of absence.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
Apr 13  Recommended do pass 013-001-001
May 12  Second Reading
        Placed Calndr,Second Reading
May 24  Recalled to Second Reading
        Amendment No.01 FAWELL Adopted
        Placed Calndr,Third Reading
May 26  Third Reading - Passed 057-001-000
        Arrive House
        Placed Calendr,First Reading
May 31  Hse Sponsor KIRKLAND
        First reading  Rfrd to Comm on Assignment
        Assigned to Counties & Townships
Jun 08  Do Pass/Consent Calendar 014-000-000
Jun 14  Consnt Caldr Order 2nd Read
Jun 16  Consnt Caldr, 2nd Readng
        Consnt Caldr Order 3rd Read
Jun 16  Consnt Caldr, 3rd Read Pass 111-000-000
       Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
       PUBLIC ACT 86-0717 Effective date 90-01-01

SB-0520  FAWELL.

(Ch. 139, par. 126.1)

Amends the Township Law of 1874. Provides that the township supervisor, with the consent and approval of the township board of trustees, may employ and fix the compensation of a township attorney and other employees.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Local Government
May 17  Committee discharged
May 18  Second Reading
        Placed Calndr,Third Reading
May 23  Third Reading - Passed 045-006-003
        Arrive House
        Hse Sponsor PETERSON,W
        First reading  Rfrd to Comm on Assignment
May 24  Assigned to Executive
SB-0521  FAWELL.

(Ch. 23, par. 3385)

Amends the Domestic Abuse and Neglect of Adults with Disabilities Study and Demonstration Program Act. Applies the Act’s reporting requirement to supervisors and administrators of general assistance under the Public Aid Code.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Public Health, Welfare & Correctn

SB-0522  FAWELL.

(Ch. 139, new par. 126.1a)

Amends the Township Law of 1874. Authorizes a township board of trustees to adopt personnel policies and procedures, including a schedule of holidays.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Local Government
Apr 13  Recommended do pass 011-000-000

May 12  Second Reading  Placed Calndr
May 23  Third Reading - Lost 017-028-005

SB-0523  FAWELL.

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

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to increase the eligibility income threshold from $14,000 to $15,500.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Revenue

SB-0524  FAWELL.

(Ch. 122, par. 14-1.08)

Amends the School Code. Includes certified school nurses services in the list of special education services available for handicapped children.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education

May 01  Waive Posting Notice 7C  Committee Elementary & Secondary Education

SB-0525  LUFT.

(Ch. 67 1/2, par. 605)

Amends the Illinois Enterprise Zone Act. Increases the number of public hearings to be conducted on the creation of an enterprise zone.

HOUSE AMENDMENT NO. 1. (House recedes January 11, 1990)

Adds reference to: Ch. 67 1/2, pars. 607, 608

Authorizes 75, rather than 67, enterprise zones to be certified for the 7 calendar years beginning with 1983. Requires that at least one enterprise zone be located in the several counties of the State having more than 130,000, but fewer than 135,000 inhabitants (Macon) in a municipality having more than 1,250, but fewer than 1,500 inhabitants (Blue Mound, Harristown or Macon).

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2. (House recedes January 11, 1990)

Deletes reference to: Ch. 67 1/2, pars. 605 and 607

Deletes everything in the bill, as amended. Increases from 6 to 8 the calendar years in which enterprise zones may be certified. Increases the number of Enterprise Zones allowed from 67 to 74. Also provides that the 7 additional Enterprise Zones shall not lie within municipalities or unincorporated areas of counties that abut or are contiguous to Enterprise Zones certified prior to the effective date of this amendatory Act.

CONFERENCE COMMITTEE REPORT NO. 1. 
Recommends that the House recede from H-ams 1 and 2. 
Recommends that the bill be amended as follows:

Deletes Reference To: (Ch. 67 1/2, pars. 605, 607 and 608)
Adds Reference To: (Ch. 67 1/2, par. 608)

Deletes everything. Amends the Enterprise Zone Act. Adds 7 additional Enterprise Zones (for a total of 81) which may be certified by DCCA, and provides that these shall not lie within municipalities or unincorporated areas of counties that abut or are contiguous to Enterprise Zones certified prior to the effective date of this amendatory Act. Authorizes the designation of up to 7 (now, 6) additional Enterprise Zones outside the regular application cycle. Effective immediately.
SB-0525--Cont.

Jan 10 1990
Sen Conference Comm Apptd IST (06-28-89)

Jan 11
Motion filed SUSPEND RULE 79(E)
PLACE ON CALENDAR
ORDER CONFERENCE
COMMITTEE REPORTS
-SALTSMAN

Mtn Prevail to Suspend Rule 79(E)/116-000-000
House report submitted
House Conf. report Adopted 1ST/105-011-000
Senate report submitted
Senate Conf. report Adopted 1ST/053-000-000
Both House Adoptd Conf rpt IST
Passed both Houses

Jan 31
Sent to the Governor

SB-0526 LUFT.

(Ch. 24, par. 11-74.4-6)

Amends the tax increment financing provisions of the Municipal Code. Requires that notices include the date of certain public hearings.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
Apr 26 Recommended do pass 006-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11 Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 23 Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor KEANE
Added As A Joint Sponsor SALTSMAN
Added As A Joint Sponsor HOMER
Added As A Joint Sponsor NOVAK
Added As A Joint Sponsor HARTKE
First reading Rfrd to Comm on Assignment
May 24 Assigned to Revenue
Jun 09 Tbd pursuant Hse Rule 27D

SB-0527 LUFT - ROCK - WEAVERS - ETHEREDGE - MAITLAND, JACOBS, MADIGAN, ZITO, DEMUZIO, DAVIDSON, MACDONALD, KELLY, SCHUNEMAN, TOPINKA, FAWELL, KARPIEL, WATSON, SCHAFFER AND RAICA.

(New Act)

Creates the Illinois Smoking Standards Act. Provides for designated areas whereby smoking is restricted. Allows restaurants to designate smoking areas.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 06 Added As A Co-sponsor JACOBS
Added As A Co-sponsor MADIGAN
Committee Committee on Assignment
of Bills
Apr 07 Assigned to Executive
Apr 11 Added As A Co-sponsor ZITO
Added As A Co-sponsor DEMUZIO
Added As A Co-sponsor DAVIDSON,
Added As A Co-sponsor MACDONALD, KELLY
Added As A Co-sponsor SCHUNEMAN, TOPINKA
Added As A Co-sponsor FAWELL, KARPIEL
Added As A Co-sponsor WATSON, SCHAFFER
Added As A Co-sponsor RAICA
Committee Executive
SB-0528
LUFT.

(Ch. 17, par. 311; Ch. 85, par. 902)

Amends the Illinois Banking Act and “An Act relating to certain investments of public funds by public agencies”. Authorizes banks to operate investment funds other than those in which a public agency may invest. Prohibits financial officers of public agencies from having any interest in such investments or receiving compensation from such investments or the sponsors thereof. Effective immediately.

Apr 05 1989
First reading
Rfrd to Comm on Assignment

Apr 07
Assigned to Finance & Credit Regulations

May 02
Waive Posting Notice 7C

Committee Finance & Credit Regulations

SB-0529
LUFT – BERMAN – DEANGELIS – REA.

(Ch. 122, par. 14-3.01)


SENATE AMENDMENT NO. 1

Deletes reference to: Ch. 122, par. 14-3.01
Adds reference to: Ch. 1, new pars. 1000 and 1107; Ch. 17, new par. 6600; Ch. 15 1/2, pars. 68.16, 68.17b, 99, and 159; Ch. 19, 711; Ch. 23, pars. 1271, 1271.1, 1271.2 and 1273; Ch. 24, pars. 8-1-12, 8-1-13, 8-1-15, 8-1-16, 8-4-3, 8-4-14, 8-4-25, 8-6-2, 8-7-2, 9-2-48, 9-2-481, 9-2-51, 11-12-1-2, 11-23-6, 11-23-13, 11-25-4, 11-26-4, 11-45-11, 11-45-1-3, 11-45-1-5, 11-63-3, 11-66-7, 11-68-5, 11-71-2, 11-71-12, 11-92-6, 11-94-2, 11-102-6, 11-103-11, 11-103-12, 11-103-13, 11-113-3, 11-114-3, 11-118-1, 11-119-1, 11-121-4, 11-128-5, 11-129-2, 11-130-3, 11-133-1, 11-136-4, 11-139-3, 11-141-2, 11-141-3, 808.1, and 808.22; Ch. 34, pars. 306, 429.14, 959-1, 2052, 2058, 2160.1, 2252, 2291, 2312, 2323, 2326.3, 2329, 2332, 2335.1, 2335.2, 2748, 3452, 3502 and 3563; Ch. 42, pars. 5-17, 315.5a, 319.3a, 398.2 and 437e; Ch. 67 1/2, pars. 86, 88.1, 91.127, 91.128, 91.128.1 and 95; Ch. 85, pars. 1044.1, 1164.4, 1209.1, 1210, 1250.4, 1260, 1263a, 1340, 1370, 1410, 1449, 1450, 1462, 1560, 1580-11, 1580-14, 1581-11, 1581-14, 1671, 3410, 5010 and 5410; Ch. 96 1/2, pars. 4002, 6337, 6436, 6804 and 7120; Ch. 105; pars. 6-5, 9-1a, 9-1b, 9-2a, 9-2c, 9-1-2, 9-2-2, 9-2-3, 9-3-2, 9-3-3, 11-1-6, 327k, 333.23e, 333.23q, 333.43e 333.46, and 490.05; Ch. 111 1/2; par. 20c20.

Ch. 111 2/3, pars. 110.1, 110.7, 203, 210e, 228, 233, and 355; Ch. 114, par. 380; Ch. 120, par. 407; Ch. 121, pars. 6-515, 10-204, 10-703, 10-706, 10-803, 10-806 and 102-3; Ch. 122, 5-16, 12-12, 12-16-14, 12-16, 17-2, 17-16, 17-16, 19-2, 19-3, 19-11, 19-17, 19-30, 19-31, 19a-2, 20-2, 32-4.2, 32-4.11, 32-5, 32-5.6, 34-22.1, 34-22.2, 34-22.3, 34-22.4, 34-22.5, 34-22.7, 34-24, 34-25, 34-29.1, 34-31, 34-49, 34-65, 103-20, 103-33, 103A-1, 103A-8, 103A-14, 103A-26, 107-25, 107-26 and 107-27; Ch. 123, par. 110; Ch. 127, pars. 213.5, 213.6, 308 and 315; Ch. 139, pars. 150.1, 155, 160.13, 160.17, 160.33 and 315; Ch. 144, pars. 48.1, 48.5a, 354, 641, 674, 1011 and 1204; Ch. 146 1/2, par. 6

SENATE AMENDMENT NO. 2.
Revises the definition of “Omnibus Bond Acts”. Makes technical corrections.

May 11
Placed Calndr, Second Reading

May 12
Added As A Joint Sponsor Berman
Placed Calndr, Second Reading

May 16
Added As A Joint Sponsor DeAngelis
Placed Calndr, Second Reading

May 18
Second Reading
Amendment No. 01
LUFT
DEANGELIS
Adopted
Placed Calndr, Third Reading

May 23
Recalled to Second Reading
Amendment No. 02
LUFT
& DEANGELIS
Adopted
Placed Calndr, Third Reading

May 25
Added As A Joint Sponsor REA
Placed Calndr, Third Reading

May 26
Third Reading - Passed 059-000-000

May 31
Added As A Joint Sponsor HOFFMAN
First reading
Rfrd to Comm on Assignment
Motion disch comm, advc 2nd
2ND RDING-2ND DAY
-KEANE
Committee discharged

Jun 01
Second Reading
Placed Calndr, Third Reading

Jun 06
Added As A Joint Sponsor GRANBERG
Third Reading - Passed 118-000-000
Passed both Houses
Sent to the Governor
Governor approved
PUBLIC ACT 86-0004 Effective date 89-06-06

SB-0530 BARKHAUSEN.

(Ch. 120, par. 1003; and Ch. 127, new par. 141.253)

Amends the Real Estate Transfer Tax Act and the State Finance Act. Increases the real estate transfer tax from 25¢ to 50¢ per $500 of value. The increase goes to the Open Space and Natural Areas Acquisition Fund for administration by the Department of Conservation. The additional amounts are to be used one-third to acquire and preserve natural areas and two-thirds as grants to local governments for open spaces.

1 Fiscal Note Act may be applicable.
### SB-0531 BARKHAUSEN AND FAWELL.

(Ch. 40, new par. 1022; Ch. 76, pars. 1, 1b, and 2 and new par. 1c; and Ch. 110, par. 12-112)

Amends an Act in relation to husband and wife to provide that the estate of tenancy by the entirety is not abolished. Amends an Act in relation to joint rights and obligations to provide for creation of an estate in tenancy by the entirety and for rights in relation to that estate. Amends the Code of Civil Procedure to provide that property held in tenancy by the entirety is not liable to sale to satisfy a judgment entered against only one of the tenants, but that income from the property may be garnished to satisfy the judgment.

### SB-0532 BARKHAUSEN.

(Ch. 110 1/2, new par. 18-3.1)

Amends the Probate Act. Requires the representative of an estate to mail notice to all known or reasonably ascertainable creditors of the decedent informing them that a claim must be filed within 6 months of issuance of letters of office.

### SB-0533 BARKHAUSEN.

(Ch. 106 1/2, pars. 151-3, 151-9, 152-1, 153-3, 158-1, 159-4, and 161-9)

Amends the Revised Uniform Limited Partnership Act with respect to assumed names, use of “L.P.” in the name, certificates, liability, dissolution, and reporting requirements. Effective October 1, 1990.
SB-0533—Cont.

Jun 07  Do Pass/Short Debate Cal 014-000-000
Jun 13  Cal 2nd Rdg Short Debate
Jun 14  Cal 3rd Rdg Short Debate
Jun 14  Short Debate-3rd Passed 114-000-000
Jul 14  Passed both Houses
Sep 07  Sent to the Governor
       Governor approved
       PUBLIC ACT 86-0836  Effective date 90-10-01

SB-0534 BARKHAUSEN.

(Ch. 110, par. 2-611)

Amends the Code of Civil Procedure. Provides that sanctions with respect to
signing pleadings may be imposed only after a hearing and a finding that the violation
was substantial and concerned an essential and contested matter. Requires
sanctions to be commensurate with the damage or inconvenience caused. Limits application of sanctions with respect to signing pleadings, motions or other papers to
those filed on or after November 25, 1986.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0535 HALL – DEL VALLE – COLLINS – SMITH.

(Ch. 23, par. 5-2)

Amends The Illinois Public Aid Code. Provides that pregnant women and their
children up to age 8 (now age one) are eligible to receive medical assistance during
the woman's pregnancy and for 60 days thereafter if the woman's income and re-
sources are insufficient to meet the cost of necessary medical care. Increases the in-
come eligibility standard for pregnant women seeking medical assistance from
100% to 185% of the nonfarm income official poverty line. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates the cost of SB-535 for FY90 would be $45.5
million and for FY91 to be $68.4 million.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Public Health, Welfare &
         Correctn
Apr 19  Added As A Joint Sponsor DEL VALLE
        Added As A Joint Sponsor COLLINS
        Added As A Joint Sponsor SMITH
        Committee Public Health, Welfare &
         Correctn
May 04  Recommended do pass 007-000-000
        Motion filed WEAVER,S
        MOTION PLACE ON
        SECT. DESK
        Motion prevailed
        030-028-000
        Secretary's Desk
May 11  Placed Calndr,Second Readng
May 15  Fiscal Note filed
Second Reading
      Placed Calndr,Third Reading
May 26  3d Reading Consideration PP
        Calendar Consideration PP.

1SB-0536 MAITLAND – ETHEREDGE – WOODYARD – O’DANIEL – RINEY –
        HOLMBERG, SCHAFFER, WATSON, MADIGAN, REA, LUFT, SEV-
        ERRNS, KUSTRA AND DUNN,R.

(Ch. 122, new par. 2-3.93)

1 Fiscal Note Act may be applicable.
Amends The School Code. Requires the State Board of Education, from funds appropriated therefor, to develop, implement, administer, conduct and operate during the 1990-91 school year a pilot telecommunication instruction program for pupils in participating school districts located in predominantly rural areas of the State. Effective immediately.

FISCAL NOTE (State Board of Education)
Approximate cost for establishment of a single pilot site (4 to 6 schools) would range from $100,000 to $170,000.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
Apr 13 Added As A Joint Sponsor HOLMBERG
Committee Energy & Environment
May 01 Waive Posting Notice 7C
Committee Elementary & Secondary Education
May 22 Motion disch comm, advc 2nd
Committee discharged 052-000-000
Placed Calndr,Second Reading
May 23 Fiscal Note Requested BERMANN
May 24 Fiscal Note filed
May 25 Second Reading
Placed Calndr,Third Reading
May 26 Third Reading - Passed 048-008-000
Arrive House
May 30 Hse Sponsor CULLERTON
Placed Calndr,First Reading
May 31 First reading Rfrd to Comm on Assignment
Assigned to Executive
Jun 07 Interim Study Calendar EXECUTIVE

1 SB-0537 ETHEREDGE – O’DANIEL – HUDSON, REA, LUFT, DONAHUE, SEVERNS, TOPINKA, RIGNLEY, SCHAFFER, WATSON, MADIGAN AND KUSTRA.
(Ch. 122, new par. 18A-1)

Amends The School Code. Authorizes school districts to discontinue or modify action or programs mandated on or after August 1, 1985 if full, specifically identifiable State funding is not provided therefor, subject to certain exceptions. Effective July 1, 1989.

FISCAL NOTE (State Board of Education)
There would be no fiscal impact resulting from this proposal.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
May 01 Waive Posting Notice 7C
Committee Elementary & Secondary Education
May 22 Motion disch comm, advc 2nd
Committee discharged 045-006-001
Placed Calndr,Second Reading
May 23 Fiscal Note Requested BERMANN
May 24 Fiscal Note filed
May 25 Second Reading
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
SB-0537—Cont.

May 26  Added As A Joint Sponsor HUDSON
Placed Calndr,Third Reading
Third Reading - Passed 032-023-000
Arrive House
Placed Calendr,First Reading

May 31  Hse Sponsor COWLISHAW
First reading  Rfrd to Comm on Assignment
Assign to Elementary & Secondary Education

Jun 09  Tbd pursuant Hse Rule 27D

SB-0538  MAITLAND - WOODYARD – O’DANIEL, MADIGAN, TOPINKA, DONAHUE AND DUNN,R.
(Ch. 122, par. 18-8)

Amends The School Code. Increases the flat grant under the school aid formula per weighted ADA pupil to .14 times the maximum per pupil amount. Effective July 1, 1989.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07

SB-0539  MAITLAND – WOODYARD – O’DANIEL, RIGNEY, MADIGAN, DUNN,R AND SEVERNS.
(Ch. 120, pars. 2-201 and 9-901; new par. 2-202.3; Ch. 122, pars. 17-2, 17-3, 18-8 and 34-53; new par. 18-1.1; rep. pars. 17-3.1 and 17-3.3; Ch. 127, new par. 141.250)

Amends the Illinois Income Tax Act, The School Code and the Act relating to State Finance. Increases individual and corporate income taxes beginning January 1, 1990 to 3.5% and 5.6%, respectively. Provides for transfer into the School District Tax Replacement Fund of such portion of the additional income tax revenues as will equal the decrease in school district property tax revenues resulting from a 25% reduction made in the maximum authorized educational purposes tax rate of school districts. Provides for annual distribution to school districts of all amounts transferred into the School District Tax Replacement Fund. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Revenue
May 23  Added As A Co-sponsor SEVERNS
Committee Revenue

SB-0540  DEMUZIO.
(Ch. 122, par. 10-20.21)

Amends The School Code to provide 5 days notice (now, 3) to bidders of the time and place of opening bids for transportation contracts or contracts for supplies, material or work amounting to over $5,000 by school districts.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, par. 10-21.9

Adds provision that after January 1, 1990 employees of persons or firms holding contracts with a school district who have direct, daily contact with students must undergo a criminal background investigation.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education
May 01  Waive Posting Notice 7C
Committee Elementary & Secondary Education

Fiscal Note Act may be applicable.
May 11  Recommended do pass 011-000-000
May 15  Second Reading
May 23  Third Reading - Passed 053-001-002
      Arrive House
      Hse Sponsor DEJAEGHER
      First reading  Rfrd to Comm on Assignment
May 24  Added As A Joint Sponsor WHITE
      Assigned to Elementary & Secondary Education
Jun 08  Amendment No.01  ELEM SCND ED  Adopted
      DP Amnded Consent Calendar 029-000-000
     
     Consnt Caldr Order 2nd Read
Jun 14  Consnt Calendar, 2nd Readng
Jun 16  Consnt Caldr Order 3rd Read
Jun 19  Sec. Desk Concurrence 01
Jun 26  S Concurs in H Amend. 01/058-000-000
      Passed both Houses
Jul 21  Sent to the Governor
Aug 30  Governor approved

PUBLIC ACT 86-0411  Effective date 90-01-01

SB-0541  DEMUZIO.
    (Ch. 48, par. 1707)
Amends the Illinois Educational Labor Relations Act to make technical and grammatical changes.
    Apr 05 1989  First reading  Rfrd to Comm on Assignment
    Apr 07  Assigned to Labor
    May 04  Recommended do pass 006-000-000
            Motion filed WEAVER,S
            MOTION PLACE ON
            SECT. DESK
            Motion prevailed
            030-028-000

            Secretary’s Desk
May 11  Placed Calndr,Second Readng
May 15  Second Reading
May 23  Third Reading - Passed 054-000-001
      Arrive House
      Placed Calendr,First Reading
May 24  Hse Sponsor MCPIKE
      First reading  Rfrd to Comm on Assignment
      Assigned to Labor & Commerce
Jun 06  Added As A Joint Sponsor FARLEY
      Committee Labor & Commerce
      Recommended do pass 016-000-000
Jun 07  Placed Calndr,Second Readng
Jun 16  Second Reading
Jun 23  Tabled House Rule 37(G)

SB-0542  MADIGAN.
    (Ch. 82, par. 101.1)
Amends the Physician’s Lien Act. Allows a lien on a patient’s claim under the Workers’ Compensation Act or the Workers’ Occupational Diseases Act. Requires the patient, if the physician serves a notice of lien, to notify the physician when a claim is dismissed or settled, a final order or judgment is entered, or the patient has changed attorneys. Effective immediately.
Amends the Circuit Courts Act and the Circuit Judge Vacancy Act. Provides for the division of the Judicial Circuit of Cook County into 15 sub-circuits, with 12 circuit judges to serve from each of the sub-circuits. Effective January 1, 1991.

FISCAL NOTE (Office of the IL Courts)
Three (3) Circuit Judges positions at $80,099 = $224,839 at full year funding.

SENATE AMENDMENT NO. 2.
Deletes reference to: Ch. 37, new par. 72.2e
Adds reference to: New Act; Ch. 37, par. 25; Ch. 46, par. 7-10

Deletes title and everything after the enacting clause. Divides the First Judicial District into 18 Appellate sub-districts for the election of Appellate and Circuit Judges. Provides that one Appellate Judge and 20 Circuit Judges shall be elected from each Appellate sub-district. Divides the Appellate sub-districts into 3 Supreme Court sub-districts for the election of Supreme Court judges; one Supreme Court judge shall be elected from each Supreme Court sub-district. The Division of the First Judicial District shall be made by the Cook County Board by at least an 80% vote. If the Cook County Board fails by November 15, 1991 to divide the District, no election, appointment or retention of Supreme, Appellate or Circuit Judges shall be made in the District. Provides that each voter within the First Judicial District shall be eligible to vote on the retention of judges in the entire district. Provides that incumbent judges on the effective date of this Act shall serve until the expiration of their terms. Effective January 1, 1991.
SB-0544 BARKHAUSEN.  
(Ch. 73, rep. par. 762)  
Amends the Insurance Code. Repeals a provision prohibiting insurance companies from making political contributions.  
Apr 05 1989 First reading Rfrd to Comm on Assignment  
Apr 07 Assigned to Insurance, Pensions & License Act  
May 22 Motion disch comm, advc 2nd  
Motn discharge comm lost 029-016-001 Committee Insurance, Pensions & License Act

SB-0545 BARKHAUSEN.  
(Ch. 110, new par. 2-619.1)  
Amends the Code of Civil Procedure. Allows motions with respect to pleadings, motions for involuntary dismissal and motions for summary judgment to be filed together as a single motion in any combination. A combined motion, however, must be in parts, with each part limited to and specifying the Section upon which it is based and clearly showing the points or grounds relied upon.  
Apr 05 1989 First reading Rfrd to Comm on Assignment  
Apr 07 Assigned to Judiciary  
May 22 Motion disch comm, advc 2nd  
Motn discharge comm lost 028-019-003 Committee Judiciary

SB-0546 BARKHAUSEN.  
(New Act; Ch. 110 1/2, rep. pars. 301 through 311)  
Creates the Uniform Anatomical Gift Act of 1989 to provide for the making of anatomical gifts. Repeals the Uniform Anatomical Gift Act.  
Apr 05 1989 First reading Rfrd to Comm on Assignment  
Apr 07 Assigned to Insurance, Pensions & License Act  
May 22 Motion disch comm, advc 2nd  
Motn discharge comm lost 019-026-001 Committee Insurance, Pensions & License Act

SB-0547 BARKHAUSEN.  
(New Act)  
Creates the Illinois Uniform Custodial Trust Act. Provides for the creation, operation and termination of custodial trusts.  
Apr 05 1989 First reading Rfrd to Comm on Assignment  
Apr 07 Assigned to Judiciary  
May 22 Motion disch comm, advc 2nd  
Motn discharge comm lost 028-016-002 Committee Judiciary

SB-0548 BARKHAUSEN.  
(New Act; Ch. 110 1/2, par. 4-3)  
An Act to adopt the Uniform International Wills Act to provide a form of will valid in all jurisdictions adopting the Uniform Act. Amends the Probate Act to allow a will made in conformance with the Uniform Act to be valid in Illinois.
SB-0549  BARKHAUSEN.

(New Act; Ch. 59, rep. pars. 4, 5, 6 and 7)

Creates the Uniform Fraudulent Transfer Act to define the rights of creditors and transferees in the case of fraudulent transfers. Repeals provisions of the Frauds Act relating to fraudulent conveyances.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Finance & Credit Regulations
May 02  Waive Posting Notice 7C  Committee Finance & Credit Regulations
May 22  Motion disch comm, advc 2nd  Motn discharge comm lost 025-023-000  Committee Finance & Credit Regulations

SB-0550  SCHAFFER.

(Ch. 91 1/2, par. 1-100)

Amends the Mental Health and Developmental Disabilities Code to make a grammatical change in the short title.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Public Health, Welfare & Correctn

SB-0551  BARKHAUSEN.

(Ch. 110, new pars. 12-627, 12-628, 12-629, 12-630, 12-631, 12-632, 12-633 and 12-634; rep. pars. 12-601 through 12-617)

Amends the Code of Civil Procedure. Adopts the 1964 Revised Uniform Enforcement of Foreign Judgments Act, repealing the 1948 version of that Act. Provides that foreign judgments filed in accordance with the new provisions have the same effect, and are subject to the same procedures, defenses and proceedings for re-opening, vacating or staying as judgments of a circuit court for any county in this State, and may be enforced or satisfied in like manner. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
May 22  Motion disch comm, advc 2nd  Motn discharge comm lost 027-019-002  Committee Judiciary

SB-0552  BARKHAUSEN.

(New Act)

Creates the Illinois Uniform Premarital Agreement Act. States formalities for entering into a premarital agreement and specifies items with respect to which parties may contract. Provides for amendment, revocation and enforcement of premarital agreements. Applies to premarital agreements executed on or after the Act's effective date.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
May 22  Motion disch comm, advc 2nd  Motn discharge comm lost 025-017-003  Committee Judiciary
SB-0553  BARKHAUSEN.
(Ch. 26, par. 1-201; new pars. 2A-101 through 2A-531)
Amends the Uniform Commercial Code. Adds Article 2A to regulate transactions which create leases of goods. Establishes rights of the parties thereto and provides remedies. Defines terms.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 01 Waive Posting Notice 7C Committee Executive
May 22 Motion disch comm, advc 2nd Motn discharge comm lost 028-017-002 Committee Executive

SB-0554  KARPIEL.
(Ch. 30, par. 318)
Amends the Condominium Property Act to require both specifically and by operation of law provisions for binding arbitration in condominium operation disputes between the unit owners, developer, association, board of managers, management association or manager.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary

SB-0555  WEAVER,S - DALEY,J.
(Ch. 120, par. 417.7)
Amends the Motor Fuel Tax Law to change the definition of Department from Department of Revenue of the State of Illinois to the Illinois Department of Revenue.

HOUSE AMENDMENT NO. 1.
Adds an October 1, 1989, effective date.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 17 Committee discharged
May 18 Second Reading
Placed Calndr,Third Reading
May 23 Third Reading - Passed 042-009-002
Arrive House
Placed Calendr,First Reading
May 24 Hse Sponsor HOFFMAN
Added As A Joint Sponsor RONAN
First reading Rfrd to Comm on Assignment
Assigned to Executive
Jun 07 Recommended do pass 012-006-001
Placed Calndr,Second Reading
Jun 20 Second Reading
Amendment No.01 HOFFMAN Adopted
Placed Calndr,Third Reading
Jun 23 Tabled House Rule 37(G)

SB-0556  PHILIP.
(Ch. 63, par. 23.4)
Amends An Act relating to the operation of the General Assembly. Changes the word "he" to "the Secretary".

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 01 Waive Posting Notice 7C Committee Executive
Amends the Criminal Code to provide for category 1 weapons and firearms. Provides that the commission of armed violence with a category 1 firearm is a Class X felony for which a sentence of at least 10 years must be imposed. Effective immediately.

SENATE AMENDMENT NO. 1.
Establishes categories of firearm and category 1 weapons (stunguns).

Amends An Act relating to the circuit courts to provide for one circuit court judge for every 50,000 persons in a county with a population in excess of 600,000, excepting Cook County. Effective January 1, 1990.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 558 constitutes a due process mandate for which no reimbursement is required.

Amends the Code of Criminal Procedure of 1963 to establish a pilot project in one court in Cook County and in one court in DuPage County to permit the drug testing of defendants, charged with a felony offense or offense involving cannabis or controlled substances, who have consented to the testing as a condition of bail. Prohibits such a defendant's release on recognizance, unless consent is given for testing. Permits the court to consider the defendant's consent to testing when setting bail. Provides criteria for the method of testing, analysis and reporting. Provides for sanctions for defendants with positive test results. Provides that test results are not admissible on the issue of the defendants guilt in connection with any criminal charge. Effective January 1, 1990.
FISCAL NOTE (Administrative Office of Ill. Courts)
Total minimum amount to implement SB-559 is estimated to be $850,000.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 112-3

Provides that in counties with a population between 300,000 and 1,000,000 no more than 3 (now, one) Grand Juries shall sit at the same time.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 56 1/2, par. 1410

Amends the Illinois Controlled Substances Act to provide that a person who has not previously been convicted of, placed on probation or supervision for a cannabis or controlled substance violation who is convicted of possession of a controlled or counterfeit substance where the amount is less than 5 grams or less than 10 parts or objects of a controlled substance that is not sold by weight, may be sentenced to probation.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary
May 22 Added As A Joint Sponsor GEO-KARIS
      Added As A Joint Sponsor MAHAR
      Committee Judiciary
      Motion disch comm, advc 2nd
      Committee discharged 050-001-000
Placed Calndr,Second Reading
May 23 Second Reading
      Placed Calndr,Third Reading
May 26 Third Reading - Passed 053-001-001
      Arrive House
      Placed Calndr,First Reading
May 31 Hse Sponsor PETKA
      First reading Rfrd to Comm on Assignment
      Assigned to Judiciary II
Jun 02 Added As A Joint Sponsor WILLIAMSON
      Committee Judiciary II
Jun 08 Recommended do pass 009-002-001
      Placed Calndr,Second Reading
Jun 13 Added As A Joint Sponsor PEDERSEN,B
      Added As A Joint Sponsor DOEDERLEIN
      Placed Calndr,Second Reading
Jun 14 Second Reading
      Fiscal Note Requested MATIJEVICH
Jun 20 Held on 2nd Reading
Jun 23 Placed Calndr,Third Reading
      Fiscal Note filed
      Amendment No.01 PETKA Adopted
      Amendment No.02 PETKA 086-019-004
      Placed Calndr,Third Reading
      Motion to Suspend Rule 37(D)/PETKA
      3/5 vote required
      Mtn Prevail to Suspend Rule 37(D)/082-017-002
      Third Reading - Lost 054-044-014

1^SB-0560 PHILIP.

(Ch. 108 1/2, par. 3-128)

Amends the Downstate Police Article of the Pension Code. Provides that if there are no beneficiaries of the fund at the time members are to be elected to the board of trustees, the 5th member shall be elected by and from the active participants to serve until the next biennial election. Effective immediately.

^Pension System Impact Note Act may be applicable.
PENSION IMPACT NOTE
This bill has no financial impact.

SB-0561 PHILIP.
(Ch. 95 1/2, par. 6-205)
Amends the Illinois Vehicle Code to provide for a two year revocation of an individual's driving privileges whenever a person under the age of 21 is convicted of driving under the influence of alcohol or other drugs.

SB-0562 MAITLAND - WEAVER,S.
(Ch. 96 1/2, new par. 6328.2)
Amends the Forest Preserve District Act in counties under 3,000,000. Applies to districts entirely within a county over 150,000. Requires the county board to approve budgets, appropriations, and tax levies. Limits bonds for new indebtedness to those which are first approved by the electors at a referendum.

SB-0563 MAITLAND.
(Ch. 144, pars. 189.07, 190)
Amends the Act creating the Board of Higher Education. Provides that any minimum admission standards from time to time established, adopted or recommended by the Board for public community colleges, colleges and State universities are advisory in nature. Effective immediately.

SB-0564 PHILIP.
(Ch. 46, pars. 7-11, 7-12)
Amends The Election Code. Provides that petitions for nomination of delegates and alternate delegates to a national nominating convention and petitions for being placed on the ballot in the Presidential preference primary shall be filed in the office of the State Board of Elections not more than 99 nor less than 92 days prior to the primary.

SENATE AMENDMENT NO. 1.
Provides that if the rules of a national political party conflict with the requirements for filing petition for nomination for delegates or alternate delegates to a national nominating convention, the chairman of the State central committee of such national political party shall notify the State Board of Elections in writing and the Board shall direct such petition to be filed not more than 69 and not less than 62 days prior to the date of the primary.
SB-0564—Cont.

Apr 07  Assigned to Elections & Reapportionment
May 22 Motion disch comm, advc 2nd Committee discharged 033-017-002
Placed Calndr, Second Reading

May 23 Second Reading
Amendment No. 01  DEMUZIO Adopted
Placed Calndr, Third Reading

May 26 Third Reading - Passed 049-003-000
Arrive House
Placed Calndr, First Reading

May 31 Hse Sponsor KUBIK
First reading  Rfrd to Comm on Assignment
Assigned to Elections
Interim Study Calendar ELECTIONS

Jun 08
SB-0565  PHILIP.
(Ch. 24, par. 11-123-24)
Amends the Illinois Municipal Code. Provides that, in counties with a population of at least 600,000 but less than 3,000,000 a municipality may obtain access to lands or waters for flood control projects.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Local Government

SB-0566  PHILIP.
(Ch. 15 1/2, par. 22.42k; new pars. 22.23c, 22.43e; Ch. 24, new par. 11-102-5a)
Amends the Illinois Aeronautics Act and the Illinois Municipal Code. Permits corporate authorities of a municipality of more than 500,000 to prohibit the landing of supersonic aircraft at any airports within that municipality's jurisdiction. Prohibits construction of any new runways which could accommodate large aircraft at O'Hare International Airport through June 30, 1995. This provision is repealed on June 30, 1995.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
May 01  Waive Posting Notice 7C  Committee Executive

SB-0567  PHILIP.
(Ch. 120, par. 483.2a)
Amends the Revenue Act of 1939 to provide that assessors in townships of more than 15,000 inhabitants may fulfill the educational requirements to hold that office by having a Certified Illinois Assessing Officer certificate with at least 300 hours of successfully completed coursework approved by the Department of Revenue if 150 of those hours required a written exam.
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Revenue

SB-0568  PHILIP.
(New Act; Ch. 120, new pars. 2-206.1 and 429.1)
Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy & Environment
SB-0569  PHILIP.


Amends the Illinois Water Well Construction Code to define “closed loop well” and “monitoring well” and to regulate their construction. Changes the definition of “construction” to include all acts necessary to obtaining ground water (now acts necessary to obtaining ground water for human consumption only). Removes the requirement that a notice of violation of the Act be filed with the State Mining Board. Provides that abandoned wells shall be plugged in accordance with rules of the Department of Public Health. Effective January 1, 1990.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy & Environment

SB-0570  PHILIP.

(Ch. 111, pars. 7103 and 7104)

Amends the Water Well and Pump Installation Contractor’s License Act to define “monitoring well” and exclude persons constructing monitoring wells from the license requirement of the Act. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy & Environment

SB-0571  JACOBS.

(Ch. 48, par. 1710)

Amends the Educational Labor Relations Act. Provides that, if certain provisions of a collective bargaining agreement conflict with an administrative regulation or decision, the terms of the collective bargaining agreement prevail. Provides that no administrative agency action shall negate or limit employee wages, hours or working conditions within a bargaining unit without the consent of the exclusive representative.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, par. 1710
Adds reference to: Ch. 48, par. 1720


HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 48, par. 1720
Adds reference to: Ch. 48, pars. 1603, 1610, 1611, 1614, 1617, 1702, 1711, 1712, 1714, 1715, 1716; Ch. 85, par. 601

Deletes title and everything after enacting clause. Amends various Acts relating to labor relations. Makes various changes relating to unfair labor practices, impasse procedures, arbitration of certain disputes and enforcement of labor board orders. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Labor
May 04  Recommended do pass as amend
006-000-000
Motion filed WEAVER, S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11  Placed Calndr, Second Reading
May 15  Second Reading
         Amendment No.01  LABOR  Adopted
         Placed Calndr, Third Reading
May 23  Third Reading - Passed 056-000-001
         Arrive House
         Placed Calendr, First Readng
May 24  Hse Sponsor  MCPIKE
First reading  Rfrd to Comm on Assignment
Assigned to Labor & Commerce
Jun 06  Added As A Joint Sponsor  FARLEY
Committee Labor & Commerce
Jun 07  Recommended do pass 016-000-000
Jun 06  Placed Calndr,Second Reading
Jun 16  Second Reading
Held on 2nd Reading
Jun 23  Amendment No.01  MCPIKE  Withdrawn
Amendment No.02  MCPIKE  Adopted
Jun 24  Sec. Desk Concurrence 02
Jun 26  S Concurs in H Amend. 02/040-017-000
Passed both Houses
Jul 14  Sent to the Governor
Aug 30  Governor approved
PUBLIC ACT 86-0412  Effective date 89-08-30

SB-0572  JACOBS.
(New Act; Ch. 38, pars. 28-1 and 28-1.1)

Creates the Excursion Gambling Boat Act. Provides for the licensing by the Department of Revenue of excursion gambling boats to conduct gambling games. Establishes an admission tax, license fees and wagering tax. Permits counties and municipalities to impose admission taxes not exceeding one dollar per person embarking on an excursion gambling boat docked within the municipality or county. Establishes the purposes for which the counties and municipalities may use such revenues obtained from the admission tax. Establishes a wagering tax of 5% of adjusted gross receipts. Provides that the revenues from the wagering tax shall be subject to appropriation and used by the Department of Commerce and Community Affairs for the development, promotion and marketing of tourism, riverfront development and civic centers. Amends the Criminal Code of 1961 to exempt from gambling violations, gambling games conducted on excursion gambling boats authorized by the Excursion Gambling Boat Act.

SENATE AMENDMENT NO. 2.
Deletes everything after the enacting clause. Creates the Excursion Boat Act. Provides for the licensing by the Department of Revenue of excursion gambling boats to conduct gambling games. Establishes an admission tax, license fees and wagering tax. Permits counties and municipalities to impose admission taxes not exceeding one dollar per person embarking on an excursion gambling boat docked within the municipality or county. Suggests purposes for which the counties and municipalities may use such revenues obtained from the admission tax. Establishes a wagering tax of 5% of adjusted gross receipts on the first $1,000,000 and 10% on revenues in excess of $1,000,000. Provides that the revenues from the wagering tax shall be subject to appropriation and used for various purposes. Amends the Criminal Code of 1961 to exempt from gambling violations, gambling games conducted on excursion gambling boats authorized by the Excursion Boat Act.

HOUSE AMENDMENT NO. 1. (House Recedes January 11, 1990)
Deletes everything after the enacting clause. Adds a short title citing the Excursion Boat Act.

CONFERENCE COMMITTEE REPORT NO. 2, CORRECTED
Recommends that the House recede from H-am 1.

Adds reference to: Ch. 38, par. 28-3; Ch. 127, new par. 141.286

Deletes all. Creates the Riverboat Gambling Act and amends the Criminal Code and State Finance Act. Creates a Gaming Board within the Department of Revenue. Provides that the Board shall license a specified number of riverboats to conduct gambling excursions on navigable streams outside Cook County. Provides that
riverboats shall dock only in cities or counties whose governing bodies have authorized such docking. Provides for licensing of boat owners, supplies of gambling equipment, and certain employees on boats. Provides for imposition of an admission tax and a tax on gambling receipts, and for the disposition of such taxes. Provides for civil and criminal penalties and property forfeitures for violations of the Act. Effective immediately.

Apr 05 1989 First reading
Apr 07 Assigned to Executive
May 04 Recommended do pass as amend 009-000-000
Motion filed WEAVER,S
MOTION TO PLACE ON SECT. DESK
Motion prevailed 030-028-000

May 11 Placed Calndr,Second Reading
May 23 Second Reading
Amendment No.01 EXECUTIVE Tabled
Amendment No.02 JACOBS Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 045-010-003
Arrive House
Hse Sponsor GIORGI
Added As A Joint Sponsor BRUNSVOLD
Added As A Joint Sponsor SALTSMAN
First reading Rfrd to Comm on Assignment
May 30 Assigned to Judiciary II
Jun 02 Added As A Joint Sponsor VANDUYNE Committee Judiciary II
Jun 07 Added As A Joint Sponsor WENNLUND Committee Judiciary II
Jun 08 Amendment No.01 JUDICIARY II Adopted
Recommnded do pass as amend 009-004-003
Placed Calndr,Second Reading
Jun 21 Second Reading
Held on 2nd Reading
Jun 22 Amendment No.02 GIORGI Lost 008-064-044
Amendment No.03 GIORGI Withdrawn
Placed Calndr,Third Reading
Jun 23 Motion EXTEND 3RD RD DEADLINE UNTIL 06-30-89 - GIORGI
Mtm Prevail Suspend Rul 37G 117-000-000
Calendar Order of 3rd Rdng
Jun 30 Third Reading - Passed 061-050-002
Sec. Desk Concurrence 01
S Noncers in H Amend. 01
Speaker’s Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/GIORGI, BRUNSVOLD, MCIPEKE, CHURCHILL AND HOFFMAN
Sen Acce Reqd Conf Comm 1ST
Sen Conference Comm Apptd 1ST/JACOBS JOYCE,JJ, LUFT, KARPIEL & ETHEREDGE

House report submitted Verified
Mtn Prevail to Suspend Rule 79(D)/063-048-001
House Conf. report lost 1ST/032-075-008
Senate report submitted
Senate Conf. report Adopted 1ST/039-014-000
Oct 10
Senate Conf. report Adopted 1ST (06-30-89)
Oct 18
Motion to Suspend Rule 79(E) AND PLACE ON
CALENDAR ORDER OF
CONF. COMM. REPTS.
-GIORGI
Verified
Motion prevailed
060-051-001
Senate Conf. report Adopted 1ST (06-30-89)
Oct 19
H Requests Conference Comm 2ND
Hse Conference Comm Apptd 2ND/GIORGI,
BRUNSVOLD, MCFIPE, CHURCHILL AND
OLSON, MYRON
Oct 31
Sen Accede Req Conf Comm 2ND
Sen Conference Comm Apptd 2ND/JACOBS
JOYCE, JJ, LUFT, KARPIEL &
ETHEREDGE
Nov 02
House report submitted
Jan 11 1990
House report submitted
Verified
House Conf. report Adopted 2ND CORRECTED
060-054-001
Motion to Reconsider Vote
Mtn Tabled Reconsider Vote
MATIJEVICH
Senate report submitted
JACOBS
Senate Conf. report Adopted 2ND CORRECTED
031-022-001
Both House Adopted Conf rpt 2ND CORRECTED
Passed both Houses
Jan 19
Sent to the Governor
Feb 07
Governor approved
PUBLIC ACT 86-1029 Effective date 90-02-07
SB-0573 JACOBS.

(Ch. 85, new par. 6209.1)

Amends the Quad Cities Regional Economic Development Authority Act. Provides that if the Authority does not have enough money to pay the principal of and interest on its bonds, the Chairman shall certify the amount needed to the Governor, who shall include the amount in the State budget.

STATE DEBT IMPACT NOTE
SB-573 would create a new category of State moral obligation debt.

STATE DEBT IMPACT NOTE
No change from previous note.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 85, par. 6204

Amends the Quad Cities Regional Economic Development Authority Act to add 2 additional persons to the governing body of the Authority, to be appointed by the Governor.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Local Government
May 04 State Debt Note Filed
Committee Local Government
May 11 Recommended do pass 007-000-000
Placed Calndr, Second Reading
May 12 Second Reading
Placed Calndr, Third Reading
SB-0574—JACOBS.

(Ch. 23, par. 10-10; Ch. 40, pars. 505, 1106 and 2514)

Amends the Public Aid Code, Marriage and Dissolution of Marriage Act, Non-Support of Spouse and Children Act and Parentage Act of 1984. Provides that, when support is due and owing to an individual, a check given in payment of part or all of a support obligation shall be payable solely to that individual, and not to an attorney or other third party. Provides that in a proceeding to enforce a support obligation, a false statement made without reasonable cause shall subject the party making the statement or his attorney, or both, to reasonable expenses and attorney's fees incurred by the other party because of the false statement.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary

SB-0575—DUNN,T.

(Ch. 38, pars. 28-3 and 28-5)

Amends the Criminal Code to allow a boat which is licensed for gaming by a contiguous state to dock on the shores of this State if approved by the municipality or county having jurisdiction and no gaming is conducted while docked. Exempts those boats from confiscation of gambling devices.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, pars. 28-3 and 28-5
Adds reference to: New Act; Ch. 38, pars. 28-1 and 28-1.1

Deletes title and everything after the enacting clause. Creates the Excursion Boat Act. Authorizes gambling on excursion gambling boats. Provides for administration of Act by the Department of Revenue. Provides that the Department of Revenue shall issue 2 licenses for excursion boat gambling on the DesPlaines River in the territorial jurisdiction of Will County.

HOUSE AMENDMENT NO. 1.

Deletes reference to: New Act; Ch. 38, pars. 28-1 and 28-1.1

Deletes everything after the enacting clause. Adds a short title citing the Excursion Boat Act.

HOUSE AMENDMENT NO. 3.

Deletes reference to: New Act; Ch. 38, pars. 28-1 and 28-1.1

Deletes everything after the enacting clause. Creates the Excursion Boat Act. Authorizes gambling on excursion gambling boats. Provides for administration of
Act by the Department of Revenue. Provides that the Department of Revenue shall issue 2 licenses for excursion boat gambling on the DesPlaines River in the territorial jurisdiction of Will County.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 04 Recommended do pass 010-000-000 Motion filed WEAVER, S
MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary’s Desk
May 11 Placed Calndr,Second Reading
May 23 Second Reading
Placed Calndr,Third Reading
May 25 Recalled to Second Reading
Amendment No.01 DUNN,T Adopted
Placed Calndr,Third Reading
May 26 CHIEF SPONSOR CHANGE
Third Reading - Passed 036-018-002
Arrive House Placed Calndr,First Reading
May 31 Hse Sponsor VANDUYNE
First reading Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 08 Amendment No.01 JUDICIARY II Adopted
Recommend do pass as amend 009-004-003
Placed Calndr,Second Reading
Jun 21 Second Reading
Held on 2nd Reading
Jun 23 Amendment No.02 BRUNSVOLD Withdrawn
Amendment No.03 VANDUYNE Adopted
Placed Calndr,Third Reading
Interim Study Calendar JUDICIARY II

3 SB-0576 JACOBS.

(Ch. 108 1/2, pars. 3-110 and 7-109)

Amends the Illinois Pension Code to allow certain persons to continue participation in a downstate police pension fund while serving as sheriff of a county, or running for election to that office.

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

PENSION IMPACT NOTE
This bill would involve minor costs.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-576 creates a retirement benefit mandate for which reimbursement of the increased cost to units of local government is required. The estimated cost of reimbursement is expected to be minor.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act
May 05 St Mandate Fis Note Filed Committee Insurance, Pensions & License Act

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0577  JONES - DEANGELIS - HOLMBERG - ROCK.
(Ch. 73, par. 982c)

Amends the Illinois Insurance Code in relation to coverage for mental, emotional, or nervous conditions. Includes licensed clinical social workers as one type of health care professional a patient may choose. Makes a technical correction to change “registered clinical psychologist” to “licensed clinical psychologist”.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Insurance, Pensions & License Act
May 04       Recommended do pass 003-000-001
             Motion filed WEAVER,S
             MOTION PLACE ON
             SECT. DESK
             Motion prevailed
             030-028-000

Secretary's Desk

May 11       Placed Calndr,Second Reading
May 12       Second Reading
             Placed Calndr,Third Reading
May 23       Third Reading - Passed 035-020-001
             Arrive House
             Hse Sponsor SHAW
             First reading  Rfrd to Comm on Assignment
             Assigned to Insurance
May 24       Recommended do pass 011-007-000
Jun 02       Added As A Joint Sponsor MORROW
             Committee Insurance
Jun 08       Placed Calndr,Second Reading
Jun 09       Added As A Joint Sponsor BALANOFF
             Added As A Joint Sponsor TROTTER
             Placed Calndr,Second Reading
Jun 14       Added As A Joint Sponsor LEVIN
             Second Reading
             Placed Calndr,Third Reading
Jun 21       3d Reading Consideration PP
             Calendar Consideration PP.
Jun 23       Third Reading - Lost 058-046-006

SB-0578  TOPINKA.
(Ch. 120, new par. 500.23-1b)

Amends the Revenue Act of 1939 to create a homestead exemption of $5,500 for owners of residential property who rent such property to persons 65 years of age or older. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 578 constitutes a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required under the State Mandates Act. The estimated amount of reimbursement required in the first year could be as much as $1.4 billion.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Revenue
May 02       St Mandate Fis Note Filed
             Committee Revenue

SB-0579  KUSTRA - RAICA.
(Ch. 95 1/2, pars. 11-500, 11-501, 11-501.1 and 11-501.2)

1 Fiscal Note Act may be applicable.
Amends The Illinois Vehicle Code. Changes the alcohol concentration at which a person is presumed to be driving under the influence of alcohol from 0.10 to 0.08.

SENATE AMENDMENT NO. 1.
Provides that a chemical test to determine a person's alcohol concentration which results in 0.10 or more prior to the effective date of this amendatory Act will be recognized in the definition of "first offenders" and an alcohol concentration which results in .08 or more on and after the effective date of this amendatory Act will be recognized.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Transportation
May 12  Added As A Joint Sponsor RAICA
Committee Transportation
May 22  Motion disch comm, advc 2nd
Committee discharged 043-003-000
Placed Calndr,Second Reading
May 23  Second Reading
Amendment No.01 KUSTRA Applied
Placed Calndr,Third Reading
May 26  Motion D'ARCO-RECOMM TO TRANSPORTATION
Motion failed
Third Reading - Lost 028-021-001

SB-0580  KUSTRA.
(Ch. 73, new par. 979d.1)
Amends the Insurance Code to provide that policies that provide coverage for alcoholism or other drug dependency shall not exclude coverage for services provided by organizations licensed by the Department of Alcoholism and Substance Abuse.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions & License Act

SB-0581  HUDSON.
(Ch. 111 1/2, par. 1024)
Amends the Environmental Protection Act to make certain grammatical changes.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy & Environment

SB-0582  KUSTRA.
(Ch. 111 1/2, new par. 6351-2.1)
Amends the Alcoholism and Other Drug Dependency Act. Requires the Department of Alcoholism and Substance Abuse to assure the establishment and funding of county and community prevention and education, detoxification and outpatient treatment services.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Public Health, Welfare & Correctn

SB-0583  KUSTRA.
(Ch. 43, new par. 129a)
Amends The Liquor Control Act to prohibit sales of alcoholic liquor at retail from premises where gasoline is also sold except in designated minimum lots or sizes. Makes violation a Class B misdemeanor.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Revises minimum lot requirement for alcohol sold at retail from premises where gasoline is also sold to provide minimum of units of 6 cans or bottles under 32 ounces for beer and 4 cans or bottles under 32 ounces for wine coolers or in the manufacturers original packaging intended to be sold unbroken.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Insurance, Pensions & License Act
May 01      Waive Posting Notice 7C  Committee Insurance, Pensions & License Act
May 22      Motion disch comm, advc 2nd Committee discharged 037-008-002
May 23      Placed Calndr,Second Reading
            Second Reading
            Amendment No.01  KUSTRA  Adopted
            Placed Calndr,Third Reading
May 26      Third Reading - Passed 051-003-000
            Arrive House
            Placed Calndr,First Reading
May 31      Hse Sponsor MAUTINO  Rfrd to Comm on Assignment
            First reading  Assigned to Judiciary 1
Jun 09      Tbd pursuant Hse Rule 27D

SB-0584  FAWELL.
(Ch. 122, pars. 10-22.19, 10-22.28a, 17-7 and 17-8)
Amends The School Code to remove limitations governing construction or acquisition, installation and maintenance of school approaches and crossings, and to permit payment from the transportation fund of “transportation related costs” as defined by the amendatory Act. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Elementary & Secondary Education
May 01      Waive Posting Notice 7C  Committee Elementary & Secondary Education

SB-0585  SCHUNEMAN.
(Ch. 110, pars. 2-1107.1, 2-1116 and 2-1117; rep. par. 2-1118)
Amends the Code of Civil Procedure. Makes the doctrine of modified comparative fault applicable to breach of express or implied warranty and actions on account of bodily injury or death or physical damage to property arising under any state statute, regulation or local ordinance. Provides that the doctrine of modified comparative fault is not applicable in the Workers’ Compensation Act, Workers’ Occupational Diseases Act and Dram Shop Act cases. Provides that the doctrine of joint and several liability does not apply in any action brought on account of death, bodily injury to person or physical damage to property, in which recovery is predicated upon fault. Provides that a defendant shall be severally liable only. Repeals provisions which retain joint and several liability in environmental pollution and medical malpractice actions. Applies to causes of action accruing on or after its effective date. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Judiciary

SB-0586  SCHUNEMAN.
(Ch. 43, par. 139)
Amends the Liquor Control Act to provide that licenses may be displayed in manners other than hanging. Effective immediately.
Amends An Act to regulate solicitation and collection of funds for charitable purposes to limit the definition of contributions. Effective immediately.

Amends the Revenue Act and the Recorders Act concerning tax sales. Requires bidders to register 3 days before the sale. Requires bidders to file an affidavit that they, or the persons they are bidding for, have no interest in the property. Provides penalties for tax sale fraud. Makes other changes. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 73, par. 1009.1; Ch. 120, pars. 697d, 744 and 756.

Amends the Insurance Code concerning a certificate of payment of taxes. Amends the Revenue Act of 1939 to make numerous changes concerning tax sales. Provides a statutory form to apply for a certificate of purchase.

SENATE AMENDMENT NO. 2.

Provides that the requirement that an instrument may not be recorded unless it contains a statement by the county clerk concerning taxes applies only to counties with a population of 2,000,000 or more. Makes other changes.

HOUSE AMENDMENT NO. 2.

Deletes changes requiring the recorder in counties over 2,000,000 to refuse to accept documents for recording if not accompanied by a statement concerning payment of real estate taxes. Exempts units of local government from application and registration requirements to bid at a tax sale.

1 Fiscal Note Act may be applicable.
GOVERNOR MESSAGE

Recommends deleting the requirement that an insurance company, 30 days before paying a claim, must give notice to the State's Attorney that it believes there are no delinquent property taxes. Recommends that the new provisions concerning scavenger sales for delinquent taxes apply only to sales made on or after the effective date.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Added As A Joint Sponsor  DEANGELIS
                Assigned to Revenue  Committee Revenue
Apr 17  Added As A Joint Sponsor  DEL VALLE
                Recommended do pass as amend
                007-000-000  WEAVER,S
                MOTION PLACE ON  MOTION
                SECT. DESK
                Motion prevailed
                030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Reading
May 12  Second Reading
                Amendment No.01  REVENUE
                Placed Calndr,Third Reading  Adopted
May 23  Recalled to Second Reading
                Amendment No.02  NETSCH
                Placed Calndr,Third Reading  Adopted
May 26  Third Reading - Passed 054-002-000
                Arrive House
                Placed Calendar,First Reading
May 31  Hse Sponsor  KEANE
                First reading  Rfrd to Comm on Assignment
                Assigned to Revenue
                Do Pass/Consent Calendar 013-000-000
Jun 07  Consnt Caldr Order 2nd Read
Jun 13  Remvd from Consent Calendar
                WOLF, MCGANN
                AND VANDUYNE
Jun 21  Short Debate Cal 2nd Rdng
                Amendment No.01  STECZO  Withdrawn
                Amendment No.02  KEANE  Adopted
Jun 23  Short Debate 3rd Passed 114-000-000
Jun 24  Sec. Desk Concurrence 02
Jun 26  S Concurs in H Amend. 02/058-000-000
                Passed both Houses
Jul 14  Sent to the Governor
Sep 08  Governor amendatory veto
                Placed Cal. Amendatory Veto
Oct 18  Mtn fild accept amend veto NETSCH
                Accept Amnd Veto-Sen Pass 055-000-000
Oct 19  Placed Cal. Amendatory Veto
Oct 31  Rul Gub Comply/Rule 46.1(b)
                Mtn fild accept amend veto KEANE
                Placed Cal. Amendatory Veto
Nov 01  3/5 vote required
                Accept Amnd Veto-House Pass 113-000-000
                Bth House Accept Amend Veto
Nov 14  Return to Gov-Certification
Nov 17  Governor certifies changes
                PUBLIC ACT 86-0949  Effective date 11-17-89
SB-0589   MAHAR.

(Ch. 122, par. 24-2)

Amends The School Code. Changes the commemorative school holiday of Korean War Veterans Day from July 27 to the school day immediately preceding Veteran's Day.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education
May 17  Committee discharged
May 18  Second Reading
May 23  Third Reading - Passed 057-000-000
May 25  Hse Sponsor COWLISHAW
May 26  First reading  Rfrd to Comm on Assignment
June 07  Do Pass/Consent Calendar 029-000-000
June 13  Consent Calendar, 2nd Reading
June 15  Consent Calendar, 3rd Reading
July 14  Sent to the Governor
Sep 06  Governor vetoed
Oct 19  Total vetoed.

1SB-0590   MAHAR.

(New Act)

Creates the Hazardous Substance and Toxic Waste Handlers, Transporters and Storers Drug and Alcohol Testing Act. Requires the Director of Public Health to provide for a program of drug and alcohol testing of certain persons working with hazardous substances or toxic waste, the program to be implemented and supervised by the Director of Alcoholism and Substance Abuse. Makes an employer's failure to conduct testing a business offense; other violation of the Act is a Class B misdemeanor.

SENATE AMENDMENT NO. 1.

Provides that the drug and alcohol testing program shall be supervised (and not implemented or coordinated) by the Director of Alcoholism and Substance Abuse. Removes requirement that the program describe appropriate disciplinary actions. Changes definition of "designated employee".

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy & Environment
Apr 18  Recommended do pass 011-001-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK.
Motion prevailed
030-028-000

May 11  Placed Calndr,Second Reading
May 15  Fiscal Note Requested WELCH
Fiscal Note Request W/drawn
Placed Calndr,Second Reading

1Fiscal Note Act may be applicable.
SB-0591  MAHAR - ETHEREDGE AND KARPIEL.

(Ch. 134, pars. 45.3 and 45.4)

Amends the Emergency Telephone System Act. Allows a municipality to enter into an intergovernmental agreement with any county in which it is partially located to become part of that county's 9-1-1 system. Prohibits a county from imposing a surcharge in an incorporated area which has previously approved a surcharge or in a municipality that has a contract or letter of intent to provide sophisticated 9-1-1 service through municipal funds. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 134, pars. 45.3 and 45.4
Adds reference to: Ch. 43, new par. 127b

Deletes everything. Amends the Liquor Control Act to prohibit retail sales of alcoholic liquor through drive-up windows.

SB-0592  HOLMBERG.

(Ch. 122, par. 2-3.62)

Amends The School Code. Requires the membership of the boards of the several educational service centers of the State to each be composed of classroom teachers selected by the collective bargaining representatives of the certified teachers of the school districts served by the educational service centers. Effective immediately.
SENATE AMENDMENT NO. 1.
Deletes changes proposed by the bill as introduced, and provides that the boards of educational service centers serving Class I county school units shall include 5 public school teachers nominated by local bargaining representatives.

Apr 05 1989  First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
May 11 Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 23 Recalled to Second Reading
Revised Amendatory Provisions of Bill
Amendment No.01 HOLMBERG Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 046-007-000
Arrive House
Placed Calndr,First Reading
May 31 Hse Sponsor HANNIG
First reading
Rfrd to Comm on Assignment
Assigned to Executive
Jun 01 Added As A Joint Sponsor BRUNSVOLD
Committee Executive
Jun 07 Interim Study Calendar EXECUTIVE

'SB-0593  HOLMBERG - ETHEREDGE AND TOPINKA.
(Ch. 120, pars. 589 and 600)

Amends the Revenue Act of 1939 to require notice and opportunity to be heard to all municipalities, community college districts and school districts (now only municipalities and school districts) on an application for a property tax exemption which would reduce the assessed value of a parcel of property by over $100,000.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, SB-593 constitutes a due process mandate for which no reimbursement is required.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)
Adds reference to: Ch. 120, par. 500.5

Provides that property leased by the State shall be assessed to the lessee without regard to the size of the parcel leased.

HOUSE AMENDMENT NO. 2. (House recedes June 30, 1989)
Adds reference to: Ch. 120, par. 688b and 734

Amends the Revenue Act of 1939 to provide that the automation fee assessed against the purchaser of property for delinquent taxes shall be paid at the time taxes are purchased. Provides that such fees shall be retained by the county treasurer in a special fund designated as the Tax Sale Automation Fund. Provides that the penalty bid for the redemption of property sold for delinquent taxes shall be 18% for purchases occurring after December 31, 1988. Prohibits, in counties with a population less than 3,000,000, tax sale purchasers from paying subsequent taxes on purchased property until the second or final installment of the taxes has become delinquent. Requires persons who redeem property in such counties to pay the tax sale purchaser interest on such subsequent taxes.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-ams 1 and 2.
Recommends that the bill be amended as follows:
Revises amendatory provisions of bill and H-ams 1 and 2. Requires notice and opportunity to be heard to all municipalities, community college districts and school

1 Fiscal Note Act may be applicable.
districts (now only municipalities and school districts) on an application for a property tax exemption which would reduce the assessed value of a parcel of property by over $100,000. Provides that property leased by the State shall be assessed to the lessee without regard to the size of the parcel leased. Provides that the automation fee assessed against the purchaser of property for delinquent taxes shall be paid at the time taxes are purchased. Provides that such fees shall be retained by the county treasurer in a special fund designated as the Tax Sale Automation Fund. Prohibits, in counties with a population of less than 3,000,000, tax sale purchasers from paying subsequent taxes on purchased property until the second or final installment of the taxes has become delinquent. Requires persons who redeem property in such counties to pay the tax sale purchaser interest on such subsequent taxes.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
Apr 18 St Mandate Fis Note Filed Committee Revenue
Apr 25 Added As A Co-sponsor TOPINKA Committee Revenue
Apr 26 Recommended do pass 005-000-000 Motion filed PHILIP MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Readng
May 12 Second Reading Placed Calndr,Third Reading
May 26 Third Reading - Passed 059-000-000
May 30 Arrive House Placed Calndr,First Readng
May 31 Hse Sponsor KEANE First reading Rfrd to Comm on Assignment Assigned to Revenue
Jun 07 Do Pass/Consent Calendar 013-000-000
Jun 13 Consnt Caldr Order 2nd Read Cnsent Calendar, 2nd Readng Consnt Caldr Order 3rd Read
Jun 14 Mtn Prev-Recall 2nd Reading Amendment No.01 WAIT Amendment No.02 STECZO Adopted Consnt Caldr Order 3rd Read
Jun 15 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
Jun 21 Short Debate Cal 2nd Rdng Amendment No.02 STECZO Adopted Cal 3rd Rdng Short Debate
Jun 23 Short Debate-3rd Passed 112-000-000
Jun 24 Sec. Desk Concurrence 01,02
Jun 28 S Noncncrs in H Amend. 01,02 Speaker's Table, Non-concur 01,02 H Refuses to Recede Amend 01,02 H Requests Conference Comm IST Hse Conference Comm Apptd 1ST KEANE, CURRIE, CULLERTON, CHURCHILL AND FREDERICK, VF
Jun 29 Sen Accede Req Conf Comm IST Sen Conference Comm Apptd IST/HOLMBERG NETSCH, O'DANIEL, RIGNEY & ETHEREDGE
Jun 30 Senate report submitted Senate Conf. report Adopted 1ST/059-000-000 House report submitted House Conf. report Adopted 1ST/112-001-000 Both House Adopt Conf rpt IST Passed both Houses
SB-0594 RAICA – TOPINKA – KUSTRA.
(Ch. 120, par. 2-204)

Amends the Illinois Income Tax Act to specifically incorporate exemptions for blind and elderly taxpayers (previously incorporated by reference to the Internal Revenue Code which has now repealed such exemptions). Effective immediately and applicable to taxable years ending on or after December 31, 1989.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue

SB-0595 RAICA.
(Ch. 120, new par. 500.23-5)

Amends the Revenue Act of 1939 to create a homestead exemption for disabled homeowners in an amount equal to cost of improvements made to accommodate the disability.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 595 creates a tax exemption mandate for which reimbursement of the revenue loss of units of local government is required under the State Mandates Act. Due to the nature of the bill, no estimate of the amount of reimbursement required is available.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
Apr 28 St Mandate Fis Note Filed Committee Revenue

SB-0596 RAICA.
(Ch. 120, par. 440f)

Amends the Retailers' Occupation Tax Act to revise the qualifications for enterprise zone business to be eligible for the occupation tax exemption.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 22 Motion disch comm, advc 2nd Committee discharged 048-000-000

Placed Calndr,Second Reading
May 23 Second Reading
Placed Calndr,Third Reading
May 26 Third Reading - Passed 056-001-000
Arrive House
Placed Calendr,First Readng
May 31 Hse Sponsor DUNN, JOHN
First reading Rfrd to Comm on Assignment
Assigned to Revenue

Jun 06 Added As A Joint Sponsor TATE
Added As A Joint Sponsor ZICKUS
Committee Revenue

Jun 09 Tbd pursuant Hse Rule 27D

SB-0597 RAICA.
(Ch. 111 1/2, pars. 152.2 and 607-106)

Amends the Hospital Licensing Act and the Blood Bank Act. Allows a recipient of blood to designate a donor of his choice for the purpose of receiving red blood cells. Deletes repealer provision. Effective immediately.

1 Fiscal Note Act may be applicable.
SB-0597—Cont.

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<td>Committee discharged 044-003-000</td>
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<td>PUBLIC ACT 86-0719</td>
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1 SB-0598  DEMUZIO – SCHUNEMAN.

(Ch. 111 2/3, new par. 7-204A)

Amends The Public Utilities Act with regard to the reorganization of public utilities. Specifies information required to be set forth in an application for reorganization. Prohibits certain activities. Effective immediately.

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<td>Apr 07</td>
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<td>Assigned to Energy &amp; Environment</td>
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1 SB-0599  BARKHAUSEN.

(Ch. 120, par. 1003; Ch. 127, new pars. 141.253, 141.254 and 144.31)

Amends the Real Estate Transfer Tax Act and the State Finance Act. Increases the transfer tax from 25¢ to 50¢ per $500 value of property. Provides that, of the total proceeds from the tax, 50% shall be deposited in the General Revenue Fund, 35% shall be deposited in the Open Space Lands Acquisition and Development Fund for grants by the Department of Conservation to local governments, and 15% shall be deposited in the Natural Areas Acquisition Fund for acquisition and preservation of natural areas by the Department. Effective immediately.

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<td>Waive Posting Notice 7C</td>
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<td>Committee Executive</td>
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SB-0600  BARKHAUSEN.

(Ch. 48, pars. 138.1 and 172.36)

Amends the Workers’ Compensation Act and the Workers’ Occupational Diseases Act. Excludes from the definition of employee a person working outside Illinois whose employment contract was made in Illinois.

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<td>Apr 07</td>
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<td>Assigned to Labor</td>
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1 Fiscal Note Act may be applicable.
SB-0601  BARKHAUSEN.
(Ch. 81, par. 81)
Amends the County Law Library Act. Raises the authorized fee from $6 to $10.
SENATE AMENDMENT NO. 1.
Specifies that the $10 fee applies to counties between 400,000 and 600,000 population.
HOUSE AMENDMENT NO. 1.
Provides that the $10 fee applies to counties over 400,000 (rather than over 400,000 and less than 600,000).

SB-0602  BARKHAUSEN.
(Ch. 111, new par. 4264.1)

SB-0603  BARKHAUSEN.
(Ch. 32, pars. 6.05, 6.10 and 8.40)
Amends the Business Corporation Act of 1983. Authorizes the rate of dividend on preferred shares to be determined on a basis ascertainable from matters outside the articles of incorporation, but in accordance with a method of determination set forth in such articles.
SENATE AMENDMENT NO. 1. (Tabled May 26, 1989)
Adds reference to: Ch. 32, par. 6.30
Adds provisions to the Business Corporation Act relating to payment for shares. Authorizes shares issued to employees, officers and directors under stock option or similar plans to be paid for by a commitment to perform services subsequent to the issuance of the shares.
SB-0603—Cont.

Apr 07  Assigned to Judiciary
May 22  Motion disch comm, advc 2nd
        Committee discharged 042-005-001
Placed Calndr, Second Reading

May 23  Second Reading
Placed Calndr, Third Reading

May 25  Recalled to Second Reading
Amendment No. 01  BARKHAUSEN  Adopted
Placed Calndr, Third Reading

May 26  Recalled to Second Reading
        Mtn Reconsider Vote Prevail
        01-BARKHAUSEN
        Mtn Prevail - Table Amend No 01
        Tabled
Placed Calndr, Third Reading
Third Reading - Passed 056-000-000

May 30  Arrive House
Placed Calendar, First Reading

May 31  Hse Sponsor COUNTRYMAN
First reading  Rfrd to Comm on Assignment
        Assigned to Judiciary I

Jun 02  Added As A Joint Sponsor CURRAN
        Committee Judiciary I

Jun 08  Do Pass/Short Debate Cal 014-000-000
        Cal 2nd Rdng Short Debate
Jun 16  Short Debate Cal 2nd Rdng
        Cal 3rd Rdng Short Debate
Jun 20  Short Debate-3rd Passed 117-000-000
        Passed both Houses
Jul 18  Sent to the Governor
Aug 31  Governor approved
        PUBLIC ACT 86-0464  Effective date 90-01-01

SB-0604  BARKHAUSEN.
(Ch. 48, pars. 138.11 and 172.46)

Amends the Workers' Compensation Act and Workers' Occupational Diseases Act. Provides that no employer to which the Act applies shall be liable for indemnity for, or contribution to, injury, disability or death of an employee which arose in the course of employment, and prohibits joining such an employer as a defendant in an action to recover damages from an entity liable for damages resulting from such injury, disability or death. Provides that when a person other than the employer is liable for any portion of the damages attributed to the conduct of the employer, payment of benefits under the applicable Act shall extinguish such liability. Provides that an employer may indemnify another person for damages for injury, disability or death to an employee for which compensation payable under the applicable Act, but that such indemnification must be clear, unambiguous and signed by the employer.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Labor

*SB-0605  JACOBS.
(Ch. 108 1/2, pars. 16-127 and 16-128)

Amends the Downstate Teacher Article of the Pension Code to grant up to 2 years of service credit for military service not immediately following employment as a teacher, upon payment of certain specified contributions, and provides for recalculation of annuities for retired persons who apply for such credit; makes other changes.

* Fiscal Note Act and Pension System Impact Note Act may be applicable.
PENSION IMPACT NOTE

There would be some additional minor costs to the retirement system in granting the credit for military service, but it is not possible to determine them.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions & License Act
May 02  Pension Note Filed  Committee Insurance, Pensions & License Act

SB-0606  JACOBS.

(Ch. 122, par. 10-23.5)

Amends The School Code. Establishes a progressive just cause only discipline procedure for all educational support personnel after a 30 day probationary period. Effective immediately.

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

FISCAL NOTE (State Board of Education)
The State Board of Education believes that Senate Bill 606 would not impose a fiscal impact upon school districts.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education
May 07  Waive Posting Notice 7C  Committee Elementary & Secondary Education
May 11  Recommended do pass 011-000-000
May 15  Placed Calndr,Second Reading  Fiscal Note Requested KEATS
May 17  Placed Calndr,Second Reading  Fiscal Note filed
May 18  Second Reading  Placed Calndr,Third Reading
May 23  Third Reading - Passed 033-017-000  Arrive House
May 24  Passed 033-017-000  Arrive House
May 26  Re-assigned to Labor & Commerce
Jun 09  Tbd pursuant Hse Rule 27D

SB-0607  HOLMBERG.

Appropriates $500,000 to the Board of Higher Education for the operation and program support of the Advanced Manufacturing Technology Center at Rock Valley College in Rock Valley.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations II
May 15  Recommended do pass 012-000-000  Placed Calndr,Second Reading

SB-0608  WATSON.

(Ch. 110, par. 2-1205.1)

Amends the Code of Civil Procedure to allow the admission into evidence of proof of collateral source payments in a tort action that have been made or are substan-

* Fiscal Note Act may be applicable.
tially certain to be made to a plaintiff as compensation for the loss or injury for which the action is brought. Applicable to cases filed on or after its effective date. Effective immediately.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary

SB-0609 WATSON.

(PA85-183)


Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 01 Waive Posting Notice 7C Committee Executive

SB-0610 DUNN,R.

(Ch. 95 1/2, par. 18c-4501)

Amends the Illinois Commercial Transportation Law within the Vehicle Code. Provides that the Illinois Commerce Commission shall have the authority to set the maximum (rather than maximum and minimum) lawful rates for intrastate motor carriers of property.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Transportation

SB-0611 O’DANIEL.

(Ch. 70, par. 34)

Amends the Recreational Use of Land and Water Areas Act. Changes “act of omission” to “act or omission” in regard to the activity a property owner will be responsible for when other persons use his property.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Agriculture & Conservation
Apr 26 Recommended do pass 006-000-000
Motion filed PHILIP
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary’s Desk
May 11 Placed Calndr,Second Reading
May 12 Second Reading
Placed Calndr,Third Reading
May 23 Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor BRUNSVOLD
First reading Rfrd to Comm on Assignment
May 24 Assigned to Energy Environment & Nat. Resource
Jun 08 Do Pass/Short Debate Cal 013-000-000
Cal 2nd Rdng Short Debate
Jun 20 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 21 Short Debate-3rd Passed 117-000-000
Passed both Houses
Jul 18 Sent to the Governor
Aug 30 Governor approved
PUBLIC ACT 86-0414 Effective date 90-01-01
Amends The School Code to provide that the grade given a pupil by the teacher of the course shall be final in the absence of mistake, fraud, bad faith or incompetency.

**HOUSE AMENDMENT NO. 2.**

Adds reference to: Ch. 122, new par. 3-14.27 and pars. 10-21.4 and 34.8

Adds provision requiring each school district superintendent to report annually, beginning in January, 1990, to the regional superintendent, who in turn is to report to the State Board of Education, relative to the number of high school students taking accredited courses at community colleges, together with the name and number of each such course. Makes Act effective immediately.

**HOUSE AMENDMENT NO. 3.**

Deletes proposal that a pupil's grade as given by a teacher is final absent mistake, fraud, bad faith or incompetency. Adds that district policy shall provide the procedures and reasons by and for which a grade may be changed.

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<tr>
<th>Date</th>
<th>Event Description</th>
<th>Committee/Assignment</th>
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<tr>
<td>Apr 05 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
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<td>May 01</td>
<td>Waive Posting Notice 7C</td>
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<td>Place Calndr, Second Reading</td>
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<td>May 15</td>
<td>Second Reading Placed Calndr, Third Reading</td>
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<td>May 23</td>
<td>Third Reading - Passed 053-000-000 Arrive House</td>
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<td>May 24</td>
<td>Hse Sponsor WHITE Added As A Joint Sponsor DAVIS</td>
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<td>Assigned to Elementary &amp; Secondary Education</td>
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<td>May 25</td>
<td>Added As A Joint Sponsor WEAVER,M</td>
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<td>Jun 01</td>
<td>Amendment No.01 ELEM SCND ED Withdrawn</td>
<td>Recommended do pass 024-000-000</td>
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<td>Second Reading Amendment No.02 DEJAEGHER Adopted</td>
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<td>Place Calndr, Third Reading</td>
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<td>Jun 15</td>
<td>Amendment No.03 Mtn Prev-Recall 2nd Reading</td>
<td>Adopted</td>
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<td>Place Calndr, Third Reading</td>
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<td>Third Reading - Passed 109-000-000</td>
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<td>Sep 01</td>
<td>Governor approved</td>
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**PUBLIC ACT 86-0721 Effective date 89-09-01**
Amends the Abused and Neglected Child Reporting Act and the Criminal Code. Requires pregnant addicts to participate in the Department of Alcoholism and Substance Abuse’s care and treatment program. Makes failure to do so aggravated battery of a child, punishable as a Class 2 felony. Includes pregnant addicts as subjects of reports required under the Abused and Neglected Child Reporting Act, includes substance abuse counselors and program administrators among those required to report and defines abused children to include those of addicts who refused treatment during pregnancy.

SENATE AMENDMENT NO. 1. (Tabled May 23, 1989)

Deletes reference to: Ch. 38, par. 12-4.3

Removes the changes to the Abused and Neglected Child Reporting Act and instead includes a newborn’s drug dependency in the definition of child abuse. Retains inclusion of drug program counselors and administrators among those required to report abuse and neglect. Requires the Department of Children and Family Services to refer addicted pregnant persons who voluntarily contact it to the Department of Alcoholism and Substance Abuse’s service provider. Removes changes in the Criminal Code.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 111 1/2, pars. 152.1, 6351-2, 6355-3, 6356-3 and 6359-1; new par. 22.06; Ch. 127, par. 55 and new par. 55.50

Requires persons required to report child abuse or neglect under the Abused and Neglected Child Reporting Act to report pregnant addicts to the Department of Public Health, which shall notify the local Infant Mortality Reduction Network service provider assist the women in receiving treatment from service providers under contract with the Department of Alcoholism and Substance Abuse. Amends the Hospital Licensing Act, an Act in relation to public health, the Alcoholism and Other Drug Dependency Act and the Civil Administrative Code. Requires the Department of Public Health to provide guidelines for a program of prenatal care for addicted mothers and children, including temporary residential care. Requires hospitals to screen newborns of addicted mothers and report results to the Departments of Children and Family Services and Public Aid and licensed substance abuse service providers. Requires the Department of Alcoholism and Substance Abuse to provide service programs for addicted parents and their children. Makes other changes.

SENATE AMENDMENT NO. 3.

Requires the Department of Public Health to develop special programs for addicted pregnant women, through its infant mortality program.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, new par. 22.06
adds reference to: Ch. 23, new par. 5017a-12; Ch. 111 1/2, new par. 6354-3

Amends an Act establishing the Department of Children and Family Services. Requires that Department to report to the Department of Public Health the number of addicted babies. Requires the Department of Alcoholism and Substance Abuse to provide lists of substance abuse providers for pregnant addicts. Requires the Department of Public Health to assist the Department of Alcoholism and Substance Abuse to develop guidelines for residential care for pregnant addicts. Removes changes in an Act in relation to public health.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 111 1/2, pars. 152.1 and 6355-3
adds reference to: Ch. 23, pars. 2059 and 2061

Under the Abused and Neglected Child Reporting Act, requires the referral rather than reporting of pregnant addicts, extends the Act’s immunity to persons making such referrals and extends the Act’s confidentiality to records of those referrals. Changes the definition of “abused child” to include a newborn whose blood or

HOUSE AMENDMENT NO. 3.
Removes children who test positive for drugs from abused child classification to neglected child classification and provides that the Department shall alert Department-funded prenatal care providers for case management rather than the local provider.

HOUSE AMENDMENT NO. 4.
Provides that those good faith and confidentiality protections extended to reporters of child abuse and neglect shall be extended to them when they are required to refer pregnant addicts to the Department of Public Health.

GOVERNOR MESSAGE
Recommends, in the Abused and Neglected Child Reporting Act, permitting rather than requiring referral of pregnant addicts to the Department of Public Health.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Public Health, Welfare & Correctn
       Added As A Co-sponsor DELVALLE
       Committee Public Health, Welfare & Correctn
May 11  Placed Calndr,Second Reading
       Recommended do pass as amend
       007-000-000
May 12  Added As A Joint Sponsor HOLMBERG
       Placed Calndr,Second Reading
May 16  Second Reading
       Amendment No.01  PUB HLTH WEL  Adopted
       Placed Calndr,Third Reading
May 23  Added As A Co-sponsor FAWELL
       Added As A Co-sponsor MACDONALD
       Added As A Co-sponsor GEO-KARIS
       Added As A Co-sponsor SEVERNS
       Added As A Co-sponsor ALEXANDER
       Added As A Co-sponsor SMITH
       Added As A Co-sponsor KARPIEL
       Added As A Co-sponsor DONAHUE
       Recalled to Second Reading
       Mtn Reconsider Vote Prevail
       01-COLLINS
       Mtn Prevail -Table Amend No 01
       Tabled
       Amendment No.02  COLLINS  Adopted
       Amendment No.03  COLLINS  Adopted
       Placed Calndr,Third Reading
May 26  Third Reading - Passed 054-005-000
       Arrive House
       Hse Sponsor JONES,LOU
       Added As A Joint Sponsor CURRIE
       Added As A Joint Sponsor FLOWERS
       Placed Calendr,First Reading
May 31  First reading  Rfrd to Comm on Assignment
       Assigned to Judiciary II
Jun 01  Added As A Joint Sponsor SUTKER
       Added As A Joint Sponsor LANG
       Committee Judiciary II
Jun 08  Amendment No.01  JUDICIARY II  Adopted
       Do Pass Amend/Short Debate
       013-000-000
Jun 15  Short Debate Cal 2nd Rdng
       Amendment No.02  JONES,LOU  Adopted
       Cal 3rd Rdng Short Debate
Amends the Higher Education Student Assistance Law within The School Code. Requires the State Scholarship Commission to award incentive grants to minority male education students on condition they teach 2 years in Illinois public schools after graduation.

FISCAL NOTE (State Scholarship Commission)
The approximate cost of Senate Bill 614 will be $730,000 per year.

SENATE AMENDMENT NO. 1.
Permits fulfillment of the employment obligation at private and parochial as well as public schools.

Fiscal Note Act may be applicable.
Amends The School Code. Limits expulsion of 16 year old and younger students. Requires school districts to establish an in-school suspension program, and to designate a school for the attendance of pupils whose chronic misbehavior is so outrageous as to negate mere suspension. Establishes in-school suspension and disciplinary attendance center assignment procedures, prescribes general staff and program requirements. Provides that parents or guardians of pupils who receive disciplinary attendance center assignments shall participate in meetings with school officials, social workers and counselors. Provides that certain minors whose parents or guardians fail to attend such meetings shall be deemed neglected minors.

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

FISCAL NOTE

Estimated staff costs for in-school suspensions are: Chicago $809,720 and downstate $2,777,600.

FISCAL NOTE

This estimate does not account for the fact that some current suspensions may already be in-house suspensions and therefore not result in additional cost. The State Board of Education does not have access to the type of suspensions being used by districts and is unable to estimate this factor. The estimated fiscal impact does not include any costs associated with related services which may be provided during suspensions.

SENATE AMENDMENT NO. 2.

Deletes reference to: Ch. 122, par. 10-22.6

Deletes everything. Adds provision for in-school suspensions and assignment to an intensive supervision attendance center for students under 16 years of age when such students exhibit a chronic, severe disciplinary problem and disruptive behavior. Provides criteria for such suspensions as an alternative to expulsion. Applies to City of Chicago schools only.
The fiscal impact should be limited to $1,200,000 of the first year.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Executive
May 11        Recommended do pass as amend
               010-000-000

May 15  Placed Calndr, Second Reading
        Fiscal Note Requested WATSON
May 25  Second Reading
        Amendment No.01   EXECUTIVE        Adopted
        Placed Calndr, Third Reading
        Fiscal Note filed

May 26  Placed Calndr, Third Reading
        Third Reading - Lost 027-029-000

1 SB-0617  COLLINS AND SMITH.

(New Act)
Creates the Long Term Care Act. Creates the Illinois long term care program to provide that persons over 65 may apply for counseling and aid to provide for long term care. Provides that the Department of Public Aid shall administer such counseling and will pay certain long term care insurance costs of eligible persons.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Public Health, Welfare & Correctn

SB-0618  COLLINS.

(New Act)
Creates the Alcohol and Tobacco Advertising and Display Control Act. Prohibits the placing of display advertising for certain alcoholic beverages or tobacco products in a residential area, in or on a public transportation conveyance, station, right-of-way or shelter, or within 1/2 mile of a public or private school, college or university. Requires posting of signs warning of the dangers of tobacco or alcohol where certain alcohol or tobacco products are sold at retail. Provides for penalties and injunctive relief for violations of the Act. Provides that the Department of Public Health may adopt rules to carry out the purposes of the Act.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Public Health, Welfare & Correctn

SB-0619  COLLINS, DEL VALLE AND HOLMBERG.

(Ch. 111 1/2, new par. 6354-3)
Amends the Illinois Alcoholism and Other Drug Dependency Act. Requires the Department of Alcoholism and Substance Abuse to establish a care and treatment program for pregnant addicts and addicted mothers and babies.

SENATE AMENDMENT NO. 1.
Requires the Department to contract with licensed, certified agencies for the development of a model program to be administered in Cook County. Removes provision that a participating woman shall not be guilty of aggravated battery of a child.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Public Health, Welfare & Correctn
Added As A Co-sponsor DELVALLE
            Committee Public Health, Welfare & Correctn

1 Fiscal Note Act may be applicable.
SB-0620 COLLINS AND DEL VALLE.

(New Act)

Creates the Alcohol Birth Defect Warning Act. Requires certain radio, television and printed advertising to contain messages warning that alcohol use can cause birth defects in an unborn child and sets forth the contents of such messages. Provides for penalties and injunctive relief in the event of violations of the Act. Provides that the Department of Alcoholism and Substance Abuse may adopt regulations to carry out the purposes of the Act.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn
Added As A Co-sponsor DELVALLE Committee Public Health, Welfare & Correctn

SB-0621 COLLINS AND DEL VALLE.

(New Act)

Creates the Alcohol Warning Act. Requires certain radio, television and printed advertising to contain messages warning that alcohol use is harmful. Provides for penalties and injunctive relief in the event of violations of the Act. Provides that the Department of Alcoholism and Substance Abuse may adopt regulations to carry out the purposes of the Act.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn
Added As A Co-sponsor DELVALLE Committee Public Health, Welfare & Correctn

SB-0622 COLLINS - SMITH, DEL VALLE AND HOLMBERG.

(Ch. 122, par. 863; Ch. 127, par. 55 and new par. 55.50)

Amends the Critical Health Problems and Comprehensive Health Education Act and the Civil Administrative Code. Includes the medical and legal ramifications of
substance use and abuse during pregnancy within the school health curricula. Requires the Department of Public Health to conduct an on-going program of such education for pregnant women.

FISCAL NOTE (Dept. of Public Health)
The bill would require the Dept. of Public Health to provide ongoing statewide education for pregnant women on the medical and legal consequences of such use/abuse on their fetus. The cost of implementation would vary by type of media used (i.e. radio, TV, posters, flyers, billboards, newspaper ads) and the sophistication of such materials. The Department's current prenatal programs cover the medical impacts of such use.

HOUSE AMENDMENT NO. 1.
Removes requirement that the Department of Public Health's program include education of pregnant women on the legal consequences of their substance use and abuse and their legal responsibility for the health of their unborn children.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn
Added As A Co-sponsor DELVALLE Committee Public Health, Welfare & Correctn
May 04 Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000
Secretary's Desk
May 11 Placed Calndr,Second Readng
May 16 Second Reading Placed Calndr,Third Reading
May 23 Added As A Co-sponsor HOLMBERG Placed Calndr,Third Reading
Third Reading - Passed 035-015-000
Arrive House Hse Sponsor YOUNG,A First reading Rfrd to Comm on Assignment
May 24 Added As A Joint Sponsor WHITE Assigned to Human Services
Jun 01 Added As A Joint Sponsor SHAW Recommended do pass 010-005-002
Placed Calndr,Second Readng
Jun 02 Added As A Joint Sponsor MORROW
Added As A Joint Sponsor BALANOFF Placed Calndr,Second Readng
Jun 06 Fiscal Note filed Placed Calndr,Second Readng
Jun 14 Second Reading Amendment No.01 YOUNG,A Adopted Placed Calndr,Third Reading
Jun 15 Third Reading - Passed 108-002-000
Jun 16 Sec. Desk Concurrence 01
Jun 27 S Concurs in H Amend. 01/048-005-000
Passed both Houses.
Jul 24 Sent to the Governor
Sep 08 Governor approved
PUBLIC ACT 86-0878 Effective date 90-01-01
SB-0623  COLLINS.
(Ch. 38, par. 1005-6-3, new pars. 1005-6-3.3 and 1005-6-3.4)
Amends the Unified Code of Corrections. Provides that the Department of Corrections shall establish a special alternative incarceration program and a diversion center program for certain probationers. Sets forth elements of the programs and criteria for assignment of offenders to the programs. Provides that the Department shall submit a report to the Governor and the General Assembly concerning the diversion center program on or before April 1, 1991.

SB-0624  COLLINS.
(Ch. 38, par. 1005-6-3, new pars. 204-8a and 1005-6-3.3)
Amends an Act providing for a system of probation and the Unified Code of Corrections. Provides that the Division of Probation Services shall establish and administer an Intensive Probation Supervision Program for certain probationers. Provides that the Department of Corrections shall establish a special alternative incarceration program for certain probationers. Sets forth elements of the programs and criteria for assignment of offenders to the programs. Provides that the Division shall submit a report to the Governor and the General Assembly concerning the Intensive Probation Supervision Program on or before April 1, 1991.

SB-0625  BERMAN.
(Ch. 120, par. 734)
Amends the Revenue Act of 1939. Allows a person to redeem under protest for any reason (rather than reasons relating to performance by the tax deed petitioner) in connection with a tax sale. Effective immediately.
SENATE AMENDMENT NO. 1.
Provides that grounds for objecting to a petition for a tax deed are limited to grounds sufficient to deny entry of an order for a tax deed and do not revive objections that are estopped.

1 Fiscal Note Act may be applicable.
SB-0625—Cont.

Jun 15  Consnt Caldr, 3rd Read Pass 113-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 07  Governor vetoed
          Placed Calendar Total Veto
Oct 19  Total veto stands.

1 SB-0626  SCHAFFER.
            (Ch. 63, new par. 15.4)

Amends An Act in relation to compensation of General Assembly members. Permits each legislator to employ one or more legislative assistants with a total maximum, cumulative authorization of $18,000 annually. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Executive
May 01      Waive Posting Notice 7C

2 SB-0627  JONES.
            (Ch. 108 1/2, par. 15-159)

Amends the State Universities Article of the Pension Code to increase the number of members of its Board of Trustees from 11 to 15.

PENSION IMPACT NOTE
The proposal has no financial impact.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Insurance, Pensions & License Act
May 02      Pension Note Filed

3 SB-0628  BERMAN.
            (Ch. 122, new par. 103-20.2.01)

Amends the Public Community College Act. Provides that .0020 percent of the annual operating budget of a community college district shall be used for non-credit senior citizen course offerings. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
SENATE AMENDMENT NO. 1.
Makes technical corrections.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Higher Education
Apr 26      Recommended do pass 006-000-000
Motion filed PHILIP
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 15  Second Reading
          Placed Calndr,Third Reading
May 23  Recalled to Second Reading
         Amendment No.01  BERMAN  Adopted
         Placed Calndr,Third Reading
May 26  Third Reading - Passed 052-005-002
May 30  Arrive House
          Placed Calndr,First Reading

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
(Ch. 122, pars. 102-12.1, 104-1, 104-2, 104-3, 104-4, 104-5, 104-6 and 104-6.1; par. 102-12.2, formerly par. 104-7)

Amends the Public Community College Act. Beginning January 1, 1990, provides for dissolution of the experimental community college district, and for the continuation of a State Community College under a new board of trustees with revised powers and duties. Effective immediately.

SENATE AMENDMENT NO. 1.

Eliminates the proposed State Community College General Revenue Fund and provides for direct appropriation from the State's General Revenue Fund for the ordinary and contingent expenses of State Community College. Prohibits using funds so appropriated or State Community College Income Fund appropriations for authorized State Community College Contracts and Grant Fund expenditures. Eliminates provisions from the bill, as introduced, relative to utilization of the latter 2 funds for certain purposes.

FISCAL NOTE (IL Community College Board)

SB-629 would have no immediate fiscal impact, but there is the potential for cost savings in the future.

STATE MANDATES FISCAL NOTE (Ill. Community College Board)

No change from fiscal note, filed previously.

PENSION NOTE

Assuming employees of State Community College would retain coverage under the State Universities Retirement System, the bill would have no financial impact.

STATE DEBT IMPACT NOTE

SB-629, as amended, has no impact on State debt.

HOUSE AMENDMENT NO. 3.

Deletes reference to: Ch. 122, pars. 104-3, 104-4 and 104-5; par. 102-12.2

Adds reference to: Ch. 122, par. 104-7

Changes the title, deletes everything after the enacting clause and amends the Public Community College Act. Terminates the terms of the present members of the board of State Community College of East St. Louis and provides for appointment of a new 7 member board effective January 1, 1990. Provides for a referendum in 1994 to create a new community college district to replace the experimental district, and provides that if the referendum fails the experimental district shall be annexed to Community College District 522, the new district or the annexation to take effect July 1, 1996. Other provisions. Effective immediately.

1 Fiscal Note Act may be applicable.
SB-0629—Cont.

Apr 26  
Recommended do pass as amended
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed

006-000-000

Secretary's Desk

May 11  
Placed Calndr, Second Reading

May 15  
Second Reading
Amendment No.01  
HIGHER ED  
Adopted

Placed Calndr, Third Reading

May 23  
Third Reading - Passed 057-000-000

Arrive House
Hse Sponsor FLINN
First reading

Rfd to Comm on Assignment

May 24  
Assigned to Higher Education

Jun 01  
Recommended do pass 014-002-002

Placed Calndr, Second Reading

Jun 13  
Fiscal Note Requested YOUNGE,W
Judicial Note Request YOUNGE,W
Pension Note Requested YOUNGE,W
State Debt Note Requested YOUNGE,W
Correctional Note Requested YOUNGE,W

Placed Calndr, Second Reading

Jun 14  
Fiscal Note filed
St Mandate Fis Note Filed

Placed Calndr, Second Reading

Jun 15  
Pension Note Filed
State Debt Note Filed

Placed Calndr, Second Reading

Jun 20  
JUDICIAL NOTE REQUEST-WITHDRAWN
Correct Note Reqst Withdrn YOUNGE,W

Second Reading
Amendment No.01  FLINN  Withdrawn
Amendment No.02  YOUNGE,W  Tabled
Amendment No.03  FLINN
Amendment No.04  RYDER  Adopted

FLINN  Tabled

Placed Calndr, Third Reading

Jun 21  
Third Reading - Passed 113-000-000

Jun 22  
Sec. Desk Concurrence 03

Jun 26  
S Concurs in H Amend. 03/056-000-000
Passed both Houses

Jul 21  
Sent to the Governor

Sep 01  
Governor approved
PUBLIC ACT 86-0722  Effective date 89-09-01

1 SB-0630 WELCH.
(New Act)

Creates the Plastic Container Tax Act. Imposes a tax of 5¢ on the initial sale in Illinois of certain nonbiodegradable plastic containers, to be administered by the Dept. of Revenue, with proceeds deposited into the Solid Waste Management Fund. Exempts certain medical containers.

FISCAL NOTE (Dept. of Revenue)

1 Fiscal Note Act may be applicable.
Because the Dept. has no information on the number of plastic containers sold in Illinois, it is unable to provide an accurate estimate of the fiscal impact of SB-630. However, given the administrative complexity of the bill and fact that it creates a new tax, the Dept. estimates that the cost of administration will be $3.4 million.

SENATE AMENDMENT NO. 2.
Adds a limitation on the power of home rule units to impose taxes on plastic containers.

SENATE AMENDMENT NO. 3.
Deletes all. Imposes a tax on the retail sale of certain plastic containers, contingent upon a failure to meet the target recycling rate for that type of container.

SENATE AMENDMENT NO. 4.
Adds a limitation on the power of home rule units to impose taxes or other charges upon the sale of plastic containers.

SENATE AMENDMENT NO. 5.
Makes a technical correction.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Energy & Environment
May 11 Recommended do pass as amend 007-000-000
Placed Calndr, Second Reading
May 12 Fiscal Note Requested MACDONALD
May 16 Fiscal Note filed
Placed Calndr, Second Reading
May 25 Second Reading Amendment No.01 ENRGY ENVRMNT Tabled
Amendment No.02 DUDY CZ Adopted 035-020-000
Amendment No.03 WELCH Adopted 031-023-001
Amendment No.04 DUDY CZ Adopted
Amendment No.05 WELCH Adopted
Placed Calndr, Third Reading
May 26 Recalled to Second Reading Amendment No.06 WELCH Lost 029-029-000
Placed Calndr, Third Reading Re-committed to Energy & Environment

1SB-0631 WELCH.
(New Act)

Creates An Act in relation to the disposal of lead acid batteries. Prohibits the placing of such batteries in municipal waste. Requires battery retailers and wholesalers to deliver used batteries to a battery manufacturer or to an approved secondary lead smelter.

FISCAL NOTE (EPA)
It is estimated that administrative and staff costs to EPA under SB-631 would approximate $50,000 per year.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 111 1/2, new par. 1022.2a

Deletes all. Imposes a 1¢ per quart tax on the retail sale of motor oil, beginning January 1, 1991. Authorizes EPA to use the proceeds for response actions relating to waste oil. Provides a credit of up to $10,000 for small polluters against their liability for waste oil releases.

Apr 05 1989 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
SB-0632 WELCH – HOLMBERG – JACOBS – DEL VALLE.

(Ch. 122, par. 10-9)

Amends The School Code to preclude employees, owners or officers of financial institutions with certain dealings with the school district from serving as school board treasurer. Effective immediately.

HOUSE AMENDMENT NO. 1. (House recedes November 2, 1989)

Adds reference to: (Ch. 122, new par. 2-3.93)

Creates a parent-teacher pilot grant program.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

Recommends that the bill be amended as follows:

Deletes reference to: (Ch. 122, par. 10-9 and new par. 2-3.93
Adds reference to: (Ch. 13, par. 1; Ch. 122, pars. 2-3.62,
10-22.41, 14-8.02, 14C-8, 30-15.2 and 34-18; Ch. 127, par. 743)

Changes the title and deletes everything after the enacting clause. Amends the Act relating to attorneys and counselors to prohibit issuance or renewal of their licenses if they have defaulted on educational loans guaranteed by the Illinois Student Assistance Commission (unless they have established a satisfactory repayment record). Amends the Intergovernmental Cooperation Act to include, among the powers jointly exerciseable by public agencies of this State with public agencies of other States, arrangements between the Illinois Student Assistance Commission and sister State agencies which issue professional licenses. Amends The School Code to limit the composition of certain Educational Service Center boards; to require supplementary services for mainstreamed handicapped children and inclusion of such children on the teacher’s regular education class register; to require inclusion of clinical psychologists on the lists of suggested independent educational evaluators used in connection with the evaluation and placement of handicapped children; to change the definition of an institution of higher learning under the Higher Education Student Assistance Law to exclude academic programs offered by such institutions for incarcerated students; and to provide for the issuance of an explanation of the requirements for issuance of substitute teaching certificates to unsuccessful applicants for issuance of certificates valid for teaching in transitional bilingual education programs. Effective July 1, 1990.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Amends the Environmental Protection Act to increase certain civil penalties to a maximum of $50,000 rather than $10,000 per violation plus $10,000, rather than $1,000 for each day the violation continues.

1 Fiscal Note Act may be applicable.
FISCAL NOTE (EPA)
The Agency is unable to estimate the exact fiscal impact of SB-633. However, it is safe to say that increasing maximum penalties should increase the amount of revenues deposited into the Environmental Protection Trust Fund.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, par. 1044

Creates the crime of Criminal Operation of a Hazardous Waste or PCB Incinerator. First offense is a Class 4 felony, with fine up to $100,000 per day. Subsequent offenses are Class 3 felonies, with a fine up to $250,000 per day.

HOUSE AMENDMENT NO. 2.

Limits the new crime of Criminal Operation of a Hazardous Waste or PCB Incinerator to incinerators that are regional pollution control facilities.

GOVERNOR MESSAGE

Deletes reference to: Ch. 111 1/2, par. 1044

Recommend removing the provision creating the offense of criminal operation of a hazardous waste or PCB incinerator.
Amends the Revenue Act of 1939 to require assessors and supervisors of assessments to notify an owner of homestead property of possible eligibility for the homestead improvement exemption when the assessed value of such property increases due to an improvement of the existing structure thereon.

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

**STATE MANDATES FISCAL NOTE**

In the opinion of DCCA, SB-634 constitutes a local government organization and structure mandate for which no reimbursement is required.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: Ch. 120, pars. 500.23-2 and 500.23-3

Adds reference to: Ch. 120, par. 584

Deletes everything in the bill and amends the Revenue Act of 1939 to require notice of change in assessment to include notice of possible eligibility for the homestead improvement exemption.

**HOUSE AMENDMENT NO. 4.**

Adds reference to: Ch. 120, new par. 741.1

Amends the Revenue Act. Provides that, in the case of a tax sale made in error, the court which orders a sale in error shall also award interest on the refund of the amount paid for the certificate of sale, together with all costs paid by the owner of the certificate or his assignor.
SB-0635  WELCH.

(Ch. 85, new par. 5959.1)

Amends the Solid Waste Planning and Recycling Act to require sellers of lead-acid batteries to accept used batteries for recycling; requires retailers to charge a $5 fee on the sale of new batteries for which used batteries are not traded in; contains other provisions.

SENATE AMENDMENT NO. 1.
Further provides a $5 recycling credit on the sale of new batteries for which used batteries are returned for recycling. Makes other changes.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 85, new par. 5959.1
Adds reference to: Ch. 111 1/2, new par. 1022.23

Moves provisions from the Solid Waste Planning and Recycling Act to the Environmental Protection Act. Makes knowing violation a petty offense subject to a $100 fine. Makes other changes.

HOUSE AMENDMENT NO. 2.
Deletes the $5 maximum on the recycling fee or credit. Also specifies that used batteries may be delivered to secondary lead smelters permitted by other states or the federal government.
SB-0636  WELCH.

(Ch. 85, new par. 5963)

Amends the Solid Waste Planning and Recycling Act to require the Department of Energy and Natural Resources to establish an official state recycling emblem and conduct a consumer awareness program with respect to such emblem.

SENATE AMENDMENT NO: 1.

Directs the Department to adopt by rule any nationally or regionally adopted recycling emblem and associated criteria established by January 1, 1992. If no such emblem is established, directs the Department to develop and adopt a State recycling emblem by July 1, 1992.

Apr 05 1989  First reading  Rfrd to Comm on Assignment.
Apr 07    Assigned to Energy & Environment
Apr 18    Recommended do pass 012-000-000
          Motion filed PHILIP
          MOTION PLACE ON
          SECT. DESK
          Motion prevailed
          030-028-000

          Secretary's Desk

May 11   Placed Calndr,Second Reading
May 15   Second Reading
          Placed Calndr,Third Reading
May 23   Recall to Second Reading
          Amendment No.01  WELCH  Adopted
          Placed Calndr,Third Reading

SB-0637  WELCH – JONES AND DEL VALLE.

(Ch. 122, new pars. 10-20.28 and 34-18.9)

Amends The School Code. Requires school boards to prohibit student use or possession of pocket pagers on school property, and to provide by rule for appropriate discipline of violators. Exempts pagers required for reason of medical necessity.

HOUSE AMENDMENT NO. 1.

Allows exemptions for reasons approved by the school board.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Elementary & Secondary Education
          Added As A Co-sponsor DELVALLE
          Committee Elementary & Secondary Education
SB-0637—Cont.

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**SB-0638 WELCH – LUFT.**

(New Act)

Creates An Act in relation to the disposal of lead acid batteries. Prohibits the placing of such batteries in municipal waste. Requires battery retailers and wholesalers to deliver used batteries to a battery manufacturer or to an approved secondary lead smelter.

**FISCAL NOTE (EPA)**

Administrative and staff costs would approximate $50,000 per year.

**SENATE AMENDMENT NO. 1.**

Deletes reference to: New Act
 Adds reference to: Ch. 85, par. 5958

Deletes all. Amends the Solid Waste Planning and Recycling Act to allow combinations of municipalities to apply to the Dept. of Energy and Natural Resources for pilot recycling grants. Decreases the minimum project size from 5,000 to 3,000 single family residences.

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1 Fiscal Note Act may be applicable.
SB-0639  WOODYARD.

(Ch. 122, par. 103-27.1)

Amends the Public Community College Act relative to the award of contracts by community college boards. Adds considerations of conformity with specifications and terms of delivery, quality and serviceability in determining the lowest responsible bidder. Exempts from competitive bidding requirements: certain equipment maintenance, service and repair contracts; certain data processing, telecommunication and interconnect equipment, software, and services contracts and purchases; contracts for duplicating machines and supplies; natural gas contracts costing less than those offered by a public utility; purchases of pre-owned equipment; governmental contracts; and certain construction contracts or single project contracts not exceeding $10,000.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Higher Education
May 01       Waive Posting Notice 7C  Committee Higher Education

SB-0640  WOODYARD.

(Ch. 85, par. 663)

Amends the Agricultural Fair Act to strike a provision prohibiting expenditure of funds which county fairs receive as reimbursement for liability insurance after December 31, 1989.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Insurance, Pensions & License Act

SB-0641  WOODYARD.

(Ch. 67 1/2, par. 605)

Amends the Illinois Enterprise Zone Act to require that newspapers in which notices of public hearings are published be locally published. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Revenue
SB-0642 WOODYARD.
(Ch. 8, par. 37-26, new par. 37-54)
Amends the Horse Racing Act. Provides that, of monies paid into the Horse Racing Tax Allocation Fund by inter-track wagering location licensees, one-seventh (now, two-sevenths) shall be allocated to DCCA to promote horse racing, and one-seventh shall be allocated to the Department of Agriculture to be used for grants to construct or rehabilitate race horse barns on fairgrounds of county fairs which conduct annual horse race meetings. Provides criteria and procedures for making grants.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act

SB-0643 WOODYARD.
(Ch. 121 1/2, new par. 262U)
Amends the Consumer Fraud Act. Requires wood siding that is to be used on the exterior of a single family residence to be labeled with the average anticipated range of shrinkage. Violation is an unlawful practice and allows a person to recover actual damages.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary

SB-0644 WOODYARD.
(Ch. 37, par. 801-5)
Amends the Juvenile Court Act. Provides that, with respect to an alleged abused, neglected or dependent minor or minor requiring authoritative intervention who has been taken into temporary or limited custody, if any employee of the Department of Children and Family Services becomes aware that the minor has expressed a concern for his safety if he is returned to his home, the employee shall notify the court of that concern at the earliest opportunity.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary

SB-0645 WOODYARD – DEMUZIO.
(Ch. 5, par. 1212.2)
Amends the Farm Development Act. Eliminates the requirement that a farmer must not have a net worth that exceeds $500,000 to qualify for a guaranteed loan. Allows guarantees in any amount (rather than not to exceed $300,000). Effective immediately.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Agriculture & Conservation
May 17 Committee discharged
May 18 Second Reading
Placed Calndr,Third Reading
May 23 Third Reading - Passed 056-000-000
Arrive House
Hse Sponsor BLACK
Added As A Joint Sponsor RICHMOND
Added As A Joint Sponsor EWING
Added As A Joint Sponsor HARTKE
Added As A Joint Sponsor MULCAHEY
First reading Rfrd to Comm on Assignment
May 24 Assigned to Executive
Jun 09 Tbld pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
SB-0646  WOODYARD.
(Ch. 120, par. 522)

Amends the Revenue Act of 1939 to strike the provision that the failure of any supervisor of assessments or board of assessors to call upon the county clerk and receive the tax assessment books and blanks shall be sufficient cause to declare his or their office vacant, and for the appointment of a successor.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Revenue

SB-0647  DEMUZIO – RIGNEY – WOODYARD – DONAHUE – MADIGAN.
(Ch. 5, pars. 1212.1 and 1212.2)

Amends the Illinois Farm Development Act. Provides that interest earned on investments of funds held in the Illinois Agricultural Loan Guarantee Fund and the Illinois Farmer and Agribusiness Loan Guarantee Fund shall be retained in such funds. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Agriculture & Conservation
Apr 26    Recommended do pass 006-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Reading
May 15  Second Reading
Placed Calndr,Third Reading
May 17  Added As A Joint Sponsor RIGNEY
Added As A Joint Sponsor WOODYARD
Added As A Joint Sponsor DONAHUE
Added As A Joint Sponsor MADIGAN
Placed Calndr,Third Reading

May 23  Third Reading - Passed 056-001-000
Arrive House
Hse Sponsor HANNIG
First reading  Rfrd to Comm on Assignment
May 24    Assigned to Agriculture

Jun 01  Added As A Joint Sponsor HOMER
Added As A Joint Sponsor MULCAHEY
Committee Agriculture
Do Pass/Short Debate Cal 016-000-001

Jun 07  Cal 2nd Rdg Short Debate
Jun 14  Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
Jun 15  Short Debate-3rd Passed 089-016-004
Passed both Houses
Jul 14  Sent to the Governor
Sep 07  Governor vetoed
Placed Calendar Total Veto

Oct 17  Mtn filed override Gov veto DEMUZIO
3/5 vote required
Override Gov veto-Sen lost 035-018-000
Placed Calendar Total Veto
Oct 18  Mtn filed override Gov veto DEMUZIO
3/5 vote required
Override Gov veto-Sen pass 055-000-000
Oct 19    Placed Calendar Total Veto
Oct 31  Mtn filed override Gov veto HANNIG
3/5 vote required
Override Gov veto-Hse lost 059-045-007
Placed Calendar Total Veto

1 Fiscal Note Act may be applicable.
Nov 03 Total veto stands.

1 SB-0648 DEMUZIO.

(Ch. 46, pars. 2A-1.2 and 7-10, new par. 2A-55; Ch. 122, pars. 1A-1, 1A-2 and 1A-2.1)

Amends The Election Code and The School Code. Provides for the election of members to the State Board of Education. One member shall be elected from each congressional district and one member elected at large. Increases membership from 17 to 23. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides for a State Board of Education consisting of 25 members, one member elected from each of the 22 Congressional districts, one member elected at large and 2 members appointed by the Governor by and with the advice and consent of the Senate. Provides that both of the 2 members appointed by the Governor shall be a racial minority origin, at least one of the 2 appointed members being of Hispanic origin.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elections & Reapportionment
May 11 Placed Calndr,Second Reading
May 15 Second Reading Amendment No.01 DEMUZIO Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Lost 016-038-003

SB-0649 DEMUZIO.

(Ch. 122, par. 10-22.40)

Amends The School Code. Provides that a school board may not pay dues to any association that has as one of its purposes providing for athletic and other competition among schools and students unless it permits students to participate in athletic competition or activities conducted outside the jurisdiction of that association. Effective immediately.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
May 11 Placed Calndr,Second Reading
May 15 Second Reading Placed Calndr,Third Reading
May 23 Third Reading - Passed 057-000-000
Arrive House Placed Calndr,First Reading
May 24 Hse Sponsor WHITE First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
Jun 07 Interim Study Calendar ELEM SCND ED

1 SB-0650 DEMUZIO – RIGNEY – WOODYARD – DONAHUE – MADIGAN.

(Ch. 5, par. 1212.1 and 1212.2, new par. 1212.3)

Amends the Illinois Farm Development Act. Permits the Authority to enter into a cooperative agreement with the University of Illinois to assess and evaluate current and proposed credit and finance programs administered by the Authority. Provides for funding of the cooperative agreement from interest earned on funds held by the Authority.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Provides that earnings equal to 1/2 of 1% of the Agricultural Loan Guarantee Fund shall remain in the Fund (rather than 1/2 of 1% of interest earnings). Makes the same change with respect to the Farmer and Agribusiness Loan Guarantee Fund.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07     Assigned to Agriculture & Conservation
Apr 26     Recommended do pass as amend 006-000-000
            Motion filed PHILIP MOTION PLACE ON SECT. DESK
            Motion prevailed 030-028-000

Secretary's Desk
May 11     Placed Calndr,Second Reading
May 15     Second Reading
            Amendment No.01 AGRICULTURE Adopted
Placed Calndr,Third Reading
May 17     Added As A Joint Sponsor RIGNEY
            Added As A Joint Sponsor WOODYARD
            Added As A Joint Sponsor DONAHUE
            Added As A Joint Sponsor MADIGAN
            Placed Calndr,Third Reading
May 23     Third Reading - Passed 057-000-000
            Arrive House
            Hse Sponsor HANNIG
            First reading  Rfrd to Comm on Assignment
May 24     Assigned to Agriculture
Jun 01     Added As A Joint Sponsor HOMER
            Added As A Joint Sponsor MULCAHEY
            Committee Agriculture
Jun 07     Do Pass/Short Debate Cal 016-000-001
Jun 14     Short Debate Cal 2nd Rdng
            Short Debate Cal 3rd Rdng
Jun 15     Short Debate-3rd Passed 089-016-004
            Passed both Houses
Jul 14     Sent to the Governor
Sep 01     Governor approved
            PUBLIC ACT 86-0724 Effective date 89-09-01

SB-0651 BERMAN - KUSTRA.
(Amends PA 85-1418)

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07     Placed Calndr,Second Reading
            Motion disch comm, advc 2nd Committee discharged
Apr 11     Second Reading
            Placed Calndr,Third Reading
            Third Reading - Passed 054-000-000
            Arrive House
            Hse Sponsor LEVIN
            Added As A Joint Sponsor PARKE
            First reading  Rfrd to Comm on Assignment
            Motion advc 2nd,no refr com Committee Assignment of Bills
Apr 12     Added As A Joint Sponsor HOFFMAN
            Assigned to Implementatin Chicago School Reform
SB-0651—Cont.

Apr 19  Recommended do pass 035-000-001
Placed Calndr, Second Reading

Apr 25  Floor motion MOVE TO 2ND RDING
2ND DAY-LEVIN
Motion prevailed
116-000-000
Second Reading
Placed Calndr, Third Reading

Apr 26  Third Reading - Passed 112-001-001
Passed both Houses

Apr 27  Sent to the Governor

May 01  Governor approved
PUBLIC ACT 86-0001 Effective date 89-05-01

SB-0652  BERMAN – KUSTRA.
(Ch. 122, par. 34-18.1)

Amends The School Code. Requires the Chicago Board of Education to indemnify the School Board Nominating Commission, Local School Councils, Subdistrict Councils and the members thereof. Effective immediately.

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

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 85, par. 9-107

Adds provisions amending the Local Governmental and Governmental Employees Tort Immunity Act. Includes the discharge of certain insurance and indemnification obligations and associated expenses incurred with respect to persons and entities forming part of the administrative structure of school districts situated in cities having a population exceeding 500,000 among the purposes for which a local public entity may levy the tax authorized by the Act amended.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Placed Calndr, Second Reading
Motion disch comm, advc 2nd Committee discharged
Second Reading
Placed Calndr, Third Reading

Apr 11  Third Reading - Passed 053-000-000
Arrive House
Hse Sponsor LEVIN
First reading  Rfrd to Comm on Assignment
Motion advc 2nd, no refr com
Committee Assignment of Bills

Apr 12  Added As A Joint Sponsor HOFFMAN
Assigned to Implementatn Chicago School Reform

Apr 19  Amendment No.01  CHI SCH REFRM Adopted
Recommended do pass as amend
035-000-001

Placed Calndr, Second Reading

Apr 25  Floor motion MOVE TO 2ND RDING
2ND DAY-LEVIN
Motion prevailed
116-000-000
Second Reading
Held on 2nd Reading

Jun 23  Amendment No.02  WILLIAMSON Withdrawn
Amendment No.03  MCGANN Withdrawn
Placed Calndr, Third Reading

Jun 24  Sec. Desk Concurrence 01

Jun 26  S Concurs in H Amend. 01/055-000-000
Passed both Houses

Jul 24  Sent to the Governor
SB-0653 Berman.

(Ch. 122, par. 34-8.1)

Amends the School Code. Clarifies the deadline by which the Chicago Board of Education shall furnish to local school councils the 4 year performance contract.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
May 11 Placed Calndr, Second Reading
May 15 Second Reading
Placed Calndr, Third Reading
May 23 Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor Levin
First reading Rfrd to Comm on Assignment
May 24 Assigned to Implementatn Chicago School Reform
Jun 09 Tbd pursuant Hse Rule 27D

SB-0654 Berman.

(Ch. 122, par. 34-3.1)

Amends the School Code. Changes and adds to the kinds of expertise required for School Board nominees and appointees.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
May 11 Placed Calndr, Second Reading
May 15 Second Reading
Placed Calndr, Third Reading
May 23 Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor Levin
First reading Rfrd to Comm on Assignment
May 24 Assigned to Implementatn Chicago School Reform
Jun 09 Tbd pursuant Hse Rule 27D

SB-0655 Berman.

(Ch. 122, par. 34-2.4)

Amends the School Code. In the provisions relating to the School Improvement Plan, makes punctuation and technical changes.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
May 11 Placed Calndr, Second Reading
May 15 Second Reading
Placed Calndr, Third Reading
May 23 Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor Levin
First reading Rfrd to Comm on Assignment
May 24 Assigned to Implementatn Chicago School Reform
Jun 09 Tbd pursuant Hse Rule 27D
SB-0656  BERMAN.
(Ch. 122, par. 34-2.1b)
Amends The School Code. In the provision relating to local school councils, changes the deadline for their first meeting.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Elementary & Secondary Education
May 11       Recommended do pass 010-000-000
May 15       Placed Calndr,Second Reading
May 23       Second Reading
May 23       Placed Calndr,Third Reading
May 23       Third Reading - Passed 055-000-000
May 23       Arrive House
May 23       Hse Sponsor LEVIN
May 24       First reading  Rfrd to Comm on Assignment
May 24       Assigned to Implementatn Chicago School Reform
Jun 09       Tbd pursuant Hse Rule 27D

SB-0657  BERMAN.
(Ch. 122, par. 34A-412)
Amends The School Code. Allows the Chicago Board of Education, in developing its System-Wide Educational Reform Goals and Objectives Plan, to consider the availability of funds for providing certain educational services. Prohibits the School Finance Authority from rejecting the Plan based solely on insufficient funding. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Elementary & Secondary Education
May 11       Recommended do pass 010-000-000
May 15       Placed Calndr,Second Reading
May 15       Second Reading
May 23       Placed Calndr,Third Reading
May 23       Third Reading - Passed 057-000-000
May 23       Arrive House
May 23       Hse Sponsor LEVIN
May 24       First reading  Rfrd to Comm on Assignment
May 24       Assigned to Implementatn Chicago School Reform
Jun 09       Tbd pursuant Hse Rule 27D

SB-0658  BERMAN - NETSCH.
(Ch. 122, pars. 34-2.1 and 34-2.5)
Amends The School Code. Authorizes an increase in the membership of a Local School Council or Subdistrict Council if the current membership of the body votes to increase the number of members. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Elementary & Secondary Education
Apr 07       Added As A Joint Sponsor NETSCH Committee Elementary & Secondary Education
May 11       Recommended do pass 010-000-000
May 15       Placed Calndr,Second Reading
May 15       Second Reading
May 15       Placed Calndr,Third Reading
May 23       Third Reading - Passed 055-000-000
May 23       Arrive House
May 23       Hse Sponsor LEVIN
May 23       First reading  Rfrd to Comm on Assignment
Amends the Asbestos Abatement Act to provide for the implementation of school asbestos management plans pursuant to the Federal Asbestos Hazard Emergency Response Act of 1986. Deletes language requiring schools to submit individual asbestos management plans.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 122, pars. 1403, 1406, 1410, 1410a, 1412, 1412b, 1413 and 1414; new pars. 1405a and 1416; rep. pars. 1405, 1408 and 1415a; Ch. 127, par. 141.250


HOUSE AMENDMENT NO. 1.

Requires that local educational agency must choose to seek indemnification under the Response Action Contractor Indemnification Act.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
May 01 Waive Posting Notice 7C Committee Elementary & Secondary Education
May 11 Recommended do pass 011-000-000
May 15 Second Reading
May 24 Recalled to Second Reading Amendment No.01 BERMANN Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 058-000-000
Arrive House
Hse Sponsor HOFFMAN
Placed Calendar,First Reading
May 31 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
Jun 07 Cal 2nd Rdng Short Debate Cal 026-000-000
Jun 14 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
Jun 16 Added As A Joint Sponsor BLACK Mtn Prev-Recall 2nd Reading Amendment No.01 HOFFMAN Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(D)/111-000-000
Short Debate-3rd Passed 106-000-003
Jun 19 Sec. Desk Concurrence 01
Jun 28 S Concurs in H Amend. 01/056-000-000
Passed both Houses
Jul 24 Sent to the Governor
Aug 30 Governor approved
PUBLIC ACT 86-0416 Effective date 90-01-01
SB-0660  JOYCE, JE.

(Ch. 24, par. 8-4-1, new par. 11-29.3-1, and new Division caption preceding new par. 11-29.3-1)

Amends the Municipal Code to grant powers to municipalities with respect to senior citizen housing, including the authority to issue bonds.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Local Government

SB-0661  JOYCE, JE.

(Ch. 110 1/2, pars. 702, 804-3, 804-4, and 804-10)

Amends the Power of Attorney Act and the Living Will Act with respect to health care agencies and the withdrawal or withholding of nutrition and hydration. Requires specific authority from the patient. Limits the power of an agent to direct an abortion. Defines “life-sustaining procedures” and “terminal condition”. Makes other changes. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Judiciary
May 22       Motion disch comm, adve 2nd Committee discharged 032-010-002

Placed Calndr, Second Reading

SB-0662  DUNN, T.

Appropriates $425,000 from the Road Fund to the Department of Transportation for construction of the Old Plank Road Trail in Joliet. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.

Decreases appropriation to $160,000.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Appropriations I
May 12       Recommded do pass as amend
              012-000-000

Placed Calndr, Second Reading

May 25      Second Reading
            Amendment No.01  APPROP I  Adopted
            Placed Calndr, Third Reading

May 26      Third Reading - Passed 054-002-000
May 30      Arrive House
            Placed Calendr, First Reading
May 31      Hse Sponsor VANDUYNE
            First reading  Rfrd to Comm on Assignment
            Assigned to Appropriations I
Jun 16      Tbd pursuant Hse Rule 27D
Jun 20      Mtn filed take from Table
            DISCHARGE APPROP I
            PLACE ON CALENDAR
            2ND RDING-1ST DAY
            -VANDUYNE

Tabled Pursuant to Rule27(D) (06-16-89)

SB-0663  DUNN, T.

(Ch. 95 1/2, new par. 6-306.6)

Amends The Illinois Vehicle Code. Requires the suspension of a person’s driving privileges upon the failure to pay any fine imposed pursuant to the Vehicle Code. Requires the Clerk of the Court to notify such person that his driving privileges will be suspended within 30 days if he fails to pay the fine owed. If not paid within those 30 days, requires the Secretary of State to suspend the person’s driving privileges until such fine has been paid.

SENATE AMENDMENT NO. 1.

Requires the Secretary of State to prohibit the renewal, reissue or reinstatement of a resident’s driving privileges upon notification from a court that such person has
failed to pay any traffic fine or cost imposed for a violation of The Vehicle Code or a similar local ordinance. Effective July 1, 1991.

SB-0663

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 05 1989</td>
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<tr>
<td>Apr 07</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>May 11</td>
<td>Assigned to Transportation</td>
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<td>Recommended do pass as amend 007-000-000</td>
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<td>May 15</td>
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<td>Placed Calndr, Second Reading</td>
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<td>May 23</td>
<td>Third Reading - Passed 053-001-001</td>
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<td>Arrive House</td>
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<td>May 26</td>
<td>Hse Sponsor PETKA</td>
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<td>Rfrd to Comm on Assignment</td>
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<td>Assigned to Select Comm Constitut’nal Officers</td>
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<tr>
<td>Jun 09</td>
<td>Tbd pursuant Hse Rule 27D</td>
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</tbody>
</table>

SB-0664 DUNN, T.

(Ch. 23, new par. 10-21)

Amends the Public Aid Code. Provides for denial of assistance to a caretaker relative who fails to cooperate with the Child Support Enforcement Program.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 05 1989</td>
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<tr>
<td>Apr 07</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 26</td>
<td>Assigned to Public Health, Welfare &amp; Correctn</td>
</tr>
</tbody>
</table>

SB-0665 DUNN, T.

(Ch. 38, par. 24-1)

Amends the Criminal Code pertaining to unlawful use of weapons to provide any violation committed in a public housing facility or the grounds thereof shall be a Class 2 or 3 felony depending on the circumstances.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tr>
<td>Apr 05 1989</td>
<td>First reading</td>
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<tr>
<td>Apr 07</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 26</td>
<td>Assigned to Judiciary</td>
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<tr>
<td></td>
<td>Recommended do pass 005-000-000</td>
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<tr>
<td></td>
<td>Motion filed PHILIP MOTION PLACE ON SECT. DESK</td>
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<td></td>
<td>Motion prevailed 030-028-000</td>
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<tr>
<td>May 11</td>
<td>Placed Calndr, Second Reading</td>
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<td>May 15</td>
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<tr>
<td>May 23</td>
<td>Third Reading - Passed 056-000-000</td>
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<tr>
<td></td>
<td>Arrive House</td>
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<tr>
<td>May 24</td>
<td>Hse Sponsor PETKA</td>
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<td></td>
<td>First reading</td>
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<td>Rfrd to Comm on Assignment</td>
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<td></td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>Jun 01</td>
<td>Recommended do pass 010-001-003</td>
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<tr>
<td>Jun 06</td>
<td>Added As A Joint Sponsor SHAW</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Second Reading</td>
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<td></td>
<td>Placed Calndr, Second Reading</td>
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<tr>
<td>Jun 14</td>
<td>Added As A Joint Sponsor SANTIAGO</td>
</tr>
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<td></td>
<td>Third Reading - Passed 095-014-004</td>
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<td></td>
<td>Passed both Houses</td>
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<tr>
<td>Jul 14</td>
<td>Sent to the Governor</td>
</tr>
</tbody>
</table>
SB-0666 DUNN,T.

(Ch. 38, par. 107-2)

Amends the Code of Criminal Procedure of 1963 to permit a peace officer to arrest a person that he knows is violating or has violated the conditions of his bond or probation.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary
May 11 Placed Calndr, Second Reading
May 15 Second Reading Placed Calndr, Third Reading
May 23 Third Reading - Passed 054-000-000
Arrive House
May 26 Placed Calndr, First Reading
May 31 First reading Rfrd to Comm on Assignment
Jun 02 Added As A Joint Sponsor CURRAN
Jun 06 Added As A Joint Sponsor SHAW
Jun 08 Interim Study Calendar JUDICIARY II

SB-0667 DUNN,T.

(Ch. 37, new par. 801-14)

Amends the Juvenile Court Act of 1987 to provide that any firearm in possession of a minor found to be delinquent for an offense involving the use of a firearm or for being in possession of a firearm during the commission of an offense shall be confiscated and disposed of by the law enforcement agency which arrested the minor. Provides for the return of a lost or stolen firearm to the owner if the police can establish ownership.

HOUSE AMENDMENT NO. 1. (House recedes November 2, 1989)
Changes “firearm” to “weapon” and provides for confiscation and disposal regardless of the ownership of the weapon. Provides for disposition by the court in accordance with Section 24-6 (confiscation and disposition of weapons) of the Criminal Code of 1961.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-am 1.
Recommends that the bill be amended as follows:

Deletes reference to: (Ch. 37, new par. 801-14)
Adds reference to: (Ch. 15, par. 220; Ch. 34, par. 429.24; Ch. 37, par. 805-7; Ch. 38, pars. 12-4.3, 24-1, 31A-1.1, 31A-1.2)

Deletes everything. Amends the State Comptroller Act to provide that the annual report of the list of State employees shall not include the addresses of employees of the Department of Corrections, Department of Children and Family Services and the Department of State Police. Amends the Counties Act to provide that the court services fee shall be assessed against a defendant who is sentenced to probation without entry of judgment for aggravated battery of a child. Amends the Juvenile Court Act of 1987 to provide that a minor confined in a county jail or municipal lockup shall be under periodic supervision. Amends the Criminal Code of 1961 relating to unlawful use of weapons, the penalty for a second or subsequent violation for aggravated battery of a child and relating to penalties and affirmative defenses for bringing contraband into a penal institution. Effective January 1, 1990, except Sections 3 and 5 take effect immediately.
Amends the Criminal Code of 1961. Provides that a person commits the offense of unlawful use of weapons when he knowingly discharges a firearm from a vehicle and that such offense is a Class 4 felony.
SB-0669  DUNN,T.
(Ch. 37, par. 805-23)

Amends the Juvenile Court Act of 1987 to provide that a minor found to be a delinquent for the commission of an offense with a firearm or for being in possession of a firearm during the commission of an offense shall be placed in a juvenile detention home. Provides that the parent or guardian of the minor shall reimburse the county for the costs of time served in detention.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
Apr 26  Recommended do pass 005-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

May 11  Secretary's Desk
Placed Calndr,Second Readng
May 15  Second Reading
Placed Calndr,Third Reading
May 23  Added As A Joint Sponsor DEL VALLE
Placed Calndr,Third Reading
Third Reading - Passed 056-000-000
Arrive House
Hse Sponsor SANTIAGO
Added As A Joint Sponsor BALANOFF
Added As A Joint Sponsor NOVAK
Added As A Joint Sponsor PETKA
Added As A Joint Sponsor KULAS
First reading  Rfrd to Comm on Assignment
May 24  Assigned to Judiciary II
Jun 09  Tbd pursuant Hse Rule 27D

SB-0670  DUNN,T – DEL VALLE.
(Ch. 38, par. 24-1)

Amends the Criminal Code of 1961. Provides that a person commits the offense of unlawful use of weapons when he knowingly discharges a firearm while in a vehicle, and such offense is a Class 4 felony.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
Apr 26  Added As A Joint Sponsor DEL VALLE
Recommended do pass 005-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

May 11  Secretary's Desk
Placed Calndr,Second Readng
May 15  Second Reading
Placed Calndr,Third Reading
May 23  Third Reading - Passed 055-000-002
Arrive House
Placed Calendar,First Readng
May 24  Hse Sponsor PETKA
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 08  Interim Study Calendar JUDICIARY II
Amends the Municipal Code concerning elected and appointed officers. Makes changes concerning municipal clerks, deputy clerks, publication of accounts, disability of officers, transfer of records to a successor, bonds, and qualification for office. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 24, par. 3-10-5.1.

Eliminates changes concerning publication of accounts. Makes changes concerning appointment of a mayor or president pro tem, vacancies in office, the obligation of sureties on a bond.

Amends the Municipal Code and various other Acts to recodify the law concerning municipal officers.

SENATE AMENDMENT NO. 1.

Makes changes in style.

Requires the Department of Rehabilitation Services to develop a plan to meet the service needs of hearing impaired and behavior disordered children. Requires the assistance of the Department of Mental Health and Developmental Disabilities, the State Board of Education and consumers, and requires submission of the plan to the General Assembly by December 1, 1989. Effective immediately.

SENATE AMENDMENT NO. 1.

Changes plan submission date to April 1, 1990.
SB-0673—Cont.

May 11
Placed Calndr, Second Reading

May 15
Second Reading
Amendment No.01 PUB HLTH WEL
Adopted
Placed Calndr, Third Reading

May 23
Third Reading - Passed 049-005-001
Arrive House
Hse Sponsor KUBIK
First reading
Rfrd to Comm on Assignment

May 24
Assigned to State Government Administration

Jun 08
Do Pass/Consent Calendar 010-000-000

Jun 14
Consnt Caldr Order 2nd Read
Cnsnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read

Jun 16
Consnt Caldr, 3rd Read Pass 111-000-000
Passed both Houses

Jul 14
Sent to the Governor

Sep 01
Governor approved
PUBLIC ACT 86-0726 Effective date 89-09-01

SB-0674 RAICA.

(New Act; Ch. 111 1/2, par. 5504.10)

Creates the Emergency Medical Technician Licensing Act. Requires the Department of Public Health to establish rules for qualifications and procedures for licensure. Amends the Emergency Medical Services Systems Act to make a technical correction.

Apr 05 1989 First reading
Rfrd to Comm on Assignment

Apr 07
Assigned to Insurance, Pensions & License Act

May 22
Motion disch comm, advc 2nd
Committee discharged 035-011-001

May 25
Placed Calndr, Second Readng
Tabled By Sponsor

SB-0675 RAICA.

(Ch. 111 1/2, pars. 5510, 5511 and 5513; new pars. 5511.01, 5511.02, 5511.03, 5511.04, 5511.05, 5511.06 and 5511.07)

Amends the Emergency Medical Services (EMS) Systems Act. Provides for licensing, instead of certification, of emergency medical technicians, and establishes qualifications and procedures for licensure. Changes procedures for the suspension of an individual or provider from participation in an Advanced Life Support/Mobile Intensive Care System.

Apr 05 1989 First reading
Rfrd to Comm on Assignment

Apr 07
Assigned to Insurance, Pensions & License Act

SB-0676 TOPINKA.

(New Act)

Creates the Riverside Civic Center Authority.

SENATE AMENDMENT NO. 1.

Provides that the President and Trustees of the Village of Riverside constitute the Board of the Authority. Changes a quorum from 5 to 4. Makes changes concerning publication and advertisement for bids.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 85, pars. 1392, 1393, 1394, 1397, 1397a, 1397b, 1397c, 1397d, 1397h, and 1397j and new par. 1230.2; Ch.

* State Debt Impact Note Act may be applicable.
Amends the Metropolitan Civic Center Support Act to increase the bond limit from $101,500,000 to $172,000,000. Amends the Income Tax Act concerning investment tax credits. Amends the use and occupation tax Acts to impose a tax on computer software. Authorizes $28,000,000 in McCormick Place rehabilitation bonds. Provides for general revenue fund transfers to pay civic center, rehabilitation, and park and conservation bonds. Revises occupation tax exemptions. Effective immediately, except that the computer software tax takes effect October 1, 1989.

STATE DEBT IMPACT NOTE, AS AMENDED
SB676 would increase:
Civic center bond authorization by $70.5 M (69.5%)
Potential civic center debt by $187.9 M (69.6%)
Per capita IL civic center debt by $6.02 (70.8%)
McCormick Place bond authorization by $28.0 M (9.0%)
Potential McCormick Place debt by $74.6 M (9.2%)
Per capita McCormick Place debt by $2.39 (7.4%)
Unissued eligibility under the Civic Center Support Act by $1.8 M (0.6%)

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 01 Waive Posting Notice 7C Committee Executive
May 22 Motion disch advc 2nd Committee discharged 050-000-000
May 23 Second Reading Amendment No.01 TOPINKA Adopted
Placed Calndr,Second Reading
May 26 Third Reading - Passed 057-002-000
May 30 Arrive House Placed Calndr,First Reading
May 31 First reading Rfrd to Comm on Assignment Assigned to Executive
Jun 02 Primary Sponsor Changed To KUBIK Committee Executive
Jun 07 Amendment No.01 EXECUTIVE Adopted Recommded do pass as amend 012-006-000
Placed Calndr,Second Reading
Jun 13 Fiscal Note Requested MCCRACKEN State Debt Note ReQuested MCCRACKEN
Placed Calndr,Second Reading
Jun 15 State Debt Note Filed AS AMENDED
Placed Calndr,Second Reading
Jun 21 Second Reading Held on 2nd Reading
Jun 23 Tabled House Rule 37(G)

SB-0677 RAICA.
(Ch. 95 1/2, par. 3-413)
Amends the Vehicle Code to provide that vehicle registration plates may only be covered by clear plastic non-smoked, non-tinted and non-reflective covers.
SENATE AMENDMENT NO. 1.
Prohibits glass or plastic covers entirely.
Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Transportation
May 22 Motion disch advc 2nd Committee discharged 046-002-000
Placed Calndr,Second Reading
**SB-0677—Cont.**

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<tr>
<td>May 23</td>
<td>Second Reading</td>
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<tr>
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<td>Amendment No.01 RAICA</td>
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<td>Placed Calndr, Third Reading</td>
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<td>May 26</td>
<td>Third Reading - Passed 058-001-000</td>
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<td>May 30</td>
<td>Arrive House</td>
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<td>May 31</td>
<td>Hse Sponsor ZICKUS</td>
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<td>Assigned to Select Comm Constitut’nal Officers</td>
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<td>Jun 08</td>
<td>Do Pass/Short Debate Cal 010-000-000</td>
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<td>Jun 16</td>
<td>Short Debate Cal 2nd Rdng</td>
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<td>Cal 3rd Rdng Short Debate</td>
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<td>Jun 21</td>
<td>Short Debate-3rd Passed 115-002-000</td>
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<td>Passed both Houses</td>
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<td>Jul 18</td>
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<td>Aug 30</td>
<td>Governor approved</td>
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<td>PUBLIC ACT 86-0417 Effective date 90-01-01</td>
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**SB-0678 RAICA.**

(Ch. 111 1/2, par. 5403)

Amends An Act concerning certain rights of medical patients. Provides that if a hospital requires that a patient pay the hospital in full or in part for services rendered to the patient, pending the hospital’s receipt of payment for those services from an insurance company or other third party payor, the hospital must reimburse the patient within 14 days after it receives payment for the services from the third party payor. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Provides that a hospital must reimburse the patient within 30 days after it receives payment for the services from all third party payors who have liability with respect to those services (rather than within 14 days after it receives payment from “the” third party payor).

**HOUSE AMENDMENT NO. 2.**

Provides that a hospital must reimburse a patient within 21 (rather than 30) days after receiving payment from third party payors.
SB-0679 RAICA.

(Ch. 24, new par. 11-6-1.1; Ch. 85, new par. 2208.13)

Amends the Municipal Code to require municipalities over 500,000 to comply with the federal OSHA regulations for fire brigades. Amends the State mandates Act to require implementation without reimbursement.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, SB-679 constitutes a personnel mandate for which reimbursement would normally be required. However, SB-679 amends the State Mandates Act to relieve the State of reimbursement liability. No estimate of the cost is available from the City of Chicago.

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, SB-679 constitutes a personnel mandate for which reimbursement would normally be required. However, SB-679 amends the State Mandates Act to relieve the State of reimbursement liability. No estimate of the cost is available from the City of Chicago.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Local Government
Apr 18 St Mandate Fis Note Filed Committee Local Government

SB-0680 KELLY.

(Ch. 122, new par. 18-8.5)

Amends The School Code. Provides for a separate, additional supplemental State aid reimbursement equal to $8,000 per certified employee for newly formed school districts for each of the first 3 years following the school district's formation. Effective immediately.

FISCAL NOTE (State Board of Education)
The fiscal impact of Senate Bill 680 is dependent upon the number of certified employees within the new districts. Neither of these factors is known at this time.

HOUSE AMENDMENT NO. 1.
Extends the application of the bill to new elementary school districts formed under unit school district conversion proceedings.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
May 01 Waive Posting Notice 7C Committee Elementary & Secondary Education
May 11 Recommended do pass 011-000-000
May 15 Placed Calndr,Second Reading Fiscal Note Requested MAITLAND
May 17 Placed Calndr,Second Reading Fiscal Note filed
May 18 Second Reading Placed Calndr,Third Reading
May 23 Third Reading - Passed 035-019-002 Arrive House
May 24 Placed Calendr,First Reading
May 24 Hse Sponsor HANNIG First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
Jun 07 Amendment No.01 ELEM SCND ED Adopted Recommmend do pass as amend 023-002-000
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
SB-0680—Cont.

Jun 21
Second Reading
Held on 2nd Reading

Jun 23
Interim Study Calendar ELEM SCND ED

1 SB-0681 KELLY.

(Ch. 122, par. 24-6)

Amends The School Code. In the provisions granting 10 days sick leave to employees other than full-time teachers, provides that such other employees qualify for that sick leave if they are eligible to participate in the Illinois Municipal Retirement Fund under the applicable standard.

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

FISCAL NOTE (State Board of Education)

This legislation does have a fiscal impact on local districts, but the State Board of Education is not able to estimate the cost.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 11 Recommended do pass 011-000-000
May 15 Second Reading Placed Calndr,Second Reading
May 23 Third Reading - Passed 051-000-000
Arrive House
May 25 Hse Sponsor MCNAMARA
Placed Calndr,First Reading
May 26 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
Jun 08 Placed Calndr,Second Reading
Jun 14 Added As A Joint Sponsor BLACK
Added As A Joint Sponsor WOOLARD
Added As A Joint Sponsor HANNIG
Fiscal Note Requested KUBIK
Fiscal Note filed
Jun 15 Second Reading Placed Calndr,Third Reading
Jun 17 Third Reading - Passed 110-000-000
Passed both Houses
Jul 14 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0838 Effective date 90-01-01

1 SB-0682 WOODYARD.

(Ch. 85, par. 663)

Amends the Agricultural Fair Act to extend the sunset provision regarding State reimbursement to county fairs for liability and casualty insurance premiums. Effective January 1, 1990.

Apr 05 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act

SB-0683 MAITLAND.

(Ch. 111, par. 4400-31)

Amends the Medical Practice Act of 1987 to provide that a doctor shall not be liable in a situation where medical services are given without compensation. Deletes the provision concerning services provided at a free medical clinic.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Provides that a physician who works free of charge for a not-for-profit medical clinic is not liable for any act or omission resulting from such work, except for willful and wanton conduct.

HOUSE AMENDMENT NO. 1.
Deletes all. Provides that a doctor who provides certain medical services at free medical clinics to medically indigent persons is not liable for civil damages.

SB-0684 MAITLAND.
(Ch. 120, par. 1134)
Amends the Charitable Games Act regarding appropriations from the Illinois Gaming Law Enforcement Fund. Effective immediately.

SB-0685 KUSTRA – BERMAN – GEO-KARIS.
(Ch. 102, par. 42)
Amends the Open Meetings Act. Includes school board meetings on school security and safety among those which need not be public meetings. Effective immediately.
HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 102, par. 42a

Deletes the bill's change. Permits public school boards and institutions of higher education to hold closed meetings to respond to actual danger to the safety of students, staff and school premises. Requires the motion to hold such a closed meeting include a description of the actual danger.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
May 01  Waive Posting Notice 7C  Committee Executive
May 22  Added As A Joint Sponsor GEO-KARIS  Committee Executive  Motion disch comm, advc 2nd  Committee discharged 043-005-000

Placed Calndr,Second Reading  May 23  Second Reading  Placed Calndr,Third Reading  Recalled to Second Reading  Amendment No.01 KUSTRA Adopted

Placed Calndr,Third Reading  May 26  Third Reading - Passed 059-000-000
May 30  Arrive House  Placed Calendr,First Reading
May 31  Hse Sponsor BOWMAN  First reading  Rfrd to Comm on Assignment  Assigned to State Government Administration

Jun 06  Added As A Joint Sponsor STANCE  Committee State Government Administration
Jun 07  Amendment No.01 ST GOV ADMN Adopted  DP Amnded Consent Calendar 007-000-000

Consnt Caldr Order 2nd Read  Jun 14  Added As A Joint Sponsor PARCELLS  Remvd from Consent Calendar  Cal 2nd Rdng Short Debate
Jun 20  Short Debate Cal 2nd Rdng  Amendment No.02 RYDER Lost  Removed Short Debate Cal STEPHENS  Consnt Caldr Order 3rd Read
Jun 22  Consnt Caldr, 3rd Read Pass 117-000-000
Jun 23  Sec. Desk Concurrence 01
Jun 24  S Noncnrs in H Amend. 01  Motion to Reconsider Vote

Sec. Desk Concurrence 01  Jun 26  S Concurs in H Amend. 01/056-000-000  Passed both Houses
Jul 24  Sent to the Governor
Sep 01  Governor approved  PUBLIC ACT 86-0727  Effective date 89-09-01

1 SB-0686 KUSTRA – BERMAN.

(Ch. 122, pars. 17-2.11 and 17-2.11a)

Amends The School Code. Expands the life-safety taxing and bonding provisions to include taxing and bonding authority for school security purposes. Effective immediately.

Apr 05 1989  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
SB-0687  WATSON.

(Ch. 95 1/2, par. 6-206)

Amends the Vehicle Code. Provides that the Secretary of State may suspend or revoke the driver's license or permit of a person who has been convicted of possession of cannabis or any controlled substance while operating a motor vehicle.

SB-0688  TOPINKA.

(Ch. 23, par. 5-5.5)

Amends the Public Aid Code to include programs designed to attract and maintain quality nursing staff as improvements by nursing facilities for which quality incentive payments could be made.

FISCAL NOTE (Dept. of Public Aid)
This proposal would result in additional expenditures from the Dept’s. Long Term Care appropriation which are not included in the Dept’s. proposed FY90 budget. If all facilities were to avail themselves of the program, the annual fiscal impact would be $8.8 million.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Public Health, Welfare & Correctn
Apr 26        Recommended do pass 008-002-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary’s Desk
May 11  Placed Calndr,Second Reading
May 15  Placed Calndr,Second Reading  Fiscal Note Requested SMITH
May 16  Placed Calndr,Second Reading
Second Reading
Placed Calndr,Third Reading
May 23  Third Reading - Passed 054-000-000
Arrive House
Hse Sponsor KUBIK
First reading  Rfrd to Comm on Assignment
May 24  Assigned to Executive
Jun 02  Added As A Joint Sponsor MORROW
Committee Executive
Jun 09  Tbd pursuant Hse Rule 27D

1 SB-0689 TOPINKA.
(Ch. 111, par. 3524)
Amends the Illinois Nursing Act of 1987 to provide that 10% of funds deposited in the Nurses Dedicated and Professional Fund shall be set aside for nursing scholarships beginning January 1, 1991.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Public Health, Welfare & Correctn

1 SB-0690 TOPINKA.
(Ch. 122, par. 30-9)
Amends The School Code to grant a third scholarship through the year 1999 to be given by each member of the General Assembly. Such scholarship shall be to a State supported school of nursing in Illinois.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Executive
May 01  Waive Posting Notice 7C
Committee Executive

SB-0691 KUSTRA.
(Ch. 23, new par. 5005b)
Amends the Department of Children and Family Services Enabling Act. Provides that, with respect to any ward of the Department who is placed in foster care, the Department shall within 24 hours of the placement provide to the foster parents with whom the child is placed copies of all of the child’s medical records which are in the possession of the Department. Effective immediately.

1 Fiscal Note Act may be applicable.
SB-0692  SEVERNS – HOLMBERG.
(Ch. 120, par. 2-201)

Amends the Illinois Income Tax Act. Provides for an investment credit against the Income Tax in an amount equal to .5% of qualified research expenses for the taxable year and an additional credit against such tax beginning July 1, 1989, in an amount equal to .5% of qualified research expenses. Provides for a 3 year carryback and 15 year carryover of unused research expenses investment credits. Requires the Department of Revenue to evaluate the credit and report its evaluation. Sunsets the credit on December 31, 1993. Effective immediately.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)

Deletes reference to: Ch. 120, par. 2-201
Adds reference to: Ch. 120, par. 1-103


HOUSE AMENDMENT NO. 2. (Tabled June 21, 1989)

Deletes reference to: Ch. 120, par. 1-103
Adds reference to: Ch. 67 1/2, par. 609.1; Ch. 120, par. 2-201

Changes time in which the high impact business investment credit must be taken and requires that the minimum investments in qualified property must be placed in service before the credit can be available. Also provides that amounts of investment beyond the minimum can be used as a credit only in the taxable year when the property is placed in service and cannot reduce tax liability below zero.

CONFERENCE COMMITTEE REPORT NO. 1.

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

Deletes reference to: Ch. 120, par. 1-103
Adds reference to: Ch. 120, pars. 2-201, 424

Deletes everything in the bill and replaces with a research and development income tax credit. Also changes the motor fuel tax distribution formula.

GOVERNOR MESSAGE

Deletes reference to: Ch. 120, par. 424

Recommends removing the income tax optional refund provisions and allowing only the credit to remain for research and development costs. Removes increases to the State Boating Act Fund and the Grade Crossing Protection Fund in the Motor Fuel Tax Law.

Amends the Public Contracts Article of the Criminal Code. Redefines a “public contract” as a “contract” let by the State or a unit of local government by competitive bidding (rather than with or without bid). Requires a contractor’s certificate for bids submitted to (rather than submitted to and executed by) the State or a unit of local government. Provides that no contractor’s certificate is required for a bid or contract of $10,000 or less.
SB-0694—Cont.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
May 01  Waive Posting Notice 7C  Committee Executive
May 22  Motion disch comm, advc 2nd
Committee discharged 046-000-002
May 23  Second Reading
May 26  Third Reading - Passed 056-001-000
Arrive House
Placed Calndr,First Reading
May 31  Hse Sponsor STECZO
Added As A Joint Sponsor KUBIK
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 08  Do Pass/Short Debate Cal 016-000-000
Jun 21  Interim Study Calendar JUDICIARY II

SB-0695  KARPIEL.

(New Act)

Authorizes the Director of Corrections to convey land to Kane County for a criminal courts complex.

Apr 05 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
May 01  Waive Posting Notice 7C  Committee Executive
May 17  Committee discharged
May 17  Placed Calndr,Second Reading
May 18  Second Reading
May 23  Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor HENSEL
First reading  Rfrd to Comm on Assignment
Assigned to State Government Administration
Jun 02  Added As A Joint Sponsor DOEDERLEIN
Committee State Government Administration
Jun 06  Added As A Joint Sponsor KIRKLAND
Committee State Government Administration
Jun 08  Do Pass/Consent Calendar 010-000-000
Jun 14  Casnt Calendar, 2nd Reading
Jun 16  Consnt Caldr Order 3rd Read
Jun 16  Consnt Caldr, 3rd Read Pass 111-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
  PUBLIC ACT 86-0729  Effective date 90-01-01

SB-0696  JACOBS.

(Ch. 120, pars. 483.2a and 483.2b)

Amends the Revenue Act of 1939. With respect to the election of township and multi-township assessors, eliminates the distinction between assessment districts

1 Fiscal Note Act may be applicable.
based on population. Requires all assessors elected in 1993 or thereafter, or appointed after the effective date of this amendatory Act, to possess certain qualifications. Effective immediately.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Revenue
May 04    Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000
Secretary's Desk
May 11    Placed Calndr,Second Reading
May 15    Second Reading
          Placed Calndr,Third Reading
May 23    Third Reading - Passed 053-000-000
          Arrive House
          Placed Calndr,First Reading
May 26    Hse Sponsor HARTKE
          Added As A Joint Sponsor HICKS
          First reading  Rfrd to Comm on Assignment
          Assigned to Revenue
Jun 09    Tbld pursuant Hse Rule 27D

1SB-0697  JACOBS – DEANGELIS.
(Ch. 122, new par. 103-14.3)

Amends the Public Community College Act. Authorizes an eligible community college district to annually levy an additional tax to increase its total taxing authority to the most recent statewide average actual levy rate for specified purposes, subject to certification by the State Board and subject to backdoor referendum. Effective immediately.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Higher Education
Apr 26    Recommended do pass 005-000-001
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000
Secretary's Desk
May 11    Placed Calndr,Second Reading
May 15    Second Reading
          Placed Calndr,Third Reading
May 23    Third Reading - Passed 030-021-006
          Arrive House
          Placed Calndr,First Reading
May 31    Hse Sponsor GIORGI
          First reading  Rfrd to Comm on Assignment
          Assigned to Revenue
Jun 07    Do Pass/Short Debate Cal 010-000-003
Jun 13    Short Debate Cal 2nd Rdgng
Jun 21    Short Debate-3rd Passed 060-049-006
          Passed both Houses
Jul 18    Sent to the Governor
Sep 07    Governor vetoed
          Placed Calendar Total Veto

1 Fiscal Note Act may be applicable.
SB-0698 HOLMBERG - TOPINKA - REA - DEL VALLE AND SMITH.
(Ch. 127, par. 55 and new par. 55.50)

Amends the Civil Administrative Code. Provides that the Department of Public Health shall establish a program to expand access to comprehensive primary care in medically underserved communities. Provides that the Department may give financial and technical support to community health centers under the program. Provides that community health centers must meet certain eligibility standards to be eligible for grants under the program.

FISCAL NOTE (Dept. of Public Health)
Senate Bill 698 will have no adverse fiscal impact on the Dept. of Public Health.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn
Apr 19 Added As A Joint Sponsor DEL VALLE Committee Public Health, Welfare & Correctn
May 04 Recommended do pass 007-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading Placed Calndr,Third Reading
May 23 Third Reading - Passed 053-000-000 Arrive House Hse Sponsor GIORGI
First reading Rfrd to Comm on Assignment
May 24 Added As A Joint Sponsor HOMER Assigned to Human Services
Jun 01 Do Pass/Consent Calendar 018-000-000
Jun 02 Added As A Joint Sponsor MORROW Conslt Caldr Order 2nd Read
Jun 08 Cnsent Calendar, 2nd Reading Conslt Caldr Order 3rd Read
Jun 13 Consent Cal 3rd Reading Fiscal Note Requested MCCRACKEN
Jun 14 Fiscal Note filed Conslt Caldr, 3rd Read Pass 116-000-001 Passed both Houses
Jul 14 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0839 Effective date 90-01-01

SB-0699 BERMAN.
(Ch. 23, new par. 6108.06)

Amends the Illinois Act on the Aging. Requires the Department to seek increased participation by local senior centers in the activities of the Department and area agencies on aging.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn

1 Fiscal Note Act may be applicable.
SB-0699—Cont.

May 04

Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11

Placed Calndr, Second Reading

May 15

Second Reading

Placed Calndr, Third Reading

May 26

Third Reading - Passed 058-000-000
Arrive House
Placed Calendar, First Reading

May 31

Hse Sponsor BLACK
First reading
Rfrd to Comm on Assignment
Assigned to Select Committee on Aging

Jun 02

Added As A Joint Sponsor LANG
Committee Select Committee on Aging

Jun 06

Added As A Joint Sponsor HOMER
Added As A Joint Sponsor MULCAHEY
Committee Select Committee on Aging

Jun 08

Cal 2nd Rdng Short Debate

Jun 09

Added As A Joint Sponsor WELLER
Cal 2nd Rdng Short Debate

Jun 14

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

Jun 15

Short Debate-3rd Passed 107-001-002
Passed both Houses

Jul 14

Sent to the Governor

Sep 01

Governor approved
PUBLIC ACT 86-0730 Effective date 90-01-01

SB-0700 BERMAN - HALL - SMITH.

(Ch. 63, par. 1011A-4)


Apr 06 1989
First reading
Rfrd to Comm on Assignment

Apr 07
Assigned to Executive

May 04
Recommended do pass 011-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11

Placed Calndr, Second Reading

May 15

Second Reading

Placed Calndr, Third Reading

May 26

Third Reading - Passed 058-000-001
Arrive House
Placed Calendar, First Reading

May 31

Hse Sponsor LANG
First reading
Rfrd to Comm on Assignment
Assigned to Rules

Jun 01

Added As A Joint Sponsor DEJAEGHER
Committee Rules

Jun 02

Added As A Joint Sponsor WOOLARD
Added As A Joint Sponsor PHELPS
Committee Rules
SB-0701 SMITH AND BROOKINS.
(Ch. 111, par. 4400-11)

Amends the Medical Practice Act of 1987. After December 31, 1990, requires applicants for licenses to have completed a course in geriatrics. Effective immediately.

SENATE AMENDMENT NO. 1.
Limits the requirement for a geriatrics course to the applicants for a medical license whose practice would benefit from a knowledge of geriatrics.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Added As A Co-sponsor BROOKINS
Committee Committee on Assignment of Bills
Apr 07 Assigned to Public Health, Welfare & Correctn
May 04 Recommended do pass 004-001-001 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary’s Desk
May 11 Placed Calndr,Second Readng
May 15 Second Reading
Placed Calndr,Third Reading
May 23 Recalled to Second Reading Amendment No.01 SMITH Adopted
Placed Calndr,Third Reading

FISCAL NOTE (Dept. on Aging)
Fiscal impact would be $500,000 to administer at least 2 demonstration sites and research the results of the project.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn
May 04 Recommended do pass as amend 007-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary’s Desk
May 11 Placed Calndr,Second Readng
May 15 Second Reading Amendment No.01 PUB HLTH WEL Adopted
Placed Calndr,Third Reading

1 Fisc. Note Act may be applicable.
SB-0702—Cont.

April 6, 1989
First reading
Rfrd to Comm on Assignment
Added As A Co-sponsor BROOKINS
Committee Committee on Assignment
of Bills
Apr 07
Assigned to Public Health, Welfare & Correctn
May 04
Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000
Secretary's Desk
May 11
Placed Calndr,Second Readng
May 15
Second Reading
Placed Calndr,Third Reading
May 19
Fiscal Note filed
Placed Calndr,Third Reading
May 26
Third Reading - Passed 053-002-000
Arrive House
Placed Calendr,First Reading
May 31
Hse Sponsor SANTIAGO
First reading
Rfrd to Comm on Assignment
Assigned to Select Committee on Aging
Jun 07
Added As A Joint Sponsor MARTINEZ
Committee Select Committee on Aging
Jun 08
Do Pass/Short Debate Cal 014-000-003
Cal 2nd Rdng Short Debate
Jun 13
Added As A Joint Sponsor BALANOFF
Added As A Joint Sponsor TROTTER
Cal 2nd Rdng Short Debate
Jun 14
Added As A Joint Sponsor MUNIZZI
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 15
Short Debate-3rd Passed 113-000-000
Passed both Houses
Jul 14
Sent to the Governor
Sep 07
Governor vetoed
Placed Calendar Total Veto
Oct 18
Mtn filed overrde Gov veto SMITH
3/5 vote required
Override Gov veto-Sen lost 031-026-000
Placed Calendar Total Veto
Oct 19
Total veto stands.

1 SB-0703
SMITH AND BROOKINS.
(Ch. 23, par. 6104.01)

Amends the Illinois Act on the Aging. Requires the Department on Aging to establish an Illinois Senior Citizens Awards Program to make awards to senior citizens in the categories of community service, education and the arts. Effective July 1, 1990.

FISCAL NOTE (Dept. on Aging)
Fiscal impact would be so negligible that costs could be absorbed into current operations.

1 Fiscal Note Act may be applicable.
SB-0703 — Cont.

May 31  
Hse Sponsor SUTKER  
Added As A Joint Sponsor DELEO  
Added As A Joint Sponsor TERZICH  
Added As A Joint Sponsor KULAS  
Added As A Joint Sponsor RONAN  
First reading  
Rfrd to Comm on Assignment  
Assigned to Select Committee on Aging  
Jun 08  
Do Pass/Short Debate Cal 013-000-000  
Jun 14  
Cal 2nd Rdng Short Debate  
Jun 15  
Short Debate Cal 2nd Rdng  
Cal 3rd Rdng Short Debate  
Jul 14  
Sent to the Governor  
Sep 01  
Governor approved  
PUBLIC ACT 86-0731 Effective date 90-07-01

SB-0704  SMITH.

(Ch. 23, par. 3432)

Amends the Rehabilitation of Disabled Persons Act to specify that persons with AIDS are “disabled persons”.

FISCAL NOTE (Dept. of Rehabilitation Services)

SB-704 has absolutely no fiscal impact on the Department.

Apr 06 1989  
First reading  
Rfrd to Comm on Assignment  
Apr 07  
Assigned to Public Health, Welfare & Correctn  
May 04  
Recommended do pass 007-000-000  
Motion filed WEAVER,S  
Motion prevailed  
030-028-000  
Secretary's Desk  
May 11  
Placed Calndr,Second Reading  
May 15  
Fiscal Note Requested TOPINKA  
May 16  
Fiscal Note filed  
Second Reading  
Placed Calndr,Third Reading

SB-0705  SMITH AND BROOKINS.

(New Act)

Creates an Act to require a physician and a health care provider to offer HIV testing in the course of prenatal or family planning services in accordance with the AIDS Confidentiality Act.

SENATE AMENDMENT NO. 1. (Tabled May 25, 1989)

Deletes requirement to offer HIV testing to persons receiving family planning services.

SENATE AMENDMENT NO. 2.

Deletes reference to: New Act  
Adds reference to: Ch. 127, par. 55  
Deletes everything after the enacting clause. Authorizes the Department of Public Health to develop and implement a program to reduce prenatal transmission of HIV infection.

FISCAL NOTE (Dept. of Public Health)

Senate Bill 705 has no fiscal implications for the Department.

Apr 06 1989  
First reading  
Rfrd to Comm on Assignment  
Added As A Co-sponsor BROOKINS  
Committee Committee on Assignment of Bills
SB-0705—Cont.

Apr 07 Assigned to Public Health, Welfare & Correctn
May 04 Recommended do pass as amend
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading
Amendment No.01 PUB HLTH WEL Adopted
Placed Calndr,Third Reading
May 25 Recalled to Second Reading
Mtn Reconsider Vote Prevail
01-SMITH
Mtn Prevail - Table Amend No 01 Tabled
Amendment No.02 SMITH Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 034-022-002
Arrive House
Placed Calendr,First Reading
May 31 Hse Sponsor GIORGI
First reading Rfrd to Comm on Assignment
Assigned to Human Services
Jun 01 Added As A Joint Sponsor WHITE Committee Human Services
Jun 07 Do Pass/Consent Calendar 019-000-000
Jun 13 Cnsent Calendar, 2nd Readng Cnsent Caldr Order 2nd Read
Jun 14 Fiscal Note Requested MCCCRACKEN Consent Cal 3rd Reading
Jun 15 Cnsent Caldr, 3rd Read Pass 113-000-000 Passed both Houses
Jul 14 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0732 Effective date 90-01-01

SB-0706 SMITH AND BROOKINS.
(Ch. 111 1/2, par. 73-11)

Apr 06 1989 First reading Rfrd to Comm on Assignment
Added As A Co-sponsor BROOKINS Committee Committee on Assignment of Bills
Apr 07 Assigned to Executive

SB-0707 SMITH – TOPINKA AND BROOKINS.
(Ch. 111 1/2, new par. 152.4)
Amends the Hospital Licensing Act to require hospitals to annually file a report with the Illinois Health Care Cost Containment Council concerning the length of stay, the cost, and the ratio of caesarean sections to total births. Requires this information to be available to the public from the hospital on request.
HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 1/2, new par. 152.4
Adds reference to: Ch. 111 1/2, pr. 6504-2

Deletes all. Amends the Illinois Health Finance Reform Act to require the Illinois Health Care Cost Containment Council to gather from hospitals information concerning caesarean sections.

GOVERNOR MESSAGE

Recommends that the Cost Containment Council shall extrapolate certain information about caesarean section births from information submitted instead of having the hospitals develop the information.

Apr 06 1989  First reading     Rfrd to Comm on Assignment
Added As A Co-sponsor BROOKINS
Committee Committee on Assignment of Bills

Apr 07  Assigned to Public Health, Welfare & Correctn

May 04  Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Readng
May 15  Second Reading
Placed Calndr,Third Reading
May 23  Added As A Joint Sponsor TOPINKA
Placed Calndr,Third Reading
May 26  Third Reading - Passed 057-001-001
May 30  Arrive House
Placed Calndr,First Readng
May 31  Hse Sponsor FLOWERS
First reading     Rfrd to Comm on Assignment
Jun 01  Added As A Joint Sponsor WHITE
Assigned to Consumer Protection
Jun 08  Do Pass/Short Debate Cal 016-000-000
Cal 2nd Rdng Short Debate
Jun 15  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 21  Mtn Prev-Recall 2nd Reading
Amendment No.01 FLOWERS     Adopted
Cal 3rd Rdng Short Debate
Short Debate-3rd Passed 116-001-000
Jun 22  Sec. Desk Concurrence 01
Jun 26  S Concurs in H Amend. 01/057-000-000
Passed both Houses
Jul 24  Sent to the Governor
Sep 06  Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 17  Mtn fild accept amend veto SMITH
Accept Amnd Veto-Sen Pass 056-000-000
Oct 19  Placed Cal. Amendatory Veto
Oct 31  Rul Gub Comply/Rule 46.1(b)
Mtn fild accept amend veto FLOWERS
Placed Cal. Amendatory Veto
Nov 01  Accept Amnd Veto-House Pass 113-000-000
Bth House Accept Amend Veto
Nov 30  Return to Gov-Certification
Dec 13  Governor certifies changes
PUBLIC ACT 86-0989 Effective date 90-07-01
Amends An Act in regard to attorneys general and state's attorneys, An Act relating to the issuance and use of credit cards, and the Retail Installment Sales Act. Provides that comparative information on interest rates, charges, fees and grace periods shall be obtained from the Attorney General rather than the Commissioner of Banks and Trusts. Requires credit card issuers and retailers to submit such information to the Attorney General rather than the Commissioner of Banks and Trusts.

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall transmit to the Governor and the General Assembly by January 1, 1990, January 1, 1991, and every 2 years thereafter, a planning document for meeting the needs of adult female offenders. Effective immediately.

CORRECTIONAL NOTE
Minimal cost would be involved.

GOVERNOR MESSAGE
Recommends deleting the provisions allowing the Women Offender Subcommittee to participate in the formulation of a long-range planning document for adult female offenders.
Amends The Election Code to require the electoral boards to review the actual number of signatures filed on the nomination petitions and petitions to submit public questions to referendum and whether the number of signatures meet the requisite number of signatures required by the Election Code. If such number is insufficient, the electoral board shall rule such petitions and papers invalid.

Amends The Election Code to require the board of election commissioners on or before July 1, 1989 to adopt written rules and to file such rules with the State Board of Elections. Requires notice and public hearings on the adoption of such rules and amendments to such rules. Requires each board of election commissioners to file an annual report on the conduct and administration of elections in such municipality.

Amends the Election Code. Provides that only signatures on election petitions which are objected to may be reviewed by the Board of Election Commissioners. Effective immediately.

SB-0709

DEMUZIO.

(Ch. 46, pars. 7-10, 10-8)

Amends The Election Code to require the electoral boards to review the actual number of signatures filed on the nomination petitions and petitions to submit public questions to referendum and whether the number of signatures meet the requisite number of signatures required by the Election Code. If such number is insufficient, the electoral board shall rule such petitions and papers invalid.

SB-0710

ALEXANDER – DEL VALLE – BROOKINS.

(Ch. 46, par. 6-26)

Amends The Election Code to require the board of election commissioners on or before July 1, 1989 to adopt written rules and to file such rules with the State Board of Elections. Requires notice and public hearings on the adoption of such rules and amendments to such rules. Requires each board of election commissioners to file an annual report on the conduct and administration of elections in such municipality.

SB-0711

ALEXANDER – DEL VALLE – BROOKINS.

(Ch. 46, pars. 10-8, 10-10)

Amends the Election Code. Provides that only signatures on election petitions which are objected to may be reviewed by the Board of Election Commissioners. Effective immediately.
SB-0713  ALEXANDER – DEL VALLE – BROOKINS.

Amends the Election Code. Provides that the Board of Election Commissioners shall administer elections. Also empowers the Electoral Board to hire staff to carry out its functions and may reconsider its decisions prior to the deadline for commencement of judicial review. Effective immediately.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elections & Reapportionment

SB-0714  ALEXANDER – DEL VALLE – BROOKINS.

Amends The Election Code. Creates a Registration and Voting Rights Act of 1989 Article in The Election Code. Provides for appropriate relief, including attorneys fees for discrimination on the basis of race or color in the registration of voters and in permitting persons to vote. Prohibits intimidation against a person for attempting to exercise his right to vote. Repeals a Section of The Election Code relating to depriving a person of his constitutional rights to register and vote.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elections & Reapportionment

SB-0715  DEL VALLE.


Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elections & Reapportionment

SB-0716  NETSCH – RIGNEY.

Amends the State occupation and use tax Acts to revise the provisions concerning imposition of those taxes on photoprocessing. Amends the Municipal Code to revise the provisions relating to tax increment financing. These changes are effective immediately. Also amends the State and local occupation and use tax Acts and State finance Act, to revise provisions relating to application, enforcement and distribution provisions of those Acts as related to the State and local occupation and use taxes. Effective January 1, 1990.

SENATE AMENDMENT NO. 1. (Tabled May 23, 1989)
Specifically excludes, in Use Tax Act only, plate-making from what is included in processing.

SENATE AMENDMENT NO. 2.
Changes what is included in photoprocessing to also exclude platemaking.

HOUSE AMENDMENT NO. 1.
Changes the tax rate applicable to professional photographers.

FISCAL NOTE, AS AMENDED (Dept. of Revenue)
The fiscal impact of SB-716, as amended by H-am 1, is unknown but likely to be minimal.

1 Fiscal Note Act may be applicable.
SB-0716—Cont.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Revenue
May 04        Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 15  Second Reading
         Amendment No.01 NETSCH Adopted
         Placed Calndr,Third Reading
May 23  Recalled to Second Reading
         Amendment No.02 NETSCH Adopted
         Placed Calndr,Third Reading
May 26  Third Reading - Passed 059-000-000
May 30  Arrive House
         Placed Calendr,First Reading
May 31  Hse Sponsor BOWMAN
         First reading  Rfrd to Comm on Assignment
         Assigned to Revenue
Jun 07  Amendment No.01 REVENUE Adopted
         Recommended do pass as amend
         008-005-000
         Placed Calndr,Second Reading
Jun 13  Fiscal Note filed
         Placed Calndr,Second Reading
Jun 14  Second Reading
         Placed Calndr,Third Reading
Jun 15  3d Reading Consideration PP
         Calendar Consideration PP.
Jun 23  Third Reading - Lost 042-070-004

1 SB-0717 NETSCH.
(New Act)

Creates the Tobacco Products Tax Act. Imposes a tax and licensing requirements
on persons engaged in the business of distributing tobacco products, other than cig-
arettes, at a rate of 20% of the manufacturer's list price.
Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Revenue

1 SB-0718 NETSCH.
(Ch. 24, par. 8-11-2, new par. 8-11-2.1; Ch. 111 2/3, par. 2-202; Ch. 120, new par. 439.3b, pars. 441 and 467.16)

Amends the Public Utilities Act, the Use Tax Act, the Retailers Occupation Tax
Act and the Gas Revenue Tax Act. Imposes State utility taxes on users of gas pur-
chased from certain out-of-state suppliers. Authorizes municipalities to impose simi-
lar taxes. Makes other changes relating to taxes on public utilities. Effective
October 1, 1989 except the changes in the Use Tax Act which take effect July 1, 1990.
Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Revenue

1 Fiscal Note Act may be applicable.
SB-0719 NETSCH.
(Ch. 120, pars. 439.3, 439.33, 439.103, and 441)
Amends the State occupation and use tax Acts to specifically include computer software as taxable tangible personal property. Defines computer software. Effective immediately.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 11 Recommended do pass 007-000-000

May 15 Second Reading
Placed Calndr,Second Reading

May 23 Third Reading - Passed 032-020-007
Arrive House
Placed Calendr,First Reading

May 24 Hse Sponsor SATTERTHWAITE
Added As A Joint Sponsor HARRIS
First reading Rfrd to Comm on Assignment
Assigned to Revenue

Jun 08 Motion disch comm, advc 2nd
3/5 vote required
Min Lost to Suspend Rule 77(B)/017-081-002
Committee Revenue

Jun 09 Tbd pursuant Hse Rule 27D

SB-0720 MACDONALD.
(Ch. 23, par. 2212.09, new par. 2214.5)
Amends the Child Care Act. Includes hospital-based sick child care programs in definition of “day care center”. Requires the Department of Children and Family Services to provide by rule for the licensure and regulation of any person, group of persons or corporation which provides in-home sick child care services or child transportation services. Effective immediately.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn
May 22 Motion disch comm, advc 2nd
Committee discharged 036-007-002

May 23 Second Reading
Placed Calndr,Third Reading

May 26 Third Reading - Lost 027-013-011

SB-0721 LECHOWICZ.
(Ch. 67 1/2, par. 332)
Amends the Illinois Housing Development Act. Expands the advisory, consultative and educational services which the Illinois Housing Development Authority may provide to certain non-profit and limited-profit entities.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 67 1/2, par. 332
Adds reference to: Ch. 67 1/2, par. 307.24g

Deletes the bill’s changes. Provides that, beginning in 1990, the aggregate unused federal housing tax credit dollar amounts of home rule units other than Chicago shall be reserved to the Housing Development Authority for allocation in the same manner as low-income housing tax credits. Effective immediately.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
(Ch. 67 1/2, par. 302)

Amends the Illinois Housing Development Act. Specifies that the definition of “residential mortgage” applies to mortgages on real property improved by multi-unit structures as well as single-unit structures.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 04 Recommended do pass 011-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 23 Third Reading - Passed 056-000-000
Arrive House
Hse Sponsor CAPPArellI
First reading Rfrd to Comm on Assignment
May 24 Assigned to Select Committee on Housing
Jun 08 Amendment No.01 HOUSING Adopted
Consnt Caldr Order 2nd Read
Jun 14 Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 15 Remvd from Consnt Calendar
WILLIAMS, TROTTER, AND DAVIS
Cal 2nd Rdng Short Debate
Jun 21 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Jun 23 Interim Study Calendar HOUSING

SB-0722 LECHOWICZ.

(Ch. 122, par. 18-8)
Amends The School Code. Eliminates obsolete provisions in the State school aid formula.

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<th>Date</th>
<th>Event Description</th>
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<tr>
<td>Apr 06 1989</td>
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<td>Waive Posting Notice 7C</td>
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<td>Assigned to Elementary &amp; Secondary Education</td>
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SB-0724  O’DANIEL – JONES.

(Ch. 121, pars. 508 and 514.01)

Amends the Highway Advertising Control Act. Prohibits the Department of Transportation from requiring that a sign be erected within a specific period of time after issuance of a permit for the sign. Prohibits the Department from requiring a permittee to pay the costs of recording a hearing held after issuance of a Notice of Intent to Revoke a Permit. Effective immediately.

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<td>Third Reading - Lost 026-024-001</td>
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SB-0725  JONES.

(Ch. 23, par. 2055; Ch. 1111 1/2, par. 7309)

Amends the Abused and Neglected Child Reporting Act and the AIDS Confidentiality Act. Provides that the Department of Children and Family Services shall provide the temporary caretaker of a child taken into temporary protective custody with information concerning the child’s communicable diseases. Restricts disclosure by such a caretaker of information relating to such a child’s AIDS test results. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that the Department of Children and Family Services shall also disclose to a temporary caretaker any information in its possession regarding a positive AIDS test result or communicable infections (as well as communicable diseases) of a child.

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1 Fiscal Note Act may be applicable.
SB-0725  JONES.

(Ch. 122, par. 21-1a)

Amends The School Code to require the State Board of Education to provide, by rule, policies for assuring that difficulty levels for the required test of basic skills and subject matter knowledge are uniform from test-to-test, and to require the Board to set a passing score. Effective immediately.

SENATE AMENDMENT NO. 1.

Specifies the uniform difficulty level applies to each form of the basic skills test and each subject matter knowledge test, from test-to-test and year-to-year.

SB-0726  JONES.

(Ch. 127, par. 1002)

Amends the Administrative Procedure Act. Provides that provisions regarding rulemaking shall not apply to rules and determinations of the Pollution Control Board concerning specified matters. Effective immediately.
APPROPRIATES $539,489,100 TO THE OFFICE OF THE STATE TREASURER FOR ITS ORDINARY AND CONTINGENT EXPENSES. EFFECTIVE JULY 1, 1989.

SENIOR ATTORNEY NO. 1.
Reduces operations lines.

SENIOR ATTORNEY NO. 2.
Reduces ordinary and contingent expenses by $276,647.

HOUSE AMENDMENT NO. 1.
Reduces amount appropriated for payment of principal on certain specified bonds and increases amount appropriated for payment of interest thereon.

HOUSE AMENDMENT NO. 2.
Increases operations lines in Office of State Treasurer.

HOUSE AMENDMENT NO. 3.
Increases contractual services line.

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HOUSE AMENDMENT NO. 3.
Increases contractual services line.
Amends the Municipal Code. Provides that no municipality shall require that any fireman appointed to the lowest rank serve a probationary employment period of longer than one year. Preempts home rule municipalities.

HOUSE AMENDMENT NO. 1.
Exempts City of Chicago from fireman probationary employment period restriction.

GOVERNOR MESSAGE
Recommends exempting firemen paramedics from the probationary employment period requirement.

SB-0729  DUNN,T.

(Ch. 24, pars. 10-1-7 and 10-2.1-4)

Amends the Municipal Code. Provides that no municipality shall require that any fireman appointed to the lowest rank serve a probationary employment period of longer than one year. Preempts home rule municipalities.
SB-0729—Cont.

Oct 18  Mtn fld accept amend veto DUNN,T
Accept Amnd Veto-Sen Pass 053-001-000

Oct 19  Placed Cal. Amendatory Veto

Oct 31  Rul Gub Comply/Rule 46.1(b)
Placed Cal. Amendatory Veto

Nov 01  Mtn fld accept amend veto SALTSMAN
Accept Amnd Veto-House Pass 069-045-002
Bth House Accept Amend Veto

Nov 30  Return to Gov-Certification

Dec 13  Governor certifies changes
PUBLIC ACT 86-0990  Effective date 90-07-01

SB-0730  DUNN,T.

(Ch. 24, pars. 10-2.1-5, 10-2.1-6, 10-2.1-8 and 10-2.1-29; new par. 10-2.1-31)

Amends the Municipal Code. Provides that the powers and functions relating to boards of fire and police commissioners are subjects of exclusive State jurisdiction which may not be exercised by home rule units except as authorized in the Code.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Local Government

SB-0731  JACOBS, RAICA, DUDYCYZ AND REA.

(Ch. 24, new par. 10-3-12; Ch. 127 1/2, new par. 37.13d; Ch. 144, new par. 28d; and Ch. 85, new par. 2208.13)

Amends the Municipal Code, Fire Protection District Act, and University of Illinois Act. Allows firemen who are elected state officers of a statewide labor organization to have leave, without loss of pay or benefits and without being required to make up for lost time, for work hours devoted to duties as an elected state officer of the statewide labor organization. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
SENATE AMENDMENT NO. 1.
Predicates leave upon the elected officer arranging for another firefighter to work the hours he misses.

HOUSE AMENDMENT NO. 1. (House recedes January 11, 1990)
Deletes reference to: Ch. 24, new par. 10-3-12; Ch. 127 1/2, new par. 37.13d; Ch. 144, new par. 28d; and Ch. 85, new par. 2208.13

Deletes everything. Adds a Section providing that firemen who are elected Statewide officers of Statewide labor organizations shall be granted leave to perform their Statewide labor organization duties as provided in this Act.

HOUSE AMENDMENT NO. 5. (House recedes January 11, 1990)
Deletes reference to: (New Act)
Adds reference to: (Ch. 24, new par. 11-42.1-1)

Amends the Municipal Code. Prohibits municipalities from entering into contracts with individuals or entities which are delinquent in payment of any tax administered by the Department of Revenue. Requires a statement of no delinquency from the contractor. Making a false statement is a Class A misdemeanor, voids the contract, and allows the municipality to recover all amounts paid under the contract. Preempts home rule. Provides that a municipality may enter into a contract with a person who is delinquent in the payment of taxes if that person is contesting liability for the tax or the amount of the tax. Provides that a person shall not be considered delinquent if there is an agreement to pay the tax between the person and the Department of Revenue and the person is in compliance with the agreement. Allows a municipality to enter into a contract with a person who is delinquent in paying taxes if the goods or services are vital and cannot be obtained from other sources at a comparable price and quality. Effective April 1, 1990.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 6. (House recedes January 11, 1990)

Adds reference to: Ch. 105, new pars. 5-11 and 5-12

Amends the Park District Act to authorize certain taxes in the Rockford Park District. Effective immediately.

HOUSE AMENDMENT NO. 7. (House recedes January 11, 1990)


Amends the Municipal Code concerning petitions to incorporate as a village and concerning building codes. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-ams 1, 5, 6, and 7.

Recommends that the bill be amended as follows:

Deletes Reference To: (Ch. 105, new pars. 5-11 and 5-12)

Adds Reference To: (Ch. 24, pars. 5-3-7, 11-12-5, 11-19-1, and 11-105-1 and new par. 11-12-5.1; Ch. 34, par. 5-1041 and new par. 5-1041.1; Ch. 61, pars. 2.30, 2.33, and 3.5; Ch. 105, par. 8-1; and Ch. 120, new par. 500.18e)

Deletes everything. Amends the Municipal Code concerning extension of certain time limits for incorporation as a village, a municipal manager’s employment agreement, school land donations, building code violations, and public contracts. Amends the Counties Code concerning school land donations. Amends the Park District Code concerning penalties for ordinance violations. Amends the Revenue Act to exempt property belonging to a forest preserve district in a county with a population of less than 3,000,000. Amends the Wildlife Code concerning pursuit of fur-bearing mammals by out-of-state hunters, penalties for certain violations, and hunting on property operated under a Migratory Waterfowl Hunting Area Permit. Effective immediately.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Local Government
May 11 Recommmnded do pass as amend 007-000-000

Placed Calndr,Second Reading

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

May 23 Third Reading - Passed 055-000-000
Arrive House Hse Sponsor BRUNSVOLD
First reading Rfrd to Comm on Assignment
Assignmed to Personnel and Pensions

May 24
Jun 07 Added As A Joint Sponsor SALTSMAN Committee Personnel and Pensions

Jun 08 Amendment No.01 PERS PENSION Adopted Do Pass Amend/Short Debate 005-000-001

Cal 2nd Rdng Short Debate
Jun 21 Short Debate Cal 2nd Rdng Held 2nd Rdg-Short Debate
Jun 23 Tabled House Rule 37(G)
Oct 17 Tabled House Rule 37(G)
Oct 18 Exempt under Hse Rule 29(C)
Oct 18 Mtn filed take from Table SUSPEND RULE 37(G) PLACE ON CALENDAR ORDER 2ND RDING -BRUNSVOLD

Oct 31 Tabled House Rule 37(G)
Placed Calndr,Second Reading

Mtn Take From Table Prevail
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<td>Third Reading - Passed 086-021-003</td>
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<td>Sec. Desk Concurrence 01,05,06,07</td>
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<td>Consideration postponed Calendar Consideration PP.</td>
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<td>Jan 10 1990</td>
<td>S Nonencrs in H Amend. 01,05,06,07</td>
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<td>Motion filed SUSPEND RULE 79(E) PLACE ON CALENDAR NON-CONCURRENCE</td>
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<td>BRUNSVOLD</td>
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<td>Speaker's Table, Non-concur 01,05,06,07</td>
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<td>PETERSON,W</td>
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<td>Both House Adoptd Conf rpt 1ST</td>
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<td>Passed both Houses</td>
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<td>Feb 07</td>
<td>Sent to the Governor</td>
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**SB-0732 HOLMBERG.**

(Ch. 73, par. 979f)

Amends the Insurance Code to allow the fireman's continuance privilege in accident and health insurance to be exercised at any time during the retirement or disability period.

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

**STATE MANDATES ACT FISCAL NOTE**

In the opinion of DCCA, SB-732 constitutes a personnel mandate for which reimbursement of the increased cost to units of local government is required. Due to the nature of the bill, no estimate of the amount of reimbursement required is available.

**SENATE AMENDMENT NO. 1.**

Provides that pre-existing condition provisions in the policy shall be applicable if continuation is elected after the initial 15-day election period.

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1 Fiscal Note Act may be applicable.
SB-0732—Cont.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
May 02 St Mandate Fis Note Filed Committee Insurance, Pensions & License Act
May 11 Placed Calndr, Second Reading
May 15 Second Reading
Placed Calndr, Third Reading
May 23 Recalled to Second Reading
Amendment No. 01 HOLMBERG Adopted
Placed Calndr, Third Reading
May 26 Third Reading - Passed 056-000-000
Arrive House
Placed Calndr, First Reading
May 31 Hse Sponsor MAUTINO
First reading Rfrd to Comm on Assignment
Assigned to Insurance
Jun 07 Placed Calndr, Second Reading
Jun 14 Second Reading
Placed Calndr, Third Reading
Jun 15 Third Reading - Passed 102-005-003
Passed both Houses
Jul 14 Sent to the Governor
Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 19 Total veto stands.

SB-0733 CARROLL.

(Ch. 111 1/2, new par. 6503-10)

Amends the Illinois Health Finance Reform Act. Requires the Auditor General to conduct an annual program audit of the Access and Equity Reimbursement Program and issue a report of its findings. Effective immediately.

SENATE AMENDMENT NO. 1.
Changes the program to be audited from the Access and Equity Reimbursement Program to the Illinois Competitive Access and Reimbursement Equity Program for the Access and Equity Reimbursement Program.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary
May 11 Recommended do pass 006-000-001
May 18 Placed Calndr, Second Reading
May 23 Amendment No. 01 CARROLL Adopted
Placed Calndr, Third Reading
May 26 Third Reading - Passed 056-000-000
Arrive House
Hse Sponsor KEANE
Placed Calndr, First Reading
May 31 First reading Rfrd to Comm on Assignment
Assigned to Human Services
Jun 07 Do Pass/Short Debate Cal 019-000-000
Jun 15 Cal 2nd Rdng Short Debate
Added As A Joint Sponsor MCGANN
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 22 Short Debate-3rd Passed 117-000-000
Passed both Houses
Jul 14 Sent to the Governor
Amends the Public Aid Code and the Health Finance Reform Act to require pre-admission or concurrent review for specialty care. Prohibits the Department of Public Aid from entering into contracts with hospitals which limit the number of days of specialty care they provide. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates the cost would total as much as $52.2 million annually.

SENATE AMENDMENT NO. 1.
Includes within the definition of “specialty care” specialized burn treatment; Level III perinatal care; inpatient psychiatric care; liver, bone marrow and heart transplants; Level I Trauma Care; and inpatient physical rehabilitation care.

HOUSE AMENDMENT NO. 1.
Deletes reference to: (Ch. 23, par. 5-5; Ch. 111 1/2, pars. 6503-4 and 6503-5) Adds reference to: Ch. 111 1/2, pars. 6351-3 and 6355-3, new pars. 6362-1, 6362-2 and 6362-3

Deletes everything. Amends the Alcoholism and Other Drug Depending Act. Provides that DASA shall implement programs for deaf and hearing impaired persons. Provides that a person knowledgeable about deafness, alcoholism and drug dependency and Other Drug Dependency. Provides that the Department shall appoint a coordinator of services for deaf and hearing impaired persons.

HOUSE AMENDMENT NO. 2.
Deletes reference to: (Ch. 23, par. 5-2; Ch. 111 1/2, pars. 6503-3 and 6503-4) Adds reference to: (Ch. 23, par. 9-6; Ch. 68, par. 2-105; Ch. 127, pars. 63b108, 63b108b, 63b108b.2, 63b108b.17, 63b108c, and 63b109)

Deletes title and amends The Illinois Public Aid Code to require the Department of Public Aid to establish with the Director of Central Management Services an outreach and training program to encourage and assist public aid recipients participating in job search, training and work programs to participate in open competitive examinations for trainee and other entry level positions to maximize opportunities for placement on open, competitive eligible listings and referral to State agencies for employment consideration. Amends the Illinois Human Rights Act to require every State agency to establish, maintain and carry out an affirmative action plan to promote equal opportunity for all State residents. Provides that African, American, Hispanic or Latino, Native American, Asian and other category as required by Department of Human Rights rule are the race and national origin categories to be included in the plan. Amends the Personnel Code to provide that application, testing and hiring procedures for all non-exempt State employment vacancies shall be in writing. Provides that trainee programs will be developed with consideration of the need for employees with linguistic abilities or cultural knowledge. Amends the Unified Code of Corrections to require the Department of Corrections to transmit a biannual report to the Governor and General Assembly a 5 year long range planning document for adult female offenders under the Department’s supervision. Effective immediately.

HOUSE AMENDMENT NO. 3.
Adds reference to: (Ch. 23, pars. 2054, 2054.2, 2059, 2061 and new pars. 2057.03b and 5017a-12; Ch. 111 1/2, pars. 6351-2, 6359-1, and new par. 6354-3; Ch. 127, par. 55 and new par.

1 Fiscal Note Act may be applicable.
Amends various Acts relating to parents, children, drug addiction and reporting and referral requirements of private persons and public agencies.

HOUSE AMENDMENT NO. 4.

Adds reference to: (Ch. 23, new par. 5-16)

Amends the Public Aid Code. Permits the Department of Public Aid to implement a voluntary demonstration program for a managed care delivery system to contain the costs of providing medical care to medicaid recipients.

HOUSE AMENDMENT NO. 5.

Adds reference to: (Ch. 127, par. 55 and new par. 55.58)

Requires the Department of Public Health to undertake a study to determine what would be necessary to attract nurses to underserved areas of the State.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn
May 04 Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Readng
May 15 Placed Calndr,Second Readng
May 16 Placed Calndr,Second Readng
May 18 Second Reading
Amendment No.01 CARROLL Adopted
Placed Calndr,Third Reading
May 23 Third Reading - Passed 032-022-002
Arrive House
Hse Sponsor WHITE
First reading Rfrd to Comm on Assignment
May 24 Assigned to Human Services
May 25 Added As A Joint Sponsor STECZO
Committee Human Services
Jun 09 Tbd pursuant Hse Rule 27D
Oct 18 Exempt under Hse Rule 29(C)
Mtn filed take from Table
DISCHARGE COMMITTE AND PLACE ON CALENDAR ORDER OF 2ND RDING-2ND DAY
WHITE
Mtn Take From Table Prevail

Placed Calndr,Second Readng
Oct 31 Second Reading
Held on 2nd Reading
Nov 01 Added As A Joint Sponsor REA
Added As A Joint Sponsor COLLINS
Added As A Joint Sponsor DEL VALLE
Added As A Joint Sponsor DALEY,J
Amendment No.01 RONAN Adopted
Amendment No.02 WHITE Adopted
Amendment No.03 JONES,LOU Adopted
Amendment No.04 WHITE Adopted
Amendment No.05 PHELPS Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(D)/116-000-000
Third Reading - Passed 112-000-000
SB-0735 CARROLL.

(Ch. 43, new par. 5-16)

Amends The Public Aid Code. Requires the Illinois Department of Public Aid to implement a demonstration program for a managed care delivery system to contain the costs of providing medical care to medicaid recipients by having one provider responsible for managing all aspects of a recipient's medical care. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates that the cost of doing a managed care demonstration project could be as high as $1.0 million. There are no funds included in the Dept.'s FY90 budget request for this.

SENATE AMENDMENT NO. 1.
Removes a list of persons and entities eligible to participate in the demonstration program and provides that the Dept. of Public Aid shall determine such eligibility to participate.

HOUSE AMENDMENT NO. 1.
Authorizes the Department of Public Aid to terminate a provider's participation in the demonstration program. Allows a Medicaid recipient to voluntarily designate a primary care provider, primary care pharmacy or health maintenance organization, to change a designated source, and to discontinue his participation in the program.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid)
No change from previous note.

HOUSE AMENDMENT NO. 2.
Provides that a managed care system shall be conducted in one urban area for fiscal year 1990 and in one rural area for fiscal year 1991.

GOVERNOR MESSAGE
Recommends that the Department be granted discretion authority to develop, implement and evaluate a Primary Care Sponsor System rather than be required to develop such system. Requires that all providers eligible to participate be physicians licensed to practice medicine in all its branches. Provides that participation be voluntary on behalf of eligible providers. Clarifies that health care decisions be managed by qualified physicians.

Fiscal Note Act may be applicable.
SB-0735—Cont.

May 23  Third Reading - Passed 046-011-000
Arrive House
Hse Sponsor WHITE
First reading  Rfrd to Comm on Assignment

May 24  Assigned to Human Services

Jun 07  Amendment No.01  HUMAN SERVICE  Adopted
Recommnded do pass as amend 013-003-002

Jun 14  Placed Calndr,Second Reading
Second Reading
Placed Calndr,Third Reading

Jun 16  Fiscal Note filed
Calendar Order of 3rd Rdng

Jun 21  3d Reading Consideration PP
Calendar Consideration PP.

Jun 23  Mtn Prev-Recall 2nd Reading
Mtn Prevail -Table Amend No 01
Amendment No.02  WHITE  Adopted
Calendar Consideration PP.

Jun 24  Sec. Desk Concurrence 01,02

Jun 30  S Concurs in H Amend. 01,02/058-000-000
Passed both Houses

Jul 25  Sent to the Governor

Sep 11  Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 18  Mtn fld accept amend veto CARROLL
Accept Amnd Veto-Sen Pass 057-000-000

Oct 19  Placed Cal. Amendatory Veto

Oct 31  Rul Gub Ncmply/Rule 46.1(b)
Placed Cal. Amendatory Veto

Nov 03  Bill dead-amendatory veto.

SB-0736  CARROLL.

Appropriates funds from the General Revenue Fund to the Department of Public Aid for the development, implementation and evaluation of a demonstration program for a managed care delivery system. Effective July 1, 1989.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations I
May 12  Recommended do pass 012-000-000

May 25  Second Reading
Placed Calndr,Third Reading

May 26  Third Reading - Passed 055-001-000
May 30  Arrive House
Placed Calndr,First Reading

May 31  Hse Sponsor WHITE
First reading  Rfrd to Comm on Assignment
Assigned to Appropriations II

Jun 16  Tbd pursuant Hse Rule 27D
Amends the Human Rights Act. Provides that it is a civil rights violation for an owner or agent of real estate to refuse to allow a handicapped person to modify his residence. Provides that the Department shall serve a copy of a charge on a respondent within 30 (instead of 10) days after the charge is filed, and that the Department shall complete an investigation no more than 100 days after a charge is filed. Provides that conciliation conferences shall be open to the public (rather than closed) unless the parties and the Department agree to the contrary. Provides that the Department may assess a civil penalty (including punitive damages) against a person found by the Director of Human Rights to have committed a civil rights violation, and that the Department may seek court enforcement of such assessments. Provides that the Department shall conduct compliance reviews of each settlement, conciliation agreement, or order.

FISCAL NOTE (Dept. of Human Rights)
The total estimated expenditures for SB 737 will be $196,694.
FISCAL NOTE (Human Rights Commission)
The total estimated expenditures for SB 737 are $122,621.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 68, new pars. 3-104.2 and 7-104.1
Adds reference to: Ch. 68, pars. 1-102, 1-103, 3-101, 3-102, 3-103, 3-106, 7A-102, 7A-103, 7A-104, 8-105, 8A-102, 8A-103, 8A-104; new pars. 3-102.1, 7A-101, 7B-101 through 7B-104, 8A-101, 8B-101 through 8B-104, 10-101, 10-102 and 10-103; rep. par. 3-104; renumbers pars. 7-102, 7-103, 7-104, 8-106, 8-107 and 8-108

Deletes all. Adds numerous provisions in relation to discrimination in real estate sale, rental and financing transactions and other real estate matters. Creates a separate structure for dealing with such matters before the Department of Human Rights, the Human Rights Commission and the courts.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 68, par. 8-103

Deletes all. Restores provisions of House Amendment 1 with changes in terminology, grammar and changes relating to housing discrimination. Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that a landlord may not increase for a handicapped person any customarily required security deposit, but a landlord may impose the following conditions on modification of premises by a handicapped renter: establishment of an interest bearing escrow account in an amount not to exceed the cost of restorations, a reasonable description of proposed modifications, and assurances that the work will be done in a workmanlike manner and that required building permits will be obtained.

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Fiscal Note Act may be applicable.
May 26  Third Reading - Passed 050-002-000  
Arrive House  
Placed Calendr, First Readng  
May 31  Hse Sponsor FLOWERS  
First reading  
Rfrd to Comm on Assignment  
Assigned to Judiciary I  
Jun 01  Added As A Joint Sponsor MCPIKE  
Committee Judiciary I  
Jun 06  Added As A Joint Sponsor SHAW  
Committee Judiciary I  
Jun 08  Amendment No.01  
JUDICIARY I  
Adopted  
Do Pass Amend/Short Debate  
008-000-003  
Cal 2nd Rdng Short Debate  
Jun 15  Short Debate Cal 2nd Rdng  
Amendment No.02  
JOHNSON  
024-086-000  
Lost  
Cal 3rd Rdng Short Debate  
Jun 16  Short Debate-3rd Passed 080-027-003  
Jun 19  Sec. Desk Concurrence 01  
Jun 26  S Concurs in H Amend. 01/038-012-005  
Passed both Houses  
Jul 24  Sent to the Governor  
Sep 11  Governor approved  
PUBLIC ACT 86-0910  
Effective date 89-09-11  
SB-0738  MAROVITZ.  
(Ch. 110, par. 2-202)  
Amends the Code of Civil Procedure. Allows process to be served by a licensed private detective or a registered employee of a certified private detective agency in any county (rather than in counties with a population of less than 1,000,000).  
Apr 06 1989  First reading  
Rfrd to Comm on Assignment  
Apr 07  Assigned to Judiciary  
SB-0739  MAROVITZ.  
(Ch. 110, par. 12-807)  
Amends the Code of Civil Procedure. Provides that a summons to confirm a conditional judgment against an employer on a wage deduction is returnable not less than 21 (rather than 10) days nor more than 30 (rather than 20) days after the date of issuance.  
Apr 06 1989  First reading  
Rfrd to Comm on Assignment  
Apr 07  Assigned to Judiciary  
SB-0740  MAROVITZ.  
(Ch. 120, par. 734)  
Amends the Revenue Act of 1939. Requires the person redeeming from a tax sale to pay all sums paid to a city, village, or town for reimbursement of advancements made from public funds under the police and welfare powers.  
Apr 06 1989  First reading  
Rfrd to Comm on Assignment  
Apr 07  Assigned to Revenue  
Apr 26  Recommended do pass 006-000-000  
Motion filed PHILIP  
MOTION PLACE ON  
SECT. DESK  
Motion prevailed  
030-028-000  
Secretary’s Desk

1 Fiscal Note Act may be applicable.
SB-0741 MAROVITZ.

(Ch. 31, par. 42; and Ch. 110 1/2, pars. 303, 802-4, 802-5, 802-7, 802-8, 802-11, 803-3, 804-7, 804-10, and 804-12)

Amends the Power of Attorney Act. Requires agents to keep records. Allows civil damages for failure to comply with an agent's direction. Defines incompetency. Makes changes concerning nonstatutory powers. Authorizes a health care agent empowered by the principal to make anatomical gifts, to authorize an autopsy, or to direct disposition of remains to have priority over survivors; amends the Autopsy Act and the Anatomical Gift Act to conform. Makes other changes. Effective immediately, except the changes to the statutory forms take effect on January 1, 1990.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 110 1/2, par. 804-5

Provides that a health care provider who complies with provisions of the Act concerning duties of the health care provider does not act arbitrarily or without reasonable cause. Allows a health care professional to act as agent if he is not administering health care to the patient.

HOUSE AMENDMENT NO. 1.
Eliminates provision that an agent's records shall be open for inspection.

PUBLIC ACT 86-0418 Effective date 90-01-01
Amends the Condominium Property Act to revise provisions relating to sharing of common expenses, provisions for financial reserves and the maintenance of insurance.

SENATE AMENDMENT NO. 1.
Restores provision that the management company may hold all operating funds of associations which it manages in a single operating account but shall at all times maintain records identifying all moneys of each association in such operating account.

SENATE AMENDMENT NO. 2.
Delets reference to: Ch. 30, par. 330
Adds reference to: Ch. 30, par. 318

Deletes changes to Section 30, further amends the Condominium Property Act to revise the powers and duties of the board of managers relating to common expenses and to revise the procedures relating to leases.

GOVERNOR MESSAGE
Recommends revising the fidelity bond requirements. Provides that operating and reserve funds held by the management company for the association are not subject to attachment by any creditor of the management company.
SB-0743 MAROVITZ.

(Ch. 38, pars. 1005-6-1 and 1005-6-2; Ch. 95 1/2, pars. 2-118, 2-118.1, 6-205, 6-206, 6-206.1, 11-500, 11-500.1 and 11-501.2)

Amends the Unified Code of Corrections and The Vehicle Code. Establishes the measurement of "last 5 years" for purposes of Driving Under the Influence Second Offenders. Extends the period of probation or conditional discharge for misdemeanor offenses from one year to two years. Requires the Secretary of State to render a decision after an administrative hearing within 30 days of the conclusion of such hearing. Also provides that hearings conducted by the Secretary of State concerning the loss or reinstatement of certain driving privileges not be applicable to any suspension issued pursuant to violations of the implied consent provisions. Includes within the scope of a statutory summary suspension hearing the sufficiency or defects of a sworn report filed by an arresting officer upon an arrest resulting in a Statutory Summary Suspension. Provides that a restricted driving permit be granted by the Secretary of State to persons whose driving privileges are suspended or revoked, for purposes of attending school and to accomplish essential household or family related necessities if such necessities do not exceed 4 hours within a 24 hour period. Authorizes a circuit court to order the Secretary of State to issue a Judicial Driving Permit to persons who have their driving privileges suspended under the implied consent provision to allow transportation for educational purposes and to accomplish essential household or family related necessities as long as such necessities do not exceed 4 hours within a 24 hour period. Makes reports received by the Secretary of State of a first DUI offender privileged if the person is subsequently found not guilty and provides that such information only be released to courts, police officers, prosecuting officials or the Secretary of State. Allows for the admission of chemical and other test results at a statutory summary suspension hearing. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, par. 1005-6-2; Ch. 95 1/2, pars. 2-118, 2-118.1, 6-205, 6-206.1, 11-500, 11-500.1 and 11-501.2.

Deletes everything in the bill except the provision measuring "last 5 years" for purposes of Driving Under the Influence second offenders. Makes a correction by changing the name of the Act being amended to the Unified Code of Corrections from the Criminal Code of 1961.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 1005-6-2; Ch. 95 1/2, pars. 2-118, 6-205, 6-206, 6-206.1, 6-208.1, 11-500 and 11-501.2.

Deletes everything in the bill. Extends the period of probation or conditional discharge for misdemeanor offenses from one year to 2 years. Provides that a restricted driving permit be granted by the Secretary of State to persons whose driving privileges are suspended or revoked for purposes of attending school. Authorizes a circuit court to order the Secretary of State to issue a Judicial Driving Permit to persons who have their driving privileges suspended under the implied consent provision to allow transportation for educational purposes. Makes a statutory summary suspension period 2 years for persons other than a first offender who refuses or fails to complete a test or tests to determine the alcohol or drug concentration. Makes such suspension period one year for those other than first offenders who complete a test or tests to determine the alcohol or drug concentration. Allows for the admission of chemical and other test results at a statutory summary suspension hearing. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 95 1/2, par. 11-501.1

Provides that reports received by the Secretary of State of a first DUI offender are privileged if the person is subsequently found not guilty and provides that such information only be released to courts, police officers, prosecuting officials or the Secretary of State.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, rep. pars. 405 through 405.11

Delete everything but the short title.

FISCAL NOTE (Attorney General)
There is a potential of loss in State revenue; however, it is difficult to give an accurate accounting of how much loss.
The loss for 1987 and 1988 is estimated to exceed $400,000;
it is expected that Springfield has an additional like amount.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 120, rep. pars. 405 through 405.11


HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 120, rep. pars. 405 through 405.11.

Delete everything. Creates the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides for a pick-up tax based on the state tax credit allowed under the

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1 Fiscal Note Act may be applicable.

SB-0745 DONAHUE.

(Ch. 111 1/2, par. 1039)

Amends the Environmental Protection Act to prohibit the EPA from denying an application for any permit for failure to supply additional information when the information was not requested in writing by the Agency within 30 days after receipt of the application for the permit. Also requires the EPA to adopt procedures concerning permits by January 1, 1990 and specifies minimum requirements for those procedures. Effective immediately.

SB-0746 DUNN,T.

(Ch. 15, pars. 503, 505 and new par. 506)

Amends the Voluntary Payroll Deductions Act. Adds to the requirements that a soliciting organization must follow in order to participate in the payroll deduction fundraising system.

FISCAL NOTE (Office of the Comptroller)

SB-746 will pose no ascertainable cost to the State.
SENATE AMENDMENT NO. 1.
Makes grammatical changes.

GOVERNOR MESSAGE
Recommends technical changes which would allow the Governor or his designee to coordinate the charitable solicitation of State employees.

April 06, 1989 First reading Rfrd to Comm on Assignment
April 07 Assigned to Executive
May 04 Recommended do pass 011-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr, Second Reading
May 12 Fiscal Note Requested KARPIEL
May 16 Fiscal Note filed

Placed Calndr, Second Reading
Second Reading
Placed Calndr, Third Reading
Recalled to Second Reading
Amendment No. 01 DUNN,T Adopted
Placed Calndr, Third Reading

May 26 Third Reading - Passed 059-000-000
May 30 Arrive House
Placed Calendr, First Reading
May 31 Hse Sponsor LANG
First reading Rfrd to Comm on Assignment
Assigned to Executive

Const Caldr Order 2nd Read
Jun 07 Do Pass/Consent Calendar 021-000-000
Jun 13 Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
Jun 15 Removed Short Debate Cal MAYS
Const Caldr Order 2nd Read
Jun 16 Cnsnt Calendar, 2nd Readng
Const Caldr Order 3rd Read
Jun 21 Const Caldr, 3rd Read Pass 117-000-000
Passed both Houses
Jul 18 Sent to the Governor
Sep 06 Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 17 Mtn fild accept amend veto DUNN,T
Accept Amnd Veto-Sen Pass 055-000-000
Oct 19 Placed Cal. Amendatory Veto
Oct 31 Rul Gub Comply/Rule 46.1(b)
Mtn fild accept amend veto LANG
Placed Cal. Amendatory Veto
Nov 01 Accept Amnd Veto-House Pass 113-000-000
Bth House Accept Amend Veto
Nov 30 Return to Gov-Certification
Dec 13 Governor certifies changes
PUBLIC ACT 86-0992 Effective date 90-07-01

SB-0747 DEL VALLE.

Amends The Public Utilities Act to provide that Illinois Commerce Commission shall require utilities making a refund or giving a credit to customers to complete it within not more than 3 months and to calculate the refund on a proportional basis to the amount the customer was overcharged.
SB-0747—Cont.

FISCAL NOTE (Ill. Commerce Commission)
There is no fiscal impact on State revenues of SB-747.

SENATE AMENDMENT NO. 1.
Provides for exception to requirement that refunds or credits be applied over a period of not more than 3 months in case of changes in cost of fuel used in generating electrical power.

SENATE AMENDMENT NO. 2.
Deletes reference to: Ch. 111 2/3, par 9-252
Adds reference to: Ch. 111 2/3, new par. 9-228

Deletes everything. Provides that when a refund is ordered to be made by a public utility to customers in one or more rate classes, such refunds shall be made by credits applied to return bills over a period of not more than 6 months according to a method which fairly apportions the total amount to be returned in such rate classes.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Energy & Environment
May 04 Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk

May 11 Placed Calndr,Second Reading
May 12 Fiscal Note Requested MACDONALD
May 16 Fiscal Note filed

May 18 Second Reading
Amendment No.01 DEL VALLE Adopted
Placed Calndr,Third Reading

May 23 3d Reading Consideration PP
Calendar Consideration PP.

May 25 Recalled to Second Reading
Amendment No.02 DEL VALLE Adopted
Calendar Consideration PP.

May 26 Third Reading - Lost 029-024-000

SB-0748  DEL VALLE.
(Ch. 121, par. 510)
Amends the Highway Advertising Control Act to prohibit signs advertising alcoholic beverages from being located within 1,000 feet of any school, church or hospital.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive

SB-0749  DEMUZIO.
(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.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elections & Reapportionment
May 04 Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk
SB-0749—Cont.

May 11 Placed Calndr, Second Reading
May 16 Second Reading
Placed Calndr, Third Reading
May 23 Third Reading - Passed 056-000-000
Arrive House
Placed Calendr, First Reading
May 24 First reading Rfrd to Comm on Assignment
Assigned to Elections
May 31 Primary Sponsor Changed To HANNIG
Committee Elections
Jun 08 Interim Study Calendar ELECTIONS

SB-0750 KARPIEL.  
(Ch. 111 1/2, par. 1042)

Amends the Environmental Protection Act to provide that the Pollution Control Board or a court may reduce monetary penalties for violations of the Act up to 80% if the amount of the reduction is used exclusively for the correction of the violation for which the penalty was assessed.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Energy & Environment

SB-0751 ROCK.  
(Ch. 63, par. 801, title preceding par. 801)

Amends An Act in relation to copies of committee materials. Authorizes the Clerk of the House and the Secretary of the Senate to establish fees for providing to the public copies of bills on a continuing basis. Requires fees to be deposited in the State Treasury.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 127, new par. 141.253

Provides for deposits of fees into the General Assembly Operations Revolving Fund, created in the State Treasury, and for appropriation from the fund for the operations of the Clerk of the House and the Secretary of the Senate.

Fiscal Note Act may be applicable.

1 Fiscal Note Act may be applicable.
SB-0752 SCHUNEMAN – DEMUZIO.

(New Act; Ch. 127, new par. 141.253)

Creates the Underground Storage Tank Damage Insurance Fund, a special fund in the State treasury, to be used to provide insurance for owners of leaking underground storage tanks. Requires the Department of Insurance to establish a self-insurance program for owners of underground storage tanks.

HOUSE AMENDMENT NO. 1.

Deletes reference to: (New Act; Ch. 127, new par. 141.253)
Adds reference to: (Ch. 120, new par. 418a)

Deletes title and everything after the enacting clause. Amends the Motor Fuel Tax Law to impose a tax upon the privilege of receiving fuel for sale or use. Effective January 1, 1990.

HOUSE AMENDMENT NO. 5.

Deletes reference to: (Ch. 120, new par. 418a)
Adds reference to: (Ch. 111 1/2, pars. 1022.9, 1022.13 and 1022.18b; Ch. 120, pars. 417.20, 418a, 418b, 419b.1, 427a, 428, 428a, 429, 431 and 432)

Deletes the title and everything after the enacting clause. Amends The Environmental Protection Act to provide that the Pollution Control Board shall adopt regulations establishing standards for the classification of special wastes no later than December 1, 1990, rather than December 1, 1989. Postpones from December 1, 1989 to December 1, 1990, the date by which the Board shall adopt regulations for the determination of whether a waste or class of waste is special waste. Revises eligibility standards for the receipt of funds by underground tank owners for corrective action from the Underground Storage Tank Fund. Revises the application of deductibles. Amends The Motor Fuel Tax Law to revise the definition of “receiver”. Exempts from the tax imposed upon receivers, the sales made to or delivered to persons outside the State and sales made to licensed receivers. Effective immediately.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jun 23</td>
<td>Tabled House Rule 37(G)</td>
</tr>
<tr>
<td>Oct 10</td>
<td>Exempt under Hse Rule 29(C)</td>
</tr>
<tr>
<td>Oct 17</td>
<td>Tabled House Rule 37(G)</td>
</tr>
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<td>Mtn filed take from Table SUSPEND 37(G) AND PLACE ON CALENDAR ORDER 3RD READING</td>
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<tr>
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<td>-SIEBEN</td>
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<tr>
<td>Oct 18</td>
<td>Tabled House Rule 37(G)</td>
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<td>Mtn Take From Table Prevail</td>
</tr>
<tr>
<td>Oct 31</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 SIEBEN Withdrawn</td>
</tr>
<tr>
<td></td>
<td>Amendment No.03 SIEBEN Withdrawn</td>
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<tr>
<td></td>
<td>Amendment No.04 HICKS Withdrawn</td>
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<tr>
<td></td>
<td>Amendment No.05 HICKS Adopted</td>
</tr>
<tr>
<td>Nov 01</td>
<td>S Concurs in H Amend. 01,05/057-000-000</td>
</tr>
<tr>
<td>Nov 16</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Dec 05</td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

**SB-0753 SCHUNEMAN.**

(Ch. 127, par. 1301)

Amends the Representation and Indemnification of State Employees Act of 1977 to include the CHIPS board in the definition of “state”.

**HOUSE AMENDMENT NO. 1.**

 Adds reference to: Ch. 108 1/2, pars. 14-103.04, 14-103.05, 14-103.09 and 14-131; Ch. 127, par. 523

Changes the title. Amends the Pension Code and the State Employees Group Insurance Act. Provides that employees of the Comprehensive Health Insurance Board are eligible to participate in the State Employees’ Retirement System and group insurance plans. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 06</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Insurance, Pensions &amp; License Act</td>
</tr>
<tr>
<td>May 17</td>
<td>Committee discharged</td>
</tr>
<tr>
<td>May 18</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 25</td>
<td>Third Reading - Passed 055-000-000</td>
</tr>
<tr>
<td>May 26</td>
<td>Arrive House</td>
</tr>
<tr>
<td>May 26</td>
<td>Placed Calendr, First Reading</td>
</tr>
<tr>
<td></td>
<td>Hse Sponsor REGAN</td>
</tr>
<tr>
<td>May 26</td>
<td>Added As A Joint Sponsor BOWMAN</td>
</tr>
<tr>
<td>May 26</td>
<td>Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 26</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 07</td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>Jun 14</td>
<td>Do Pass/Short Debate Cal 014-000-000</td>
</tr>
<tr>
<td>Jun 14</td>
<td>Short Debate Cal 2nd Rdgng Amendment No.01 BOWMAN Adopted</td>
</tr>
<tr>
<td>Jun 14</td>
<td>Cal 3rd Rdgng Short Debate</td>
</tr>
<tr>
<td>Jun 15</td>
<td>Short Debate-3rd Passed 106-003-001</td>
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<tr>
<td>Jun 16</td>
<td>Sec. Desk Concurrence 01</td>
</tr>
<tr>
<td>Jun 29</td>
<td>S Concurs in H Amend. 01/058-000-000</td>
</tr>
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<td></td>
<td>Passed both Houses</td>
</tr>
</tbody>
</table>
SB-0753—Cont.

Jul 24 Sent to the Governor
Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 19 Total veto stands.

SB-0754 SCHUNEMAN.
(Ch. 73, par. 755.10)
Amends the Insurance Code by making a punctuation change.
Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act

SB-0755 BARKHAUSEN.
(Ch. 95 1/2, par. 11-501, 11-501.1, 11-501.2 and 11-501.5)
Amends the Illinois Vehicle Code. Provides that no person shall operate a vehicle with any amount of cannabis or controlled substance in his blood or urine and any person shall be warned of the same prior to any test and shall receive notice of positive test results. Provides that a urine test may be administered after blood and breath tests. Provides that any blood alcohol content less than 0.10 shall be considered with other evidence of alcohol influence. Effective immediately.
Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary
May 22 Motion disch comm, advc 2nd
Motn discharge comm lost 028-011-004 Committee Judiciary

3 SB-0756 SCHUNEMAN.
(Ch. 108 1/2, rep. par. 21-116)
Amends the Social Security Enabling Act within the Illinois Pension Code. Repeals the requirement the component coverage groups participating in the Social Security insurance program reimburse the Social Security Division of the State Employees Retirement System for their prorata share of total expenses incurred in administration of that program. Effective immediately.
PENSION IMPACT NOTE
Senate Bill 756 would have no impact on the value of pension benefits. However, the administrative fee that could not be collected from units of local government and returned to the General Revenue Fund in calendar year 1990 would average $40 per participating unit.
Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed
Committee Insurance, Pensions & License Act

SB-0757 BARKHAUSEN.
(Ch. 38, par. 1005-9-1)
Amends the Unified Code of Corrections. Provides that the fine for a Class A misdemeanor is $2,000 (now $1,000) and the fine for a Class B misdemeanor is $1000 (now $500).
Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary
May 22 Motion disch comm, advc 2nd
Motn discharge comm lost 029-011-004 Committee Judiciary

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SSB-0758 JONES.


Amends the Chicago Park District Article of the Pension Code. Makes changes relating to age restrictions on benefits; provides for commencement of retirement annuity at age 50, increases the retirement annuity formula, increases the maximum annuity from 75% to 80% of average annual salary, and eliminates the early retirement discount for those retiring at age 50 with at least 30 years of service; revises provisions relating to commencement of and accumulations comprising a widow's annuity; increases the death benefit amount; eliminates the bonding requirement applicable to the fund custodian; disqualifies certain persons from receipt of ordinary and duty disability benefits; repeals obsolete or inconsistent provisions and increases the employee contribution rate by 1/2% of salary. Amends The State Mandates Act to require implementation without reimbursement. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 758 constitutes a retirement benefit mandate for which reimbursement of the increased costs to a unit of local government would normally be required. However, SB 758 amends the State Mandates Act to relieve the State from liability for reimbursement. The estimated increase in employer's share of annual cost for the Fund is $1,220,469.

PENSION IMPACT NOTE
Increase in accrued liability $17,070,200
Increase in total annual cost not covered by increased contributions $735,000
Increase in annual cost not covered by increased contributions as a percent of payroll 0.75%

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions & License Act
Apr 25  St Mandate Fis Note Filed
Committee Insurance, Pensions & License Act
May 02  Pension Note Filed
Committee Insurance, Pensions & License Act

SB-0759 WATSON.

(Ch. 17, par. 2201; Ch. 122, par. 24-2)

Amends The School Code and the Act which establishes banking holidays. Eliminates Casimir Pulaski's birthday as a banking and legal school holiday, and makes it a commemorative school holiday. Effective immediately.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education
May 22  Motion disch comm, advc 2nd
Motn discharge comm lost 027-018-002
Committee Elementary & Secondary Education

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0760

MAHAR.

(New Act)

Creates the Matteson Civic Center Authority. The Board is the same as the Matteson Village Board of Trustees. Effective immediately.

STATE DEBT IMPACT NOTE
SB-760 increases unissued eligibility under the Civic Center Support Act by $3.9 M (1.3%).

SENATE AMENDMENT NO. 1.
Makes grammatical and spelling changes.

STATE DEBT IMPACT NOTE
No change from previous note.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 85, pars. 1392, 1393, 1394, 1397, 1397a, 1397b, 1397c, 1397d, 1397h, and 1397j and new par. 1230.2; Ch. 120, pars. 2-201, 439.3, 439.33, 439.103, 440f, and 441; Ch. 127, pars. 144.25, 144.25b, and 144.25c and new par. 141.252

Amends the Metropolitan Civic Center Support Act to increase the bond limit from $101,500,000 to $172,000,000. Amends the Income Tax Act concerning investment tax credits. Amends the use and occupation tax Acts to impose a tax on computer software. Authorizes $28,000,000 in McCormick Place rehabilitation bonds. Provides for general revenue fund transfers to pay civic center, rehabilitation, and park and conservation bonds. Revises occupation tax exemptions. Effective immediately, except that the computer software tax takes effect October 1, 1989.

STATE DEBT IMPACT NOTE, AS AMENDED
No change from previous note.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 State Debt Note Filed Assigned to Local Government
Apr 27 Committee Local Government
May 17 Committee discharged

May 18 Amendment No.01 MAHAR Adopted
Placed Calndr, Third Reading

May 23 Third Reading - Passed 055-000-000
Arrive House
Placed Calendr, First Reading

May 24 First reading Rfrd to Comm on Assignment
Assigned to Executive

May 31 State Debt Note Filed Committee Executive

Jun 07 Amendment No.01 EXECUTIVE Adopted
Recommnded do pass as amend 011-004-000

Jun 08 Primary Sponsor Changed To MAYS

Jun 14 State Debt Note Filed AS AMENDED

Jun 21 Second Reading

Jun 23 Tabled House Rule 37(G)

*State Debt Impact Note Act may be applicable.
Amends the Public Aid Code. Provides that the Department of Public Aid shall develop and implement an outreach program to increase participation in the federal food stamp program. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)
As the Dept. does outreach activities under the Food Stamp Program, funds for outreach activities are included in the Dept.'s FY90 budget.

SENATE AMENDMENT NO. 1.
Limits program to outreach to low income persons (instead of to specified groups).

FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates the costs of SB-762 at $14.1 million, which is not included in the Department's FY90 budget request.

Amends the Public Aid Code. Requires the Department of Public Aid and the Governor to provide a plan for Medicaid coverage of pregnant women by July 1, 1989, which establishes an income eligibility standard that is equal to 185% of the official poverty line. Removes authority of the Department to conduct a demonstration program to provide Medicaid to pregnant women using such an income standard. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates the costs of SB-762 at $14.1 million, which is not included in the Department's FY90 budget request.


SB-0763  
MAHAR.  

(Ch. 42, pars. 327 and 327c)  

Amends the Chicago Sanitary District Act. Provides that long-term leases of sanitary district land shall allow the district to retake the property if necessary to fulfill the district's corporate purposes. Requires compensation to the lessee for the retaking.

**HOUSE AMENDMENT NO. 1.**  
Makes a grammatical change.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Apr 06 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>May 22</td>
<td>Motion disch comm, advc 2nd Committee discharged 031-014-001</td>
</tr>
<tr>
<td>May 23</td>
<td>Second Reading Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 26</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>May 30</td>
<td>Arrive House Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 31</td>
<td>Hse Sponsor BARNES First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td></td>
<td>Assigned to Judiciary I</td>
</tr>
<tr>
<td>Jun 07</td>
<td>Cal 2nd Rdgng Short Debate</td>
</tr>
<tr>
<td>Jun 15</td>
<td>Short Debate Cal 2nd Rdgng</td>
</tr>
<tr>
<td>Jun 23</td>
<td>Amendment No.01 Mtn Prev-Recall 2nd Reading BARNES Adopted</td>
</tr>
<tr>
<td></td>
<td>Cal 3rd Rdgng Short Debate</td>
</tr>
<tr>
<td></td>
<td>Mtn Prevail to Suspend Rule 37(D)/117-000-000</td>
</tr>
<tr>
<td>Jun 24</td>
<td>Sec. Desk Concurrence 01</td>
</tr>
</tbody>
</table>

SB-0764  
MAHAR.  

(Ch. 127 1/2, par. 128)  

Amends An Act in relation to Fireworks. Prohibits the mail order sales of fireworks unless a permit is issued for display of those fireworks.

**GOVERNOR MESSAGE**  
Recommends changing effective date to January 1, 1991.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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</thead>
<tbody>
<tr>
<td>Apr 06 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Insurance, Pensions &amp; License Act</td>
</tr>
<tr>
<td>May 01</td>
<td>Waive Posting Notice 7C Committee Insurance, Pensions &amp; License Act</td>
</tr>
<tr>
<td>May 17</td>
<td>Committee discharged</td>
</tr>
<tr>
<td>May 18</td>
<td>Second Reading Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 055-000-000</td>
</tr>
<tr>
<td></td>
<td>Arrive House Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 25</td>
<td>Hse Sponsor WILLIAMSON Placed Calndr,First Reading</td>
</tr>
</tbody>
</table>
May 26  First reading  Rfrd to Comm on Assignment
Jun 08  Assigned to Consumer Protection
Jun 09  Cal 2nd Rdng Short Debate
Jun 15  Added As A Joint Sponsor BALANOFF
Jun 16  Short Debate Cal 2nd Rdng
Jun 16  Cal 3rd Rdng Short Debate
Jun 16  Short Debate-3rd Passed 108-000-000
Jul 14  Passed both Houses
Jul 14  Sent to the Governor
Sep 06  Governor amendatory veto
Oct 19  Mtn fld accept amend veto MAHAR
Oct 25  Mtn fld accept amend veto WILLIAMSON
Oct 31  Rul Gub Ncmply/Rule 46.1(b)
Nov 03  Placed Cal. Amendatory Veto

SB-0765 MAHAR.
(Ch. 43, new par. 127b)
Amends The Liquor Control Act to prohibit sales of alcoholic liquor through a drive-up window on the licensed premises to persons driving or riding in a motor vehicle. Makes violation a Class B misdemeanor.

SB-0766 MAHAR.
(Ch. 95 1/2, par. 6-500)
Amends The Illinois Vehicle Code. Exempts from the definition of employee under the Article governing commercial motor vehicles, a person principally engaged in sales or maintenance or as a mechanic at a commercial motor vehicle dealership.

SB-0767 MADIGAN AND REA.
(Ch. 5, new par. 127.6a)
Amends the Soil and Water Conservation Districts Act. Provides for an advisory committee for each hydrologic unit to identify and develop plans for alleviating critical natural resource problems.

SB-0768 SEVERNS AND REA.
(Ch. 127, par. 3608)
Amends the Export Trading Company Act. Requires the Illinois Export Council to include legislative recommendations in their annual report to the General Assembly.

FISCAL NOTE (Dept. Commerce & Community Affairs)
No measurable impact on State revenues or expenditures.
SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 127, par. 3608
Adds reference to: New Act; Ch. 127, pars. 2408b and 2505; new 2415, 2518 and 141.253


FISCAL NOTE (DCCA)
Estimated FY91 expenditures total $5,297,500 and estimated revenue totals $200,000.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 127, pars. 2507.1, 2508 and 2512.

Amends the Illinois Export Development Act to limit the amount of the Export Authority’s outstanding performance bond guarantees and State guarantees. Increases membership of the Task Force on International Trade from 11 to 20 members and requires the Task Force to address certain specific issues concerning State efforts to promote international trade.

FISCAL NOTE, AS AMENDED (Economic & Fiscal Commission)
The cost of SB-768 would be the amounts actually appropriated to the authorized funds.

STATE DEBT IMPACT NOTE, AS AMENDED
SB-768, as amended, would create the Illinois Export Loan Guarantee Fund and place limits on the existing Performance Bond Guarantee Fund. The actual amounts appropriated to these funds would establish the effective limits on the State’s exposure up to a maximum of $5.0 million per fund.

GOVERNOR MESSAGE
Deletes reference to: Ch. 127, new par. 2415

Recommends deletion of provisions creating a Task Force on International Trade. Removes provision reconstituting the Board of Directors of the Illinois Export Development Authority. Provides that the Director of the Department of Commerce and Community Affairs, rather than the Attorney General, shall serve as chairman in the event of a vacancy in the office of Lieutenant Governor.
May 26    Third Reading - Passed 033-023-002
May 30    Arrive House
          Hse Sponsor KEANE
          Placed Calendr,First Reading
May 31    First reading
          Rfrd to Comm on Assignment
          Assigned to Select Comm. Economic
          Development
Jun 01    Added As A Joint Sponsor DEJAEGHER
          Added As A Joint Sponsor BRUNSVOLD
          Committee Select Comm. Economic
          Development
Jun 08    Recommeded do pass 012-001-004
          Placed Calndr,Second Reading
Jun 09    Added As A Joint Sponsor BALANOFF
          Placed Calndr,Second Reading
Jun 13    Fiscal Note Requested MCCCRACKEN
          Fiscal Note filed
          Placed Calndr,Second Reading
Jun 21    Second Reading
          Amendment No.01 KEANE Adopted
          060-050-000
          Fiscal Note filed
          State Debt Note Filed AS AMENDED
          Placed Calndr,Third Reading
Jun 23    Third Reading - Passed 065-047-002
Jun 26    Sec. Desk Concurrence 01
Jun 27    S Concurs in H Amend. 01/042-013-000
          Passed both Houses
Jul 24    Sent to the Governor
Sep 08    Governor amendatory veto
          Placed Cal. Amendatory Veto
Oct 19    Mtn fld accept amend veto SEVERNS
          Accept Amnd Veto-Sen Pass 058-000-000
          Placed Cal. Amendatory Veto
Oct 31    Rul Gub Nemply/Rule 46.1(b)
          Placed Cal. Amendatory Veto
Nov 03    Bill dead-amendatory veto.

SB-0769    SEVERNS.

(New Act)

Creates the Hazardous Substances Construction Disclosure Act. Requires persons contracting to have construction services performed upon structures or land to disclose to the persons performing such services the presence of any hazardous substances or hazardous wastes.

SENATE AMENDMENT NO. 1.
Provides that the disclosures requirements apply to hazardous substances on wastes that are known or should have been known to the contracting person.

Apr 06 1989  First reading
Apr 07
May 04

Secretary’s Desk

May 11    Placed Calndr,Second Reading
May 15    Second Reading
          Placed Calndr,Third Reading
May 24    Recalled to Second Reading
          Amendment No.01 SEVERNS Adopted
          Placed Calndr,Third Reading
SB-0770 DEANGELIS.
(Ch. 110, par. 2-622)

Amends the Code of Civil Procedure. Requires that a complaint for an action based upon medical, hospital or other healing art malpractice must have attached to it an affidavit of the plaintiff's attorney declaring that a health professional who concentrates his practice in the narrow area of medicine at issue (rather than the same specialty as the defendant if the defendant is a specialist) has reviewed the case and finds the claim meritorious. Failure to file the certificate of the attorney and the report of the consulting health care professional (rather than failure to file the certificate) is grounds for dismissal.

Apr 06 1989 First reading Refd to Comm on Assignment
Apr 07 Assigned to Judiciary

SB-0771 DEANGELIS - DEMUZIO.
(Ch. 111 1/2, pars. 6503-3 and 6503-4)

Amends the Illinois Health Finance Reform Act. Makes numerous changes concerning the negotiations and terms of contracts between the Department of Public Aid and providers of general hospital care to recipients of medical assistance under the Public Aid Code, including contract duration and termination dates, inflation-based rate increases, sharing of rate information, non-collusive discussions among providers and estimated need for services. Requires the Hospital Service Procurement Advisory Board to annually report to the General Assembly on the Department's provision of general hospital care for medical assistance recipients. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates the cost of SB-771 could exceed $60 million annually which could increase $30 million the second year due to inflation. Changes to the ICARE Program could cost an additional $30 million. Hospital Services Procurement Advisory Board member salaries would need to be increased and those costs would be exceeded by estimated staff costs exceeding $500,000.

Apr 06 1989 First reading Refd to Comm on Assignment
Apr 07 Assigned to Public Health, Welfare & Correctn
Apr 12 Added As A Joint Sponsor DEMUZIO Committee Public Health, Welfare & Correctn
May 16 Fiscal Note filed Committee Public Health, Welfare & Correctn
May 22 Motion disch comm, advc 2nd Committee discharged 051-000-000

SB-0772 MAROVITZ – HAWKINSON – DUNN, R AND BERMAN.
(Ch. 110, rep. par. 2-416)


SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 110, pars. 2-202, 2-209, 2-611, and

1 Fiscal Note Act may be applicable.
Amends the Code of Civil Procedure concerning service of process, long arm jurisdiction, sanctions with respect to pleadings, and summons to confirm conditional judgment.

SENATE AMENDMENT NO. 2.

Adds reference to: (Ch. 110, pars. 5-105 and 5-107)

Amends the Code of Civil Procedure to allow the court, as it deems just, in counties with a population under 2,000,000, to order a poor person who can pay a portion of the costs and expenses of suit to do so as a condition to proceeding as a poor person.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 110, par. 7-103

Grants quick take powers of eminent domain to home rule municipalities within enterprise zones.

HOUSE AMENDMENT NO. 1. (Tabled June 14, 1989)

Deletes reference to: Ch. 110, pars. 2-202, 2-209, 2-611, 5-105, 5-107, 7-103, 12-807 and rep. par. 2-416.

Amends an Act in relation to husband and wife to provide that the estate of tenancy by the entirety is not abolished. Amends an Act in relation to joint rights and obligations to provide for creation of an estate in tenancy by the entirety and for rights in relation to that estate. Amends the Code of Civil Procedure to provide that property held in tenancy by the entirety is not liable to sale to satisfy a judgment entered against only one of the tenants, but that income from the property may be garnished to satisfy the judgment.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 110, pars. 2-202, 2-611, 5-105, 5-107, 7-103, and 12-807 and rep. par. 2-416

Deletes all changes except those concerning acts submitting to jurisdiction of the courts of this State.
SB-0773  SCHUNEMAN – REA.
(Ch. 102, par. 42)
Amends the Open Meetings Act. Specifies that hospital boards and committees may close meetings for discussion of certain health care bids and proposals, staff recruitment and marketing strategies.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Executive
May 01      Waive Posting Notice 7C  Committee Executive
May 11      Added As A Joint Sponsor REA  Committee Executive
May 22      Motion disch comm, advc 2nd  Committee discharged 046-001-002
Placed Calndr,Second Reading
May 23      Second Reading  Placed Calndr,Third Reading
May 26      Third Reading - Passed 055-003-001
May 30      Arrive House  Placed Calendr,First Reading
May 31      Hse Sponsor RYDER  First reading  Rfrd to Comm on Assignment
                  Assigned to State Government Administration
Jun 07      Interim Study Calendar ST GOV ADMN

SB-0774  SCHUNEMAN – REA.
(Ch. 23, pars. 1253 and 1265; Ch. 24, pars. 11-22-1, 11-23-4 and 11-23-5; Ch. 34, par. 303; Ch. 139, pars. 160.6, 160.7, 160.8, 160.9, 160.10, 160.11 and 160.14)
Amends Acts concerning hospitals operated by hospital districts, municipalities, counties and townships. Permits these hospitals to perform any service or approve any contract not prohibited by the Hospital Licensing Act for a not-for-profit hospital that is exempt from federal tax. Permits township hospitals to be outside the township. Deletes certain residency provisions for municipal and county hospital directors.

SENATE AMENDMENT NO. 1.
Provides that hospital districts or towns with a population of less than 500,000, which levy taxes to support hospitals, are prohibited from supporting such hospitals located outside of the district or town unless so authorized by a referendum.

SENATE AMENDMENT NO. 2.
Makes a technical correction.
SB-0775

SCHUNEMAN.

(Ch. 111 1/2, par. 230.6)

Amends “An Act in relation to the concentration and storage of radioactive waste” to provide that all payments received by the Department of Nuclear Safety from the settlement in State of Illinois v. Teledyne shall be held by the State Treasurer apart from other public monies and shall be used only for purposes set forth in the settlement agreement. Effective immediately.
SB-0776 BARKHAUSEN.
(Ch. 120, par. 675)
Amends the Revenue Act of 1939. Provides that in all counties, when the court determines a taxpayer’s objection, the standard of proof is a preponderance of the evidence and not constructive fraud.

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

In the opinion of DCCA, SB-776 constitutes a due process mandate for which no reimbursement is required.

April 6, 1989 First reading Rfrd to Comm on Assignment
April 7 Assigned to Revenue
April 18 St Mandate Fis Note Filed Committee Revenue

SB-0777 BARKHAUSEN.
(Ch. 110, par. 2-607)
Amends the Code of Civil Procedure concerning bills of particulars. Requires demand for a bill to be filed within the time for responding to the pleading. Allows 28 days to serve the bill and 28 days to respond to the pleading after the bill is served (rather than the same time the party was allowed to respond at the time of serving the demand for a bill of particulars).

April 6, 1989 First reading Rfrd to Comm on Assignment
April 7 Assigned to Judiciary
May 22 Motion disch comm; advc 2nd Committee discharged 032-009-002
Placed Calndr,Second Reading
May 23 Second Reading
Placed Calndr,Third Reading
May 26 Third Reading - Passed 057-000-000
May 30 Arrive House
Hse Sponsor HICKS
Placed Calendr,First Readng
May 31 First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Committee discharged 032-009-002

SB-0778 BARKHAUSEN.
(Ch. 111, par. 4145)
Amends the Pharmacy Practice Act of 1987 to provide that an electronic or other transmission of a prescription must include the information concerning whether there may be drug substitution for the prescription.

April 6, 1989 First reading Rfrd to Comm on Assignment
April 7 Assigned to Public Health, Welfare & Correctn

SB-0779 PHILIP.
(Ch. 8, par. 37-24; Ch. 73, rep. par. 762)
Amends the Horse Racing Act and the Insurance Code. Removes prohibitions against a horse racing organization licensee making contributions to a political candidate’s fund-raising committee, and against an insurance company paying money in aid of a political party or candidate. Effective immediately.

April 6, 1989 First reading Rfrd to Comm on Assignment
April 7 Assigned to Insurance, Pensions & License Act

¹ Fiscal Note Act may be applicable.
May 22
Motion disch comm, advc 2nd
Committee discharged 031-014-003
Placed Calndr,Second Readng
-May 23
Second Reading
Placed Calndr,Third Reading
-May 26
Third Reading - Passed 049-007-001
-May 30
Arrive House
Placed Calndr,First Readng
-May 31
Hse Sponsor HICKS
First reading
Rfrd to Comm on Assignment
Assigned to Select Committee on Horse Racing
Jun 08
Interim Study Calendar HORSE RACING

1 SB-0780  DUNN,R.
(Ch. 120, pars. 439.3, 439.33, 439.103 and 441)
Amends the State occupation and use tax Acts to exempt from such taxes tangible personal property which is received by a common carrier for shipment in interstate commerce and utilized by an out-of-state steam generating utility in the production of electricity. Effective January 1, 1990.
-Apr 06 1989
First reading
Rfrd to Comm on Assignment
-Apr 07
Assigned to Revenue

SB-0781  REA – DUNN,R.
(Ch. 48, par. 172.36)
Amends the Workers' Occupational Diseases Act to make a grammatical change.
-Apr 06 1989
First reading
Rfrd to Comm on Assignment
-Apr 07
Assigned to Labor
-May 17
Committee discharged
-May 23
Placed Calndr,Second Readng
CHIEF SPONSOR CHG.
-May 25
Placed Calndr,Second Readng
-May 25
Placed Calndr,Third Reading

SB-0782  HALL – WATSON.
(Ch. 46, pars. 7-5, 7-12, 11-7, 24-1.2, 24A-3 and 24A-6)
Amends The Election Code. Permits election authorities to use certain administrative procedures when conducting a special primary and election for filling a vacancy in the office of representative in United States Congress. Effective immediately.
SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 46, pars. 24A-1.2 and 24A-3
Excludes administrative procedures where a special primary is held on a regularly scheduled election day. Removes provisions authorizing the use of paper ballots in election to fill congressional vacancy.
-Apr 06 1989
First reading
Rfrd to Comm on Assignment
-Apr 07
Assigned to Elections & Reapportionment
-May 11
Recommended do pass as amend 006-000-000
-May 15
Placed Calndr,Second Readng
Second Reading
Amendment No.01 ELEC REAPPMNT Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
May 26  Third Reading - Passed 055-001-000
May 30  Arrive House
        Hse Sponsor WOLF
        Added As A Joint Sponsor COUNTRYMAN
        Placed Calendr, First Reading
May 31  First reading  Rfrd to Comm on Assignment
        Assigned to Elections
        Interim Study Calendar ELECTIONS
Jun 08  Placed Calendr, First Reading

SB-0783  HALL.
Appropriates $445,600 from the Capital Development Fund to the Board of Trustees of Southern Illinois University for the construction of an optometry clinic in East St. Louis. Effective July 1, 1989.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Appropriations I
May 12  Recommended do pass 012-000-000
        Placed Calndr, Second Reading
May 25  Second Reading
        Placed Calndr, Third Reading
May 26  Third Reading - Passed 056-000-000
May 30  Arrive House
        Placed Calendr, First Reading
May 31  Hse Sponsor YOUNGE, W
        Added As A Joint Sponsor WOLF
        First reading  Rfrd to Comm on Assignment
        Assigned to Appropriations I
        Interim Study Calendar ELECTIONS
Jun 08  Placed Calndr, Second Reading

SB-0784  TOPINKA – ZITO – DEANGELIS.
(Ch. 23, pars. 6103 and 6104.01 and new par. 6103.09)
Amends the Illinois Act on the Aging. Authorizes the Department on Aging to establish multipurpose senior centers through area agencies on aging, and to fund those and existing multipurpose senior centers through area agencies on aging.

FISCAL NOTE (Dept. on Aging)
Total FY 1990 fiscal impact is $4,402,400.
Apr 06 1989  First reading  Rfrd to Comm on Assignment
        Assigned to Public Health, Welfare & Correctn
Apr 07  Motion disch comm, advc 2nd
        Committee discharged 033-004-002
May 22  Placed Calndr, Second Reading
        Fiscal Note Requested WELCH
        Fiscal Note filed
May 23  Placed Calndr, Second Reading
May 25  Second Reading
        Placed Calndr, Third Reading
May 26  Third Reading - Passed 057-000-000
May 30  Arrive House
        Placed Calendr, First Reading
May 31  Hse Sponsor LANG
        Added As A Joint Sponsor KUBIK
        First reading  Rfrd to Comm on Assignment
        Assigned to Select Committee on Aging
        Committee Select Committee on Aging
Jun 07  Added As A Joint Sponsor WELLER
        Added As A Joint Sponsor LEFLORE
Jun 08  Interim Study Calendar AGING

1 Fiscal Note Act may be applicable.
SB-0785  WELCH AND SEVERNS.
(Ch. 15, par. 153)

Amends the Illinois State Collection Act of 1986. Makes it the public policy of the State to effectively pursue the collection of accounts or claims due and payable to the State through all reasonable means.

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<td>Rfrd to Comm on Assignment</td>
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<td>Apr 07</td>
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<td>May 11</td>
<td>Placed Calndr, Second Reading</td>
<td>Recommended do pass 011-000-000</td>
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<td>May 15</td>
<td>Second Reading</td>
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<td>May 26</td>
<td>Added As A Co-sponsor SEVERNS</td>
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<td>May 30</td>
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<td>May 31</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Jun 06</td>
<td>Added As A Joint Sponsor HOMER</td>
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<td>Jun 07</td>
<td>Placed Calndr, Second Reading</td>
<td>Recommended do pass 007-001-001</td>
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<td>Jun 21</td>
<td>Second Reading</td>
<td>Held on 2nd Reading</td>
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<td>Jun 23</td>
<td>Tabled House Rule 37(G)</td>
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SB-0786  LUFT AND DEL VALLE.
(New Act)

Creates the Economic Development Review Act. Creates a 9 member Board, 8 legislators appointed by the legislative leaders, and the Lieutenant Governor ex officio. Bills providing for major economic development financial assistance must have a written report on the desirability of the bill as a matter of public policy prepared by the Board. Also requires an analysis by the appropriate State agency.

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<td>Apr 07</td>
<td>Assigned to Commerce &amp; Economic Development</td>
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<td>Apr 27</td>
<td>Added As A Co-sponsor DEL VALLE Committee Commerce &amp; Economic Development</td>
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SB-0787  VADALABENE AND JACOBS.
(New Act; Ch. 127, new par. 141.255)

Creates the Illinois Bikeways Act which establishes an Office of Bikeway Facilities within the Illinois Department of Transportation for the purpose of establishing a bikeways system for transportation in Illinois. Imposes a $10 per new bicycle tax which is collected by the Illinois Revenue Department is to be used to fund the activities of Office of Bikeway Facilities. Also amends the State finance Act to create a fund in which the place the tax money.

1 Fiscal Note Act may be applicable.
FISCAL NOTE (Dept. of Revenue)
SB 787 would provide for an undeterminable increase in State revenues. However, the cost of administration for this proposed legislation could offset any increase in revenues that results.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 127, new par. 141.255
Adds reference to: Ch. 95 1/2, par 3-821 and Ch. 127, par. 63a36

Changes the title and deletes everything after the enacting clause. Amends the Vehicle Code and the Civil Administrative Code. Increases certain vehicle certification of title fees by $2 and places that increase in the Park and Conservation Fund for the acquisition and development of bike paths.

HOUSE AMENDMENT NO. 1.
Dedicates revenues in the Park and Conservation Fund to bike paths.

April 06 1989 First reading Rfrd to Comm on Assignment
April 07 Assigned to Transportation
April 27 Added As A Co-sponsor JACOBS Committee Transportation
May 04 Recommended do pass 007-000-000 Motion filed WEAVER, S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk

May 11 Placed Calndr,Second Readng Fiscal Note Requested ETHEREDGE
May 12 Placed Calndr,Second Readng
May 17 Placed Calndr,Second Readng Fiscal Note filed

May 23 Second Reading
Placed Calndr,Third Reading

May 24 Recalled to Second Reading Amendment No.01 VADALABENE Adopted
Placed Calndr,Third Reading

May 26 Third Reading - Passed 045-014-000
May 30 Arrive House
Hse Sponsor CURRIE
Placed Calendr,First Reading

May 31 First reading Rfrd to Comm on Assignment Assigned to Energy Environment & Nat. Resource

June 08 Cal 2nd Rdng Short Debate Do Pass/Short Debate Cal 013-000-000

June 12 Added As A Joint Sponsor RYDER
June 14 Added As A Joint Sponsor BRESLIN
June 15 Added As A Joint Sponsor WOJCIK
June 16 Added As A Joint Sponsor HENSEL
June 20 Short Debate Cal 2nd Rdng Amendment No.01 CURRIE Adopted
Cal 3rd Rdng Short Debate

June 21 Short Debate-3rd Passed 066-044-001
June 22 Sec. Desk Concurrence 01
June 26 S Concurs in H Amend. 01/055-000-003 Passed both Houses

July 14 Sent to the Governor
August 31 Governor approved

PUBLIC ACT 86-0466 Effective date 90-01-01
SB-0788  DEANGELIS.
(New Act)

Creates a Bureau for the Blind within the Department of Rehabilitation Services to administer the Department’s programs for the blind. Provides for the appointment of a Blind Services Planning Council to assist the Bureau.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
May 01  Waive Posting Notice 7C  Committee Executive

SB-0789  D’ARCO - DALEY, J - BROOKINS - COLLINS - DEL VALLE - NEWHOUSE - ALEXANDER.
(Ch. 46, pars. 9-3, 9-4, 9-15, 9-20 and 29-14; rep. par. 9-9)

Amends The Election Code. Permits State Board of Elections to send notice of obligation and campaign disclosure forms by first class mail to the chairman of each State and county central committee and to the committeemen of each township and ward organizations. Permits a campaign disclosure complaint to be filed against a person other than the chairman or treasurer of the campaign committee. Makes other changes in campaign financing article. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 46, pars. 9-20 and 29-14 rep. pars. 9-9

Deletes provision which permitted a campaign disclosure complaint to be filed against persons other than the chairman or treasurer of the campaign committee. Restores law concerning “attribution of source” required in addition to notice on political literature. Restores Section 9-9 to The Election Code.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)

Deletes reference to: Ch. 46, pars. 9-3, 9-4 and 9-15
Adds reference to: Ch. 46, par. 1A-6.1

Deletes everything. Amends the Election Code to make a grammatical change in word usage from “absent” to “not present”.

HOUSE AMENDMENT NO. 5. (House recedes June 30, 1989)

Deletes reference to: Ch. 46, pars. 9-3 and 9-4
Adds reference to: Ch. 23, par. 12-4.28; Ch. 46, pars. 1-3, 4-6.2, 5-16.2, 6-50.2, 7-5, 7-9, 7-12, 7-14, 7-59, 7-60, 9-10, 9-11, 9-12, 9-13, 9-14, 9-15, 9-16, 11-7, 16-5.01, 17-9, 17-16.1, 18-5, 18-9.1, 9-1, 19-3, 19-4, 24A-6, 24A-9, 28-5 and adds Article 24B; Ch. 95 1/2, par. 2-105

Deletes title and everything after the enacting clause. New Act. Amends The Election Code, The Illinois Public Aid Code and The Illinois Vehicle Code. Creates the Fair Campaign Practices Act to permit a candidate to subscribe to certain principals of decency, honesty and fair play in the conduct of his campaign. Changes the definition of accessible in The Election Code. Requires the election authority to appoint as deputy registrars a reasonable number of employees of the Secretary of State designated by the Secretary of State and located at driver’s license exam stations and to appoint as deputy registrars a reasonable number of employees of the Department of Public Aid designated by the Director of Public Aid and located at Public Aid offices. Provides that the election authority shall notify every principal and vice-principal of each high school and vocational school situated within the election jurisdiction of their eligibility to serve as deputy registrars. Establishes considerations which an election authority shall use in determining the number of deputy registrars from a bona fide civic organization. Permits the director of county, municipal or township department of public health, health and human services or public welfare or a reasonable number of employees designated by the director to be appointed deputy registrars. Permits a member of the General Assembly and a reasonable number of persons designated by the member to be appointed deputy regis-
trar. Permits the chairman of the county central committee to appoint a resident of the county who is not a resident of the precinct to fill a vacancy in the office of precinct committeeman at certain times. Provides that no primary election shall be held for an established political party for any special primary election called for filling a vacancy in the office of U.S. Representative where the nomination is uncontested for such office. Provides for the filing of semi-annual reports of campaign contributions and expenditures. Permits sequestered jurors to vote absentee. Permits the State Board of Elections to select as many election jurisdictions as the Board deems advisable in the interest of the election process of this State in which to order a special test of the automatic tabulating equipment and program prior to any regular election. Makes other changes. Effective immediately, except that the amendatory changes to the Campaign Disclosure Article of The Election Code take effect July 1, 1990.

HOUSE AMENDMENT NO. 7. (House recedes June 30, 1989)

Adds reference to: Ch. 46, par. 7-11

Amends The Election Code. Provides that petitions for nomination of delegates and alternate delegates to a national nominating convention and petitions for being placed on the ballot in the Presidential preference primary shall be filed in the office of the State Board of Elections not more than 99 and not less than 92 days prior to the primary.

HOUSE AMENDMENT NO. 8. (House recedes June 30, 1989)

Adds reference to: Ch. 46, par. 9-1, new par. 9-1.13

Amends The Election Code to provide that the political committee’s report of campaign contributions and expenditures shall include the total sum of transfers made to or from such political committee during the reporting period. Defines transfer of funds.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-ams 1, 5, 7 and 8.

Recommends that the bill be further amended as follows:

Deletes reference to: Ch. 23, par. 12-4.28; Ch. 46, pars.
1A-6.1, 4-6.2, 5-16.2, 6-50.2, 7-5, 7-9, 7-11, 7-12, 7-14,
7-59, 7-60, 9-1, 9-10, 9-11, 9-12, 9-13, 9-14, 9-15, 9-16,
11-7, 16-5.01, 17-9, 17-16.1, 18-5, 18-9.1, 19-1, 19-3, 19-4,
24A-6, 24A-9, 28-5 and new par. 9-1.13 and new Article 24B; Ch.
95 1/2, par. 2-105
Adds reference to: Ch. 37, pars. 25, 72.2, 72.42, and 160.2;
Ch. 46, par. 7-10

Deletes everything. Amends various Acts concerning judges from Cook County. Reduces associate judges. Increases appellate, circuit, and resident judges. Provides for all resident judges to be elected from subcircuits. Provides for 10 of 24 appellate judges to be elected from subdistricts. Effective immediately.
Amends the Illinois Insurance Code in the Uninsured Motor Vehicle Coverage Requirements to provide vehicles not designed for highway use are not subject to the Act and make grammatical changes.

SENATE AMENDMENT NO. 1.
Eliminates the compensatory damage only insurance requirement.

SB-0790
D'ARCO.

(Ch. 73, pars. 755a and 755a-2)

Amends the Illinois Insurance Code in the Uninsured Motor Vehicle Coverage Requirements to provide vehicles not designed for highway use are not subject to the Act and make grammatical changes.

SENATE AMENDMENT NO. 1.
Eliminates the compensatory damage only insurance requirement.

Amends the Illinois Insurance Code in the Uninsured Motor Vehicle Coverage Requirements to provide vehicles not designed for highway use are not subject to the Act and make grammatical changes.

SENATE AMENDMENT NO. 1.
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SENATE AMENDMENT NO. 1.
Eliminates the compensatory damage only insurance requirement.

Amends the Illinois Insurance Code in the Uninsured Motor Vehicle Coverage Requirements to provide vehicles not designed for highway use are not subject to the Act and make grammatical changes.

SENATE AMENDMENT NO. 1.
Eliminates the compensatory damage only insurance requirement.
SB-0790—Cont.
May 26
Third Reading - Passed 059-000-000

May 30
Arrive House
Placed Calendr, First Reading

May 31
Hse Sponsor GIORGI
First reading
Rfrd to Comm on Assignment
Assigned to Insurance

Jun 07
Do Pass/Consent Calendar 015-000-000

Jun 13
Consent Calendar, 2nd Reading

Jun 15
Consent Caldr, 3rd Read Pass 113-000-000
Passed both Houses

Jul 14
Sent to the Governor

Sep 07
Governor approved
PUBLIC ACT 86-0841 Effective date 90-01-01

SB-0791 D'ARCO - BARKHAUSEN.
(Ch. 73, par. 1153)
Amends the Property Fire Loss Act to provide that insurance companies have the right to receive government reports on fire losses within 30 days of a request. Effective immediately.

GOVERNOR MESSAGE
Recommends that insurance companies have the right to receive investigative information about suspicious fires within 30 days, subject to disclosure exceptions of the Illinois Freedom of Information Act.

Apr 06 1989
First reading
Rfrd to Comm on Assignment

Apr 07
Assigned to Insurance, Pensions & License Act

May 11
Recommended do pass 006-001-000
Placed Calndr, Second Reading

May 15
Second Reading
Placed Calndr, Third Reading

May 23
Third Reading - Passed 057-000-000
Arrive House
Placed Calendr, First Reading

May 24
Hse Sponsor JONES, SHIRLEY
Added As A Joint Sponsor MARTINEZ
Added As A Joint Sponsor MATIJEVICH
Added As A Joint Sponsor DELEO
Added As A Joint Sponsor MUNIZZI
First reading
Rfrd to Comm on Assignment
Assigned to Insurance

Jun 01
Cal 2nd Rdng Short Debate
Do Pass/Short Debate Cal 018-000-001

Jun 13
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 14
Short Debate-3rd Passed 116-000-000
Passed both Houses

Jul 14
Sent to the Governor

Sep 06
Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 18
Mtn fld accept amend veto D'ARCO
Accept Amnd Veto-Sen Pass 058-000-000

Oct 19
Placed Cal. Amendatory Veto

Oct 31
Rul Gub Ncmply/Rule 46.1(b)
Placed Cal. Amendatory Veto

Nov 03
Bill dead-amendatory veto.

SB-0792 D'ARCO.
(Ch. 95 1/2, pars. 2-123 and 6-117)
Amends The Illinois Vehicle Code. Requires the Secretary of State to provide traffic accident report information on a driver's abstract. Also makes mandatory the release of such abstracts upon receipt of a written request and a $2 fee. Requires the Secretary of State to maintain appropriate records of any accident report received. Removes the requirement that records relative to a driver's remedial or rehabilitative program only be available for use by the Secretary of State law enforcement agencies, courts and the affected driver or his attorney.

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<td>May 11</td>
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<td>Recmnded do not pass(tabld)</td>
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<td>007-000-000</td>
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</tbody>
</table>

**SB-0793 PHILIP.**

(Ch. 110, new par. 2-2001 and new caption preceding new par. 2-2001)

Amends the Code of Civil Procedure with respect to fee-splitting amongst lawyers. Requires the client to agree in writing. Division must be in proportion to services and responsibility. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 06 1989</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td></td>
<td>Assigned to Judiciary</td>
</tr>
</tbody>
</table>

**SB-0794 HOLMBERG.**

(Ch. 111, par. 5354)

Amends the Clinical Psychologist Licensing Act to provide that a person may use the title of “psychologist” if that person possesses a doctoral degree in psychology and is an academic employee of an institution of higher education so long as that person is not held out as practicing clinical psychology.

<table>
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<tr>
<th>Date</th>
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<tbody>
<tr>
<td>Apr 06 1989</td>
<td>First reading</td>
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<tr>
<td>Apr 07</td>
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<td>Assigned to Insurance, Pensions &amp; License Act</td>
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<tr>
<td>May 04</td>
<td></td>
<td>Recommended do pass 007-000-000 Motion filed WEAVER'S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000</td>
</tr>
<tr>
<td>May 11</td>
<td>Placed Calndr,Second Reading</td>
<td>Secretary's Desk</td>
</tr>
<tr>
<td>May 15</td>
<td>Second Reading</td>
<td>Placed Calndr,Third Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 054-000-000</td>
<td>Arrive House</td>
</tr>
<tr>
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<td>Hse Sponsor GIORGI</td>
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<tr>
<td>May 24</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Jun 08</td>
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<td>Assigned to Registration and Regulation</td>
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<tr>
<td>Jun 14</td>
<td>Cal 2nd Rdg Short Debate</td>
<td>Do Pass/Short Debate Cal 019-000-000</td>
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<td>Jun 21</td>
<td>Short Debate Cal 2nd Rdg</td>
<td>Cal 3rd Rdg Short Debate</td>
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<td></td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 18</td>
<td>Sent to the Governor</td>
<td></td>
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<tr>
<td>Sep 01</td>
<td>Governor approved</td>
<td>PUBLIC ACT 86-0740 Effective date 90-01-01</td>
</tr>
</tbody>
</table>

**SB-0795 WELCH.**

(Ch. 23, new par. 12-4.20b)

Amends The Public Aid Code to provide that the Director shall appoint a task force to conduct a study on processing applications for public assistance submitted
on behalf of persons by hospitals. Such task force shall make recommendations to
the Director and the Director shall report same to the General Assembly. Effective
immediately.

SENATE AMENDMENT NO. 1.
Changes date by which task force on processing of public aid applications shall
report its recommendations to the General Assembly from January 1, 1990 to
March 31, 1990.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid)
The Department estimates there would be minor administrative
costs associated with staffing the task force.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07     Assigned to Public Health, Welfare &
Correctn
May 04     Recommended do pass as amend
007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11     Placed Calndr,Second Reading
May 15     Second Reading
Amendment No.01  PUB HLTH WEL  Adopted
Placed Calndr,Third Reading
May 17     Fiscal Note filed
Calendar Order of 3rd Rdng
May 23     Third Reading - Passed 044-008-002
Arrive House
Hse Sponsor WHITE
First reading  Rfrd to Comm on Assignment
May 24     Assigned to Human Services
Jun 01     Recommended do pass 011-002-002
Jun 13     Second Reading
Placed Calndr,Third Reading
Jun 14     Third Reading - Passed 109-001-000
Passed both Houses
Jul 14     Sent to the Governor
Sep 01     Governor approved
PUBLIC ACT 86-0741  Effective date 89-09-01

SB-0796 VADALABENE.
(Ch. 122, par. 24-8)
Amends The School Code. Beginning with the 1989-90 school year establishes a
minimum salary of $17,000 for a teacher with a bachelor's degree and $21,000 for
a teacher with a master's degree. Effective July 1, 1989.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07     Assigned to Elementary & Secondary
Education
May 01     Waive Posting Notice 7C
Committee Elementary & Secondary
Education
May 11     Recommended do pass 011-000-000
Placed Calndr,Second Reading
May 23     Second Reading
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
SB-0797  RAICA, KELLY, HUDSON, SAVICKAS AND JOYCE, JE.

(New Act)

An Act creating presumptions concerning nutrition and hydration. Presumes that nutrition and hydration are to be given unless: the patient, while competent, specifically and affirmatively stated that he or she would refuse artificially administered nutrition or hydration; administration of nutrition or hydration is not medically feasible or would cause significant pain that cannot be alleviated; nutrition or hydration cannot be assimilated; administration of nutrition or hydration will shorten life; or the patient will immediately die from other causes. Effective immediately.

SB-0798  ZITO.

(Ch. 17, pars. 2321-4 and 2323-2)

Amends the Residential Mortgage License Act of 1987. Licensees shall be subject to an annual financial review, rather than a certified audit, by a certified public accountant.

SB-0799  DUNN, T.

(Ch. 38, pars. 17-1 and 17-1a)

Amends the Criminal Code of 1961 to make it a Class A misdemeanor to issue a stop payment order on a check to the depository without good faith. A second or subsequent violation is a Class 4 felony. Establishes civil liability.

SB-0800  DUNN, T.

(Ch. 121 1/2, par. 137.15a)

Amends the Illinois Securities Law. Statements issued by the Secretary of State regarding the applicability of the Act or rules to transactions under the Act shall include a specific notation that such statement is non-binding upon the Secretary of State and the State of Illinois.
SB-0800—Cont. 482

May 02  Waive Posting Notice 7C  Committee Finance & Credit  
Regulations

May 11  Placed Calndr,Second Reading  
Recommended do pass 007-000-000

May 15  Second Reading  
Placed Calndr,Third Reading

May 26  Third Reading - Passed 059-000-000

May 30  Arrive House  
Placed Calndr,First Reading

May 31  Hse Sponsor CULLERTON  
First reading  
Rfrd to Comm on Assignment  
Assigned to Judiciary I

Jun 08  Cal 2nd Rdng Short Debate  
Do Pass/Short Debate Cal 014-000-000

Jun 14  Short Debate Cal 2nd Rdng  
Cal 3rd Rdng Short Debate

Jun 16  Interim Study Calendar JUDICIARY I

1 SB-0801 DUNN,T.  
(Ch. 120, par. 643)

Amends the Revenue Act of 1939 to allow taxing districts to abate real property taxes on single family owner-occupied residences.

FISCAL NOTE (Dept. of Revenue)  
SB-801 would have no impact on State revenues. However, local gov'ts. would see a decrease in revenues of an estimated $1 million over a 10-year period if full abatement were allowed.

FISCAL NOTE, CORRECTED (Dept. of Revenue)  
SB-801 would have no impact on State revenues. However, $3,649 billion in property taxes were extended in 1987. Therefore, local governments could see a decrease in revenues of this amount per year if full abatement is allowed.

SENATE AMENDMENT NO. 1.  
Changes application of the abatement provisions.

Apr 06 1989  First reading  
Rfrd to Comm on Assignment

Apr 07  Assigned to Revenue

May 11  Recommended do pass 005-001-000

May 16  Placed Calndr,Second Reading  
Fiscal Note Requested RIGNEY

May 18  Placed Calndr,Second Reading  
Fiscal Note filed

May 22  Placed Calndr,Second Reading  
Fiscal Note filed

May 23  Second Reading  
Amendment No.01 DUNN,T  
Adopted

Placed Calndr,Third Reading

May 26  Third Reading - Passed 055-002-000

May 30  Arrive House  
Placed Calndr,First Reading  
Hse Sponsor STECZO  
Added As A Joint Sponsor BRUNSVOLD

May 31  First reading  
Rfrd to Comm on Assignment  
Assigned to Revenue

Jun 07  Interim Study Calendar REVENUE

Oct 17  Added As A Joint Sponsor VANDUYNE

Mtn Prevail Suspend Rul 20K 115-000-000  
Exempt under Hse Rule 29(C)  
Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.
SB-0801—Cont.

Oct 18  Added As A Joint Sponsor CAPPARELLI
       Added As A Joint Sponsor BUGIELSKI
       Interim Study Calendar REVENUE
       Recommended do pass 014-000-000
       Placed Calndr,Second Reading
       Motion filed SUSPEND RULE 35(A)
       AND MOVE TO 2ND RDING - 2ND DAY
       STECZO-CAPPARELLI

Oct 31  Second Reading
        Held on 2nd Reading
        Nov 02  Amendment No.01 STECZO 027-080-004
        Placed Calndr,Third Reading
        Third Reading - Passed 098-008-008
        Passed both Houses
        Nov 30  Sent to the Governor
        Dec 28  Governor vetoed
        Placed Calendar Total Veto
        Jan 10 1990  Mtn filed overrde Gov veto T.DUNN
                      3/5 vote required
        Override Gov veto-Sen lost 016-028-000
        Total veto stands.

SB-0802  RIGNEY.
         (Ch. 95 1/2, new par. 3-624)

       Amends the Illinois Vehicle Code. Authorizes the Secretary of State to issue special plates to delegates of the Sixth Illinois Constitutional Convention. Effective immediately.
        Apr 06 1989  First reading Rfrd to Comm on Assignment
        Apr 07  Assigned to Transportation

1SB-0803  RIGNEY.
         (Ch. 120, pars. 439.3, 439.33, 439.103 and 441)

       Amends the State occupation and use tax Acts to freeze the applicability of such taxes to gasohol at 70% of the price as of January 1, 1990. Effective January 1, 1990.
        Apr 06 1989  First reading Rfrd to Comm on Assignment
        Apr 07  Assigned to Revenue

SB-0804  WATSON AND RIGNEY.
         (Ch. 40, par. 204)

       Amends the Marriage and Dissolution of Marriage Act. Provides that any person who, within 30 days before applying for a marriage license, has donated blood may present to the county clerk a certificate stating that the donated blood has been tested for the presence of antibodies to HIV and that the results have been provided to the donor. Presentation of the certificate will be deemed to meet the requirement for a premarital AIDS test. Requires a second test if the first is positive, in which case no certificate shall be issued. Effective immediately.
        Apr 06 1989  First reading Rfrd to Comm on Assignment
        Apr 07  Assigned to Judiciary
        Apr 11  Added As A Co-sponsor RIGNEY
                      Committee Judiciary

1 Fiscal Note Act may be applicable.
SB-0805  KUSTRA.
(Ch. 110, par. 2-1114)
Amends the Code of Civil Procedure to limit contingent fees for plaintiff's attorney in all actions brought on account of injury to the person or death. Applicable to cases filed on or after its effective date. Effective immediately.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Judiciary

SB-0806  ZITO.
(Ch. 122, par. 24-2)
Amends The School Code. Establishes January 28th of each year as a commemorative school holiday known as Christa McAuliffe Day. Effective January 1, 1990.
SENATE AMENDMENT NO. 1. (Tabled May 26, 1989)
Adds reference to: Ch. 122, par. 3-.01
Abolishes the office of the Cook County regional superintendent of schools, and transfers the functions, powers, duties and responsibilities of the office so abolished to the State Board of Education acting through the State Superintendent of Education. Changes the effective date to July 1, 1989.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Elementary & Secondary Education
May 11    Placed Calndr,Second Reading
May 16    Second Reading
          Amendment No.01 ZITO  Adopted
          Placed Calndr,Third Reading
May 26    Recalled to Second Reading
          Mtn Reconsider Vote Prevail 01-ZITO
          Mtn Prevail -Table Amend No 01
          Tabled
          Placed Calndr,Third Reading
          Third Reading - Passed 052-000-000
May 30    Arrive House
          Placed Calendar,First Reading
May 31    First reading  Rfrd to Comm on Assignment
          Assigned to Executive
Jun 06    Primary Sponsor Changed To CULLERTON
          Committee Executive
Jun 07    Do Pass/Consent Calendar 021-000-000
Jun 13    Consnt Caldr Order 2nd Read
Jun 15    Consnt Calendar, 2nd Reading
          Consnt Caldr Order 3rd Read
Jun 15    Consnt Caldr, 3rd Read Pass 113-000-000
          Passed both Houses
Jul 14    Sent to the Governor
Sep 01    Governor approved
          PUBLIC ACT 86-0742  Effective date 90-01-01

1 SB-0807  WATSON.
(Ch. 120, par. 439.3, 439.33, 439.103 and 441)
Amends the State occupation and use tax Acts to provide that only 60% of the price of new mobile homes shall be subject to the tax. Effective January 1, 1990.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Revenue

1 Fiscal Note Act may be applicable.
SB-0808    WATSON – REA.  
(Ch. 95 1/2, new par. 5-303)  
Amends The Illinois Vehicle Code. Requires persons who conduct business as an automotive repairer or rebuilder, except as an incident to servicing vehicles, be licensed by the Secretary of State. Provides for the information required on an application, the fee, the expiration and renewal procedure of such license. Also requires that the license be posted at each place of business.  
Apr 06 1989    First reading    Rfrd to Comm on Assignment  
Apr 07    Assigned to Transportation  

SB-0809    WATSON – REA.  
(Ch. 95 1/2, new par. 5-303)  
Amends The Vehicle Code to provide for the licensing of auto parts recyclers by the Secretary of State. Establishes application standards.  
Apr 06 1989    First reading    Rfrd to Comm on Assignment  
Apr 07    Assigned to Transportation  

SB-0810    DALEY,J.  
(Ch. 46, par. 1A-2.1)  
Amends The Election Code to make a Section of the Code gender neutral.  
Apr 06 1989    First reading    Rfrd to Comm on Assignment  
Apr 07    Assigned to Elections & Reapportionment  

SB-0811    DALEY,J.  
(Ch. 46, par. 1-1)  
Amends The Election Code to make a grammatical change.  
Apr 06 1989    First reading    Rfrd to Comm on Assignment  
Apr 07    Assigned to Elections & Reapportionment  

SB-0812    SCHAFFER.  
(Ch. 122, par. 7-2)  
Amends the School Code. Provides that, in cases of boundary changes of existing school districts lying within 2 or more counties, only the regional boards of school trustees of the regions in which the territory being detached is located need hold joint hearings and take action on the petitions.  
Apr 06 1989    First reading    Rfrd to Comm on Assignment  
Apr 07    Assigned to Elementary & Secondary Education  
May 01    Waive Posting Notice 7C    Committee Elementary & Secondary Education  
May 17    Placed Calndr,Second Reading    Committee discharged  
May 23    Second Reading    Placed Calndr,Third Reading  
May 26    Third Reading - Passed 058-001-000  
May 30    Arrive House    Placed Calndr,First Reading  
May 31    Hse Sponsor COWLISHAW    Rfrd to Comm on Assignment  
                                             Assigned to Elementary & Secondary Education  

¹ Fiscal Note Act may be applicable.
SB-0812—Cont.

Do Pass/Short Debate Cal 029-000-000
Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Short Debate-3rd Passed 116-000-000
Passed both Houses
Sent to the Governor
Governor approved
PUBLIC ACT 86-0743 Effective date 90-01-01

SB-0813 ETHEREDGE.
(Ch. 122, par. 34-2.3)
Amends the Chicago Public School Article of The School Code to permit a local school council to contract with public or private agencies to provide for the educational operation of the attendance center under the jurisdiction of the local school council. Effective July 1, 1989.
Apr 06 1989 First reading
Apr 07 Assigned to Elementary & Secondary Education
May 22 Motion disch comm, advc 2nd
Motn discharge comm lost 029-019-001
Committee Elementary & Secondary Education

SB-0814 FRIEDLAND – MAHAR – KARPIEL – WATSON.
(Ch. 23, par. 6-1; new par. 6-1.11)
Amends the Public Aid Code to provide that a person shall be ineligible for General Assistance if he is on strike due to a labor dispute at the establishment at which he was last employed.
Apr 06 1989 First reading
Apr 07 Assigned to Labor
May 17 Committee discharged
Placed Calndr,Second Reading
May 18 Second Reading
Placed Calndr,Third Reading
May 23 3d Reading Consideration PP
Calendar Consideration PP.
May 26 Re-committed to Public Health,
Welfare & Correctn

SB-0815 KELLY.
(Ch. 122, par. 8-1)
Amends The School Code to require treasurers for Class II county school units to be certified public accountants or certified chief school business officials. Effective immediately.
Apr 06 1989 First reading
Apr 07 Assigned to Local Government
May 11 Recommended do pass 006-001-000
Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 23 Third Reading - Passed 052-003-000
Arrive House
Hse Sponsor GIGLIO
First reading
Rfrd to Comm on Assignment
May 24 Assigned to Elementary & Secondary Education

1 Fiscal Note Act may be applicable.
SB-0815—Cont.

Jun 01  Recommended do pass 018-006-001
Jun 13  Placed Calndr, Second Reading
Jun 13  St Mandate Fis Nte
         Req MCCRACKEN
Jun 14  Second Reading
         Placed Calndr, Third Reading
Jun 14  Third Reading - Passed 069-044-000
         Passed both Houses
Jul 14  Sent to the Governor
Aug 14  Governor approved
         PUBLIC ACT 86-0204  Effective date 89-08-14

SB-0816  MAITLAND.
         (Ch. 111 1/2, par. 214.1)
Amends the Radiation Protection Act. Exempts from accreditation nurses, techni-
cians or assistants who administer radiation treatments to employees of a business
which owns or operates a medical facility.
Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions &
         License Act
May 17  Committee discharged
May 18  Second Reading
May 23  Placed Calndr, Third Reading
May 23  Third Reading - Passed 050-001-003
         Arrive House
May 24  First reading  Rfrd to Comm on Assignment
         Assigned to Registration and Regulation
Jun 07  Primary Sponsor Changed To LEITCH
         Added As A Joint Sponsor ROPP
         Committee Registration and Regulation
Jun 08  Do Pass/Short Debate Cal 019-000-000
Jun 14  Cal 2nd Rdng Short Debate
Jun 16  Short Debate Cal 2nd Rdng
Jun 16  Cal 3rd Rdng Short Debate
Jun 16  Short Debate-3rd Passed 107-000-000
         Passed both Houses
Jul 14  Sent to the Governor
Sep 07  Governor vetoed
         Placed Calendar Total Veto
Oct 18  Mtn filed overrde Gov veto MAITLAND
         3/5 vote required
         Override Gov veto-Sen pass 056-000-000
Oct 19  Placed Calendar Total Veto
Oct 31  Mtn filed overrde Gov veto LEITCH
         3/5 vote required
         Override Gov veto-Hse pass 106-005-000
         Bth House Overid Total Veto
         PUBLIC ACT 86-0943  Effective date 90-01-01

SB-0817  JONES.
         (Ch. 8, par. 37-36a)
Amends the Horse Racing Act to make a grammatical change in provisions con-
cerning placement of horses in security barns.
SENATE AMENDMENT NO. 1.
          Adds reference to: Ch. 8, par. 37-36
Amends the Horse Racing Act. Requires drug testing before every race for every
horse entered in that race. Removes provisions for placing horses in security barns.
Apr 06 1989  First reading  Rfrd to Comm on Assignment
Amends the Horse Racing Act. Provides that amounts retained by organization licensees, inter-track wagering licensees and inter-track wagering location licensees from multiple wagers, other than those deposited in Special Purse and Reward Fund Accounts, shall be allocated evenly to the organization licensee and as purses (now, shall not be paid or allocated to purses).

SB-0818  JONES.

(Ch. 8, par. 37-26.2)

Fiscal Note Act may be applicable.
Amends the Horse Racing Act. Provides that, after payment of the privilege tax, other applicable taxes and certain costs in connection with the conduct of inter-track wagering, the remainder of the monies retained by the inter-track wagering licensee shall be allocated evenly among (1) horsemen’s purses, (2) the organization licensee, (3) the inter-track wagering licensee, and (4) the inter-track wagering location licensee (instead of between (1) the two participating licensees and (2) purses).

SENATE AMENDMENT NO. 1.
Restores current law in provision concerning allocation of monies retained by an inter-track wagering licensee. Removes provisions requiring an off-track betting licensee to pay 4% of the handle as purses and 8% of the handle to satisfy all costs and expenses of conducting wagering. Provides that the remainder of the monies retained by an off-track betting licensee shall be allocated evenly between the licensee and purses (now, 40% to the licensee and 60% to the organization licensee which supplies the racing program).

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 8, par. 37-26
Adds reference to: Ch. 8, par. 37-36a

Deletes everything. Amends the Horse Racing Act to make a grammatical change.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 8, par. 36a
Adds reference to: Ch. 8, par. 37-31.1

Deletes all changes. Amends the Horse Racing Act to require licensees collectively to contribute to charity $3,000,000 (rather than $500,000) per year.

HOUSE AMENDMENT NO. 4.
Adds reference to: Ch. 8, par. 37-26

Provides that no application for an off-track betting license shall be approved unless the application provides that the off-track betting facility will be in operation before July 1, 1991.
SB-0820 O’DANIEL.

(Ch. 121, par. 9-113.1)

Amends the Illinois Highway Code. Prohibits the Department of Transportation from requiring a minimum amount of floor space for vending machines at safety rest areas on State highways which would exceed that minimum amount of floor space required by the federal Randolph-Sheppard Vending Stand Act of June 20, 1936.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Transportation

1 SB-0821 NETSCH.

(Ch. 25, pars. 4.1, 9 and 27.3a; Ch. 33, pars. 29 and 33; Ch. 34, pars. 429.29 and 432; Ch. 37, new pars. 72.4-3, 72.40-1 through 72.40-6; Ch. 53, new par. 28.2; Ch. 85, par. 722; Ch. 108 1/2, par. 14-103.05, new par. 7-139.6; Ch. 127, pars. 35.2, 170 and 411; Ch. 25, rep. pars. 27.3 and 27.4)

Amends various Acts to create a State funded circuit court system. Provides that the salaries of all personnel employed by the clerks of the circuit court and all personnel employed by the judges of the circuit court shall be paid from the State treasury. Provides that county owned property now used for circuit courts shall become property of the State. Also provides that the State shall pay the ordinary and contingent expenses of operating the circuit court clerks’ offices and the offices of the judges of the circuit court, except the cost of physical facilities. Effective July 1, 1991.

FISCAL NOTE (Office of the IL Courts)
State expenditures associated with SB-821 would total $144,160,470 annually.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 11 Recommended do pass as amend 010-000-000
Placed Calndr,Second Reading
May 12 Fiscal Note Requested KARPIEL
Placed Calndr,Second Reading
May 23 Fiscal Note filed
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
SB-0822 NETSCH.

(Ch. 46, par. 9-22; Ch. 48, pars. 1611 and 1716; Ch. 111 1/2, par. 1041; Ch. 111 2/3, pars. 10-201 and 10-204)

Amends the Election Code, Environmental Protection Act, Public Labor Relations Act, Educational Labor Relations Act, and Public Utilities Act to provide that direct appellate review of administrative decisions shall be subject to the applicable Supreme Court Rules; deletes certain provisions that have been held to be unconstitutional.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 04 Recommended do pass 011-000-000 Motion filed WEAVERS
MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading Placed Calndr,Third Reading
May 26 Third Reading - Passed 057-000-000
May 30 Arrive House Placed Calendr,First Reading
May 31 Hse Sponsor COUNTRYMAN First reading Rfrd to Comm on Assignment Assigned to Elections

Jun 08 Interim Study Calendar ELECTIONS

SB-0823 NETSCH.

(Ch. 24, par. 11-117-4, 11-117-9 and 11-117-12; Ch. 111 2/3, new par. 9-253)

Amends the Municipal Code and The Public Utilities Act. Provides that the Illinois Commerce Commission rather than the circuit court has the authority to resolve disputes concerning the rates to be charged to consumers outside a municipality's corporate limits for water pumped to such consumers from a plant owned and operated by such municipality; and, additionally provides for approval by the Illinois Commerce Commission on contracts entered into after January 1, 1990 concerning rates to be charged to consumers outside a municipality's corporate limits.

FISCAL NOTE (Ill. Commerce Commission)
ICC estimates that annual cost would be approximately $200,000.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Energy & Environment
May 04 Recommended do pass 007-000-000 Motion filed WEAVERS
MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 12 Fiscal Note Requested MACDONALD
May 15 Fiscal Note filed

Second Reading Placed Calndr,Third Reading
May 23 Third Reading - Lost 021-027-002

1 Fiscal Note Act may be applicable.
SB-0824 NETSCH.
(Ch. 120, par. 2-204)
Amends the Illinois Income Tax Act to increase in a graduated manner the basic amount of the standard personal exemption for persons with incomes below $15,000. Effectively immediately for tax years ending on or after December 31, 1989.

Apr 06 1989 First reading Ref'd to Comm on Assignment
Apr 07 Assigned to Revenue

SB-0825 NETSCH.
(Ch. 120, pars. 638 and 643; new par. 638.1)
Amends the Revenue Act of 1939 to establish a uniform date for filing tax levies beginning in 1990, and to provide that the equalized assessed value for the extension of the levy for 1989 and subsequent years be the equalized assessed value for the year immediately prior to the levy year.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 825 constitutes a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required under the State Mandates Act. The cost of reimbursement in 1990 could be as much as $358 million.

Apr 06 1989 First reading Ref'd to Comm on Assignment
Apr 07 Assigned to Revenue
May 02 St Mandate Fis Note Filed Committee Revenue

SB-0826 NETSCH.
(Ch. 120, pars. 604, 706 and 711)
Amends the Revenue Act of 1939. Provides, in counties of 1,000,000 or more inhabitants, that property which is subject to a certificate of error shall not be included in the existing statutory tax sale notices or tax sales. Establishes procedures for special tax sales of such property when tax sales of property subject to a certificate of error are necessary.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, SB-826 constitutes a local government organization and structure mandate. No reimbursement due to the imposition of this type of mandate is required.

Apr 06 1989 First reading Ref'd to Comm on Assignment
Apr 07 Assigned to Revenue
Apr 24 St Mandate Fis Note Filed Committee Revenue

SB-0827 NETSCH.
(Ch. 120, par. 2-203)

Apr 06 1989 First reading Ref'd to Comm on Assignment
Apr 07 Assigned to Revenue

SB-0828 ZITO.
(Ch. 122, par. 3-.01)

Fiscal Note Act may be applicable.
Amends The School Code to abolish the office of the regional superintendent of schools in Cook County and to transfer the functions of that office to the State Board of Education. Effective July 1, 1990.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elementary & Secondary Education
May 01 Waive Posting Notice 7C Committee Elementary & Secondary Education
May 17 Placed Calndr,Second Reading Committee discharged
May 18 Second Reading Placed Calndr,Third Reading
May 26 Third Reading - Passed 040-014-003
May 30 Arrive House Hse Sponsor GIGLIO Placed Calndr,First Reading
May 31 First reading Rfrd to Comm on Assignment Assigned to Executive
Jun 07 Interim Study Calendar EXECUTIVE

1 SB-0829 JACOBS.
(Ch. 38, par. 204-7)

Amends the Probation Officers' Act. Provides that where units of probation officers are not represented by a recognized bargaining agent, the Probation Department shall use an established compensation schedule approved by the Supreme Court. Also provides that where units of probation officers are represented by a recognized bargaining agent for the purpose of collective bargaining, all matters related to the compensation schedule, salary ranges and increments shall be subject to collective bargaining in accordance with the Illinois Public Labor Relations Act. Effective immediately.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Labor
May 04 Recommended do pass 006-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk

May 05 Secretary's Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading Placed Calndr,Third Reading

CHIEF SPONSOR CHG.

1 SB-0830 O'DANIEL.
(Ch. 95 1/2, par. 12-401)

Amends The Illinois Vehicle Code. Permits emergency firefighting vehicles and ambulances to use studded tires between November 15 and April 1. Effective immediately.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Transportation
May 11 Recommended do pass 007-000-000

Placed Calndr,Second Reading

May 15 Second Reading Placed Calndr,Third Reading

Fiscal Note Act may be applicable.
May 23  Third Reading - Passed 033-021-001
First reading  Rfrd to Comm on Assignment
Arrive House
Hse Sponsor HARTKE

May 24  Assigned to Transportation and Motor
First reading  Vehicles
Jun 07  Recommended do pass 014-003-000
Placed Calndr
Second Reading
Jun 16
Placed Calndr
Third Reading
Jun 20  Third Reading - Passed 103-007-003
Passed both Houses
Jul 18  Sent to the Governor
Sep 07  Governor vetoed
Placed Calendar Total Veto
Oct 19  Mtn filed override Gov veto O'DANIEL
 Override Gov veto-Sen lost 025-027-000
      3/5 vote required
      Total veto stands.

SB-0831  WATSON - WOODYARD.
(Ch. 48, par. 322)
Amends The Unemployment Insurance Act. Broadens definition of independent contractor.
Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Labor

1 SB-0832  MACDONALD - WATSON.
(New Act; Ch. 111 2/3, new pars. 347, 358.5, 680.1 and 701.06)
Creates the Public Transportation Consumer Protection Act. Provides that transit operators shall seek competitive proposals on at least 10% of its services on an annual basis. Provides for the establishment of minimum standards for private transit operators and contracts. Establishes procedures for competitive bidding. Provides for performance audits of service providers. Amends various Acts to make them subject to the Public Transportation Consumer Protection Act.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 2/3, new pars. 358.5, 680.1 and 701.06.
Adds reference to: Ch. 111 2/3, new par. 703A.15.

Reduces bidding allocation requirement to 5%. Provides that savings realized may be used for police personnel and applies the Act only to the Suburban Bus Board and the Metropolitan Transit Authority Act.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Transportation
May 22  Motion disch comm, advc 2nd Committee discharged 031-018-000
Placed Calndr
Second Reading
May 23
Amendment No.01  MACDONALD  Adopted
Placed Calndr
Third Reading
May 26  Third Reading - Passed 054-001-000
May 30  Arrive House
Placed Calndr
First Reading
May 31  Hse Sponsor PEDERSEN, B
First reading  Rfrd to Comm on Assignment
Jun 07  Assigned to Executive
Interim Study Calendar EXECUTIVE

1 Fiscal Note Act may be applicable.
SB-0833  JACOBS – SMITH – MADIGAN.

(New Act; Ch. 111 1/2, par. 4151-113)

Provides for the registration by the Department of Public Health of residential care homes to provide personal assistance to persons with their daily activities. Provides for exceptions to the application of the Act. Amends the Nursing Home Care Act to exclude residential care homes from the application of that Act. Effective immediately.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Public Health, Welfare & Correctn
Apr 27  Added As A Joint Sponsor SMITH
Added As A Joint Sponsor MADIGAN
Committee Public Health, Welfare & Correctn

SB-0834  JACOBS.

(Ch. 48, par. 138.16a)

Amends the Worker’s Compensation Act. Provides that all attorney’s fees in connection with representation of an employer in a workers’ compensation claim shall be fixed pursuant to a written agreement between the attorney and employer on a form prescribed by the Industrial Commission. Provides that an employer’s attorney shall, on disposition of a claim, file the contract with the chairman of the Commission.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Labor

SB-0835  JACOBS.

(Ch. 120, par. 483.2a)

Amends the Revenue Act of 1939. Removes provision that a person may not enter upon the duties of the office of township or multi-township assessor unless he possesses certain qualifications. Effective immediately.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Revenue

SB-0836  JACOBS.

(Ch. 48, par. 1609)

Amends the Illinois Public Labor Relations Act. Limits judicial review of a final order of the Illinois State Labor Relations Board or the Illinois Local Labor Relations Board to the District Appellate Court in the county in which the employer maintains its principal office. No longer allows review in the county which the aggrieved party resides or transacts business.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, par. 1609
Adds reference to: Ch. 48, par. 1601

Deletes everything. Changes the short title of the Illinois Public Labor Relations Act to the “State of Illinois Public Labor Relations Act”.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Labor
May 04  Recommended do pass as amend
006-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary’s Desk

1 Fiscal Note Act may be applicable.
SB-0836—Cont.

May 11 Placed Calndr, Second Reading
May 23 Second Reading
   Amendment No.01 LABOR
   Placed Calndr, Third Reading
May 26 Third Reading - Passed 059-000-000
May 30 Arrive House
   Placed Calendr, First Reading
May 31 Hse Sponsor GIORGI
   First reading
   Rfrd to Comm on Assignment
   Assigned to Labor & Commerce
   Tbled pursuant Hse Rule 27D
Jun 09

SB-0837 JACOBS.

(Ch. 85, par. 6201)

Amends the Quad Cities Regional Economic Development Authority Act. Makes style changes to the short title Section.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Local Government
May 11 Recommended do pass 007-000-000
May 16 Second Reading
   Placed Calndr, Third Reading
May 23 Third Reading - Passed 050-001-001
   Arrive House
   Hse Sponsor BRUNSVOLD
   First reading
   Rfrd to Comm on Assignment
   Assigned to Executive
   Tbled pursuant Hse Rule 27D
Jun 09

SB-0838 JACOBS.

(Ch. 85, par. 1037 and new par. 2208.13)

Amends the Public Building Commission Act. Provides that Commissioners shall be compensated at the rate of $300 for each meeting attended (now no compensation). Exempt from the State Mandates Act.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
SENATE AMENDMENT NO. 2.
Provides that the rate of compensation shall be set by the Commission, but no more than $3600 per year (rather than $300 per meeting).

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Local Government
May 11 Recommended do pass as amend
   003-001-001
May 16 Second Reading
   Amendment No.01 LOCAL GOVERN
   Tabled
   Amendment No.02 JACOBS
   Adopted
May 23 Third Reading - Lost 009-040-000
   Tabled
   Adopted

SB-0839 JACOBS - KUSTRA.

(New Act)

Creates the Illinois Product Liability Improvement Act pertaining to civil actions against manufacturers and product sellers. Provides for limitations on punitive damage awards. Also, provides for presumptions of non-liability under certain circumstances. Effective immediately.

Apr 06 1989 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
SB-0840  HALL.

(New Act)

Creates the Local Government Financial Emergencies Act. Requires a unit of local government to notify the Governor and the Comptroller if it is in a state of financial emergency. Authorizes the Governor to take certain actions to resolve the emergency, including establishment of a 6-member financial emergencies board to oversee the activities of the unit of local government.

Apr 06 1989  - First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Local Government
May 11  Recommended do pass 007-000-000
May 15  Second Reading  Placed Calndr, Third Reading

SB-0841  DUDYCYZ.

(Ch. 24, new par. 1604.1)

Amends the Home Equity Assurance Act. Allows a contiguous precinct to be added to an existing program if the governing commission consents and thereafter a petition signed by at least 50% of the electors of the precinct is filed.

Apr 06 1989  - First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Executive
May 01  Waive Posting Notice 7C  Committee Executive

SB-0842  FAWELL – PHILIP.

(Ch. 38, pars. 1005-6-3 and 1005-7-6)

Amends the Unified Code of Corrections. Provides that probation fees are to be collected by the probation officer (rather than the clerk of the court) and that charges against work release prisoners are to be collected by the Sheriff (rather than the clerk of the court).

Apr 06 1989  - First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0843  FAWELL – PHILIP.

(Ch. 25, par. 27.1; Ch. 40, par. 1515)

Amends the Clerks of Courts Act to provide for a $25 fee for filing a rejection of an arbitration award in counties of 1,000,000 or less. Amends the Adoption Act to increase the fee for mailing notice to a putative father from $1.50 to $2 plus the cost of U. S. postage for certified or registered mail.

HOUSE AMENDMENT NO. 1.

Deletes changes allowing circuit clerks to collect a fee of $25 for filing a rejection of an arbitration award.

Apr 06 1989  - First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Local Government
May 17  Committee discharged

May 18  Second Reading  Placed Calndr, Third Reading
May 23  Third Reading - Passed 030-015-000
Arrive House  Placed Calendr, First Reading
May 24  Hse Sponsor BARGER  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I

* Fiscal Note Act may be applicable.
SB-0843—Cont. 498

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SB-0844  FAWELL—PHILIP.

(Ch. 25, par. 27.1)

Amends the Clerks of Courts Act. Provides that in counties of 1,000,000 or less the clerk's fees shall not apply to police departments or other law enforcement agencies (rather than not applying to a unit of State or local government or school district).

SENATE AMENDMENT NO. 1.
Includes within the meaning of “law enforcement agency” one authorized to enforce quasi-criminal laws and ordinances, including administrative search warrants.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Local Government
May 17 Committee discharged
May 18 Placed Calndr,Second Reading
May 18 Second Reading Amendment No.01 FAWELL Adopted
May 23 Placed Calndr,Third Reading
May 23 Third Reading - Lost 011-042-001

SB-0845  FAWELL—PHILIP.

(Ch. 95 1/2, par. 6-208.1 and new par. 6-306.6)

Amends The Illinois Vehicle Code. Requires reinstatement fees for statutory summary suspensions to be sent to the Secretary of State, rather than the circuit court. Also requires the Secretary of State to refuse to renew a driver's license or issue a duplicate driver's license to a person who has failed to pay a fine resulting from a conviction of a violation under the Vehicle Code or a similar local ordinance.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Local Government
May 17 Committee discharged
May 18 Placed Calndr,Second Reading
May 18 Second Reading Tabled By Sponsor

SB-0846  LECHOWICZ.

(Ch. 46, par. 1-3)

Amends The Election Code to redefine “accessible” to mean a site which complies with the Standards of the American National Standards Institute. Effective immediately.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Elections & Reapportionment

1 Fiscal Note Act may be applicable.
SB-0847  DUDYCZ.
(Ch. 48, par. 1416)
Amends the Toxic Substances Disclosure to Employees Act to exclude employers from the requirement of an education and training program where employees are not routinely exposed to toxic substances.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy & Environment

SB-0848  WELCH – MAHAR.
(Ch. 111 1/2, par. 1021.3)
Amends the Environmental Protection Act. Makes Environmental Reclamation Liens inferior to prior claims of subsequent purchasers and mortgagees. Effective immediately.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy & Environment
May 11  Placed Calndr, Second Reading
May 15  Second Reading
May 15  Placed Calndr, Third Reading
May 23  Third Reading - Passed 055-000-001
Arrive House
May 24  First reading  Rfrd to Comm on Assignment
Primary Sponsor Changed To FLINN
Added As A Joint Sponsor CHURCHILL
Added As A Joint Sponsor MCPIKE
Committee Assignment of Bills
Assigned to Energy Environment & Nat. Resource
Jun 08  Do Pass/Short Debate Cal 013-000-000
Jun 21  Short Debate Cal 2nd Rdg
Jun 22  Held 2nd Rdg-Short Debate
Jun 22  Cal 3rd Rdg Short Debate
Jun 22  Short Debate-3rd Passed 104-001-009
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0745  Effective date 89-09-01

SB-0849  WATSON.
(Ch. 111, par. 705)
Amends the Timber Buyers Act to require the defendant to “knowingly and willfully” violate the Act, before being found in violation of the Class 4 felony provisions. Immediate effective date.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

SB-0850  MADIGAN.
(Ch. 61, par. 3.4)
Amends the Wildlife Code to make a grammar change. Effective upon becoming a law.
SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 61, par. 3.4
Adds reference to: Ch. 61, pars. 3.1, 3.2, 3.3, 3.4a and new par. 1.31; Ch. 127, new par. 141.253
Creates the State Furbearer Stamp Fund and Committee. Provides funding for designated projects, of the Committee, including education, conservation, habitat
management, and for biological and ecological management investigations and survey of fur-bearing mammals. Requires hunters and sellers of hides of fur-bearing mammals to purchase a $5 furbearer stamp.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Agriculture & Conservation
May 17      Committee discharged

May 18      Second Reading
            Amendment No.01  MADIGAN  Adopted
May 23      Third Reading - Passed 055-000-000
            Arrive House
            Hse Sponsor BRUNSVOLD
May 24      First reading  Rfrd to Comm on Assignment
May 25      Added As A Joint Sponsor OLSON,BOB
            Committee Energy Environment & Nat. Resource
Jun 02      Added As A Joint Sponsor ROPP
            Committee Energy Environment & Nat. Resource
Jun 08      Do Pass/Short Debate Cal 013-000-000
Jun 20      Short Debate Cal 2nd Rdnng
Jun 21      Short Debate-3rd Passed 110-005-001
            Passed both Houses
Jul 18      Sent to the Governor
Aug 12      Governor approved

PUBLIC ACT 86-0159  Effective date 90-01-01

Amends the Revenue Act of 1939 to provide that for the 1989 assessment year and subsequent assessment years, the Department of Revenue shall not certify an equalization factor for any county higher than the equalization factor certified for that county in 1985. Also adds new Section 8.14 to the State Mandates Act to exempt this limitation from provisions of that Act. Effective immediately.

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

Amends An Act in relation to fire protection districts to provide for annexation by ordinance when any territory of 80 acres or less not incorporated within such district or within a municipality providing fire protection is wholly bounded by one or more such districts or a district and such a municipality or a river, lake, railroad or arterial street and such districts or municipality.

Fiscal Note Act may be applicable.
SB-0852—Cont.

1SB-0853 JOYCE,JE.

(Ch. 120, par. 500.23)

Amends the Revenue Act of 1939 to require the Department of Revenue to forward copies of the annual certification of the disabled veterans' exemption to local assessing officials.

HOUSE AMENDMENT NO. 2.

Adds immediate effective date.

1 Fiscal Note Act may be applicable.
SB-0853—Cont.

Jun 21  Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate

Jun 23  Amendment No.01  STANGE
MCGANN  Tabled
Amendment No.02  MCGANN  Adopted
Cal 3rd Rdg Short Debate
Short Debate-3rd Passed 116-000-000

Jun 24  Sec. Desk Concurrence 02

Jun 26  S Nonconcns in H Amend. 02
Speaker’s Table, Non-concur 02

Jun 27  H Refuses to Recede Amend 02
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/MCGANN
KEANE, CURRIE, CHURCHILL AND
FREDERICK, VF

Jun 28  Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/JOYCE, JE
NETSCH, O’DANIEL,
RIGNY & DEANGELIS

Oct 10  Exempt under Hse Rule 29(C)
Sen Conference Comm Apptd 1ST (06-28-89)

Oct 17  Motion filed SUSPEND RULE 79(E)
Sen Conference Comm Apptd 1ST (06-28-89)

Oct 18  Mtn Prevail to Suspend Rule 79(E)/116-000-000
Sen Conference Comm Apptd 1ST (06-28-89)

Nov 02  House report submitted
House Conf. report lost 1ST/056-038-019
H Requests Conference Comm 2ND
Hse Conference Comm Apptd 2ND/MCGANN,
KEANE, CULLERTON,
CHURCHILL AND
FREDERICK, VF

Jan 11 1990  Sen Accede Req Conf Comm 2ND
Sen Conference Comm Apptd 2ND, JOYCE, JE
LECHOWICZ,
SAVICKAS
RIGNY &
DEANGELIS

House report submitted
House Conf. report lost 2ND/055-042-016

SB-0854  KARPIEL.
(Ch. 48, par. 59.2)

Amends An Act in relation to safety inspections to provide that only current employees or their representatives (rather than employees or representatives), may request to the Department of Labor that an inspection be conducted where there is a suspected health or safety violation. Deletes penalty for giving advance notice of inspection.

Apr 06 1989  First reading
Apr 07   Rfrd to Comm on Assignment
Assigned to Labor

SB-0855  KARPIEL – FAWELL.
(Ch. 23, par. 5017a-2)

Amends the Act creating the Department of Children and Family Services. Provides that, to receive recognition by the Department, a local board to coordinate youth services in a county of more than 600,000 but less than 1,000,000 population must demonstrate that at least 25% of its membership is composed of persons representing private providers of youth services in the area served by the local board. Effective immediately.
HOUSE AMENDMENT NO. 1.

Adds provision requiring DCFS to adopt a regulation that a local youth service system in counties of less than 1,000,000 but more than 600,000 must demonstrate that a minimum of 50% of its board is comprised of persons who have been appointed by the crisis intervention agencies having subcontracts with the system and that each of such agencies is guaranteed a minimum of one appointee to the board of the system in order to receive recognition as a service area.

Apr 06 1989  First reading   Rfrd to Comm on Assignment
Apr 07  Added As A Joint Sponsor FAWELL  Committee Committee on Assignment of Bills  Assigned to Public Health, Welfare & Correctn
May 17  Committee discharged
May 18  Second Reading  Placed Calndr,Third Reading
May 23  Third Reading - Passed 055-000-000  Arrive House  Hse Sponsor PARKE  Added As A Joint Sponsor WHITE  First reading   Rfrd to Comm on Assignment
May 24  Assigned to Select Committee on Children
Jun 08  Amendment No.01 CHILDREN Adopted  Recommended do pass as amend 006-001-000  Placed Calndr,Second Reading
Jun 13  Added As A Joint Sponsor MORROW  Placed Calndr,Second Reading
Jun 14  Second Reading  Placed Calndr,Third Reading
Jun 21  Third Reading - Passed 112-000-001
Jun 22  Sec. Desk Concurrence 01
Jun 26  S Noncncrs in H Amend. 01  Speaker's Table, Non-concur 01
Jun 27  H Refuses to Recede Amend 01  H Requests Conference Comm 1ST  Hse Conference Comm Apptd 1ST/PRESTON, CULLERTON, CURRAN, PARKE AND OLSON,MYRON
Jun 29  Sen Accede Req Conf Comm 1ST  Sen Conference Comm Apptd 1ST/SMITH  MAROVITZ, ZITO, KARPIEL & TOPINKA

SB-0856  WEAVER,S.

(Ch. 95 1/2, par. 18c-7401)

Amends the Illinois Vehicle Code. Alters the definition of "rail carrier" to include privately owned entities which own railroad tracks that intersect public roads, highways or streets.

HOUSE AMENDMENT NO. 1. (House recedes November 2, 1989)
Deletes amendatory language and makes a grammatical change.

CONFERENCE COMMITTEE REPORT NO. 1, CORRECTED.
Recommends that the bill be amended as follows:

Deletes reference to: (Ch. 95 1/2, par. 18c-7401)
Adds reference to: (Ch. 19, par. 37.19; Ch. 38, pars. 1005-6-1 and 1005-9-1; Ch. 95 1/2, pars. 1-211, 2-119, 3-117.1, 3-501.1, 15-111, 18c-1202, 18c-1204, 18c-1204c, 18c-1205, 18c-1501,
Deletes everything. Amends the Code of Civil Procedure to increase the acreage available for “quick take”. Amends An Act authorizing the Department of Conservation to manage canal lands in the State by removing the Act’s restrictions upon canal lands conveyed to the City of Ottawa in August of 1970. Amends the Vehicle Code. Alters the definition of truck. Provides that no person shall operate a vehicle over any bridge under the control of a local authority, if the vehicle has a gross weight in excess of the posed maximum weight limit. Provides for the return of vanity or personalized plates. Deletes all-terrain vehicles and off-highway motor cycles from the Cycle Rider Safety Training Act. Amends the Unified Code of Corrections for certain size, weight and load violations of the Vehicle Code. Establishes procedures for the return of application fees from the ICC. Changes the structure of the Transportation Division. Changes the disbursement of fees collected as registration fees for motor driven cycles. Provides for the transfer of several properties owned by the State to the City of Aurora, the Village of Hodgkins, and Lake County. Immediate effective date.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions & License Act
May 22  Motion disch comm, advc 2nd Committee discharged 048-000-000
May 23  Second Reading  Placed Calndr,Second Reading
May 26  Third Reading - Passed 059-000-000
May 30  Arrive House  Placed Calendr,First Reading
May 31  Hse Sponsor LEITCH  First reading  Rfrd to Comm on Assignment
Jun 08  Amendment No.01  JUDICIARY I  Adopted Assigned to Judiciary I
Jun 21  Cal 2nd Rdng Short Debate  Do Pass Amend/Short Debate
Jun 23  Amendment No.02  REGAN  Ruled not germane
Jun 24  Sec. Desk Concurrence 01
Jun 26  S Noncncrs in H Amend. 01
Jun 27  H Refuses to Recede Amend 01
Jun 28  H Requests Conference Comm 1ST
Jun 29  Hse Conference Comm Apptd 1ST/DUNN,JOHN, CULLERTON, HOMER, CHURCHILL AND HOFFMAN
Oct 31  Motion to Suspend Rule 79(E) AND PLACE ON CALENDAR ORDER OF CONF. COMM. REPTS. -LEITCH
Mtn Prevail to Suspend Rule 79(E)/116-000-000
Sen Conference Comm Apptd 1ST/ (06-28-89)
Amends the General Assembly Article of the Pension Code to provide that the minimum survivor's annuity for a dependent disabled child shall be 100% of the retirement annuity to which the deceased member was entitled.

**SB-0857 SCHAFFER.**  
(Ch. 108 1/2, par. 2-121.1)

Amends the General Assembly Article of the Pension Code to provide that the minimum survivor's annuity for a dependent disabled child shall be 100% of the retirement annuity to which the deceased member was entitled.

**SB-0858 LUFT.**  
(Ch. 17, par. 311; new pars. 2511.1; 3301-6c and 3301A-5.1)

Amends the Illinois Banking Act and The Illinois Bank Holding Company Act of 1957 to authorize banks and bank holding companies to acquire and own savings and loan associations. Amends the Illinois Savings and Loan Act of 1985 to authorize savings and loan associations and savings and loan holding companies to acquire state banks. Authorizes banking and savings and loan services to be provided at any location where the acquirer does business. Imposes minimum capital requirements. Effective immediately.

**SB-0859 PHILIP.**  
(Ch. 111 1/2, new par. 1004.1; Ch. 127, rep. pars. 49.04, 49.05, 49.06a, 49.06b, 49.06c, and 49.06d).

Amends the Environmental Protection Act and the Civil Administrative Code. Transfers powers and duties with respect to waterways from the Department of Transportation to the Environmental Protection Agency.

**SB-0860 JACOBS, TOPINKA, KARPIEL, KUSTRA AND MACDONALD.**  
(New Act)

Creates Spirits Fair Dealership Law. Provides it is a violation of the Act for an alcoholic liquor supplier to cancel or fail to renew a contract with a wholesaler unless done in good faith and for just cause and proper notice is given to wholesaler. Prohibits certain business conduct on part of a supplier in their dealings with a liquor wholesaler. Also provides for method of transfer of business assets or stock of a wholesaler. Creates right of action for damages or injunctive relief on part of wholesaler for violation of the Act. Applies to contracts entered into before or after effective date. Effective immediately.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Excludes brandy from definition of “spirits”.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
May 04 Recommended do pass as amend
007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

May 11 Placed Calndr,Second Reading
May 15 Second Reading
Amendment No.01 INS PEN LIC Adopted
Placed Calndr,Third Reading
May 17 Added As A Co-sponsor TOPINKA
Added As A Co-sponsor KARPIEL, KUSTRA,
Added As A Co-sponsor MACDONALD
Placed Calndr,Third Reading
May 23 3d Reading Consideration PP Calendar Consideration PP.
May 26 Third Reading - Lost 027-025-000

SB-0861 O’DANIEL.
(Ch. 8, par. 37-26)
Amends the Horse Racing Act to make a grammatical change in provisions concerning costs and expenses of conducting inter-track wagering.

SENATE AMENDMENT NO. 1.
Provides that the costs and expenses in connection with the gathering, transmission and dissemination of data necessary to the conduct of inter-track wagering shall not be deducted from monies retained by an inter-track wagering licensee before allocation of monies between the 2 participating licensees and purses.

Apr 06 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance, Pensions & License Act
May 04 Recommended do pass as amend
007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

May 11 Placed Calndr,Second Reading
May 15 Second Reading
Amendment No.01 INS PEN LIC Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 059-000-000
May 30 Arrive House
Hse Sponsor HICKS
Added As A Joint Sponsor MCCRACKEN
Placed Calendr,First Reading
May 31 First reading Rfrd to Comm on Assignment
Assigned to Select Committee on Horse Racing
Jun 08 Interim Study Calendar HORSE RACING
SB-0862  BARKHAUSEN.
(Ch. 32, par. 192)

Amends “An Act providing for the dissolution of corporations in certain cases”. Provides that in an action to dissolve a corporation deemed to have abandoned its corporate franchises, the Attorney General, rather than the clerk of court, shall cause notice to be published in a newspaper of general circulation. Provides for publication for 2, rather than 3, successive weeks.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
May 22  Motion disch comm adv 2nd
Mtn discharge comm lost 026-012-002
Committee Judiciary

SB-0863  BARKHAUSEN.
(New Act)

An Act to adopt the Uniform Statutory Rule Against Perpetuities. Provides for a wait and see period. Allows a court to reform instruments. Applies prospectively only.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary

1 SB-0864  CARROLL – DEMUZIO AND JONES.
(Ch. 8, par. 37-26)

Amends the Horse Racing Act. Allocates two-sevenths of the Horse Racing Tax Allocation Fund to the Department of Agriculture (formerly the Department of Commerce and Community Affairs) to promote the Illinois horse racing and breeding industry equitably, and through multiple contractors, throughout the State. Effective immediately.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Insurance, Pensions & License Act
May 04  Recommended do pass 006-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 15  Second Reading
Placed Calndr,Third Reading
May 23  Third Reading - Passed 036-013-001
Arrive House
Added As A Joint Sponsor KUBIK
Added As A Joint Sponsor EWING
First reading  Rfrd to Comm on Assignment
May 24  Assigned to Select Committee on Horse Racing
Jun 01  Primary Sponsor Changed To GIORGI
Added As A Joint Sponsor MAUTINO
Committee Select Committee on Horse Racing
Jun 08  Interim Study Calendar HORSE RACING

Fiscal Note Act may be applicable.
Amends the Insurance Code. Provides that holders of a life insurance policy may collect 25% of the value of that policy if diagnosed as having a qualifying or terminal disease.

FISCAL NOTE

Senate Bill 866 has no fiscal impact on the Office of the Secretary of State.

SENATE AMENDMENT NO. 1.

Makes grammatical and technical changes.

SENATE AMENDMENT NOT. 2.

Changes a definition from "Dependent child" to "Minor child".

SENATE AMENDMENT NO. 3.

Allows legislators to accept travel, entertainment, and meals in connection with public or private events related to matters concerning State business or economic development.

SENATE BILL 866 NETSCH, BERMAN AND SEVERNS.


Amends the Governmental Ethics Act and other Acts. Creates and transfers powers to an Ethics Commission. Creates a code of conduct for officials and employees and a code of conduct for legislators. Allows units of local government and school districts to appoint local boards of ethics. Allows the Ethics Commission to obtain income tax information. Makes numerous changes.


SB-0866—Cont.

May 11
Recommnded do pass as amend
005-002-000
Placed Calndr,Second Reading

May 12
Fiscal Note Requested KARPIEL
Placed Calndr,Second Reading

May 17
Fiscal Note filed
Placed Calndr,Second Reading

May 18
Added As A Co-sponsor BERMAN
Placed Calndr,Second Reading
Second Reading
Amendment No.01 EXECUTIVE Adopted
Amendment No.02 NETSCH Adopted
Amendment No.03 NETSCH Adopted
Placed Calndr,Third Reading

May 26
Added As A Co-sponsor SEVERNS
Placed Calndr,Third Reading
Third Reading - Lost 019-025-005

SB-0867  NETSCH AND BERMAN.

(New Act; Ch. 120, new par. 5-509.1; Ch. 127, new par. 141.255)

Creates the Gubernatorial Elections Finance Act and amends the Illinois Income Tax Act and the 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. Provides for a voluntary check-off system to permit taxpayers to designate $1 of their income taxes to be used for such purpose. Makes other revisions in the law relating to the financing of gubernatorial campaigns. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.
Defers the date on which portions of the Act apply from 1990 to 1994.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elections & Reapportionment
May 04  Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Reading
May 15  Second Reading
Placed Calndr,Third Reading
May 18  Added As A Co-sponsor BERMAN
Placed Calndr,Third Reading
May 24  Recalled to Second Reading
Amendment No.01 NETSCH Adopted
Placed Calndr,Third Reading
May 26  Third Reading - Lost 023-031-000

SB-0868  NETSCH.

(New Act)

Creates the Fair Campaign Practices Act. Encourages candidates for elected office to subscribe to a Code of Fair Campaign Practices, provided by the State Board of Elections and county clerks.

Apr 06 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elections & Reapportionment

1 Fiscal Note Act may be applicable.
SB-0868—Cont.

May 04  
Recommended do pass 007-000-000
Motion filed WEAVER, S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  
Placed Calndr, Second Reading

May 15  
Second Reading
Placed Calndr, Third Reading

May 23  
Third Reading - Passed 033-009-014
Arrive House
Hse Sponsor COUNTRYMAN
Added As A Joint Sponsor BRESLIN
First reading  
Rfrd to Comm on Assignment

May 24  
Assigned to Elections
Jun 08  
Interim Study Calendar ELECTIONS

SB-0869 NETSCH.

(Ch. 127, new par. 132.10-2)

Amends The Illinois Purchasing Act. Provides that no business entity shall be awarded a contract with any State agency unless such business entity files a disclosure statement disclosing the identity of owners and beneficiaries having an interest in such business entity. Effective immediately.

Apr 06 1989  
First reading  
Rfrd to Comm on Assignment
Apr 07  
Assigned to Executive

SB-0870 SEVERNS AND REA.

(New Act)

Creates the Agricultural Commodity-Based Plastics Development Act. Requires the Department of Central Management Services to encourage and financially assist the purchase by State agencies of degradable plastic products made of agricultural commodities. Establishes an interagency working group to aid in the implementation of this Act.

FISCAL NOTE (Dept. Central Management Services)
The cost for two new staff would be $78,200 annually. CMS would be required to grant funds to State agencies to pay for excess costs of comparable conventional products which would be a substantial cost to the State.

Apr 06 1989  
First reading  
Rfrd to Comm on Assignment
Apr 07  
Assigned to Commerce & Economic Development
Apr 26  
Recommended do pass 006-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  
Placed Calndr, Second Reading

May 12  
Fiscal Note Requested ETHEREDGE
Placed Calndr, Second Reading

May 16  
Added As A Co-sponsor REA
Placed Calndr, Second Reading

May 23  
Fiscal Note filed
Second Reading
Placed Calndr, Third Reading

May 26  
Third Reading - Passed 058-000-000

May 30  
Arrive House
Hse Sponsor HOMER
Placed Calendr, First Reading
SB-0870—Cont.

May 31  First reading Rfrd to Comm on Assignment
Assigned to Agriculture
Jun 01  Added As A Joint Sponsor BRUNSVOLD
Added As A Joint Sponsor EDLEY
Committee Agriculture
Jun 02  Added As A Joint Sponsor MULCAHEY
Committee Agriculture
Jun 07  Do Pass/Consent Calendar 019-000-000
Jun 13  Consnt Caldr Order 2nd Read
Jun 14  Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Jun 15  Added As A Joint Sponsor WELLER
Consent Cal 3rd Reading
Jun 18  Consnt Caldr, 3rd Read Pass 113-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 05  Governor approved
PUBLIC ACT 86-0778 Effective date 90-01-01

SB-0871  NEWHOUSE.
(Ch. 17, new par. 506)
Amends An Act concerning financial institutions in Illinois to limit fees imposed with respect to automatic teller machine transactions.

Apr 06 1989  First reading Rfrd to Comm on Assignment
Apr 07  Assigned to Finance & Credit Regulations
May 02  Waive Posting Notice 7C Committee Finance & Credit Regulations

SB-0872  JOYCE,JE AND BERMAN.
(Ch. 24 1/2, par. 38b3; Ch. 127, new par. 63b108a.2)
Amends the State Universities Civil Service System and the Personnel Code. Requires that pay plans covering State employees subject to these Acts provide for compensation on the basis of comparable worth.

Apr 07 1989  First reading Rfrd to Comm on Assignment
May 01  Waive Posting Notice 7C Committee Higher Education
May 11  Recommended do pass 006-000-000
May 15  Second Reading Placed Calndr,Second Reading
May 18  Added As A Co-sponsor BERMAN Calendar Order of 3rd Rdng 890516
May 26  Third Reading - Lost 023-028-001

SB-0873  HAWKINSON.
(Ch. 111 1/2, par. 73-24)
Amends the Vital Records Act. Removes the restriction upon access to old marriage, death and birth certificates, by genealogical societies, held in the custody of county clerks. Allows for inspection of old records in the Illinois Regional Archives Depository.

Apr 07 1989  First reading Rfrd to Comm on Assignment
May 01  Waive Posting Notice 7C Committee Executive

1 Fiscal Note Act may be applicable.
SB-0874  MAITLAND.
(Ch. 111, par. 1102)
Amends the Plumbing License Law to exclude irrigation systems from the definition of plumbing.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act
May 01  Waive Posting Notice 7C  Committee Insurance, Pensions & License Act
May 22  Motion disch comm, advc 2nd
Motn discharge comm lost 026-022-000
Committee Insurance, Pensions & License Act

SB-0875  BARKHAUSEN.
(Ch. 73, par. 767.18)
Amends the Insurance Code. Prohibits physician malpractice insurers from denying coverage to a physician because the physician is employed or has a contract with a governmental agency.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

SB-0876  BARKHAUSEN.
(Ch. 73, new par. 1306A)
Amends the Comprehensive Health Insurance Plan to allow the board to adjust aspects of the plan to accommodate actual or anticipated applicants.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

'SB-0877  LUFT.
(Ch. 23, new par. 5-5.11a)
Amends the Public Aid Code to provide that the Department of Public Aid's per diem reimbursement for specified inpatient services shall be reformulated according to hospital cost reports and other criteria every 2 years. Provides that the Department shall adopt rules to implement the reformulation. Effective immediately.
FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates that this legislation would increase expenditures in excess of $357 million in the abolishment of the ICARE Program.

SENATE AMENDMENT NO. 1.
Makes a spelling correction.
SENATE AMENDMENT NO. 2.
Makes a grammatical change.
SENATE AMENDMENT NO. 3.
Includes inpatient physical rehabilitation in definition of specialized care.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn
May 04  Recommended do pass as amend
007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

1 Fiscal Note Act may be applicable.
SB-0878 MAROVITZ – GEO-KARIS – MACDONALD – HALL.

(Ch. 23, pars. 10-10 and 10-16.2; Ch. 40, pars. 505, 706.1, 1106, 1107.1, 1224, 1226.1, 2514 and 2520, new par. 505.2; Ch. 73, par. 968h)

Amends the Public Aid Code, the Marriage and Dissolution of Marriage Act, the Non-Support of Spouse and Children Act, the Revised Uniform Reciprocal Enforcement of Support Act, the Parentage Act of 1984 and the Insurance Code. Provides procedures for a court to order a person to name a child as a beneficiary of a health insurance plan available to the person through his employment. Provides that no accident and health insurance policy which covers an insured's immediate family or children shall exclude or limit coverage of a child solely because the child does not reside with the insured. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that if an obligor fails to provide or maintain health insurance pursuant to an order for support, he shall be liable for all medical expenses incurred by the minor child which would have been paid or reimbursed by the insurance.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 23, par. 10-3; Ch. 40, pars. 510 and 1107

Amends the Public Aid Code, the Marriage and Dissolution of Marriage Act and the Non-Support of Spouse and Children Act to add cross-references. Removes references to health insurance coverage through a union. Adds procedures available in case of an obligor's failure to pay health insurance premiums. Adds duty of an employer to enroll a child as a beneficiary in a health insurance plan. Makes other changes. Changes effective date from immediate to January 1, 1990.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Insurance, Pensions & License Act

May 11 Placed Calndr,Second Reading

May 16 Second Reading Amendment No.01 MAROVITZ Adopted

May 23 Recalled to Second Reading Amendment No.02 MAROVITZ Adopted

May 26 Third Reading - Passed 037-015-000

May 30 Arrive House

May 31 Hse Sponsor CULLERTON First reading Rfrd to Comm on Assignment Assigned to Judiciary I

Jun 06 Added As A Joint Sponsor RYDER Committee Judiciary I

Jun 09 Tbd pursuant Hse Rule 27D

SB-0879 WATSON AND TOPINKA.

(Ch. 111 1/2, pars. 1418.5 and 1418.8)

Amends the Health Maintenance Organization Act. Requires the Health Maintenance Organization Guaranty Association to reimburse hospitals for legally ma-

1 Fiscal Note Act may be applicable.
dated care provided to enrollees of insolvent organizations. Defines terms. Effective immediately.

SENATE AMENDMENT NO. 1.
Corrects a Section number and clarifies that a Health Maintenance Organization Guaranty Association is required to reimburse hospitals for legally mandated care.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

Apr 25  Added As A Co-sponsor TOPINKA
Committee Insurance, Pensions & License Act

May 17  Placed Calndr,Second Reading
Committee discharged

May 18  Second Reading  Amendment No.01 WATSON  Adopted
Placed Calndr,Third Reading

May 23  Third Reading - Passed 057-000-000
Arrive House
Placed Calndr,First Reading

May 26  First reading  Rfrd to Comm on Assignment
Assigned to Insurance

Jun 06  Primary Sponsor Changed To SHAW
Committee Insurance

Jun 08  Interim Study Calendar INSURANCE

SB-0880  MAROVITZ.
(Ch. 73, pars. 755.14, 1065.18-1, 1065.18-20, 1065.18-24; new pars. 1014.1, 1065.18-4a and 1065.18-18a; rep. pars. 1065.18-4 and 1065.18-23)
Amends the Illinois Insurance Code in relation to property and casualty insurance premium rates, cancellation notices and private remedies. Requires cancellation notices to be sent by certified mail. Creates a civil cause of action against companies violating certain provisions of the Code. Authorizes the Department to review and approve or disapprove premium rates. Requires prior Department approval with respect to an increase or decrease of 10% or more. Specifies financial information to be reported to the Department. Effective January 1, 1990.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

SB-0881  MAROVITZ.
(Ch. 38, par. 60-5; Ch. 73, par. 755, new pars. 767.27 and 1065.907)
Amends the Illinois Antitrust Act and the Illinois Insurance Code. Eliminates exemption for insurance companies under the Illinois Antitrust Act. Retains exemption for insurers or others that are limited to collecting, compiling and disseminating historical data on paid claims or reserves for reported claims from insurers or any other source and the activities of insurers and other persons participating in pooling arrangements or in certain residual market mechanisms. Provides for simplification of insurance policies and requires the Department of Insurance to prepare an annual consumer guide which compares the basic premiums and rates of insurers that issue medicare supplement insurance, homeowners and tenants insurance, life insurance or automobile insurance.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

1 Fiscal Note Act may be applicable.
SB-0882 MAROVITZ.

(Ch. 46, pars. 2A-1.2 and 7-10; Ch. 73, new pars. 613.1 and 767.27; Ch. 127, pars. 4 and 13; rep. pars. 5.10 and 9.10)

Amends The Election Code, the Illinois Insurance Code and The Civil Administrative Code of Illinois to provide for the election of the Director of the Department of Insurance at the general election in 1990 and every 4 years thereafter. Establishes qualifications for office and sets forth powers and duties. Abolishes the term of the appointed Director of Insurance on the second Monday in January, 1991. Requires insurers to roll back rates to a level of 15% less than the charges for the same coverage which were in effect on January 1, 1989. Effective immediately, except that certain provisions take effect on the second Monday in January, 1991.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Insurance, Pensions & License Act

SB-0883 RAICA.

(Ch. 38, par. 36-1)

Amends the Criminal Code to provide for seizure of any vessel, vehicle or aircraft used for practicing prostitution, soliciting or patronizing a prostitute, pandering or pimping upon conviction of the offender.

SENATE AMENDMENT NO. 1.

Provides that seizure only applies after conviction of a person for the offense of soliciting for a prostitute, pandering or pimping. Also provides that, prior to seizure, both the prostitute and patron must have been convicted of offenses of prostitution and patronizing a prostitute.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Judiciary Committee discharged

May 17 Placed Calndr,Second Reading
May 18 Second Reading Placed Calndr,Third Reading
May 25 Recalled to Second Reading Amendment No.01 MAROVITZ Adopted Placed Calndr,Third Reading
May 26 Third Reading - Passed 046-007-001
May 30 Arrive House
May 31 Hse Sponsor BLACK First reading Rfrd to Comm on Assignment Assigned to Judiciary II

Jun 02 Added As A Joint Sponsor WILLIAMSON Committee Judiciary II
Jun 06 Added As A Joint Sponsor ZICKUS Committee Judiciary II
Jun 07 Added As A Joint Sponsor WELLER Committee Judiciary II
Jun 09 Tbd pursuant Hse Rule 27D

SB-0884 WATSON.

(Ch. 95 1/2, par. 15-107)

Amends The Illinois Vehicle Code. Changes the measurement of allowable length requirements of semitrailer units, unladen or with load, operated in a truck tractor semitrailer combination. Effective immediately.

SENATE AMENDMENT NO. 1.

Changes the measurement of allowable length requirements of semitrailer, unladen or with load, operated on a truck trailer combination.

Fiscal Note Act may be applicable.
Amends the Act relating to the Board of Higher Education. Specifies what must be the minimum admission requirements or standards for entry into public institutions of higher education if the Board establishes any such requirements or standards.

SENATE AMENDMENT NO. 1.
Eliminates provisions relative to required notifications that any minimum admission requirements or standards are not applicable to persons seeking admission to vocational programs at public community colleges or to 2 year associate degree programs at colleges and universities.

SB-0886  BERMANG.

(Ch. 110, par. 2-1118)
Amends the Code of Civil Procedure. Provides that in an action based on the inherent dangerousness of asbestos, plaintiff need not prove which of several defendant-manufacturers produced the asbestos and liability may be apportioned based on the defendant-manufacturers' respective percentage of asbestos sales in Illinois.
SB-0887  DEL VALLE – SMITH – HALL.

(New Act)

Creates the Nutrition Outreach and Public Education Act. Establishes a nutrition outreach and public education program within the Department of Public Health to enroll targeted populations in federal food and nutrition assistance programs and to promote the fuller implementation and utilization of such programs in unserved or underserved areas. Authorizes grants to community-based organizations for outreach activities. Requires annual report to the Governor and General Assembly.

FISCAL NOTE (Dept. of Public Health)
FY90 (January-June) estimated costs are $146,400. The fiscal impact of the grant program would be dependent upon the amount appropriated by the General Assembly.

FISCAL NOTE (Dept. of Public Health)
No change from previous note.

Apr 26  Recommended do pass 006-001-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

May 11  Placed Calndr, Second Reading

May 15  Fiscal Note Requested TOPINKA
Placed Calndr, Second Reading

May 16  Fiscal Note filed
Second Reading
Placed Calndr, Third Reading

May 26  Verified
Third Reading - Lost 029-028-000
Motion to Reconsider Vote
Mtn Reconsider Vote Prevail

Third Reading - Passed 030-028-000

Jun 07  Recommended do pass 011-008-000
Placed Calndr, Second Reading

Jun 09  Added As A Joint Sponsor BALANOFF
Placed Calndr, Second Reading

Jun 14  Primary Sponsor Changed To WHITE
Added As A Joint Sponsor JONES, LOU
Second Reading
Placed Calndr, Third Reading

Jun 15  Fiscal Note filed
Third Reading - Passed 109-001-000
Passed both Houses
SB-0887—Cont.

Jul 14  Sent to the Governor
Sep 07  Governor vetoed
Placed Calendar Total Veto
Oct 18  Mtn filed overrde Gov veto DEL VALLE
3/5 vote required
Override Gov veto-Sen lost 030-027-000
Placed Calendar Total Veto
Oct 19  Total veto stands.

SB-0888 DEL VALLE.

(Ch. 23, par. 5-2)

Amends the Public Aid Code. Authorizes the Department of Public Aid to seek a waiver from the federal government to place the Medical Assistance No Grant (MANG) standard at 100% of the federal poverty level.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

SB-0889 DEL VALLE – GEO-KARIS.

(Ch. 23, par. 10-16.2; and Ch. 40, pars. 706.1, 1107.1, 1226.1, and 2520)

Amends various Acts concerning child support. When an order of support is entered, if the obligor is not a U.S. citizen, the obligor must provide to the court the obligor’s alien registration number, passport number, and home country’s social security or national health number, if applicable. The court shall make the information part of the record in the case.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

May 04  Recommended do pass 007-000-000
Motion filed WEAVER’S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  Placed Calndr, Second Reading
May 15  Second Reading
Placed Calndr, Third Reading
May 23  Added As A Joint Sponsor GEO-KARIS
Third Reading - Passed 057-000-000
Arrive House
Hse Sponsor WHITE
Added As A Joint Sponsor BALANOFF
Added As A Joint Sponsor TROTTER
First reading  Rfrd to Comm on Assignment

May 24  Assigned to Judiciary I
Jun 02  Added As A Joint Sponsor MORROW
Committee Judiciary I
Jun 07  Do Pass/Consent Calendar 014-000-000
Jun 13  Cnsnt Caldr Order 2nd Read
Jun 14  Consent Calendar, 2nd Reading
Jun 15  Consent Caldr Order 3rd Read
Jun 13  Consent Caldr, 3rd Read Pass 113-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0746 Effective date 90-01-01
Amends the Public Aid Code. Provides that the Department of Public Aid shall test reading, writing and other educational skills of recipients who participate in certain educational, training, job search and work programs. Provides that test results shall be considered in determining program placements.

SENATE AMENDMENT NO. 1. (Tabled May 24, 1989)
Provides that recipients of aid who do not possess a basic level of English skills shall be offered (instead of assigned to) an educational program. Provides that the Dept. of Public Aid shall provide by rule for sanctions against recipients who fail to cooperate without good cause with the testing requirements.

SENATE AMENDMENT NO. 2.
Exempts persons determined to be “job ready”, or who are able to become “job ready” through training and education programs, from the requirement that specified tests be administered.

HOUSE AMENDMENT NO. 1.
Provides that “job ready” persons who do not obtain employment through “job search” shall be tested before being placed in an employment, training or education program.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 23, pars. 4-2 and 6-2

Provides that existing provisions of bill take effect January 1, 1990. Provides that the Department of Public Aid shall provide for supplementary grants for AFDC and General Assistance recipients in months in which the grant amount was previously determined using the retrospective budgeting method when the income, upon which the grant determination was based, has ceased or has been substantially reduced. (These provisions effective July 1, 1990.)

HOUSE AMENDMENT NO. 3.
Adds reference to: Ch. 23, par. 10-16.2; Ch. 40, pars. 706.1, 1107.1, 1226.1 and 2520

Amends various Acts concerning child support. When an order of support is entered, if the obligor is not a U.S. citizen the obligor must provide to the court the obligor’s alien registration number, passport number, and home country’s social security or national health number, if applicable. The court shall make the information part of the record in the case. Provisions added by this amendment are effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn
May 04 Recommded do pass as amend 007-000-000
Motion filed WEAVER,S MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000
Secretary’s Desk
May 11 Placed Calndr,Second Readng

1 Fiscal Note Act may be applicable.
### SB-0890—Cont.

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<th>Date</th>
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<td>May 15</td>
<td>Second Reading</td>
<td>Amendment No.01 PUB HLTH WEL Adopted</td>
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<td></td>
<td>Placed Calndr,Third Reading</td>
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</tr>
<tr>
<td>May 24</td>
<td>Recalled to Second Reading</td>
<td>Amendment No.02 DEL VALLE Adopted</td>
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<td>Mtn Reconsider Vote Prevail 01-DEL VALLE Tabled</td>
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<td>Placed Calndr,Third Reading</td>
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<tr>
<td>May 26</td>
<td>Third Reading</td>
<td>Passed 049-005-000</td>
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<tr>
<td>May 30</td>
<td>Arrive House</td>
<td>Placed Calendr,First Reading</td>
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<tr>
<td>May 31</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment Assigned to Human Services</td>
</tr>
<tr>
<td>Jun 01</td>
<td>Added As A Joint Sponsor SANTIAGO</td>
<td></td>
</tr>
<tr>
<td>Jun 07</td>
<td>Added As A Joint Sponsor MARTINEZ</td>
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<tr>
<td>Jun 13</td>
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<td>JONES, LOU, LEFLORE AND YOUNG,A</td>
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<tr>
<td>Jun 14</td>
<td>Cal 2nd Rdng Short Debate</td>
<td>Fiscal Note Requested MCCRACKEN</td>
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<td>Jun 20</td>
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<td>Jun 21</td>
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<td>S Concurs in H Amend. 01,02,03,04</td>
<td>053-003-000</td>
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<td>Jun 30</td>
<td>Sent to the Governor</td>
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<td>Jul 24</td>
<td>Governor approved</td>
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<tr>
<td>Sep 11</td>
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### SB-0891 DEL VALLE.

(Ch. 127, par. 46.19c)

Amends the Civil Administrative Code. Requires the Department of Commerce and Community Affairs Office of Urban Assistance to make annual policy recommendations to the General Assembly and the Governor.

**SENATE AMENDMENT NO. 1.**

Deletes reference to: Ch. 127, par. 46.19c

Adds reference to: Ch. 67 1/2, par. 617; Ch. 120, pars. 2-201,
Deletes everything in the bill and replaces with amendments to the Illinois Enterprise Zone and the Income Tax Act to provide that contributors to qualified enterprise zone organizations receive a credit for the amount of the contribution. Also charges from 5 to 1 the minimum new employees required for the jobs tax credit under the Income Tax Act.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Commerce & Economic Development

May 04  Recommended do pass as amend
006-000-000
Motion filed WEATHERS
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary’s Desk

May 11  Placed Calndr,Second Reading

May 15  Second Reading
Amendment No.01  COMM ECOM DEV  Adopted
Placed Calndr,Third Reading

May 26  Third Reading - Passed 030-027-000

May 30  Arrive House
Placed Calndr,First Reading

May 31  Hse Sponsor BALANOFF
First reading  Rfrd to Comm on Assignment
Assigned to Revenue

Jun 08  Interim Study Calendar REVENUE

SB-0892  DEL VALLE – SMITH.
(New Act)

Creates the Illinois State and Employers Higher Educational Opportunities Act. Requires the Illinois Board of Higher Education to develop and administer a pilot program to provide scholarships at State institutions of higher education to low-income adults, selected through their employers, for job retraining or career advancement purposes. Effective immediately.

FISCAL NOTE (Board of Higher Education)
Based on 1899-89 academic year tuition and fees, total costs would be $338,778 assuming half the employees chose the retraining scholarship and the other half chose the career promotion scholarship. Costs for program administration would approximate $100,000 per year.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Higher Education

May 01  Waive Posting Notice 7C
Committee Higher Education
Recommended do pass 006-000-000

May 11  Placed Calndr,Second Reading

May 15  Placed Calndr,Second Reading
Fiscal Note Requested DUNN,R

May 16  Placed Calndr,Second Reading
Fiscal Note filed

May 18  Second Reading
Placed Calndr,Third Reading

May 26  Third Reading - Passed 030-025-002

May 30  Arrive House
Placed Calndr,First Reading

May 31  Hse Sponsor SANTIAGO
Added As A Joint Sponsor MARTINEZ
First reading  Rfrd to Comm on Assignment
Assigned to Higher Education

1 Fiscal Note Act may be applicable.
Amends the Illinois Nursing Act of 1987, the Medical Practice Act of 1987, and the Clinical Psychologist Licensing Act to require nurses, doctors, and psychologists to complete a course in the detection and treatment of chemical dependencies prior to being licensed. Effective immediately.

Amends the Medical Practice Act. Provides that a person licensed under the Act who provides medical services at a free clinic is not liable for malpractice, except when willful or wanton, if neither the person nor the clinic receives a fee or compensation (rather than receives no fee or compensation from that source or any other professional activity connected with medicine).

Amends The Illinois Vehicle Code. Authorizes the Secretary of State to issue a restricted driving permit to persons who wish to drive to a site to receive instruction from an accredited education course, but whose driving privileges have been revoked or suspended for an offense other than driving under the influence.
SB-0896  ZITO.
(Ch. 120, par. 500.23-1)

Amends the Revenue Act of 1939 to increase the senior citizens' homestead exemption from $2,000 to $2,500 beginning in January 1, 1989. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-896 creates a tax exemption mandate for which reimbursement is normally required. However, due to a statutory exception, no reimbursement of the revenue loss to units of local government is required. SB-896 causes an annual revenue loss for local governments which could be as much as $22.5 million, depending upon certain conditions.

FISCAL NOTE (Dept. of Revenue)
SB 896 would have no impact on State revenues. However, local governments would see a decrease in revenue of approximately $22.6 million.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 01  St Mandate Fis Note Filed
May 11  Committee Revenue
May 16  Placed Calndr,Second Reading
May 17  Fiscal Note Requested RIGNEY
May 23  Placed Calndr,Second Reading
May 30  Third Reading - Passed 041-011-001
May 31  Arrive House
May 31  Hse Sponsor DELEO
May 31  Added As A Joint Sponsor TERZICH
May 31  Added As A Joint Sponsor RONAN
May 31  Added As A Joint Sponsor SUTKER
May 31  First reading  Rfrd to Comm on Assignment
Jun 07  Assigned to Revenue
Jun 07  Interim Study Calendar REVENUE

SB-0897  ZITO.
(Ch. 17, par. 6009)

Amends An Act relating to the issuance and use of credit cards. Defines a charge card as any card, plate or other credit device on an account for which no periodic rate is used to compute a finance charge.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 02  Assigned to Finance & Credit Regulations
May 02  Waive Posting Notice 7C

Fiscal Note Act may be applicable.
SB-0898  DAVIDSON AND CARROLL.
(Ch. 127, par. 63b13.28)
Amends the Civil Administrative Code concerning suggestions by State employ-
ees. Provides that an employee may make a suggestion or include documentation on matters a department or agency considers confidential, unless prohibited by federal or State law; precludes disciplinary actions. Allows management personnel, as de-
finite by the Department, to submit suggestions and to receive recognition, but manage-
ment personnel may not receive monetary awards.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Executive
May 01  Waive Posting Notice 7C
Committee Executive

SB-0899  TOPINKA AND JONES.
(Ch. 17, pars. 6853, 6856, and 6858 and new par. 6856.1)
Amends the Illinois Private Activity Bond Allocation Act. Provides that the amount of volume cap allocation remaining unused by a home rule unit as of Sep-
tember 30 of each calendar year shall be reserved to the Governor's office for reallo-
cation to home rule units and State agencies. Provides that applications for reallocation shall be processed in the order in which they are received. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Executive
Apr 28  Added As A Co-sponsor JONES
Committee Executive
May 01  Waive Posting Notice 7C
Committee Executive
May 22  Motion disch comm, advc 2nd
Motn discharge comm lost 026-013-001
Committee Executive

SB-0900  O’DANIEL – BARKHAUSEN – DUNN,T.
(Ch. 43, par. 305)
Amends the Beer Industry Fair Dealing Act to prohibit a brewer from requiring a wholesaler to assent to any requirement prohibiting such wholesaler from dispos-
ing of a salvageable product, as provided by an insurance policy. Effective immedi-
ately.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 43, par. 108

Adds provision permitting the Illinois Liquor Control Commission to adopt rules necessary to the sale or disposition of alcoholic liquor damaged by accidental means.

SENATE AMENDMENT NO. 2.
Adds provision prohibiting a brewer from requiring a wholesaler to assent to any requirement from disposing of a salvageable product after notice to the brewer when such product has been deemed salvageable by a State or local health depart-
ment. Also gives brewer first right to purchase such product at a price not exceeding the original cost from the wholesaler or to repurchase it from any insurance or sal-
vage company involved.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions &
License Act
May 04  Recommended do pass as amend
007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000
SB-0901  LUFT - BARKHAUSEN.

(Ch. 17, pars. 320 and 2508)

Amends the Illinois Banking Act and The Illinois Bank Holding Company Act of 1957. Authorizes the voluntary reduction of banking activities and the subsequent resumption thereof without causing the forfeiture of a bank’s charter. Confirms the validity of the policy of the Commissioner of Banks and Trust Companies in regard thereto. Applies to reductions and resumption in activities occurring prior to, on or after the effective date of this amendatory Act. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: (Ch. 17, pars. 311 and 2505)

Provides that any relocation of a main banking premises when there is a change in control must, for 5 years after the effective date of this amendatory Act, comply with certain limitations on the location of branches. Makes it unlawful for a bank holding company to acquire, after the effective date of this amendatory Act, certain banks with respect to which the main banking premises have been relocated.

SENATE AMENDMENT NO. 2.

Provides that limitations on the relocation of the main banking premises of certain banks shall not apply to banks which transfer assets to other banks pursuant to a written purchase and assumption agreement on or before the effective date of this amendatory Act of 1989.

FISCAL NOTE (Commissioners of Banks and Trust Companies)
The Commissioner of Banks and Trust Companies estimates that there would be no additional personnel required to handle implementation of this statutory change and that there will be no increase in cost as a result of this bill.

Apr 07 1989  First reading  Rfrd to Comm on Assignment Assigned to Finance & Credit Regulations
May 02  Waive Posting Notice 7C Committee Finance & Credit Regulations
May 11  Recommended do pass as amend 007-000-000
May 15  Second Reading Amendment No.01 FIN CREDT REG Adopted
Placed Calndr,Second Reading
Placed Calndr,Third Reading
SB-0902  ZITO.

(Ch. 110, par. 12-1001)

Amends the Code of Civil Procedure to revise the provisions relating to personal property exempt from judgment to provide that the amounts held in a retirement or pension plan are exempt (presently only the debtor's right to receive payments from such plan are exempt). Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Financial Institutions

SB-0903  LUFT – MADIGAN – SEVERNS.

(Ch. 5, par. 1704.1)

Amends the Motor Fuel Standards Act. Adds to the list of components of motor fuel (methyl tertiary-butyl ether), which if at least 1% by volume exists in the motor fuel, creates a requirement that the motor fuel dispensing device label the maximum percentage by volume of the component and that the seller of such fuel notify the purchaser of such components.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Transportation

SB-0904  JOYCE,JE.

(Ch. 122, par. 24-2)

Amends The School Code to make September 13 (anniversary of the death of Commodore Barry, Father of the U.S. Navy) and March 5 (anniversary of the death of Crispus Attucks first casualty of the U.S. Revolution) commemorative holidays.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

May 17  Committee discharged
Placed Calndr,Second Reading
May 23  Second Reading  
Placed Calndr, Third Reading  
May 25  Third Reading - Passed 056-002-001  
May 26  Arrive House  
Placed Calndr, First Reading  
May 30  Placed Calndr, First Reading  
May 31  First reading  Rfrd to Comm on Assignment  
Assigned to Select Comm. on Veteran Affairs  
Jun 08  Interim Study Calendar VET  
AFFAIRS  
Jun 13  Primary Sponsor Changed To RICE  
Interim Study Calendar VET  
AFFAIRS  

SB-0905  JOYCE, JE.  
(Ch. 122, par. 14A-7)  
Amends The School Code to delete requirement that persons providing consulting assistance for programs for gifted children be qualified by personality and experience.  

Apr 07 1989  First reading  Rfrd to Comm on Assignment  
Assigned to Elementary & Secondary Education  

SB-0906  DALEY, J.  
(Ch. 108 1/2, pars. 13-115, 13-124.2, 13-138, 13-147 and 13-149.2; new par. 13-149.3)  
Amends the Metropolitan Water Reclamation District (MSD) Article of the Pension Code to increase the retirement formula; provides for 3% automatic annual increases in widow's annuity, and grants a one-time increase to certain widows; changes the annuity formula for widows of employees that die in retirement; reduces the service requirement for the optional commissioner's formula to 6 years; makes other changes.  
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.  

STATE MANDATES ACT FISCAL NOTE  
In the opinion of DCCA, SB 906 constitutes a retirement benefit mandate for which reimbursement of the increased cost to a unit of local government is required. However, it should be noted that if the General Assembly finds that the provisions of SB 906 are being made at the request of a unit of local government, and this is explicitly stated in the bill, no reimbursement is required. The estimated annual cost is $2,846,538.  
PENSION IMPACT NOTE  
Increase in accrued liability $21,516,838  
Increase in total annual cost $2,846,538  
Increase in total annual cost as a % of payroll 3.5%  
STATE MANDATES ACT FISCAL NOTE (Metropolitan Sanitary Dist.)  
Because this legislation was requested by the District, it is excluded from the State Mandates Act.  

Apr 07 1989  First reading  Rfrd to Comm on Assignment  
Assigned to Insurance, Pensions & License Act  
Apr 25  St Mandate Fis Note Filed  
Committee Insurance, Pensions & License Act  
May 02  Pension Note Filed  
Committee Insurance, Pensions & License Act  

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0907  KARPIEL.
(Ch. 34, par. 3151)

Amends the County Zoning Act. Authorizes counties to require that temporary construction facilities be located not less than 2,500 rather than 1,000 feet from residential buildings, and requires such temporary construction facilities to be located within one mile of the construction site.

Apr 07 1989  First reading  Rfrd to Comn on Assignment
May 22  Motion disch comm, advc 2nd
      Assigned to Local Government
May 23  Second Reading  Committee discharged 045-002-000
      Placed Calndr,Second Reading
May 25  Third Reading - Passed 052-001-000
      Arrive House
      Hse Sponsor PARKE
      Placed Calndr,Third Reading
May 26  First reading  Rfrd to Comm on Assignment
Jun 08  Assigned to Counties & Townships
      Interim Study Calendar CNTY
      TWNSHIP

1SB-0908  KARPIEL.
(Ch. 122, par. 17-2.2a)

Amends The School Code. Authorizes downstate school districts beginning with the 1989-90 school year to increase their tax for special education purposes in annual increments over 8 school years, at the rate of .01% per year for dual districts and at the rate of .02% per year for unit districts. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 01  Waive Posting Notice 7C
      Assigned to Elementary & Secondary Education

3SB-0909  DAVIDSON - ROCK.
(Ch. 108 1/2, pars. 2-111, 2-121, 2-123, 2-124, 2-126, 2-131, 2-134, 2-145, 2-146, 2-154, 18-129, 18-133, 18-140, 18-152, 18-153 and 18-161; new pars. 2-121.6 and 18-128.3)

Amends the General Assembly and Judges Articles of the Pension Code to make numerous administrative changes. Provides for federally mandated age 70 1/2 distributions to certain surviving spouses; specifies the applicability of the exemption from garnishment and attachment; delays the start of certain survivor’s benefits from the date of death until the first day of the next calendar month; contains other provisions. Effective immediately.

PENSION IMPACT NOTE
The administrative changes would have minor costs, if any.
Minor costs would result from the proposal involving earlier distribution of survivor benefits.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
      Assigned to Insurance, Pensions & License Act

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
May 02  
Pension Note Filed
Committee Insurance, Pensions &
License Act

May 22  
Motion disch comm, advc 2nd
Mtn discharge comm lost 026-016-004
Committee Insurance, Pensions &
License Act

SB-0910  SEVERN S.
(Ch. 25, par. 27.1)
Amends circuit clerk Act, to provide that the annual fee collected by the clerk of the circuit court for administering the collection and disbursement of maintenance and child support payments be retained in a special fund for this purpose by the county treasurer, and that expenditure of the proceeds of the fee shall be approved by the clerk of the county and by the chief judge of the circuit court.

Apr 07 1989  First reading  
Rfrd to Comm on Assignment
Assigned to Local Government

SB-0911  RAICA.
(New Act)
Creates the Smoke Detector Disclosure Act. Requires the transferor of real property and all brokers and salespersons representing the transferor, at the time the transfer is made, to certify in writing that the property complies with all applicable smoke detector laws. Allows liquidated damages of $5,000 or actual damages, whichever are less, together with costs, attorney’s fees, and expenses to be awarded against a transferor, broker, or salesperson who violates the Act.

SENATE AMENDMENT NO. 1.
Deletes reference to: New Act
Adds reference to: Ch. 120, par. 1003

Deletes everything. Amends the Real Estate Transfer Act. Requires the real estate transfer tax declaration to state that the parties are advised of the Smoke Detector Act.

Jun 05  
Primary Sponsor Changed To BARNES
Committee Registration and Regulation
Do Pass/Short Debate Cal 019-000-000

Jun 08  
Cal 2nd Rdng Short Debate
Cal 3rd Rdng Short Debate

Jun 14  
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 16  
Short Debate-3rd Passed 110-000-000
Passed both Houses

Jul 14  
Sent to the Governor

Sep 07  
Governor vetoed
Placed Calendar Total Veto

1 Fiscal Note Act may be applicable.
SB-0911—Cont.

Oct 19 Total veto stands.

SB-0912 WATSON.

(Ch. 95 1/2, par. 11-502)

Amends the Vehicle Code. Exempts a passenger in a limousine from the prohibition regarding transportation or possession of alcoholic liquor in a motor vehicle. HOUSE AMENDMENT NO. 1.

Defines limousine.

HOUSE AMENDMENT NO. 2.

Requires a driver of a limousine to have an Illinois driver’s license of the appropriate classification.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Transportation
May 17 Placed Calndr,Second Reading Committee discharged
May 18 Second Reading Placed Calndr,Third Reading
May 25 Third Reading - Passed 045-012-001
Arrive House Placed Calendr,First Reading
May 31 Hse Sponsor STECZO First reading Rfrd to Comm on Assignment Assigned to Judiciary I
Jun 08 Recommended do pass 008-002-000
Jun 15 Second Reading Amendment No.01 STECZO Adopted
Placed Calndr,Third Reading
Jun 20 Mtn Prev-Recall 2nd Reading Amendment No.02 STECZO Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(D)
Third Reading - Passed 109-003-005
Jun 22 Sec. Desk Concurrence 01,02
Jun 26 S Concurs in H Amend. 01,02/045-008-001
Passed both Houses
Jul 24 Sent to the Governor
Sep 01 Governor approved

PUBLIC ACT 86-0747 Effective date 90-01-01

SB-0913 KUSTRA AND DUNN,R.

(Ch. 85, new par. 2208.13; Ch. 122, pars. 1A-2, 1A-4, 1A-8, 2-3, 2-3.25, 2-3.51, 2-3.63, 2-3.64, 2-3.68, 2-3.75, 21-1, 21-1a and 34A-102; new pars. 2-3.93, 2-3.94, 2-3.95 and 2-3.96)

Amends The School Code and The State Mandates Act. Prescribes membership representation on the State Board of Education; adds to the duties of the standing joint Education Committee; expands data to be included in the State Board's annual report; brings the Chicago Board of Education under the State Board's powers with respect to districts in financial difficulty and requires plans submitted by such districts to be based on State Board criteria; provides for nonrecognition, revocation of recognition and withholding of State funds by the State Board with respect to districts failing to meet or achieve prescribed standards, curriculum levels or student learning objectives; establishes a procedure and basis for placing a school district into receivership; and provides for a district's dissolution for failure to achieve student objectives. Creates within the State Board a Department of Public Accountability and prescribes its powers and duties. Creates a Select Committee on Education Reform. Creates the Business-Education Partnership Commission and

Fiscal Note Act may be applicable.
prescribes its powers and duties. Provides that authority for the reading improvement program expires on June 30, 1991, requires the State Board to adopt a policy to stop student promotions for purely social reasons, revises provisions relating to the high impact training services program, provides that certain sex offense convictions operate as a bar to teacher certification, brings certificated personnel who were grandfathered out of certification test requirements back under those requirements as of 1995, exempts School Code mandates from State reimbursement unless a school district forgoes the right to claim or expend State aid moneys, and empowers the State Board of Education to waive School Code mandates for districts meeting applicable standards. Effective July 1, 1989.

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

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<th>Date</th>
<th>Action</th>
<th>Committee</th>
<th>Notes</th>
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<tbody>
<tr>
<td>Apr 07</td>
<td>1st Reading</td>
<td>Rfrd to Comm on Assignment</td>
<td>Added As A Co-sponsor DUNN,R</td>
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<td>Committee Committee on Assignment</td>
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<td>of Bills</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
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**SB-0914 NETSCH.**

(Ch. 120, pars. 439.2 and 430.32)

Amends the State use and service use tax Acts to revise the definition of retailers and servicemen maintaining a place of business in Illinois to revise the language relating to persons who are deemed to be maintaining a place of business in Illinois. Effective January 1, 1990.

**SENATE AMENDMENT NO. 1.**

Makes spelling and grammar corrections.

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<tr>
<th>Date</th>
<th>Action</th>
<th>Committee</th>
<th>Notes</th>
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<tbody>
<tr>
<td>Apr 07</td>
<td>1st Reading</td>
<td>Rfrd to Comm on Assignment</td>
<td>Assigned to Revenue</td>
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<td>May 04</td>
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<td>Recommded do pass as amend</td>
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<td>Motion prevailed</td>
<td>030-028-000</td>
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<td>May 15</td>
<td>2nd Reading</td>
<td>Ammendment No.01</td>
<td>REVENUE</td>
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<td>May 25</td>
<td>3rd Reading - Passed 052-006-001</td>
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<td>May 26</td>
<td>Arrive House</td>
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<td>Jun 07</td>
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<td>Cnsent Calendar, 3rd Readng</td>
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<td>Passed both Houses</td>
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<td>Jul 14</td>
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<tr>
<td>Sep 07</td>
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<tr>
<td>Oct 19</td>
<td>Total veto stands.</td>
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1 Fiscal Note Act may be applicable.
Amends the Illinois Fairness in Lending and Consumer Installment Loan Acts. Allows a consumer to redeem a motor vehicle used primarily for personal or family purposes within 15 days of repossession if the consumer used the vehicle primarily for personal use and has paid 30% or more of the total amount due and tenders other monetary payments.

HOUSE AMENDMENT NO. 1.
Excludes credit unions from the provisions regarding repossession.

PB-0916 KUSTRA – JONES, HUDSON AND KEATS.
(New Act)
Creates the Legal Services Consumer Protection Act. Establishes Division of Legal Services Consumer Affairs within the Department of Professional Regulation to address grievances against attorneys through binding conciliation or arbitration which is non-appealable. Allows publication of adverse findings against an attorney in all newspapers in the State with a circulation over 100,000 and in the newspaper of the attorney’s home town and the State Bar Journal. Grants authority to assess actual damages and costs.
SB-0917 SEVERNS.
(Ch. 95 1/2, par. 12-603.1)
Amends the Vehicle Code. Exempts from liability a physician who issues a certificate that a driver or passenger is unable, for medical or physical reasons, to wear a seat safety belt. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Transportation

May 11 Recommended do pass 007-000-000

May 15 Placed Calndr, Second Reading

May 25 Third Reading - Passed 058-000-001

May 26 Arrive House
Hse Sponsor HARTKE
Added As A Joint Sponsor GRANBERG
First reading Rfrd to Comm on Assignment
Assigned to Judiciary I

Jun 09 Tbd pursuant Hse Rule 27D

SB-0918 BARKHAUSEN – D’ARCO.
(Ch. 29, par. 92)
Amends The Illinois Blacklist Trade Law. Makes a grammatical change in the definition Section.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 29, par. 92
Adds reference to: Ch. 95 1/2, new par. 6-305.1

Deletes title and everything after the enacting clause. Amends The Illinois Vehicle Code to prohibit the subleasing of motor vehicles without consent from the secured creditor, lessor or lienholder.

HOUSE AMENDMENT NO. 1. (House recedes July 1, 1989)
Makes several technical corrections. Removes from liability for the unlawful subleasing of a motor vehicle any person who, for compensation, assists, causes or arranges for a transfer, sale, lease or assignment of a motor vehicle without the written consent of the secured lienholder. Also removes the penalty provisions.

HOUSE AMENDMENT NO. 2. (Tabled June 16, 1989)
Provides for treble damages.

HOUSE AMENDMENT NO. 3. (House recedes July 1, 1989)
Provides that a person damaged as a result of a violation of unlawful subleasing of a motor vehicle may be awarded treble actual damages, reasonable attorney’s fees, litigation expenses, court costs and injunctive or other equitable relief. Provides no recovery of punitive damages.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-ams 1 and 3.
Recommends that the bill be amended as follows:
Provides that employees acting upon request of their employer shall not be subject to changes of unlawful subleasing. Changes the penalty of unlawful subleasing from a Class 3 felony to a Class 3 misdemeanor. Deletes reference to punitive damages.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Judiciary

May 16 Added As A Joint Sponsor D’ARCO
Committee Judiciary

May 22 Motion disch comm, advc 2nd
Committee discharged 035-014-001

May 23 Second Reading
Placed Calndr, Third Reading

May 24 Recalled to Second Reading
Amendment No.01 BARKHAUSEN Adopted
Placed Calndr, Third Reading
May 25  Third Reading - Passed 053-000-000
Arrive House
Placed Calendr, First Reading

May 31  Hse Sponsor PARKE
First reading
Rfrd to Comm on Assignment
Assigned to Judiciary I

Jun 08  Amendment No.01  JUDICIARY I  Adopted
Amendment No.02  JUDICIARY I  Adopted
Recommended do pass as amend 011-001-001
Placed Calndr, Second Reading

Jun 14  Second Reading
Placed Calndr, Third Reading

Jun 16  Mtn Prev-Recall 2nd Reading
Mtn Prevail - Table Amend No 02
Amendment No.03  PARKE  Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(D)/111-000-000
Third Reading - Passed 103-000-001

Jun 19  Sec. Desk Concurrence 01,03
Jun 26  S Nonconcrs in H Amend. 01,03
Speaker's Table, Non-concur 01,03

Jun 27  H Refuses to Recede Amend 01,03
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/LAURINO,
MAUTINO, WHITE, PARKE AND HALLOCK

Jun 29  Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/MAROVITZ
D'ARCO, DUNN,T, BARKHAUSEN & HAWKINSON

Jun 30  Senate report submitted
Senate Conf. report Adopted 1ST/059-000-000
House report submitted

Jul 01  House Conf. report Adopted 1ST/115-001-000
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 25  Sent to the Governor

Sep 01  Governor approved
PUBLIC ACT 86-0748  Effective date 90-07-01

SB-0919  WOODYARD.
(Ch. 40, new par. 603.1)
Amends the Marriage and Dissolution of Marriage Act to require the chief judge
of each circuit to draft and administer a mediation program for child custody and
visitation disputes.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary

SB-0920  DUDYCZ.
(Ch. 46, pars. 9-10, 9-11, 9-12, 9-13, 9-14 and 9-16)
Amends The Election Code. Requires semi-annual, rather than annual, reports
of campaign financing expenses and contributions. Effective July 1, 1990.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Elections & Reapportionment

May 17  Committee discharged

May 18  Placed Calndr, Second Reading

May 18  Placed Calndr, Third Reading
SB-0921  SCHAFFER.  

(Ch. 46, par. 7-59)

Amends The Election Code. Provides that where the number of candidates whose names have been printed on a party's primary ballot for nomination for or election to an office at a primary is less than the number of persons the party is entitled to nominate for or elect to the office at the primary, the number of write-in votes to be nominated or elected to such office must equal or exceed the number of signatures required on a petition for nomination to that office or must exceed the number of votes received by at least one of the candidates whose names were printed on the primary ballot for nomination or election to the same office.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 46, pars. 2A-1.1, 7-8, 7-11 and 8-4; Ch. 122, pars. 33-1 and 33-1b

Amends The Election Code and The School Code. Changes the dates of the general primary election and the regular election for certain board of education members from the third Tuesday in March of even-numbered years to the third Tuesday in May of such years. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment 
Assigned to Elections & 
Reapportionment
May 17 Committee discharged
May 18 Second Reading 
Placed Calndr,Third Reading
May 24 Recalled to Second Reading 
Amendment No.01 SCHAFFER Adopted 
030-028-000
Placed Calndr,Third Reading
May 25 Third Reading - Lost 027-028-002

SB-0922  BARKHAUSEN – D’ARCO.  

(Ch. 95 1/2, pars. 9-101 and 9-102)

Amends The Illinois Vehicle Code. Clarifies that all owners of for-rent motor vehicles must give proof of financial responsibility to the Secretary of State regardless of how long the motor vehicle is leased. Also specifies the alternate methods of giving proof of financial responsibility depending on whether the vehicle is leased on a daily or weekly basis or less, or leased on a monthly basis or longer.

HOUSE AMENDMENT NO. 2. (House recedes June 30, 1989)

Deletes reference to: Ch. 95 1/2, par. 9-102
Adds reference to: Ch. 95 1/2, par. 1-124

Includes for-rent motor vehicles in the definition of “For-hire”. Provides that owners of leased motor vehicles are not subject to the financial responsibility laws, but are subject to the mandatory vehicle insurance laws.

HOUSE AMENDMENT NO. 3. (House recedes June 30, 1989)

Adds reference to: Ch. 95 1/2, par. 9-105

Deletes provisions establishing the minimum amounts of bodily injury and property damage insurance required as proof of financial responsibility and requires that such amounts meet the requirements established pursuant to the Illinois Financial Responsibility Law.
Recommends that the House recede from H-ams No. 2 and 3.
Recommends that the bill be amended as follows:
Recommends that the House recede from H-ams 2 and 3.
Recommends that the bill be amended as follows:

Adds reference to: Ch. 95 1/2, pars. 6-305 and 7-601

Deletes everything in the bill. Changes the definition of “for hire” to include vehicles governed by provisions of the Vehicle Code regarding leased or rented vehicles and motor vehicles used for transportation of passengers. Provides that a person who rents a motor vehicle may not offer a renter a collision damage waiver or any other type of waiver or insurance as a separate item or charge which would provide coverage for a deductible and any other extra charge. Removes from provisions exempting certain vehicles from mandatory insurance laws certain rented vehicles governed by the Vehicle Code. Defines “to rent” and “to lease”. Provides that motor vehicles leased for a period of one year or more are not required to file proof of financial responsibility insurance in accordance with Sections of the Vehicle Code governing leased or rented vehicles, but are subject to insurance requirements established by the mandatory insurance laws and the financial responsibility laws of the Vehicle Code. Clarifies which policies of insurance meet the financial responsibility requirements for rented and leased vehicles. Exempts new car dealers from financial responsibility requirements when renting vehicles during periods of time when a customer’s vehicle is in need of repair.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
        Assigned to Transportation
May 16    Added As A Joint Sponsor D'ARCO
        Committee Transportation
May 17    Committee discharged
May 18    Second Reading
        Placed Calndr,Second Reading
May 25    Third Reading - Passed 057-001-000
        Arrive House
        Placed Calendr,First Readng
May 26    Hse Sponsor LAURINO
        Placed Calendr,First Readng
May 31    First reading  Rfrd to Comm on Assignment
        Assigned to Select Comm Constitut’nal Officers
Jun 08    Cal 2nd Rdg Short Debate
Jun 20    Short Debate Cal 2nd Rdg
        Amendment No.01 LAURINO Withdrawn
        Amendment No.02 LAURINO Adopted
        Amendment No.03 LAURINO Adopted
        Cal 3rd Rdg Short Debate
Jun 22    Short Debate-3rd Passed 116-000-000
Jun 23    Sec. Desk Concurrence 02,03
Jun 27    S Noncncrs in H Amend. 02,03
        Speaker's Table, Non-concur 02,03
        H Refuses to Recede Amend 02,03
        H Requests Conference Comm 1ST
        Hse Conference Comm Appptd IST/LAURINO,
        CULLERTON, BRUNSVOLD, CHURCHILL & TATE
Jun 28    Sen Accede Req Conf Comm 1ST
        Sen Conference Comm Appptd IST/ BROOKINS
        DALEY, D'ARCO, WATSON & BARKHAUSEN
SB-0922—Cont.

Jun 30 House report submitted
House Conf. report Adopted 1ST/108-000-000
Senate report submitted
Senate Conf. report Adopted 1ST/059-000-000
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 25 Sent to the Governor

Sep 08 Governor approved
PUBLIC ACT 86-0880 Effective date 90-01-01

SB-0923 JACOBS - MAITLAND.

(Ch. 111 2/3, pars. 903, 904, 906, 907, 907.2, 908 and 912)
Amends the Citizens Utility Board Act. Provides that Board directors shall be elected from legislative (State Senatorial) districts, instead of Congressional districts, beginning in 1990. Provides that the Board shall maintain a current membership list which shall be available to members upon request. Provides that the Board shall provide, to each certified candidate for director, a list of members in the candidate's district. Provides that the Board shall be dissolved if it does not receive contributions from at least 10,000 Illinois citizens in any year (rather than within 3 years after December 1, 1983). Provides that directors and members shall receive specified advance notice of certain meetings. Adds provisions in relation to access to certain financial statements and membership lists, and in relation to contents of certain financial statements. Changes other provisions in relation to certification of candidates for director, campaigns, elections and vacancies.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, par. 903
Removes provisions basing election of CUB directors on senatorial districts. Requires addresses on CUB members list. Changes notice requirements.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Energy & Environment

May 04 Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 24 Recalled to Second Reading
Amendment No.01 JACOBS Adopted
Placed Calndr,Third Reading

May 26 Third Reading - Passed 051-008-000
May 30 Arrive House
Hse Sponsor BRUNSVOLD
Placed Calendr,First Reading

May 31 First reading Rfrd to Comm on Assignment
Assigned to Executive

Jun 09 Tbd pursuant Hse Rule 27D

SB-0924 BERMAN - KUSTRA.

(Ch. 40, par. 1652; Ch. 110 1/2, par. 2-4)
Amends the Probate Act and the Act relating to the construction of written instruments with regard to adopted children to provide that in instruments executed on or after September 1, 1955 and before October 1, 1989 an adopted child is deemed a child born to the adopting parent unless a contrary intent appears in the instrument. Provides for additional conditions for instruments executed on or after October 1, 1989. Effective immediately.
SENATE AMENDMENT NO. 1.
Deletes everything. Removes provision concerning additional conditions for instru-
ments executed after October 1, 1989 as to adopted children. Deletes provision
that adopted child taking property under an instrument executed prior to Septem-
ber 1, 1955 shall have no right to inquire into the acts of any fiduciary under the instru-
ment which occur prior to October 1, 1989.

SENATE AMENDMENT NO. 2.
Adds provision that a fiduciary under an instrument executed prior to September
1, 1955 shall advise all persons subject to the provisions of the “Probate Act of
1975” of the existence of the right to commence a judicial proceeding to prevent an
adopted child from being a taker of property under the instrument.

HOUSE AMENDMENT NO. 2.
Deletes provisions exempting fiduciaries under instruments executed before Sep-
tember 1, 1955 from liability to any person arising out of the fiduciary’s failure to
treat an adopted child as a taker in making a distribution of property.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Judiciary
Apr 26
Recommnded do pass as amend
007-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary’s Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading
Amendment No.01 JUDICIARY Adopted
Placed Calndr,Third Reading
May 24 Recalled to Second Reading
Amendment No.02 BERNAN Adopted
Placed Calndr,Third Reading
May 25 Third Reading - Passed 059-000-000
Arrive House
Hse Sponsor MCCRACKEN
Added As A Joint Sponsor CULLERTON
First reading Rfrd to Comm on Assignment
May 26 Assigned to Judiciary I
Jun 01 Do Pass/Consent Calendar 014-000-000
Jun 08 Consent Calendar, 2nd Reading
Jun 14 Remvfd from Consent Calendar
Cal 2nd Rdg Short Debate
Jun 21 Short Debate Cal 2nd Rdg
Held 2nd Rdg-Short Debate
Jun 23 Amendment No.01 CULLERTON Withdrawn
Amendment No.02 CULLERTON Adopted
Cal 3rd Rdg Short Debate
Short Debate-3rd Passed 107-000-001
Jun 24 Sec. Desk Concurrence 02
Jun 26 S Concurs in H Amend. 02/056-000-000
Passed both Houses
Jul 24 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0842 Effective date 89-09-07
SB-0925  ZITO AND O’DANIEL.
(Ch. 121, par. 514.01)
Amends the Highway Advertising Control Act to prohibit the Department of Transportation from requiring a permittee (who is allowed to erect signs) to pay the costs of recording a hearing concerning the Department’s intent to revoke a permit. Effective immediately.

FISCAL NOTE (DOT)
The Dept. estimates the State’s cost to be in excess of $50,000.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 121, par. 508

Adds provision allowing Department of Transportation, by rule, to require the erection of a highway sign within a specified period after the issuance of a permit and also to adopt a rule setting precise standards as to what constitutes good cause for not erecting a sign within such specified period.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Transportation

May 03       CHIEF SPNSR.
CHANGE

Added As A Co-sponsor O’DANIEL
Committee Transportation

May 11       Recommended do pass 007-000-000

May 15       Placed Calndr,Second Reading
Fiscal Note Requested ETHEREDGE

May 16       Placed Calndr,Second Reading
Fiscal Note filed

May 25       Second Reading
Placed Calndr,Third Reading

May 26       Third Reading - Passed 057-001-001

Jun 07  Amendment No.01  EXECUTIVE  Adopted
EXECUTIVE  DP Amnded Consent Calendar
021-000-000

SB-0926  JACOBS.
(Ch. 8, par. 37-26)
Amends the Horse Racing Act. Requires inter-track wagering licensees and location licensees (“wagering licensees”) which derive their licenses from a particular organization licensee to conduct inter-track wagering only at locations within 175 (now, 135) miles of the organization licensee’s race track which is located in a county of less than 400,000 population and was operating on or before June 1, 1986. Deletes limitation on certain wagering licensees accepting wagers when 2 or more organizations are conducting race meetings at the same time. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

1 Fiscal Note Act may be applicable.
SB-0927  D'ARCO – GEO-KARIS.
(Ch. 110 1/2, par. 2-6)

Amends the Probate Act. Requires a person holding property of a decedent who has reason to know that a potential beneficiary caused the death of the decedent to cooperate with law enforcement authorities and judicial officers in the investigation of the death.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 07 1989</td>
<td>First reading Rfrd to Comm on Assignment Assigned to Judiciary</td>
</tr>
<tr>
<td>May 11</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>May 25</td>
<td>Third Reading - Passed 058-000-001</td>
</tr>
<tr>
<td>May 26</td>
<td>Arrive House Hse Sponsor JONES, SHIRLEY Rfrd to Comm on Assignment Assigned to Judiciary I</td>
</tr>
<tr>
<td>Jun 09</td>
<td>Tbd pursuant Hse Rule 27D Mtn filed take from Table PLACE ON CALENDAR</td>
</tr>
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<td>Jun 13</td>
<td>2ND RDING-2ND DAY JONES, SHIRLEY</td>
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<td>Jun 14</td>
<td>Tabled Pursuant to Rule 27(D) (06-09-89) Mtn Take From Table Prevail</td>
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<td>Jun 20</td>
<td>Placed Calndr, Second Reading</td>
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<td>Jun 21</td>
<td>Second Reading Placed Calndr, Third Reading Third Reading - Passed 111-000-000</td>
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<td>Jul 18</td>
<td>Sent to the Governor Passed both Houses</td>
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<td>Sep 01</td>
<td>Governor approved PUBLIC ACT 86-0749 Effective date 90-01-01</td>
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</tbody>
</table>

SB-0928  JACOBS – MAITLAND.
(Ch. 111 2/3, pars. 905 and 916)

Amends the Citizens Utility Board Act. Provides that the Board shall not represent the interests of utility consumers before the General Assembly without first securing the written request of a current legislator to lobby on a piece of legislation. Provides that the Board shall secure tax exempt status, including tax exempt status under Section 501(c)(3) of the Internal Revenue Code, and if it does not secure such status before January 1, 1990, it shall be dissolved. Provides that the prohibition against support or opposition of the Board of a political party or candidate shall apply to both direct and indirect support or opposition. Provides that the Board and its directors and employees may not, in their official capacities, make statements to the news media which criticize or support elected officials or candidates or are intended to influence elections.

SENATE AMENDMENT NO. 1.
Revises restrictions on lobbying and extends period for CUB to secure tax exempt status to January 1, 1991.

<table>
<thead>
<tr>
<th>Date</th>
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<tbody>
<tr>
<td>Apr 07 1989</td>
<td>First reading Rfrd to Comm on Assignment Assigned to Energy &amp; Environment</td>
</tr>
<tr>
<td>May 04</td>
<td>Recommended do pass 007-000-000 Motion filed WEAVER, S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000</td>
</tr>
<tr>
<td>May 11</td>
<td>Secretary's Desk</td>
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<tr>
<td>May 11</td>
<td>Placed Calndr, Second Reading</td>
</tr>
</tbody>
</table>
SB-0928—Cont.

May 15
Second Reading
Placed Calndr, Third Reading

May 24
Recalled to Second Reading
Amendment No. 01 JACOBS
Adopted
Placed Calndr, Third Reading

May 26
Third Reading - Passed 047-011-001

May 30
Arrive House
Hse Sponsor BRUNSVOLD
Placed Calndr, First Reading

May 31
First reading
Rfrd to Comm on Assignment
Assigned to Executive

Jun 09
Rfrd pursuant Hse Rule 27D

SB-0929  BERMAN.

(Ch. 40, par. 1652 and title of Act preceding par. 1652; and Ch. 110 1/2, par. 2-4)

Amends the Probate Act and an Act concerning written instruments with respect to adopted children. Makes applicable to property rights under any instrument (rather than under any written instrument). Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 40, title of Act preceding par. 1652
Deletes everything. Amends the Probate Act and Act relating to written instruments in regard to adopted children. Provides, as to instruments executed on or after September 1, 1955, an adopted child is deemed a child of the adopting parents unless there is clear and convincing evidence to the contrary in the instrument. Also provides a fiduciary under an instrument executed prior to September 1, 1955 shall have no obligation to determine if an adopted child is a taker of property under such instrument unless the fiduciary receives specified written evidence that such child has become a taker. Effective immediately.

Apr 07 1989
First reading
Rfrd to Comm on Assignment
Assigned to Judiciary

May 11
Recommended do pass 006-000-001

May 15
Second Reading
Placed Calndr, Third Reading

May 25
Third Reading - Passed 058-000-001

May 26
Arrive House
Placed Calndr, First Reading

May 31
Hse Sponsor CULLERTON
First reading
Rfrd to Comm on Assignment
Assigned to Judiciary I

Jun 07
Do Pass/Short Debate Cal 014-000-000

Jun 13
Short Debate Cal 2nd Rdnng
Cal 3rd Rdnng Short Debate

Jun 21
Amendment No. 01 CULLERTON
Adopted
Cal 3rd Rdnng Short Debate
Short Debate-3rd Passed 113-000-000

Jun 22
Sec. Desk Concurrence 01

Jun 26
Re-committed to Judiciary

1SB-0930  KUSTRA.

(Ch. 122, pars. 30-15.1, 30-15.4 and 30-15.7; Ch. 144, par. 188)

Amends the Higher Education Student Assistance Law within The School Code and the Board of Higher Education Act. Requires the Illinois State Scholarship

1Fiscal Note Act may be applicable.
Commission to award scholarships on the basis of 100% of the recipients’ demonstrated financial need. Requires the Board of Higher Education to consider such requirement in preparing its biennial budget. Gives full funding of scholarships priority over the appropriations for higher education, except those for community college programs.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 01       Waive Posting Notice 7C  Assigned to Higher Education
Committee Higher Education

SB-0931  GEO-KARIS - PHILIP.
(Ch. 17, new par. 6420)
Amends the Interest Act. Requires a lender to provide a statement to an Illinois borrower of the amount of interest paid in a calendar year. The statement must be provided by January 31 of the following year.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 02       Waive Posting Notice 7C  Assigned to Finance & Credit Regulations
Committee Finance & Credit Regulations
May 22       Motion disch comm, advc 2nd
Motion discharge comm lost 029-014-002
Committee Finance & Credit Regulations

SB-0932  KARPIEL - PHILIP.
(Ch. 73, new par. 755.30; Ch. 95 1/2, new par. 5-402.2)
Amends the Illinois Insurance Code and The Illinois Vehicle Code. Requires insurance companies to offer the option on automobile insurance policies of having only original manufacturer parts or the equivalent used when replacing parts covered under the policy. Requires the name of the manufacturer to appear on all replacement parts and prohibits the sale of such part unless the manufacturer is identified.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

SB-0933  LUFT.
(Ch. 120, new par. 703a)
Adds a provision to the Revenue Act of 1939 to require a proportionate reduction in the extension of property taxes against a parcel of real property upon which taxes have been overpaid in the preceding year.

Fiscal Note Act may be applicable.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-933 creates a local government organization and structure mandate for which no reimbursement is required.

SENATE AMENDMENT NO. 1.
Provides for an abatement of overpaid taxes rather than a deduction from the next year’s bill.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Revenue
May 01       St Mandate Fis Note Filed
Committee Revenue
May 04       Recommended do pass 007-000-000
Motion filed WEAVER, S
ZITO AND KEATS.

(New Act; Ch. 17, rep. pars. 301 through 394)


SENATE AMENDMENT NO. 2.

Removes minimum fine for certain business offenses. Makes technical and grammatical changes.

Apr 07 1989
First reading
Rfrd to Comm on Assignment
Assigned to Finance & Credit Regulations

May 02
Waive Posting Notice 7C
Committee Finance & Credit Regulations

May 11
Placed Calndr, Second Reading
Recommnded do pass as amend
007-000-000

May 16
Second Reading
Amendment No.01 FIN CREDIT REG Tabled
Amendment No.02 ZITO Adopted
Placed Calndr, Third Reading

May 25
Third Reading - Passed 057-001-001

May 26
Arrive House
Hse Sponsor HICKS
First reading
Rfrd to Comm on Assignment
Assigned to Financial Institutions

Jun 06
Added As A Joint Sponsor DELEO
Committee Financial Institutions

Jun 07
Interim Study Calendar FIN INSTIT

Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
Amends the Environmental Protection Act to change the definition of “hazardous hospital wastes”. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Energy & Environment

May 04  Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

May 16  Second Reading
Placed Calndr,Third Reading

May 25  Third Reading - Passed 058-000-001

May 26  Arrive House
Hse Sponsor KUBIK
First reading  Rfrd to Comm on Assignment
Assigned to Energy Environment &
Nat. Resource

Jun 08  Interim Study Calendar ENRGY
ENVRMNT

Amends the Code of Civil Procedure to provide for the creation of a cause of action for the recovery of resources expended by police forces searching for persons who deliberately conceal themselves from public view while knowing a search is underway.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 110, new art. XXI
Deletes everything. Creates An Act to create a cause of action for the recovery of expended resources in the police search for certain persons. Provides that police agencies may recover reasonable costs from persons who knew or should have known to inform the police of their whereabouts if a search for them is in progress.
SB-0937  SEVERN - ROCK - HOLMBERG AND REA.

(New Act)


SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 127, new par. 141.252

Deletes everything. Establishes the Illinois Manufacturing Technology Alliance for the purpose of advancing the use of modern technology by small and medium-sized manufacturers in this State. Provides for appointment and meetings of a board of directors of such Alliance. Outlines powers and duties of such Board. Also, provides for financial assistance to businesses by the Alliance under certain conditions. Amends the State Finance Act to create the Illinois Manufacturing Technology Alliance Fund. Provides for immediate effective date.

SENATE AMENDMENT NO. 2.

Adds provision that during the 18 months immediately following the effective date of the Act, the Alliance may make loans or grants from State funds notwithstanding the requirement that at least 1/2 of funds for such loans or grants come from trade association contributions.

SENATE AMENDMENT NO. 3.

Adds provision that funds shall be appropriated from the Technology and Commercialization Fund to the Illinois Manufacturing Alliance Fund for purposes of this Act.

FISCAL NOTE (DCCA)

Estimated first year start-up costs total $6,000,000.

GOVERNOR MESSAGE

Recommends that the monies appropriated from the Technology Innovation and Commercialization Fund controlled by DCCA be deleted from the provisions of the bill in order to prevent the Illinois Manufacturing Technology Alliance from withdrawing monies from that fund.

Apr 07 1989  First reading  Rfrd to Comm on Assignment  Assigned to Commerce & Economic Development

Apr 26  Recommended do pass 006-000-000  Motion filed PHILIP  MOTION PLACE ON SECT. DESK  Motion prevailed  030-028-000

Secretary's Desk

May 11  Placed Calndr, Second Readng

May 12  Fiscal Note Requested ETHEREDGE Withdrawn

May 16  Added As A Co-sponsor REA  Added As A Joint Sponsor HOLMBERG

Second Reading

Amendment No.01 SEVERN S  Adopted
Amendment No.02 SEVERN S  Adopted
Amendment No.03 SEVERN S  Adopted

Placed Calndr, Third Reading

May 25  Third Reading - Passed 056-002-001

May 26  Arrive House  First reading  Rfrd to Comm on Assignment  Assigned to Select Comm. Economic Development
Amends the Illinois Vehicle Code to require the Secretary of State to keep a list of agencies that provide transportation to senior citizens and distribute that information through License Exam Stations.

FISCAL NOTE (Secretary of State)
This bill would cost approximately $10,000 in first year data processing costs, and approximately $3,000 per year thereafter for printing expenses to the Secretary of State's Office.

SB-0938  RIGNEY – WOODYARD, PHILIP, DAVIDSON, DUDYČZ, RAICA AND GEO-KARIS.
(Ch. 95 1/2, new par. 2-127)

PUBLIC ACT 86-0424 Effective date 90-01-01
Fiscal Note Act may be applicable.
Amends the Act relating to the Board of Higher Education. Requires the Board to establish a provision for treatment of alcohol and drug addiction and related diseases which each public institution of higher education, and each non-public institution of higher education that directly or indirectly receives State moneys, must include in their student health benefit programs.

GOVERNOR MESSAGE

Recommends including the Department of Alcoholism and Substance Abuse among the entities with which the Board of Higher Education is to consult in establishing the alcohol and drug addiction treatment program that is to be included in health benefit programs offered to students at public and nonpublic institutions of higher education. Replaces “(t)he program shall provide at a minimum” with “(t)he program options shall provide at a minimum”, and provides for a fair, non-discriminatory and reasonable program rate (deleting the requirement that such rate be “fair, non-discriminatory, reasonable and uniform as determined by the Director of the Department of Insurance”).

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1 Fiscal Note Act may be applicable.
suits and makes violation of Act a Class B misdemeanor. Authorizes the release of certain criminal defendants on bail or recognizance if they consent to periodic drug testing during the period of release.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary

**SB-0941**  HAWKINSON – PHILIP, BARKHAUSEN AND WEAVER,S.

(New Act)

Creates the authority for a principal or chief administrative officer of an elementary or secondary school or an employee so designated to consent to a search of student lockers, baskets, desks, drawers and other receptacles or repositories. Declares that any expectation of privacy a student may have in such area is, as a matter of public policy, an unreasonable expectation. Effective September 1, 1989.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

**SB-0942**  BARKHAUSEN – RAICA – DUDYCZ – PHILIP.

(New Act; Ch. 37, par. 805-4; Ch. 38, pars. 9-1, 12-6.1, 33B-1, 37-1 and 1005-5-3)

Creates the Streetgang and Streetgang Members Criminal and Civil Liability Law concerning streetgang criminal activity and civil liability therefor. Provides definitions and penalties. Amends various Acts to include provisions pertaining to streetgangs.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary

May 22  First reading  Motion disch comm, advc 2nd
Committee discharged 036-012-004
May 23  Second Reading
Placed Calndr,Second Reading
May 25  Third Reading - Passed 046-009-003
Arrive House
Placed Calendar,First Reading
May 26  Hse Sponsor STANGE
Added As A Joint Sponsor PETKA
Added As A Joint Sponsor SANTIAGO
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I
Jun 01  Added As A Joint Sponsor DELEO
Added As A Joint Sponsor KULAS
Committee Judiciary I
Jun 07  Interim Study Calendar JUDICIARY I
Motion disch comm, advc 2nd
CALENDAR - STANGE
Interim Study Calendar JUDICIARY I
3/5 vote required
Mtn Prevail to Suspend Rule 77(B)/072-033-000
3/5 vote required
Motn discharge comm lost 067-037-001
Interim Study Calendar JUDICIARY I

**SB-0943**  GEO-KARIS – PHILIP, ETHEREDGE, WEAVER,S, DUDYCZ, RAICA AND BARKHAUSEN.

(Ch. 38, pars. 8-2, 9-1; new par. 9-1.3)

Amends the Criminal Code of 1961 to create the offenses of childmurder and conspiracy to commit childmurder, punishable by death. Childmurder is the murder of someone under 17 or the solicitation thereof.

5 Correctional Budget and Impact Note Act may be applicable.
SB-0944  BARKHAUSEN, PHILIP, DUDYCZ, RAICA, DAVIDSON, SCHAEFER AND WEAVERS.

(Ch. 38, par. 108B-3)

Amends the Code of Criminal Procedure of 1963 to authorize the State's Attorney to obtain an order authorizing the interception of a private oral communication when no party has consented to the interception and the interception may provide evidence of or may assist in the apprehension of a person who has committed, is committing or is about to commit first degree murder, conspiracy to commit first degree murder, or the offense of solicitation of murder or solicitation of murder for hire.

FISCAL NOTE (IL State Police)
No additional costs are involved nor associated with SB-944.

SB-0945  FAWELL – KELLY – LECHOWICZ – MAHAR.

(Ch. 91 1/2, new par. 100-60; Ch. 127, par. 653)

Amends the Department of Mental Health and Developmental Disabilities powers and duties act and the General Obligation Bond Act to raise the bond level for

*State Debt Impact Note Act may be applicable.*
community facilities by $75,000,000 and lower the bond level for the super collider
by the same amount and to provide that the Department may make 70% grants for
the construction of such facilities from the Capital Development Fund and that the
Department may adopt necessary regulations. Effective immediately.

STATE DEBT IMPACT NOTE
SB-945 would reallocate general obligation bond authorization
within existing limits and would have no net effect on State
debt.

FISCAL NOTE (DMHDD)
The fiscal impact would include $80,000 for 2.5 staff positions
plus costs for awarding of grants to community agencies. These
costs would depend on the share of the $75 million which is
used for this function. The Capital Development Board would
need to provide an estimate of the fiscal impact of granting
funds instead of issuing bonds.

SENATE AMENDMENT NO. 1.
Makes a technical correction.

STATE DEBT IMPACT NOTE
No change from previous note.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Public Health, Welfare &
Correctn

Apr 27 State Debt Note Filed
Committee Public Health, Welfare &
Correctn

May 02 Added As A Joint Sponsor MAHAR
Committee Public Health, Welfare &
Correctn

May 22 Motion disch comm, advc 2nd
Committee discharged 034-013-002

May 23 Placed Calndr,Second Reading
Fiscal Note Requested WELCH
Fiscal Note filed

May 25 Second Reading
Amendment No.01 FAWELL Adopted
Placed Calndr,Third Reading

May 26 Third Reading - Passed 055-000-001

May 30 Arrive House
Hse Sponsor MCGANN
Added As A Joint Sponsor OLSON,MYRON
Placed Calendr,First Reading

May 31 First reading Rfrd to Comm on Assignment
Assigned to Revenue

Jun 06 State Debt Note Filed
Committee Revenue

Jun 07 Amendment No.01 REVENUE Lost
004-009-000
Do Pass/Short Debate Cal 013-000-000
Cal 2nd Rdng Short Debate

Jun 21 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 23 Amendment No.02 MCGANN Verified
Lost

Cal 3rd Rdng Short Debate
Short Debate-3rd Passed 076-031-003
Passed both Houses

Jul 14 Sent to the Governor

Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 19  Total veto stands.

1SB-0946  LECHOWICZ - ZITO, DEGNAN AND JOYCE,JE.

(New Act)

Creates the Educational Choice Act of 1989. Provides for the issuance by the State Board of Education of vouchers to the parents or guardians of pupils in any Illinois public or private elementary or secondary schools for reasonable expenses incurred by the pupil’s attendance. Establishes a formula for the amount of such vouchers and makes various misuses of them a Class 3 felony.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elementary & Secondary Education

SB-0947  TOPINKA.

(Ch. 73, par. 963A-6)

Amends the Illinois Insurance Code. Prevents insurance companies from selling any long term health insurance policies which base payment for nursing or home health care benefits upon the stipulation that such care must follow a hospital stay.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

1SB-0948  SMITH - GEO-KARIS - MACDONALD.

(Ch. 23, par. 2058.2)

Amends the Abused and Neglected Child Reporting Act. Requires the Department of Children and Family Services to report by January 1, 1991 to the General Assembly, in relation to the types of services provided in relation to family preservation service plans and their effectiveness, the cost of statewide implementation and recommendations for legislative changes. Effective immediately.

HOUSE AMENDMENT NO. 1.

Requires the Department to include in its report an estimate of the time needed to accomplish statewide implementation of services and an estimate of time before the services are offered to families with children over 6 years of age.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctin

May 04  Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Reading
May 15  Second Reading
Placed Calndr,Third Reading
May 25  Third Reading - Passed 058-000-001
May 26  Arrive House
Hse Sponsor CURRIE
Added As A Joint Sponsor CURRAN
Added As A Joint Sponsor BARNES
Added As A Joint Sponsor JONES,LOU
Added As A Joint Sponsor HASARA
First reading  Rfrd to Comm on Assignment
Assigned to Select Committee on Children

Jun 08  Amendment No.01 CHILDREN  Adopted
DP Amnded Consent Calendar
009-000-000

Consnt Caldr Order 2nd Read

1 Fiscal Note Act may be applicable.
SB-0948—Cont.

Jun 14   Consent Calendar, 2nd Reading
        Consent Caldr Order 3rd Read
Jun 16   Consent Caldr, 3rd Read Pass 111-000-000
Jun 19   Sec. Desk Concurrence 01
Jun 26   S Concurs in H Amend. 01/058-000-000
        Passed both Houses
Jul 24   Sent to the Governor
Aug 30   Governor approved

PUBLIC ACT 86-0425  Effective date 89-08-30

SB-0949 SCHUNEMAN – PHILIP.

(Ch. 127, par. 603-101)

Amends the Governmental Ethics Act concerning rules of conduct for legislators. Raises the limit from $100 to $150 for receipt of hospitality, gifts, and other such gratuities.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 01      Waive Posting Notice 7C

SB-0950 ZITO AND DEANGELIS.

(Ch. 43, new pars. 95.17.1 and 95.30 and pars. 108, 115, 117, 118, and 145)

Amends the Liquor Control Act. Authorizes special event retailer licenses to be issued by the State commission to educational, fraternal, political, civic, religious or non-profit organizations to purchase beer and wine from Illinois licensed distributors and to sell beer and wine only for consumption at the location and on the dates of the event. Special event licenses are limited to 15 days per licensee in any 12 month period. Effective immediately.

SENATE AMENDMENT NO. 1.

Allows a special event retailer licensee to sell and offer for sale, at retail, beer and wine for use or consumption, but not for resale in any form and only at the location and on the specific dates designated for the special event in the license. Requires an applicant for a special event retailer license to submit proof of dram shop insurance. Eliminates immediate effective date.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 04      Recommand do pass as amend
            Motion filed WEAVER,S
            MOTION PLACE ON
            SECT. DESK
            Motion prevailed
            030-028-000

Secretary's Desk
May 11      Placed Calndr,Second Reading
May 16      Second Reading
            Amendment No.01 INS PEN LIC  Adopted
            Placed Calndr,Third Reading
May 25      Third Reading - Passed 058-000-001
May 26      Arrive House
            Hse Sponsor MAUTINO
            Placed Calendr,First Reading
May 31      First reading  Rfrd to Comm on Assignment
            Assigned to Registration and Regulation
Jun 08      Do Pass/Short Debate Cal 019-000-000

Fiscal Note Act may be applicable.
SB-0951  SCHUNEMAN – PHILIP.

(Ch. 63, par. 176)

Amends the Lobbyist Registration Act. Increases the limit from $25.00 to $50.00 for reporting in total amounts of expenditures by lobbyists.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
                Assigned to Executive

May 01  Waive Posting Notice 7C  Committee Executive

SB-0952  ZITO.

(Ch. 17, par. 311)

Amends the Illinois Banking Act. Permits banks to make investments for the public welfare, charitable, scientific, religious or educational purposes. Effective immediately.

HOUSE AMENDMENT NO. 1. (Tabled June 20, 1989)

Adds reference to: Ch. 17, new par. 310.1

Amends The Illinois Banking Act regarding the use of assumed names. Provides for proposed assumed name uses to be filed with the Commissioner.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 85, par. 902

Amends the Illinois Banking Act and “An Act relating to certain investments of public funds by public agencies”. Authorizes banks to operate mutual funds. Prohibits financial officers of public agencies from having a pecuniary interest in funds or companies in which public funds are invested.

HOUSE AMENDMENT NO. 3.

Adds reference to: Ch. 17, pars. 320 and 324

Provides that after commencing a general banking business, a bank, upon written notice to the Commissioner, may change its name.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
                Assigned to Executive

May 04  Recommended do pass 011-000-000
                Motion filed WEAVER,S
                MOTION PLACE ON
                SECT. DESK
                Motion prevailed
                030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Reading

May 16  Second Reading  Placed Calndr,Third Reading

May 25  Third Reading - Passed 058-000-001

May 26  Arrive House
                Hse Sponsor DELEO
                First reading  Rfrd to Comm on Assignment
                Assigned to Financial Institutions

Jun 07  Amendment No.01  FIN INSTIT  Adopted
                Amendment No.02  FIN INSTIT  Adopted
                Do Pass Amend/Short Debate
                031-000-000

Cal 2nd Rdng Short Debate
SB-0952—Cont.

Jun 20  Short Debate Cal 2nd Rdng  Mtn Prevail - Table Amend No 01
       Amendment No.03  DELEO  Adopted
          111-001-002
Jun 21  Short Debate - 3rd Passed 099-010-003
Jun 22  Sec. Desk Concurrence 02,03
Jun 26  S Concurs in H Amend. 02,03/058-000-000
       Passed both Houses
Jul 24  Sent to the Governor
Aug 30  Governor approved

PUBLIC ACT 86-0426  Effective date 89-08-30

SB-0953  SMITH.

(New Act; Ch. 73, new par. 976.2; Ch. 127, new pars. 142.250 and 1904.10)

Creates the Illinois Denturist Practice Act. Provides procedures for licensing
denturists, including examinations. Creates the Committee on Denturitry which shall
advise the Dept. of Professional Regulation on matters concerning the practice of
denturitry. Requires a license to practice denturitry in Illinois. Provides for discri-
pline of licensees and penalties for violations of the Act. Amends An Act in relation
to State finance to create the Denturist Committee Fund within the State treasury.
Amends the Insurance Code to provide that any insurance policy which covers serv-
cices provided in the practice of denturitry shall cover those services whether per-
formed by a licensed dentist or a licensed denturist. Amends the Regulatory
Effective January 1, 1990.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
             Assigned to Insurance, Pensions &
             License Act

SB-0954  ZITO.

(Ch. 17, par. 6407)

Amends An Act in relation to the rate of interest and other charges in connection
with sales on credit and the lending of money. On a billing statement, the amount
of interest and other charges shall be set forth in type equal in size and conspicuous-
ness to the minimum payment and the unpaid balance.

HOUSE AMENDMENT NO. 1.

Adds reference to: (Ch. 17, pars. 6001, 6010 and 6012; Ch. 121
1/2, par. 525.1)

Amends An Act relating to the issuance and use of credit cards and the Retail In-
stallment Sales Act. Exempts debit cards and negotiable instruments from credit
disclosure requirements. Requires disclosure of transaction fees in relation to credit
arrangements.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
             Assigned to Finance & Credit
             Regulations

May 02  Waive Posting Notice 7C  Committee Finance & Credit
       Regulations

May 11  Recommended do pass 007-000-000

May 16  Second Reading

May 26  Third Reading - Passed 059-000-000

May 30  Arrive House

Placed Calndr, First Readng

1 Fiscal Note Act may be applicable.
Amends the Probate Act of 1975 to establish new claim period publication and notice requirements, to change the times within which claims must be filed if they are not to be disallowed or barred, and to provide that -- whether or not letters issue -- barrable claims unless sooner barred are barred 2 years after decedent's death. Also amends the limitation provisions of the Code of Civil Procedure applicable to the commencement of an action when death occurs before the action against the decedent is time barred and the uncommenced action survives the decedent's death, and applicable to actions premised upon fraud of decedents or contracts to make a will. Effective immediately and applicable to estates of decedents dying on or after the effective date.

Amends the Criminal Code of 1961 to prohibit a mentally retarded defendant from being sentenced to death for first degree murder. Defines mentally retarded.
SENATE AMENDMENT NO. 1.
Provides that unless some evidence is presented that gives rise to the question of whether the defendant is mentally retarded, the State has no burden to address its proof to this issue.

SENATE AMENDMENT NO. 2.
Provides that the sub-average general intellectual functioning existing concurrently with deficits in adaptive behavior and manifested during the developmental period shall be determined by a test which is standardized and sufficiently established and reliable to have gained general acceptance in the mental health profession and which is administered and interpreted by a professional trained in the administration and interpretation of such tests. Defines developmental period.

SENATE AMENDMENT NO. 3.
Makes a nonsubstantive technical change.

HOUSE AMENDMENT NO. 2.
Provides that the defendant has the burden of proof of establishing by a preponderance of the evidence that he is mentally retarded.

GOVERNOR MESSAGE
Deletes reference to: Ch. 38, new par. 2-10.2

Recommends deleting reference adding a definition of mentally retarded to the Criminal Code of 1961. Deletes provision prohibiting the imposition of the death penalty on a person who is mentally retarded. Provides that mental retardation as defined in the Unified Code of Corrections is a mitigating factor relevant to the imposition of the death penalty.
SB-0956  Cont.
Oct 18  Mtn fild ovrrde amend veto MAROVITZ, 
3/5 vote required
Override am/veto Sen-lost 029-025-000
Placed Cal. Amendatory Veto
Oct 19  Bill dead-amendatory veto.

SB-0957  BERMAN.
(Ch. 122, par. 1406)
Amends the Asbestos Abatement Act. Clarifies language concerning rules and regulations.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
May 01  Waive Posting Notice 7C  Committee Elementary & Secondary Education

SB-0958  HOLMBERG.
Appropriates $260,000 to the State Board of Education as grants for model pilot early childhood parental training programs.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations II
May 12  Waive Posting Notice 7C  Committee Appropriations II

SB-0959  BERMAN – HOLMBERG.
(Ch. 122, par. 2-3.51)
Amends The School Code. Allows the State Board of Education to fund training to implement a Statewide reading recovery program. Effective immediately.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
Apr 26  Added As A Joint Sponsor HOLMBERG  Committee Elementary & Secondary Education
May 11  Placed Calndr,Second Reading  Recommended do pass 011-000-000
May 15  Second Reading  Placed Calndr,Third Reading
May 25  Third Reading - Passed 052-003-000
Arrive House
Hse Sponsor SATTERTHWAITE
Added As A Joint Sponsor COWLISHAW
Added As A Joint Sponsor MULCAHEY
First reading  Rfrd to Comm on Assignment
May 26  Assigned to Elementary & Secondary Education
May 31  Mtn Prevail Suspend Rul 20K 117-000-000
Committee Elementary & Secondary Education
Jun 01  Placed Calndr,Second Reading  Recommended do pass 024-002-000
Jun 13  Second Reading  Placed Calndr,Third Reading
Jun 14  Third Reading - Passed 110-004-001
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0750  Effective date 89-09-01

PUBLIC ACT 86-0750 Effective date 89-09-01
Amends The School Code to change dates for filing claims and receiving reimbursement to school districts for providing summer school programs for severely handicapped children from October 1 to November 1 for filing and from December 1 to December 31 for receiving such reimbursement.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 14-7.03

Adds reference to: Ch. 122, pars. 8-1, 10-20.19 and 17-1, new pars. 1B-1 through 1B-20; Ch. 127, pars. 652 and 655, new par. 141.253

Deletes everything. Amends the School Code, the State Finance Act and the General Obligation Bond Act. Creates the School District Emergency Financial Assistance Law to provide emergency State financial assistance to school districts certified to be in financial difficulty and establish a secure financial basis for their continued existence. Establishes Oversight Panels for school districts receiving emergency financial assistance. Creates the School District Emergency Financial Assistance Fund in the State Treasury, to be funded by the issuance of $50,000,000 in State General Obligation Bonds.

HOUSE AMENDMENT NO. 2.

Changes powers of a Financial Oversight Panel in relation to approval of a local board’s appointments to the positions of treasurer and chief school business official. Deletes power of a Panel to certify vacancies in offices of local school board members.

HOUSE AMENDMENT NO. 3.

Adds reference to: Ch. 120, par. 501e

Amends the Revenue Act. Provides that for the 1988 assessment year for any county in which the special farmland assessment provisions were not implemented prior to the 1988 assessment year, the equalized assessed values certified by the Department of Revenue for the 1986 assessment year shall be used by local assessing officials. Effective immediately.

HOUSE AMENDMENT NO. 5.

Adds reference to: Ch. 122, par. 1A-8

Prohibits a school district certified as in financial difficulty from issuing or being bound by any evidence of indebtedness unless and until its financial plan is approved by the State Board of Education.

HOUSE AMENDMENT NO. 6.

Adds reference to: Ch. 95 1/2, new par. 3-624

Amends The Vehicle Code to permit the Secretary of State to issue collegiate license plates for State and private colleges and universities upon receipt or 10,000 or more applications for such plates. Sets fees and provides design and color of plates to be discretionary with the Secretary of State.

GOVERNOR MESSAGE

Deletes reference to: Ch. 95 1/2, new par. 3-624; Ch. 127, pars. 652 and 655

Recommends changes in the Revenue Act to require a 10% decrease in the 1988 aggregate equalized assessed value of property in a local taxing district due to loss of value of farmland in order for such school district or other district to receive funds from the State Board of Education or Department of Revenue in an amount equal to the amount of taxes not received due to such decrease. Also removes provision allowing Secretary of State to issue special collegiate motor vehicle license plates; provision permitting Financial Oversight Panel to waive interest and to forgive principal up to 10% on emergency loans to school district. Adds provision that School District Emergency Financial Fund shall consist only of appropriations, federal government grants and public or private gifts. Eliminates provision authorizing the State to issue general obligation bonds for funding such emergency school loans and for school construction.

SB-0961 BERMAN.

(Ch. 122, par. 18-8)

SB-0962  CARROLL.

(Ch. 23, pars. 3434, 6104.02)

Amends An Act in relation to the rehabilitation of disabled persons and the Illinois Act on the Aging. In determining a person's copayment for community care program services, the administering agency shall not consider any income attributable to Social Security benefits that is equal to or below the federal poverty standards. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
  Assigned to Elementary & Secondary Education

May 01  Waive Posting Notice 7C  Committee Elementary & Secondary Education

May 11  Placed Calndr,Second Reading  Recommended do pass 011-000-000

May 15  Second Reading  Assigned to Elementary & Secondary Education
  Placed Calndr,Third Reading

May 25  Third Reading - Passed 055-003-001

May 26  Arrive House  Rfrd to Comm on Assignment
  Hse Sponsor HICKS
  First reading  Assigned to Elementary & Secondary Education

Jun 09  Tbd pursuant Hse Rule 27D

FISCAL NOTE (Prairie State 2000 Authority)
No additional funds are required.
FISCAL NOTE (Prairie State 2000 Authority)
No fiscal estimate given.

1 SB-0963  ROCK – HOLMBERG AND DEL VALLE.

(Ch. 48, par. 1518)

Amends the Prairie State 2000 Authority Act to provide that Board of Directors of the Authority may assist employers in preparing a design for a training program when employees are threatened with layoff and pay costs of such a design. Also provides for exception to employee being retained in employment for 90 days after completion of training when completion of such period is not made due to medical disability or death of employee.

FISCAL NOTE (Prairie State 2000 Authority)
No additional funds are required.
FISCAL NOTE (Prairie State 2000 Authority)
No fiscal estimate given.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
  Assigned to Commerce & Economic Development

Apr 26  Recommended do pass 006-000-000
  Motion filed PHILIP
  MOTION PLACE ON SECT. DESK
  Motion prevailed
  030-028-000

Apr 27  Added As A Co-sponsor DEL VALLE
  Secretary's Desk

May 11  Placed Calndr,Second Reading

May 16  Added As A Co-sponsor HOLMBERG
  Second Reading
  Placed Calndr,Third Reading

May 25  Third Reading - Passed 057-001-001

1 Fiscal Note Act may be applicable.
SB-0963—Cont.

May 26  Arrive House
Hse Sponsor GIORGI
Added As A Joint Sponsor DELEO
First reading  Rfrd to Comm on Assignment
Assigned to Select Comm. Economic Development

Jun 02  Added As A Joint Sponsor NOVAK
Committee Select Comm. Economic Development

Jun 06  Fiscal Note filed
Committee Select Comm. Economic Development

Jun 07  Cal 2nd Rdng Short Debate
Do Pass/Short Debate Cal 014-000-000

Jun 13  Short Debate Cal 2nd Rdng
Fiscal Note Requested MCCrackEN
Fiscal Note filed

Jun 14  Cal 3rd Rdng Short Debate
Added As A Joint Sponsor EDLEY
Added As A Joint Sponsor WOOLARD
Short Debate Cal 3rd Rdng

Jun 22  Short Debate-3rd Passed 117-000-000
Passed both Houses

Jul 14  Sent to the Governor

Aug 30  Governor approved
PUBLIC ACT 86-0428 Effective date 90-01-01

SB-0964  D'ARCO.

(New Act)

Authorizes the Cook County Forest Preserve District to convey land.
SENATE AMENDMENT NO. 1.
Adds the legal description of 8.366 acres.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Local Government

May 11  Placed Calndr,Second Reading
Recommended do pass 007-000-000

May 23  Second Reading  Amendment No.01  D'ARCO  Adopted
Placed Calndr,Third Reading

May 25  Re-committed to Local Government

SB-0965  ROCK.

(Ch. 37, par. 25)

Amends the Appellate Court Act. Increases the number of appellate court judges
to be elected in the first and third judicial districts. Effective immediately.
HOUSE AMENDMENT NO. 1.
Provides for 6 rather than 5 appellate court judges in the 3rd judicial district.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Executive

May 04  Recommended do pass 011-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Reading

May 16  Second Reading  Placed Calndr,Third Reading

* Judicial Impact Note Act may be applicable.
Amends the Revenue Act concerning the exemption for charitable and beneficent organizations. Provides that property of such an organization used to provide living quarters for custodial or security personnel and their families is exempt from taxation.

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

*STATE MANDATES ACT FISCAL NOTE*

In the opinion of DCCA, SB-966 creates a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required. Due to a lack of data, no estimate of the amount of reimbursement required is available.

**SENATE AMENDMENT NO. 1.**

Adds reference to: Ch. 85, new par. 2208.13

Specifies that the State Mandates Act does not apply to this amendatory Act. Provides an immediate effective date.

**SENATE AMENDMENT NO. 2.**

Changes the property tax exemption provisions to include recreational uses.

1 Fiscal Note Act may be applicable.
SB-0967  DEANGELIS.
(Ch. 111, par. 5124)
Amends An Act to regulate the practice of professional engineering. Makes gross negligent conduct, (now negligent conduct) grounds for the Department of Professional Regulation to issue sanctions against registered professional engineers or engineers-in-training.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions &
License Act

1 SB-0968  SCHAFFER.
(Ch. 111 1/2, par. 1021.1, new par. 1022.23)
Amends the Environmental Protection Act to adopt certain federal rules relating to nonhazardous solid waste landfills; authorizes the Agency to review plans for upgrading landfills of landfill owners who are unable to obtain financing for federally required improvements, and to authorize a surcharge for financing the improvements; also authorizes post-closure bonds to be generated in the form of a surcharge on the solid waste disposal fee and retained by the landfill owner.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Energy & Environment

SB-0969  JACOBS.
(Ch. 46, pars. 4-17, 5-25, 6-58)
Amends The Election Code. Requires cancellation of registration of voters who have not voted in the preceding 10, rather than 4, years and do not seek reinstatement.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 46, pars. 13-1, 13-2, 14-3.1, 17-9,
17-18.1, 17-21, 18-8, 19-2.1, 19-8, 19-9, 19-10, 19-11,
20-10, 20-11, 24-16, 24A-10

Deletes everything after the enacting clause. Permits absentee voters’ ballots to be processed and tabulated at the central counting location on the day of election immediately after the polls have closed by a special absentee voting panel. Adds immediate effective date.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Elections &
Reapportionment

May 11  Recommended do pass as amend
006-000-000

Placed Calndr,Second Reading
May 18  Second Reading
Amendment No.01  ELEC REAPPMNT  Tabled
Amendment No.02  JACOBS
Verified
Adopted

Placed Calndr,Third Reading
May 26  Third Reading - Lost 023-032-001

SB-0970  JACOBS AND REA.
(Ch. 111, pars. 1703-7)
Amends the Barber, Cosmetology and Esthetics Act of 1985 to remove the continuing education requirements for cosmetologists.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions &
License Act

\footnote{1 Fiscal Note Act may be applicable.}
Amends the Revenue Act of 1939 to preclude the county clerk from extending a tax levy of any taxing district which is in violation of the Truth in Taxation Act. Also amends Sections 2, 3, 5, 6, 7 and 8 of the Truth in Taxation Act to define several terms and revise the form of the notice for required hearings. Effective immediately.

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

**STATE MANDATES FISCAL NOTE**

In the opinion of DCCA, SB-971 creates both a due process mandate and a local government organization and structure mandate for which no reimbursement is required.

**SENATE AMENDMENT NO. 1.** (Tabled May 24, 1989)

Restores exclusion of election costs.

**SENATE AMENDMENT NO. 2.**

Changes the prohibition of extending the entire tax levy of a taxing district which is in violation of the Act to a prohibition of extending the portion of the levy over 105% of the final aggregate levy for the preceding year. Also restores the exclusion of election costs from the levy.

**HOUSE AMENDMENT NO. 1.** (House recedes January 11, 1990)

Adds reference to: Ch. 120, par. 671

Requires that property tax bills itemize pension levies.

**HOUSE AMENDMENT NO. 2.** (House recedes January 11, 1990)

Makes grammatical correction.

**CONFERENCE COMMITTEE REPORT NO. 1.**

Recommends that the House recede from H-ams 1 and 2.

Recommends that the bill be amended as follows:

- Deletes reference to: Ch. 120, pars. 643, 671, 862, 863, 865, 866, 867, 868
- Adds reference to: Ch. 120, par. 439.102

Deletes everything. Amends the Service Occupation Tax Act. Exempts from the definition of “sale of service” sales when the aggregate cost price of tangible personal property transferred incident to a service, either on an annual basis or transaction basis, is less than 75%, in the case of a serviceman transferring prescription drugs, of the annual or transaction receipts. Effective immediately.

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1 Fiscal Note Act may be applicable.
Amends the Revenue Act of 1939 to preclude the county clerk from extending a tax levy of any taxing district which is in violation of the Truth in Taxation Act. Also amends Sections 2, 3, 5, 6, 7 and 8 of the Truth in Taxation Act to define several terms and revise the form of the notice for required hearings. Also adds new Sections 6.1 and 6.2 to the Truth in Taxation Act to require a 3/5ths majority vote of the taxing district for levies which are more than 109% of the prior year's levy and to require a referendum on all tax levies which are more than 115% of the levy of the preceding year.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB-972 creates both a due process mandate and a local government organization and structure mandate for which no reimbursement is required.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Revenue
Apr 18 St Mandate Fis Note Filed
Committee Revenue

' SB-0973 NETSCH.
(Ch. 120, par. 500.23-1a)
Amends the Revenue Act of 1939 to increase the general homestead exemption from $3,500 to $4,000 beginning on January 1, 1989. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 973 creates a tax exemption mandate under the State Mandates Act. However, due to a statutory exception, no reimbursement of the revenue loss to units of local government is required. SB 973 causes an annual revenue loss to units of local government which could be as much as $96 million, depending upon certain conditions.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Revenue
Apr 28 St Mandate Fis Note Filed
Committee Revenue

' SB-0974 NETSCH.
(Ch. 120, par. 500.23-1a)
Amends the Revenue Act of 1939 to change the general homestead provision to eliminate the 1977 base year for purposes of computing the amount of the exemption and to increase the exemption from $3,500 to $4,000 per year beginning on January 1, 1989. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, SB 974 creates a tax exemption mandate for which reimbursement of the revenue loss of units of local government is normally required under the State Mandates Act. However, due to a statutory exception, no reimbursement is required. The estimated annual revenue loss to local governments could be as much as $96 million.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Revenue
May 09 St Mandate Fis Note Filed
Committee Revenue

SB-0975 JONES.
(Ch. 111, par. 3905)
Amends the Optometric Practice Act of 1987 to make a technical correction.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act
May 01 Waive Posting Notice 7C
Committee Insurance, Pensions & License Act

1 Fiscal Note Act may be applicable.
Amends The School Code. Deletes the words “at least” from the provisions requiring student assessment in at least the subjects of reading, mathematics and language arts. Effective immediately.

SENATE AMENDMENT NO. 1.

Provides that in 1991-92 school year all pupils in grades 3, 6, 8 and 11 shall be assessed in the area of science and in 1992-93 and thereafter all such pupils shall be assessed in not more than 2 academic areas established by rule of the State Board of Education, on a rotating basis. Also provides that local school administration shall devote no more than 5 hours to such rotating assessments.

GOVERNOR MESSAGE

Recommends that the time required for student assessment testing (in reading, mathematics, language arts and the additional areas specified for rotating assessment testing) not exceed 5 hours per school year per pupil. Deletes provisions requiring scheduling of rotating assessment testing in an effort to limit local administration of State assessment to not more than 5 hours.
Amends the Agricultural Fair Act concerning the Department of Agriculture's recapitulation of reports of agricultural fairs. Amends the Revenue Act to provide that the tax exemption for property of agricultural and other societies is not lost by renting the property during the off-season if the net rental income is reinvested in the society.

**State Mandates Act May Require Reimbursement To Local Gov'ts.**

**State Mandates Act Fiscal Note**

In the opinion of DCCA, SB 977 constitutes a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required. Due to a lack of data, no estimate of the amount of reimbursement required is available.

**State Mandates Act Fiscal Note, Revised**

In the opinion of DCCA, SB-977 constitutes a tax exemption mandate for which reimbursement of the revenue loss to units of local government is required. The estimated cost in FY90 is $33,000.

*Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Agriculture & Conservation
May 01 St Mandate Fisc Note Filed Committee Agriculture & Conservation*

**SB-0978 Kustra.**

(Ch. 122, par. 21-1)

Amends The School Code. Prohibits issuance of a certificate to a person convicted of specified offenses under the Criminal Code of 1961, the Cannabis Control Act or the Illinois Controlled Substances Act, or under comparable federal or sister state laws.

*Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education*

**SB-0979 Rigney.**

(Ch. 46, par. 22-17; Ch. 122, par. 9-18)

Amends the School Code and the Election Code to provide that regional superintendents of schools shall canvass the votes in school board elections and referendums.

*Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education*

**SB-0980 Kustra.**

(Ch. 122, new par. 18A-1)

Amends the School Code. Provides that the General Assembly shall appropriate amounts sufficient to fully fund categorical programs during each fiscal year. Defines categorical programs. Effective immediately.

*Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education*

*May 22 Motion disch comm, advc 2nd
Mtn discharge comm lost 024-016-005 Committee Elementary & Secondary Education*

1 Fiscal Note Act may be applicable.
SB-0981 ZITO.
(Ch. 80, new par. 222a)

Amends the Mobile Home Landlord and Tenant Rights Act. Provides for removal of mobile homes of evicted tenants.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Executive
May 04 Recommended do pass 011-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000
Secretary's Desk
May 11 Placed Calndr,Second Reading
May 16 Second Reading Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House Hse Sponsor CAPPARELLI First reading Rfrd to Comm on Assignment Assigned to Judiciary I
Jun 09 Tbd pursuant Hse Rule 27D

SB-0982 TOPINKA.
(Ch. 111 1/2, par. 6603)

Amends The Experimental Organ Transplantation Procedures Act. Directs the Board to review financial eligibility standards including the need for establishing a "maximum income eligibility limit" for receipt of financial assistance. Review and recommendations to be reported to the Governor, the General Assembly and the Director of Public Health by January 1, 1990. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Insurance, Pensions & License Act
May 01 Waive Posting Notice 7C Committee Insurance, Pensions & License Act

1SB-0983 WEAVER,S AND LUFT.
(Ch. 48, par. 850.07)

Amends The Illinois Development Finance Authority Act. Permits the Authority's bonds to provide for the payment of a project's noncapital costs. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 48, pars. 850.03 and 850.07z7

Redefines "unit of government" and "unit of local government" to include the State and subdivisions thereof. Redefines "public purpose project" to include any authorized or required public purpose of a unit of government. Redefines "industrial project" to include the noncapital costs of a capital project and any activity the Authority determines will aid the State's economy and employment. Removes change permitting bonds to provide for payment of noncapital costs and instead permits them to provide for accounts deemed necessary in connection with Authority's purposes.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, pars. 850.03, 850.07 and 850.07z7
Adds reference to: Ch. 48, new pars. 850.07z20 through

1 Fiscal Note Act may be applicable.
850.07z26

Changes the title and deletes everything after the enacting clause. Amends the Illinois Development Finance Authority Act. Provides that the Illinois Development Finance Authority shall establish a program under which the Authority shall issue bid and performance bonds for certain minority and female owned business and certain small businesses to expand a business or acquire another business. Creates a fund from which loans can be made. Authorizes the Authority to issue revenue bonds.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Commerce & Economic Development
May 17 Committee discharged
May 18 Second Reading
Placed Calndr,Third Reading
May 24 Recalled to Second Reading
Amendment No.01 WEAVER,S Adopted
Placed Calndr,Third Reading
May 25 Third Reading - Passed 047-007-003
Arrive House
Placed Calndr,First Reading
May 26 Hse Sponsor CURRAN
Placed Calndr,First Reading
May 31 First reading Rfrd to Comm on Assignment Assigned to Executive
Jun 07 Recommended do pass 011-006-000
Jun 21 Second Reading
Held on 2nd Reading
Jun 23 Amendment No.01 LEFLORE Adopted
Placed Calndr,Third Reading
3d Reading Consideration PP Calendar Consideration PP.
Third Reading - Passed 067-043-002
Jun 24 Sec. Desk Concurrence 01

1SB-0984 BERMAN.

(New Act)

Creates the Asbestos Abatement Finance Act. The Act is administered by the Illinois Development Finance Authority. The Authority may issue bonds to finance public and private asbestos abatement projects.

SENATE AMENDMENT NO. 1.

Corrects spelling.

GOVERNOR MESSAGE

Recommends changes to provide that asbestos abatement projects undertaken by schools are governed by the Asbestos Abatement Act, the Asbestos Hazard Emergency Response Act, and the regulations promulgated by the Department of Public Health under those Acts. Recommends adding an effective date of January 1, 1990.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education
May 01 Waive Posting Notice 7C Committee Elementary & Secondary Education
May 11 Recommended do pass 011-000-000
May 15 Second Reading
Amendment No.01 BERMAN Adopted
Placed Calndr,Third Reading

4 State Debt Impact Note Act may be applicable.
SB-0984 — Cont.

May 25 Third Reading - Passed 058-000-001
May 26 Arrive House
Hse Sponsor CAPPARELLI
Added As A Joint Sponsor TERZICH
First reading Rfrd to Comm on Assignment
Assigned to Executive
Jun 07 Placed Calndr,Second Reading
Recommended do pass 020-001-000
Jun 14 Second Reading
Placed Calndr,Third Reading
Jun 21 Third Reading - Passed 099-005-007
Passed both Houses
Jul 18 Sent to the Governor
Sep 08 Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 17 Mtn fld accept amend veto BERMAN
Accept Amnd Veto-Sen Pass 056-000-000
Oct 19 Placed Cal. Amendatory Veto
Oct 31 Rul Gub Comply/Rule 46.1(b)
Placed Cal. Amendatory Veto
Nov 01 Mtn fld accept amend veto CAPPARELLI
3/5 vote required
Accept Amnd Veto-House Pass 114-000-000
Bth House Accept Amend Veto
Nov 30 Return to Gov-Certification
Dec 13 Governor certifies changes
PUBLIC ACT 86-0994 Effective date 90-01-01

SB-0985 WELCH.

(New Act)

Creates the Indoor Air Pollution Control Act to be administered by the Illinois Department of Labor. Requires employers with more than 100 employees, 50 of whom at a single site, to provide clean outdoor air ventilation in offices consistent with the American Society of Heating, Refrigerating and Air-Conditioning Engineers, Inc. regulations and maintain acceptable indoor air quality. Requires buildings built or extensively remodeled on or after January 1, 1985 to be in compliance by January 1, 1991 and buildings built prior to January 1, 1985 to be in compliance by January 1, 1993. Establishes the procedures for filing a complaint, having a hearing and appealing a hearing decision. Also establishes the remedies and penalties available. Provides for an Indoor Air Pollution Advisory Council to assist the Department of Labor in administering the Act.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Executive

SB-0986 WELCH.

(Ch. 122, par. 18-8)

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
May 01 Waive Posting Notice 7C Committee Elementary & Secondary Education
May 11 Placed Calndr,Second Reading Recommended do pass 011-000-000
May 15 Second Reading Placed Calndr,Third Reading
May 25 Third Reading - Passed 055-003-001
SB-0986—Cont.

May 26
Arrive House
Hse Sponsor CULLERTON
Placed Calendr, First Reading

May 31
First reading
Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

Jun 09
Tbld pursuant Hse Rule 27D

SB-0987 WELCH.

(Ch. 23, par. 10-20)

Amends The Public Aid Code. Requires the Department of Public Aid to notify the President of the Senate and the Speaker of the House when the child support enforcement amnesty program will be implemented.

Apr 07 1989
First reading
Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

SB-0988 WELCH.

(Ch. 15, par. 157)

Amends the Illinois State Collection Act of 1986. Specifies that agreements between the Attorney General and agencies for legal assistance in collecting past due accounts must be in writing.

HOUSE AMENDMENT NO. 1.
Makes a grammatical change.

Apr 07 1989
First reading
Rfrd to Comm on Assignment
Assigned to Executive

May 04
Recommended do pass 011-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

Secretary’s Desk

May 11
Placed Calndr, Second Reading

May 15
Second Reading
Placed Calndr, Third Reading

May 25
Third Reading - Passed 057-001-001

May 26
Arrive House
Hse Sponsor NOVAK
Placed Calendr, First Reading

May 31
First reading
Rfrd to Comm on Assignment
Assigned to Select Comm Constitut’nal Officers

Jun 08
Placed Calndr, Second Reading
Recommended do pass 007-004-000

Jun 21
Second Reading
Held on 2nd Reading

Jun 22
Amendment No.01
NOVAK
Adopted
068-045-002
Placed Calndr, Third Reading
Third Reading - Passed 083-027-003

Jun 23
Sec. Desk Concurrence 01

SB-0989 KEATS, FRIEDLAND, SEVERNS AND JACOBS.

(Ch. 95 1/2, par. 11-1011)

Amends the Illinois Vehicle Code. Provides that no pedestrian shall enter, remain upon or traverse over a railroad grade crossing or pedestrian walkway when a mechanical signal device is warning the approach of an oncoming train.

Apr 07 1989
First reading
Rfrd to Comm on Assignment
Assigned to Transportation
SB-0990 KEATS.

(Ch. 127, new par. 63b108d1)

Amends the Personnel Code. Requires the Department of Central Management Services and the Civil Service Commission to adopt rules requiring that males born after 1960 and seeking State employment show proof of federal Selective Service registration.

SENATE AMENDMENT NO. 1.

Provides that failure to submit documentation of registration with federal Selective Service System prohibits one from State employment until documentation is submitted.

HOUSE AMENDMENT NO. 1.

Requires that the males be born after January 1, 1960 and be less than 27 years old.
SB-0990—Cont.

Jun 15 Consnt Caldr, 3rd Read Pass 113-000-000
Jun 16 Sec. Desk Concurrence 01
Jun 29 S Concurs in H Amend. 01/059-000-000
Passed both Houses
Jul 24 Sent to the Governor
Aug 13 Governor approved
PUBLIC ACT 86-0167 Effective date 90-01-01

SB-0991 KEATS.

(Ch. 24, par. 3-14-1)

Amends the Illinois Municipal Code. Permits municipalities with fewer than 10,000 inhabitants to waive the requirement, by ordinance, that appointed officers reside in the municipality.

SENATE AMENDMENT NO. 1.
Makes a grammatical change. Also removes appointed officers in municipalities of under 10,000 whose corporate authorities have adopted an ordinance allowing them to reside outside of the municipality from the residency requirement exemption. Provides an exemption from the residency requirement to appointed village treasurers in villages incorporated under a special charter.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Local Government Committee discharged
May 17 Placed Calndr,Second Reading
May 18 Second Reading Amendment No.01 KEATS Adopted Placed Calndr,Third Reading
May 25 Third Reading - Passed 056-001-000 Arrive House Placed Calendr,First Reading
May 31 Hse Sponsor STERN First reading Rfrd to Comm on Assignment Assigned to Cities & Villages
Jun 07 Do Pass/Short Debate Cal 007-000-000 Cal 2nd Rdg Short Debate
Jun 13 Short Debate Cal 2nd Rdg Cal 3rd Rdg Short Debate
Jun 14 Short Debate-3rd Passed 109-003-000 Passed both Houses
Jul 14 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0751 Effective date 90-01-01

SB-0992 KEATS, BERMAN AND KUSTRA.

(Ch. 102, par. 42)

Amends the Open Meetings Act. Permits school boards to hold closed meetings to discuss school security matters affecting staff and pupil safety.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Executive
May 01 Waive Posting Notice 7C Committee Executive

1SB-0993 KEATS AND TOPINKA.

(Ch. 111 2/3, new par. 332a)

Adds to the Metropolitan Transit Authority Act to establish competitive bidding requirements for the Chicago Transit Authority. Sets forth requirements for requesting and accepting bids from private transportation providers.

1 Fiscal Note Act may be applicable.
SB-0994

KEATS – SEVERNS – LUFT – TOPINKA.

(New Act)

Creates the Illinois BIDCO Act. Provides for the regulation, review and licensing of Business and Industrial Development Corporations (BIDCOs) to provide financing and management assistance to business firms. Provides the Commissioner of Banks and Trust Companies shall regulate BIDCOs. Effective immediately.

SENATE AMENDMENT NO. 1.


SENATE AMENDMENT NO. 2.

Makes grammar and spelling changes. Adds definition of “advisor”.

SB-0995

KEATS AND TOPINKA.

(Ch. 122, par. 34-84a)

Amends The School code to provide that Chicago teachers may remove a student from a class for an extended period of time upon such students conviction for a violent crime or after the 5th removal for a short term. Also provides that school board shall provide for due process hearings for such student by rule.

SB-0996

KEATS AND TOPINKA.

(New Act; Ch. 38, par. 1003-15-2; new pars. 1003-8-11 and 1003-10-13)

Creates the Nongovernmental Corrections Facilities Act. Permits units of local government to utilize nongovernmental correctional facilities for certain offenders and persons charged with certain offenses. Permits the Department of Corrections to transfer persons committed in its facilities to nongovernmental correctional institutions under certain conditions.

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
SB-0997  MACDONALD - KUSTRA - SCHUNEMAN.

(New Act; Ch. 127, new par. 141.253)

New Act to impose fees on lawyers. Fees are paid into a special fund in the State Treasury to be appropriated for regulation of the legal profession.

**SB-0998  DUNN,T.**

(Ch. 111 2/3, par. 10-201)

Amends The Public Utilities Act. Provides that when a court reverses a decision of the Commission approving any rate or tariff, the court may order a refund of such amounts, including interest, collected by a public utility in excess of the rates or tariffs not reversed or remanded by the court.

**SB-0999  WELCH - SMITH.**

(Ch. 23, par. 5005)

Amends an Act creating the Department of Children and Family Services to enact the Illinois Child Care Development Amendments of 1989. Provides that the Department's State day care reports shall include specified information every 2 years. Provides that the Department shall establish policies and procedures to develop and implement interagency agreements. Provides that the Department shall establish a low-interest loan program to certain child care centers and family day care homes. Provides that the Department shall develop and implement a resource and referral system in relation to day care.

**SENATE AMENDMENT NO. 1.**

Adds reference to: Ch. 127, new par. 46.19g

Deletes provision requiring the Department to establish low-interest loans program. Adds reference to the Civil Administrative Code as part of the Department of Commerce and Community Affairs' powers to establish a low-interest loan program to assist child care facilities.

**FISCAL NOTE (DCFS)**

Total costs would be $3,427,000.

**HOUSE AMENDMENT NO. 2.**

Deletes reference to: Ch. 127, new par. 46.19g

Adds reference to: Ch. 111 1/2, par. 1102.02

Makes changes regarding the funding and development of a child care resource and referral system by DCFS. Deletes provisions amending the Civil Administrative Code. Amends the Health Facilities Authority Act. Changes the definition of "health facility" to include certain counseling and rehabilitation facilities for persons with certain disabilities, certain facilities providing child care, child welfare and similar services, and adoption agencies.

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1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 4.

Adds reference to: Ch. 23, new par. 5022.3

Amends an Act creating the Department of Children and Family Services to provide that the Health Facilities Authority shall finance, through bonds, a low interest loan program, to help child care centers serving children of low income families, which shall be established by the Department.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

Apr 27  Added As A Joint Sponsor SMITH
Committee Public Health, Welfare & Correctn

May 04  Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk

May 11  Placed Calndr, Second Reading

May 15  Second Reading
Placed Calndr, Third Reading

May 23  Recalled to Second Reading
Amendment No.01  WELCH
Adopted
Placed Calndr, Third Reading

May 25  Third Reading - Passed 044-011-000
Arrive House
Placed Calndr, First Reading

May 26  First reading  Rfrd to Comm on Assignment
Assigned to Select Committee on Children

Jun 08  Recommended do pass 007-001-001

Jun 13  Primary Sponsor Changed To BRESLIN
Added As A Joint Sponsor SUTKER
Placed Calndr, Second Reading

Jun 14  Added As A Joint Sponsor COUNTRYMAN
Added As A Joint Sponsor LEFLORE
Added As A Joint Sponsor DIDRICKSON
Fiscal Note Requested MCCRACKEN
Placed Calndr, Second Reading

Jun 15  Fiscal Note filed
Second Reading
Held on 2nd Reading

Jun 23  Amendment No.01  PEDERSEN,B
Ruled not germane
Amendment No.02  DIDRICKSON
Adopted
Amendment No.03  BRESLIN
Withdrawn
Amendment No.04  BRESLIN
Adopted
Placed Calndr, Third Reading
Third Reading - Passed 103-012-000

Jun 24  Sec. Desk Concurrence 02,04

Jun 27  S Concurs in H Amend. 02,04/033-024-000
Passed both Houses

Jul 24  Sent to the Governor

Sep 11  Governor approved
PUBLIC ACT 86-0913 Effective date 90-01-01

SB-1000 ROCK, JOYCE, JJ AND SEVERNS.

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

Amends the Election Code to change the general primary election (now third Tuesday in March) to the Tuesday next after the second Monday in September.
Changes times for filing nomination papers and applications for absentee ballots, and relating to canvass of ballots. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes a technical correction.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 46, pars. 4-22, 5-29, 6-66, 7A-1

Provides that in 1990, the election authority not less than 30 days after the general primary election shall provide to the county chairman of each established political party a copy of the coded list containing the political party for which the primary elector requested a ballot in the general primary election. Provides that in 1990, a judge seeking retention shall file a declaration of candidacy to succeed himself in the office of the Secretary of State not less than 6 months before the general election preceding the expiration of his term.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Elections & Reapportionment

Apr 19 Added As A Co-sponsor JOYCE,JJ Committee Elections & Reapportionment

May 11 Recommended do pass as amend 006-000-000

May 18 Second Reading Placed Calndr,Second Reading
Amendment No.01 ELEC REAPPMT Adopted
Amendment No.02 ROCK Adopted

Placed Calndr,Third Reading

May 25 Added As A Co-sponsor SEVERNS Placed Calndr,Third Reading
Third Reading - Passed 031-022-006
Arrive House
Placed Calndr,First Reading

May 26 Hse Sponsor SUTKER First reading Rfrd to Comm on Assignment Assigned to Elections

Jun 09 Placed Calndr,Third Reading
Verified

Third Reading - Passed 031-022-006
Arrive House
Placed Calndr,First Reading


(Ch. 46, par. 1A-8 and new pars. 1B-1 through 1B-4)

Amends The Election Code. Creates a Code of Campaign Ethical Standards. Provides a mechanism for the investigation and disclosure of unethical campaign tactics. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Elections & Reapportionment

Apr 13 Added As A Joint Sponsor HOLMBERG Committee Elections & Reapportionment

SB-1002 DEMUZIO – DUNN,T.

(Ch. 46, par. 29-14)

Amends The Election Code relating to publication of anonymous campaign literature. Makes it a Class A misdemeanor to cause to be published, circulated or distributed anonymous political literature which contains false and defamatory statements of fact concerning a candidate's personal character or political actions for 14 days prior to the election for the office sought by such candidate or political literature which is represented by the true authors as having been written by another person.
Amends the Public Aid Code. Provides that support orders are to be enforced in court by private attorneys, rather than the Attorney General. Requires the Child and Spouse Support Unit to review each court order for support at least every 4 years to determine if modification of the order should be sought.

SENATE AMENDMENT NO. 1.
Deletes all changes except the requirement that the Child and Spouse Support Unit review each court order for support at least every 4 years.

HOUSE AMENDMENT NO. 1.
Deletes changes. Provides that the Department of Public Aid, with respect to cases in which it has support enforcement powers, may provide by rule for review of support orders in accordance with federal law and regulation.

1 Fiscal Note Act may be applicable.
SB-1004 SCHUNEMAN, PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DE-ANGELIS.

(Ch. 73, pars. 1065.80-2, 1065.80-3, 1065.80-5, 1065.80-6, 1065.80-8, 1065.80-9, 1065.80-11, 1065.80-12 and 1065.80-15)

Amends the Insurance Code pertaining to the Illinois Life and Health Insurance Guaranty Association Law to provide for stricter regulation of such associations and greater safeguards for policy holders. Effective immediately.

SENATE AMENDMENT NO. 1.
Makes numerical change only. No substantive change.

SENATE AMENDMENT NO. 2.


Provides for possible license suspension or revocation of persons who have hired persons within the past 3 years whose license has been revoked. Provides that such persons may not be hired during the period of license revocation. Provides that all continuing education providers must pay the registration fee upon certification (now, some are exempt). Provides additional regulation of automobile insurers concerning requirements for renewal or nonrenewal of policies and the furnishing of loss information to insureds. Provides for written notice of premium due and non-renewal to insured and method of providing such notice. Imposes restrictions on the transfer of policy obligations among insurers and on loans and investments involving officers and directors. Eliminates attorneys' liens on documents in certain situations. Repeals Article XXI which contained special provisions relating to assessment accident and health companies. Makes other changes.

HOUSE AMENDMENT NO. 1. (Tabled June 22, 1989)


Adds reference to: Ch. 73, new pars. 838.1, 979.3

Promulgates rules by which group health insurance may be offered to resident of this State when issued to other than groups or classes of persons described in Section 367 (1). Allows annuity contracts to be issued without a life contingency option under certain circumstances. Deletes reference to additional regulation of automobile insurers concerning requirements for renewal or nonrenewal of policies and the furnishing of loss information to insureds, and reference to written notice of premium due and non-renewal to insured and method of providing such notice.

HOUSE AMENDMENT NO. 2.

Replaces H-1, tabled on this date, with the same text except for section cross reference change in relation to group accident and health insurance.
SB-1004—Cont.

May 23    Second Reading
Amendment No.01 SCHUNEMAN    Adopted
Amendment No.02 SCHUNEMAN    Adopted
Placed Calndr, Third Reading

May 25    Third Reading - Passed 055-000-000
Arrive House
Hse Sponsor PETERSON, W
Placed Calndr, First Reading

May 26    First reading    Rfrd to Comm on Assignment
May 31    Assigned to Insurance
Jun 08    Amendment No.01 INSURANCE    Adopted
Do Pass Amend/Short Debate
020-000-000
Cal 2nd Rdg Short Debate
Jun 21    Short Debate Cal 2nd Rdg
Held 2nd Rdg-Short Debate
Jun 22    Amendment No.02 Mtn Prevail - Table Amend No 01
PETE RSON, W    Adopted
Cal 3rd Rdg Short Debate
Short Debate-3rd Passed 115-000-000
Jun 23    Sec. Desk Concurrence 02
Jun 26    S Concurs in H Amend. 02/058-000-000
Passed both Houses
Jul 24    Sent to the Governor
Sep 01    Governor approved
PUBLIC ACT 86-0753 Effective date 90-01-01

SB-1005 DUDY CZ, PHILIP, WEAVER, S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 111, pars. 2338, 3531, 3926.1, 4155.19, 4841, and 7025.16; Ch. 127, par. 60)

Amends the Dental Practice Act, the Nursing Act of 1987, the Optometric Practice Act of 1987, the Podiatry Medical Practice Act of 1987, the Veterinary Medicine Act of 1983, and the Civil Administrative Code. Provides that fines collected under the various regulatory Acts shall be deposited in the Professional Regulation Evidence Fund and that the Department of Professional Regulation may use such funds for the purchase of controlled substances, professional services for covert operations, and surveillance equipment. Effective immediately.

Apr 07 1989    First reading    Rfrd to Comm on Assignment
May 01    Waive Posting Notice 7C
Assigned to Executive Committee Executive

SB-1006 ETHEREDGE, PHILIP, WEAVER, S, SCHAFFER, DAVIDSON AND DEANGELIS.

(Ch. 120, pars. 439.9, 439.39, 439.109 and 442; Ch. 127, pars. 142z-17, 2802, 2804, 2809, 2810, 2811 and 2813)

Amends the several occupation and use tax Acts, the State Finance Act and the Build Illinois Bond Act. Increases the revenues allocated to and the amount of bonds authorized for the Build Illinois program and includes the expenses of issuance and sale of bonds in the schedule of expenses for which those bonds may be issued. Effective immediately.

STATE DEBT IMPACT NOTE
SB 1006 increases:
Build Illinois authorization by $327.3 M (24.8%)
Potential Build Illinois debt by $646.4 M (23.3%)
Per capita Build Illinois debt by $27.95 (24.7%)

1 Fiscal Note Act may be applicable.
Amends the Response Action Contractor Indemnification Act. Provides that only that portion of construction contracts that pertain to a remedial action or to the identification, handling, storage, treatment or disposal of a pollutant is subject to the requirement that 5% of each payment made by the State shall be paid into the Response Contractors Indemnification Fund. Effective immediately.

FISCAL NOTE (DOT)
The bill has a modest positive fiscal impact.

Fiscal Note Act may be applicable.
Amends the Public Aid Code to exempt individual and group practitioners from requirement of financial disclosure by medical service dispensers in order to participate in the Medical Assistance Program. Also provides that vendor's cause of action against the Department of Public Aid for goods or services furnished to or on behalf of aid recipients accrues on a certain date according to whether the vendor can prove that he submitted a bill to the Department within 12 (now, 6) months of the date the service was rendered.

FISCAL NOTE (Dept. of Public Aid)
This legislation would probably have minor savings in the budget of the Court of Claims, as there may be more claims paid by the Department. However, such savings would be minor and would not have any significant impact on the Dept's. budget.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 23, pars. 11-15 and 12-4.11

Provides that, in the case of a person needing financial aid for funeral and burial expenses (now, medical care), who died before an application for aid was filed, an application for aid may be filed not more than 30 (now, 5) days after the person's death. Raises the limit for funeral expenses from $600 to $630 and for a cemetery burial from $300 to $315.

Fiscal Note Act may be applicable.
SB-1009—Cont.

Glect from a minor's home. Prescribes standards for placement of a minor by the Department of Children and Family Services or other agency appointed guardian or custodian of minor. Requires probation department to supervise truant minors in need of supervision, by court order. Requires a court to order a parent or other person to reimburse the Department of Children and Family Services for the cost of care provided to a minor. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Judiciary
May 22 Motion disch comm, advc 2nd Motn discharge comm lost 027-018-003 Committee Judiciary

'SB-1010 TOPINKA, PHILIP, WEAVER, S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 23, pars. 3-1.3, 4-1.11, 5-2.1, 6-1.10, 7-1.5 and 10-2)

Amends the Public Aid Code in relation to property transfers by aid recipients to provide that prohibition on such transfers applies only to persons who are inpatients in medical or nursing facilities as defined by federal law. Prohibits such transfers within any time within 30 months (instead of 2 years) prior to applying for aid. Also provides that, for purposes of the Code, a parent is not liable for the support of a child of any age if the child has married and is not living with the parent or parents.

FISCAL NOTE (Dept. of Public Aid)
The Dept. expects SB-1010 to have minimal fiscal impact.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 23, par. 12-21.14; Ch. 127, par. 161

Adds provision that in order to receive supplemental funds from the Department of Public Aid, a county board shall submit the amount of general assistance provided the previous month rather than an estimated amount for the coming month. Requires the Department to fund local governmental units unable to pay assistance or pay expenses due to circumstances beyond their control. Also amends State Finance Act to permit use of appropriations from the Immigration Reform and Control Fund for payment in any fiscal year if Department of Public Aid approves.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Public Health, Welfare & Correctn
May 16 Fiscal Note filed Committee Public Health, Welfare & Correctn
May 22 Motion disch comm, advc 2nd Committee discharged 046-001-001
May 23 Second Reading Placed Calndr,Second Reading
May 24 Recalled to Second Reading Amendment No.01 TOPINKA Adopted
May 26 Third Reading - Passed 059-000-000
May 30 Arrive House Hse Sponsor RYDER Placed Calndr,First Readng
May 31 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Executive
Jun 07 Do Pass/Consent Calendar 021-000-000
Jun 13 Remvd from Consent Calendar Cal 2nd Rdng Short Debate

1 Fiscal Note Act may be applicable.
SB-1011  BARKHAUSEN, PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DE-ANGELIS.

(Ch. 17, pars. 6001, 6010 and 6012; Ch. 121 1/2, par. 525.1)

Amends An Act relating to the issuance and use of credit cards and the Retail Installment Sales Act. Exempts debit cards and negotiable instruments from credit disclosure requirements. Requires disclosure of transaction fees in relation to credit arrangements.

Apr 07 1989  First reading  Rfrd to Comm on Assignment Assigned to Finance & Credit Regulations

May 02   Waive Posting Notice 7C  Committee Finance & Credit Regulations

May 22  Motion disch comm, advc 2nd Motn discharge comm lost 025-021-001 Committee Finance & Credit Regulations

SB-1012  KEATS, PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 17, pars. 4402, 4408, 4409, 4410, 4420, 4435, 4460, 4462, 4812, 4813 and 4832; new par. 4801.1)

Amends the Credit Union Act. Defines “insolvent”. Provides that examinations be conducted by the Department of Financial Institutions or a certified public accountant at the Director’s discretion. Makes changes with respect to percentage verification of share and loan accounts, investment of funds, corrective plans of action and hearings. Allows specifically for investments in a CUSO (Credit Union Service Organization). Requires that the annual meeting date of a credit union be fixed 90 days in advance of the meeting. Amends the Currency Exchange Act. Adds short title. Provides that annual report filing and reporting periods will be on a calendar basis. Also provides that the initial minimum bond requirements be upgraded from $5,000 to $10,000 and that bond requirements may be further upgraded as determined by the Director of the Department of Financial Institutions.

SENATE AMENDMENT NO. 1.

Deletes reference to: (Ch. 17, pars. 4410 and 4435)

Deletes changes regarding the examination of credit unions made by public accountants.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 17, par. 4408

Provides that credit unions are regulated by the Department instead of administered and regulated.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 17, par. 4808

Adds provision raising fee for applications for a currency exchange license from $200 to $500 on and after January 1, 1990.

Apr 07 1989  First reading  Rfrd to Comm on Assignment Assigned to Finance & Credit Regulations
Amends the Illinois Banking Act and the Corporate Fiduciary Act with respect to the regulation of corporate fiduciaries. Requires approval of the Commissioner of Banks and Trust Companies prior to establishing a subsidiary. Authorizes the Commissioner to examine subsidiaries and affiliates of corporate fiduciaries. Restricts payment of dividends unless profitable. Specifies who may be appointed as a receiver. Limits personal liability of a receiver to acts of willful or wanton malfeasance.

SENATE AMENDMENT NO. 1.
Adds immediate effective date.

SENATE AMENDMENT NO. 2.
Adds reference to: (Ch. 17, par. 1553-4)

Provides that a successor corporate fiduciary succeeds as trustee in place of its predecessor unless expressly prohibited by the trust instrument.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 17, par. 1553-4
Adds reference to: Ch. 17, paras. 370, 372, 1551-5.05, 1553-3, 1554-1, 1554-4 and 1556-4

Amends the Illinois Banking Act and the Corporate Fiduciary Act in relation to the appointment of receivers for bank trust departments and corporate fiduciaries.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 17, par. 1556-13
Authorizes the creation of a receivership account in the Bank and Trust Company Fund and the imposition of assessments therefor. Provides for monies in the account to be used in connection with the receivership of corporate fiduciaries.

**HOUSE AMENDMENT NO. 3.**

Deletes reference to: Ch. 17, par. 394; new par. 1556-16

Deletes provisions limiting the liability of receivers.

**HOUSE AMENDMENT NO. 5.**

Deletes reference to: Ch. 17, par. 311.

Adds reference to: Ch. 17, pars. 316, 320, 321, 322, 323, 324, 325, 339, 341, 342, 343, 344, 345, 347, 359, 378, 392, 1324, 1358, 1551-3, 1553-2, 1554-5, 1555-7, 1555-8, 2201, 2510.04, 2713, 2718, 3402, 3403, 3405, 3447, 3448 and 6407; new pars. 326.1, 1551-5.10, 1551-5.11 and 1551-8; rep. pars. 326, 351, 352 and 2202; Ch. 32, par. 4.05.

Amends the Illinois Banking Act with regard to duration of charters, holding of treasury stock, investment securities, lending limits and Bank Board decisions. Amends the Electronic Fund Transfer Transmission Facility Act with respect to examiners and venue for administrative review. Amends the Corporate Fiduciary Act with respect to certificates of authority, prior approval of name changes, service relationships and venue of administrative review. Amends "An Act to revise the law in relation to promissory notes, due bills and other instruments in writing", regarding bank holidays. Amends the Illinois Bank Holding Company Act of 1957 regarding venue for administrative review. Amends the Foreign Banking Office Act. Amends the Illinois Savings Associations Banking Act with regard to trust authority and fees. Amends "An Act in relation to the rate of interest and other charges in connection with sales on credit and the lending of money". Amends the Business Corporation Act of 1983 regarding the use of the word "bank". Effective immediately.
SB-1014 SCHUNEMAN, PHILIP, WEAVER, S, DAVIDSON, SCHAFFER AND DE-ANGELIS.

Ch. 111, pars. 1704-5, 1704-6, 1704-7, 201 la, 201 Ib, 2012, 2035, 2669, 2670, 2670.1, 5016, 5019, 5024, 5360, 5361, 5375, 5376, 5514, 5518, 5518.2, 5522, 6210, 6216, 6217, 6223, 6358, 6364, 6365, 6366, 6376, 6385, 7509.1, 7604, 7613, 7614, and 7616; new pars. 2011a-1, 2011d, 201lae, 5019.1, 5023.1, 7502.1, and 7509.2 through 7509.16; rep. pars. 2011c, 2013 through 2033 and 2037.

Amends various Acts regulating professions in regards to the administration of those Acts. Amends the Collection Agency Act to provide additional grounds for discipline and to prohibit the use of harassment techniques in debt collections. Amends the Roofing Industry Licensing Act to provide grounds for discipline and disciplinary proceedings.

Apr 07 1989 First reading Rfdrd to Comm on Assignment Assigned to Finance & Credit Regulations
May 02 Waive Posting Notice 7C Committee Finance & Credit Regulations

SB-1015 DUNN, R - O’DANIEL - DONAHUE, PHILIP, WEAVER, S, DAVIDSON, SCHAFFER, DEANGELIS AND REA.

(Ch. 96 1/2, pars. 5409, 5413, 5417, 5420 and 5426)

Amends the Illinois Oil and Gas Act. Expands the authority of the Department of Mines and Minerals relative to fees and conditions for the temporary abandonment of wells, and relative to health and safety standards and procedures for the protection of persons working underground in oil and gas operations. Adds notice, hearing and penalty provisions to address Act violations, and provides for issuance of final administrative orders in connection therewith and for enforcement of such orders through circuit court actions instituted by the Attorney General. Replaces existing provisions relative to temporary remedial action in emergencies with immediate cessation authority or orders in cases where injury to public health or significant environmental or property damage is imminent. Authorizes the Department to establish application fees by rule.

FISCAL NOTE (Dept. of Mines and Minerals)
There would be no net annual cost to State. For enforcement there would be estimated revenue between $30,000 - $60,000. For miscellaneous well fees, net annual revenue would be $24,000. For temporary abandonment fees, net annual revenue would be $250,000.

SENATE AMENDMENT NO. 1.
Deletes proposed changes relative to temporary abandonment of wells. In connection with Director investigations after receipt of a notice of violation, requires consideration of information provided by the person or permittee being investigated, requires service of the Director’s decision upon that person or permittee at the conclusion of the investigation, and eliminates certain refusal to issue permit powers as a modification of the notice of violation. Permits the Department after hearing or opportunity for hearing to refuse to issue permits in certain cases. Provides that the

1 Fiscal Note Act may be applicable.
7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
required fee accompanying an application to drill, deepen or convert shall not exceed $100. Requires hearings to be located in accordance with Department rules, and provides that failure to timely tender an assessed civil penalty constitutes a waiver of the right to contest the Director's decision or the penalty amount. Authorizes an immediate cessation order upon a departmental determination that an existing practice or condition, violation or permit condition creates an imminent danger of significant environmental harm or significant damage to property.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Energy & Environment

May 02  Added As A Joint Sponsor O'DANIEL
Committee Energy & Environment

May 04  Added As A Joint Sponsor DONAHUE
Committee Energy & Environment

May 16  Added As A Co-sponsor REA
Committee Energy & Environment

May 17  Committee discharged

May 18  Placed Calndr,Second Reading
Fiscal Note Requested WELCH

May 22  Placed Calndr,Second Reading
Fiscal Note filed

May 23  Placed Calndr,Second Reading
Second Reading
Amendment No.01 DONAHUE  Adopted

May 25  Third Reading - Passed 057-000-000
Arrive House

May 26  Hse Sponsor GOFORTH
First reading  Rfrd to Comm on Assignment
Assigned to Select Comm Coal and Oil
Resources

Jun 08  Consnt Caldr Order 2nd Read
Do Pass/Consent Calendar 005-000-000

Jun 09  Added As A Joint Sponsor HICKS
Consnt Caldr Order 2nd Read

Jun 14  Cnsnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read

Jun 16  Consnt Caldr, 3rd Read Pass 111-000-000
Passed both Houses

Jul 14  Sent to the Governor

Aug 14  Governor approved

PUBLIC ACT 86-0205  Effective date 90-01-01

1 Amends The Civil Administrative Code relative to verification of documents filed with the Department of Mines and Minerals and proof of Departmental records by certification thereof. Establishes a $1.00 certification fee. Makes the knowing signing of a fraudulent document a Class A misdemeanor. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Executive

May 01  Waive Posting Notice 7C
Committee Executive

May 02  Added As A Joint Sponsor O'DANIEL
Committee Executive

May 04  Added As A Joint Sponsor DONAHUE
Committee Executive

1 Fiscal Note Act may be applicable.
Amends the Illinois Emergency Services and Disaster Agency Act, to expand the
definition of the disaster to include telecommunication failure, to establish the State
Emergency Response Commission within the Emergency Services and Disaster
Agency, and to provide immunity for local emergency planning committee mem-
bers who act pursuant to their duties under federal law. Authorizes Agency to pro-
mulgate rules regarding communications during a disaster. Effective immediately.

SENATE AMENDMENT NO. 1.

Creates the Interstate Disaster Compact. Promulgates standards by which sever-
al states may enter into a compact agreement to share resources in the event of a di-

Amends the Interstate Disaster Compact. Promulgates standards by which sever-
al states may enter into a compact agreement to share resources in the event of a di-

FISCAL NOTE, AS AMENDED (ESDA)
There will be no impact of State funds pursuant to SB-1017.

'Fiscal Note Act may be applicable.'
May 18 Added As A Co-sponsor TOPINKA
Placed Calndr,Second Reading
Second Reading
Amendment No.01 MAHAR Adopted
Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House
Hsc Sponsor SIEBEN
First reading
Rfrd to Comm on Assignment
Assigned to Judiciary I
Jun 07 Amendment No.01 JUDICIARY I Adopted
Do Pass Amend/Short Debate
014-000-000
Cal 2nd Rdng Short Debate
Jun 13 Fiscal Note Requested CULLERTON
Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Jun 16 Fiscal Note filed
Jun 23 Cal 3rd Rfdg Short Debate
Short Debate-3rd Passed 112-000-000
Jun 24 Sec. Desk Concurrence 01
Jun 29 S Concurs in H Amend. 01/058-000-000
Passed both Houses
Jul 24 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0755 Effective date 89-09-01

SB-1018 KARPIEL - PHILIP, WEAVER,S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 120, par. 1174)
Amends the Illinois Lottery Law to correct a short title reference.
HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 120, par. 1174
Adds reference to: Ch. 120, pars. 1157.1 and 1169
Deletes everything in the bill and replaces with amendments to the Illinois Lottery Law relating to game related materials which are to be maintained as a public record.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Revenue
May 17 Committee discharged
May 18 Placed Calndr,Second Reading
Second Reading
Amendment No.01 KARPIEL Verified
Lost
Placed Calndr,Third Reading
May 25 Third Reading - Passed 057-001-001
May 26 Arrive House
Hsc Sponsor COUNTRYMAN
First reading Rfrd to Comm on Assignment
Assigned to Revenue
Jun 07 Amendment No.01 REVENUE Adopted
DP Ammd Consent Calendar
013-000-000
Consnt Caldr Order 2nd Read
Jun 13 Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
Jun 15 Consnt Caldr, 3rd Read Pass 113-000-000
Jun 16 Sec. Desk Concurrence 01
Jun 26 S Concurs in H Amend. 01/058-000-000
Passed both Houses
SB-1019 MAHAR – SCHAFFER, PHILIP, WEAVER, S, DAVIDSON AND DEANGELIS.

(Ch. 110 1/2, par. 11a-9)

Amends the Article of the Probate Code dealing with guardians for disabled adults. Provides that a report accompanying a petition for adjudication of disability and for appointment of a guardian shall contain an evaluation (instead of “evaluations”) of the respondent’s mental and physical condition. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Judiciary

SB-1020 MAHAR – SCHAFFER, PHILIP, WEAVER, S, DAVIDSON AND DEANGELIS.

(Ch. 91 1/2, pars. 1-125 and 1-126)

Amends the Mental Health and Developmental Disabilities Code by changing references to “a patient or client” in certain definitions to references to “a recipient”. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

SB-1021 TOPINKA – SCHAFFER – MAHAR, PHILIP, WEAVER, S, DAVIDSON AND DEANGELIS.

(Ch. 91 1/2, new par. 100-31a)

Amends An Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities to provide for the admission into evidence of certified Department Records. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

May 17 Placed Calndr, Second Reading

May 18 Second Reading

Placed Calndr, Third Reading

May 25 Third Reading - Passed 058-000-001

May 26 Arrive House

Hse Sponsor MAYS

First reading Rfrd to Comm on Assignment

Assigned to Select Committee on Mental Health

Jun 09 Tbd pursuant Hse Rule 27D

SB-1022 MAHAR – SCHAFFER, PHILIP, WEAVER, S, DAVIDSON AND DEANGELIS.

(Ch. 91 1/2, par. 807)


Apr 07 1989 First reading Rfrd to Comm on Assignment

Assigned to Public Health, Welfare & Correctn

SB-1023 MAHAR, PHILIP, WEAVER, S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 23, rep pars. 3501 through 3509; Ch. 127, par. 53)

Repeals an Act in relation to controlled substance addicts and unlawful users of controlled substances and cannabis and providing for their commitment, detention
and supervision. Amends the Civil Administrative Code. Deletes a provision giving the Department of Mental Health and Developmental Disabilities the power to treat patients committed under the repealed Act. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Public Health, Welfare & Correctn
May 17 Committee discharged
May 18 Second Reading Placed Calndr,Second Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House Hse Sponsor RYDER First reading Rfrd to Comm on Assignment Assigned to Human Services
Jun 07 Do Pass/Consent Calendar 019-000-000
Jun 13 Consnt Caldr Order 2nd Read Consnt Calendar, 2nd Readng
Jun 15 Consnt Caldr Order 3rd Read Consnt Caldr, 3rd Read Pass 113-000-000
Jul 14 Sent to the Governor
Aug 30 Governor approved
Hse Sponsor RYDER

SB-1024 HUDSON, PHILIP, WEAVER, S, DAVIDSON, SCHAFFER AND DEANGELIS.
(Ch. 48, new pars. 59.2a, 59.2b, 59.2c and 59.2d)
Amends An Act in relation to safety inspections and education in industrial and commercial establishments. Creates a Safety Inspections and Education Advisory Committee to consider, and suggest changes in relation to, safety and health inspections, enforcement and education practices. Provides for composition of the Committee and qualifications and terms of members.
SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 48, new pars. 59.2b, 59.2c and 59.2d
Changes composition of Committee and selection and terms of members. Provides for frequency and conduct of meetings. Provides that the Department of Labor shall provide staff support to the Committee. Makes other changes.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Labor
May 17 Committee discharged
May 18 Second Reading Amendment No.01 JACOBs Adopted Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House Hse Sponsor DIDRICKSON First reading Rfrd to Comm on Assignment Assigned to Labor & Commerce
Jun 07 Do Pass/Consent Calendar 016-000-000
Jun 09 Added As A Joint Sponsor FARLEY Consnt Caldr Order 2nd Read
Jun 13 Consnt Calendar, 2nd Readng Consnt Caldr Order 3rd Read
Jun 15 Consnt Caldr, 3rd Read Pass 113-000-000
Passed both Houses

Fiscal Note Act may be applicable.
SB-1024—Cont.  594

Jul 14  Sent to the Governor
Aug 30  Governor approved
PUBLIC ACT 86-0435  Effective date 90-01-01

SB-1025  SCHUNEMAN, PHILIP, WEAVER, S, DAVIDSON, SCHAFER AND DE-ANGELIS.

(Ch. 30, par. 372)

Amends the Illinois Land Sales Act to change the definition of “subdivision” from land divided into 50 or more lots to land divided into 25 or more lots.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Executive
May 01  Waive Posting Notice 7C  Committee Executive

SB-1026  SCHUNEMAN, PHILIP, WEAVER, S, DAVIDSON, SCHAFER AND DE-ANGELIS.

(Ch. 111, par. 3225)

Amends the Illinois Land Surveyors Act to change “registration” to “license”. Increases the fee for issuance of a replacement license for from $10 to $20. Provides that the fee for rescoring an exam is the cost to the Department of Professional Regulation.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

SB-1027  SCHUNEMAN, PHILIP, WEAVER, S, DAVIDSON, SCHAFER AND DE-ANGELIS.

(Ch. 111, par. 1229)

Amends the fee Section of The Illinois Architecture Act by changing “registration” to “license”. Provides that the fee for rescoring an examination is the cost to the Department plus any fee charged by the applicable testing service.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

SB-1028  SCHUNEMAN, PHILIP, WEAVER, S, DAVIDSON, SCHAFER AND DE-ANGELIS.

(Ch. 108 1/2, pars. 14-110, 14-123, 14-123.1, 14-124, 14-128, 14-147, 21-115 and 21-116; new pars. 14-103.39, 14-121.1 and 14-152)

Amends the State Employees Article of the Pension Code to specify the applicability of the exemption from garnishment and attachment; removes the age 70 termination requirement on disability benefits; corrects obsolete citations to the federal Social Security Act; defines “personal services” so as to exclude the non-payroll earnings of court reporters, and amends the Social Security Enabling Act to allow use of certain overpayments to pay liabilities resulting from such non-payroll earnings from 1977 through 1986; provides for federally mandated age 70 1/2 distributions to certain surviving spouses; and amends the occupational death benefit beneficiary provisions to provide for disabled children over age 18 and certain dependent parents.

PENSION IMPACT NOTE
The overall financial impact of the bill is expected to be minor.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act
May 02  Pension Note Filed  Committee Insurance, Pensions & License Act

Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Unified Code of Corrections to provide that a person convicted of a sexual offense or attempt of a sexual offense or institutionalized as a sexually dangerous person shall be required to submit specimens of blood and saliva to the Illinois Department of State Police who shall analyze and categorize the specimens into genetic marker groupings. Effective July 1, 1990.

HOUSE AMENDMENT NO. 1.

Provides that a person who receives a disposition of court supervision for a sexual offense or attempt of a sexual offense shall be required to submit specimens of blood and saliva to the Department of State Police. Changes definition of sexual offense to limit it to sexual relations within families, criminal sexual assault, aggravated criminal sexual assault, criminal sexual abuse or aggravated criminal sexual abuse or any former statute of this State which defined a felony sexual offense.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Judiciary

May 22 Added As A Co-sponsor GEO-KARIS
Committee Judiciary
Motion disch comm, advc 2nd
Committee discharged 047-000-001

May 23 Second Reading
Placed Calndr,Third Reading

May 26 Third Reading - Passed 059-000-000

May 30 Arrive House
Hse Sponsor REGAN
Placed Calndr,First Reading

May 31 First reading Rfrd to Comm on Assignment
Assigned to Judiciary II

Jun 02 Added As A Joint Sponsor WILLIAMSON
Committee Judiciary II

Jun 07 Added As A Joint Sponsor WELDER
Committee Judiciary II

Jun 08 Recommended do pass 012-001-001

Jun 14 Second Reading
Amendment No.01 REGAN Adopted
Placed Calndr,Third Reading

Jun 15 Third Reading - Passed 106-000-004

Jun 16 Sec. Desk Concurrence 01

Jun 27 S Concurs in H Amend. 01/058-000-000
Passed both Houses

Jul 24 Sent to the Governor

Sep 08 Governor approved
PUBLIC ACT 86-0881 Effective date 90-07-01
SB-1031  DEANGELIS, PHILIP, WEAVER, S, DAVIDSON AND SCHAFFER.

(Ch. 73, pars. 1065.41-4 and 1065.52-1)

Amends the Insurance Code to provide for possible license suspension or revocation of persons who have hired persons within the past 3 years whose license has been revoked. Provides that such persons may not be hired during the period of license revocation. Provides that all continuing education providers must pay the registration fee upon certification (now, some are exempt).

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Insurance, Pensions & License Act

SB-1032  BARKHAUSEN, PHILIP, WEAVER, S, DAVIDSON, SCHAFFER AND DEANGELIS.


Amends the Insurance Code to provide additional regulation of automobile insurers concerning requirements for renewal or nonrenewal of policies and the furnishing of loss information to insureds. Provides for written notice of premium due and non-renewal to insured and method of providing such notice.

SENATE AMENDMENT NO. 1.
Provides that notice of cancellation will be sent to the insured, mortgage or lien holder if known.

SENATE AMENDMENT NO. 2.
Makes grammatical change only. No substantive change.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Insurance, Pensions & License Act
SB-1033 SCHUNEMAN, PHILIP, WEAVER,S, DAVIDSON, SCHaffer AND DEANGELIS.

(Ch. 73, pars. 615.1, 616, 639, 644, 645, 666, 667, 668, 733-2.05, 734-1, 734-2, 734-3, 734-4, 734-5, 736.2, 743.8a, 743.24, 748, 754, 756.2, 816, 927.6, 958, 1020, and new pars. 725.1 and 979.3 and rep. pars. 983 through 989)

Amends the Illinois Insurance Code. Imposes restrictions on the transfer of policy obligations among insurers and on loans and investments involving officers and directors. Eliminates attorneys' liens on documents in certain situations. Repeals Article XXI which contained special provisions relating to assessment accident and health companies. Makes other exclusive changes. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Insurance, Pensions & License Act

SB-1034 KARPIEL, PHILIP, WEAVER,S, DAVIDSON, SCHaffer AND DEANGELIS.

(New Act)

Authorizes conveyances of State land by the Secretary of Transportation in Pulaski, Johnson, and Winnebago Counties. Effective immediately.

HOUSE AMENDMENT NO. 1.

Authorizes conveyances of State land in Kankakee County and in Madison County.

HOUSE AMENDMENT NO. 2.

Authorizes a conveyance of State land in Boone County to the Belvidere Park District.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Executive

May 01 Waive Posting Notice 7C Committee Executive Committee discharged

May 17 Placed Calndr,Second Reading

May 18 Second Reading Placed Calndr,Third Reading

May 25 Third Reading - Passed 058-000-001

May 26 Arrive House Hse Sponsor KUBIK First reading Rfrd to Comm on Assignment Assigned to State Government Administration

Jun 07 Amendment No.01 ST GOV ADMN Adopted Do Pass Amend/Short Debate 011-000-000

Cal 2nd Rdng Short Debate

Jun 13 Short Debate Cal 2nd Rdng Amendment No.02 WAIT Adopted

Cal 3rd Rdng Short Debate

1 Fiscal Note Act may be applicable.
SB-1035  RIGNERY, PHILIP, WEAVER,S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 67 1/2, par. 609.1; Ch. 120, pars. 2-201, 439.3, 439.33, 439.103, 441)

Amends various Acts governing taxation. The Enterprise Zone Act and the Illinois Income Tax Act are amended to change the time in which the high impact business investment credit must be taken and to require that the minimum investments in qualified property must be placed in service before the credit can be available. Also provides that amounts of investment beyond the minimum can be used as a credit only in the taxable year when the property is placed in service and cannot reduce tax liability below zero. Changes the Income Tax Act to extend the investment tax credit from December 31, 1989 to December 31, 1993. Also excludes from the State occupation and use tax Acts products of photoprocessing produced for use in motion pictures for public commercial exhibition. Effective immediately.

FISCAL NOTE (DCCA)
Using industry expenditure data, DCCA estimates a total annual negative impact on State revenues of $10.4 million.

SENATE AMENDMENT NO. 1.
Changes the general investment credit from being applicable only to the Personal Property Tax Replacement Income Tax to being applicable to the tax imposed by subsections (a) and (b) of Section 201.

SB-1036  DUNN,R - O’DANIEL - DONAHUE, PHILIP, WEAVER,S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 96 1/2, par. 5404; rep. par. 5405)

Expands the exemption provisions of the Illinois Oil and Gas Act to include other mineral test holes and certain water supply wells under specified conditions, and repeals existing exemption and related provisions dealing with wells drilled for water. HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111, par. 7103; Ch. 111 1/2, pars.

1 Fiscal Note Act may be applicable.
Amends the Water Well and Pump Installation Contractor's License Act to add provisions concerning "monitoring wells". Amends Ill. Water Well Construction Code relative to "closed loop wells" and "monitoring wells" and to add a Section requiring abandoned wells to be plugged according to rules of the Department. Effective January 1, 1990 except for Section 2 provisions amending the Water Well and Pump Installation Contractor's License Act which take effect upon becoming a law.

Fiscal Note Act may be applicable.
Amends the Illinois Pesticide Act. Establishes a penalty for selling restricted use pesticides without a license of $1,000 for each sale. Also provides that a pesticide whose registration has been made improperly or has been revoked or suspended shall be disposed of properly by the registrant. Amends the Commercial Feed Act. Changes the short title. Revises and adds definitions. Provides for registration of feed dealers and customer-formula feed. Establishes and provides for regulation of labeling of customer-formula feed and revises regulation of labeling commercial feed. Changes inspection fees. Provides for the regulation, inspection and detention of adulterated and misbranded feed. Prohibits adulteration and misbranding of feed. Establishes penalties including fines and suspensions or revocation of registration. Establishes the Feed Control Fund for the deposit of fees and penalties.

FISCAL NOTE (Dept. of Agriculture)
The Dept. expects fiscal impact from the various provisions of SB-1038 to be minimal or none. Some revenue could be realized.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 111, new par. 312; Ch. 114, par. 705; new par. 214.30; Ch. 127, pars. 806 and 824.1; Ch. 56 1/2, pars. 66.1, 66.2, 66.3, 66.4, 66.5, 66.6, 66.7, 66.8, 66.9, 66.10, 66.11, 66.12 and 253; new pars. 11.1, 14.1, 14.2 and 14.3; Ch. 127, new par. 141.250)

Deletes all changes in the Commercial Feed Act of 1961. Adds provisions permitting assessments of monetary penalties by the Director of the Department of Agriculture for violations of the Illinois Grain Dealers Act and the Public Grain Warehouse and Warehouse Receipts Act. Adds one person to Advisory Board of Livestock Commissioners. Authorizes the Department of Agriculture to develop an Agricultural Land Productivity Formula to determine the success of revegetation of post-mining lands for agricultural purposes.

SENATE AMENDMENT NO. 2. (Tabled May 23, 1989)

Adds reference to: Ch. 5, title of Act preceding par. 1701, pars. 1701, 1702, 1703, 1704, 1704.1, 1705, 1706; new pars. 1705.1, 1707, 1708, 1709 and 1710; Ch. 127, new par. 141.251

Fiscal Note Act may be applicable.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 5, title of Act preceding par. 1701, pars. 1701, 1702, 1703, 1704, 1704.1, 1705, 1706; new pars. 1705.1, 1707, 1708, 1709 and 1710; Ch. 127, new par. 141.251


HOUSE AMENDMENT NO. 1.

Deletes the provision exempting employees from liability for damage or injury resulting from performance of duty.

FISCAL NOTE, AS AMENDED (Dept. of Agriculture)

SB-1038 would have no or minimal fiscal impact on the State. Estimated revenue associated with the Illinois Pesticide Act would be $4,000 annually; Illinois Grain Dealers Act, $50,000 annually; and Motor Fuel Standards Act, $1,700 annually.
Amends An Act in relation to natural resources to require the Department of Energy and Natural Resources to study the feasibility of requiring that wood scrap and sawdust be composted and prohibited from being disposed of in landfills. Requires the Department to report to the General Assembly by January 1, 1991.

FISCAL NOTE (ENR)
The cost of such a study is estimated to be $25-30,000.

Additional amendments include:
- Amendment No.01 EXECUTIVE Adopted
- Amendment No.02 EXECUTIVE Adopted
- Amendment No.03 EXECUTIVE Adopted
- Amendment No.04 EXECUTIVE Adopted
- Amendment No.05 EXECUTIVE Adopted

*Fiscal Note Act may be applicable.*
SB-1039

Jun 20—Cont.
Amendment No.06 OUT OF ORDER
Churchill
Amendment No.07 OUT OF ORDER
Churchill

Cal 3rd Rdng Short Debate
Jun 22 Short Debate-3rd Passed 116-000-001
Passed both Houses.
Jul 14 Sent to the Governor
Aug 14 Governor approved
Public Act 86-0207 Effective date 90-01-01

SB-1040 WELCH.

(Ch. 111 2/3, new par. 9-228)

Amends the Public Utilities Act. Prohibits the Illinois Commerce Commission from considering as an expense of a utility for ratemaking purposes any amount expended for an audit of the cost of a new electric generating plant or of a plant expansion, unless the audit is required by the Commission.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Energy & Environment
May 04 Recommended do pass 007-000-000 Motion filed WEAVER,S
Motion Place on SECT. DESK Motion prevailed 030-028-000

Secretary’s Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 25 Third Reading - Lost 029-018-004

SB-1041 WELCH AND SEVERN.

(Ch. 111 2/3, par. 10-204)

Amends the Public Utilities Act. If a rate increase approved by the ICC is successfully appealed, the utility shall refund to its customers any excess amount collected pursuant to the increased rate, with interest.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Energy & Environment
May 04 Recommended do pass 007-000-000 Motion filed WEAVER,S
Motion Place on SECT. DESK Motion prevailed 030-028-000

Secretary’s Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 25 Added As A Co-sponsor SEVERN
Third Reading - Passed 041-011-004
Arrive House
Hse Sponsor LEVIN
Added As A Joint Sponsor BALANOFF
Placed Calendr,First Reading
May 26 First reading Rfrd to Comm on Assignment
Assigned to Public Utilities
Jun 01 Added As A Joint Sponsor DEJAEGHER
Added As A Joint Sponsor BRUNSVOLD
Committee Public Utilities
Jun 09 Prld pursuant Hse Rule 27D
SB-1042  WELCH.
(Ch. 111 2/3, new par. 9-220.1)

Amends The Public Utilities Act. Provides that, whenever a utility's rates and charges are increased or decreased to reflect take or pay costs incurred by the utility, the rates shall apply to customers on a pro rata basis and shall apply to the first 2,000 therms of gas per year at half the rate applied to any usage over 2,000 therms per year.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 04
            Assigned to Energy & Environment
            Recommended do pass 007-000-000
            Motion filed WEAVER,S
            MOTION PLACE ON
            SECT. DESK
            Motion prevailed
            030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 15  Second Reading
            Placed Calndr,Third Reading
May 25  Third Reading - Passed 031-025-001
            Arrive House
            Hse Sponsor LEVIN
            Placed Calndr,First Reading
May 26  Added As A Joint Sponsor CURRIE
            First reading  Rfrd to Comm on Assignment
            Assigned to Public Utilities
Jun 09
            Secretary's Desk

SB-1043  WELCH.
(Ch. 111 1/2, new par. 1009.7)

Amends the Environmental Protection Act. Requires the recycling of chlorofluorocarbon (CFC) refrigerant during the service of motor vehicle air conditioners.

SENATE AMENDMENT NO. 1.
Deletesto all. Directs DENR to consider establishing training workshops and pilot programs relating to automotive air conditioning refrigerants. Directs the PCB to adopt rules regulating the use and sale of such refrigerants.

HOUSE AMENDMENT NO. 1.
Deletesto all. Requires the EPA and the Department of Energy and Natural Resources to report to the Governor and the General Assembly by February 1, 1990 on various matters relating to CFCs.

HOUSE AMENDMENT NO. 2.
Deletesto all. Requires the Department of Energy and Natural Resources to report to the Governor and the General Assembly by February 1, 1990 on various matters relating to CFCs.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 11  Placed Calndr,Second Reading
May 15  Second Reading
            Amendment No.01 ENRGY ENVRMNT  Adopted
            Placed Calndr,Third Reading
May 25  Third Reading - Passed 058-000-001
May 26  Arrive House
            Hse Sponsor BRESLIN
            First reading  Rfrd to Comm on Assignment
Jun 02  Added As A Joint Sponsor BALANOFF
            Assigned to Energy Environment & Nat. Resource
            Committee Energy Environment & Nat. Resource
SB-1044  WELCH.

(New Act)

Creates the Toxics Use Reduction Act. Creates a Division of Toxics Use Reduction in the Environmental Protection Agency to establish guidelines for toxics use reduction efforts and promote coordination of the same. Creates an Advisory Board to set priorities. Requires certain facility owners to prepare a toxics use reduction plan.

SENA TE AMENDMENT NO. 1.
Defines trade secrets.

SENA TE AMENDMENT NO. 2.
Deletes all. Creates the Toxic Pollution Prevention Act. Creates a Toxic Pollution Prevention Section in the Environmental Protection Agency to establish guidelines for and promote coordination of toxic pollution prevention efforts.

SENA TE AMENDMENT NO. 3.
Deletes everything. Creates the Toxic Pollution Prevention Act. Defines terms. Establishes the Toxic Pollution Prevention Program to provide information, training, research, consulting, pilot projects and publish a biennial report on its work. Provides that the Environmental Protection Agency may sponsor innovation via innovation waivers. Creates the Toxic Pollution Prevention Fund.

FISCAL NOTE (Dept. Energy and Natural Resources)
The Dept. estimates the total annual costs for ENR under SB-1044 to be $300-$400,000.

HOUSE AMENDMENT NO. 2.
Deletes power to waive compliance with environmental laws. Provides mechanism for the Agency to review and accommodate proposed innovative toxic pollution prevention plans. Authorizes use of monies from the Environmental Protection Permit and Inspection Fund. Makes other changes.

FISCAL NOTE, AS AMENDED (Dept. Energy & Natural Resources)
The Department estimates the total annual costs for ENR under House Amendment 2 to SB 1044 would be about $55-$85,000.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Energy & Environment

May 11  Recommnded do pass as amend
007-000-000

Placed Calndr,Second Reading

May 18  Second Reading
Amendment No.01  ENRGY ENVRMNT  Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
SB-1044—Cont.  606

May 23  Recalled to Second Reading
    Amendment No.02  WELCH  Adopted
    Placed Calndr,Third Reading

May 25  Recalled to Second Reading
    Amendment No.03  WELCH  Adopted
    Placed Calndr,Third Reading

May 26  Third Reading - Passed 053-001-001

May 30  Arrive House
    Hse Sponsor CURRIE
    Placed Calendr,First Reading

May 31  First reading  Rfrd to Comm on Assignment
    Assigned to Energy Environment & Nat. Resource

Jun 07  Added As A Joint Sponsor BALANOFF
    Committee Energy Environment & Nat. Resource

Jun 08  Cal 2nd Rdng Short Debate
    Do Pass/Short Debate Cal 013-000-000

Jun 13  Cal 2nd Rdng Short Debate
        Fiscal Note Requested MCCRACKEN

Jun 14  Cal 2nd Rdng Short Debate
        Fiscal Note filed

Jun 20  Short Debate Cal 2nd Rdng
    Amendment No.01  CURRIE  Withdrawn
    Amendment No.02  CURRIE  Adopted
    Fiscal Note filed
    Cal 3rd Rdng Short Debate

Jun 21  Short Debate-3rd Passed 112-000-000

Jun 22  Sec. Desk Concurrence 02

Jun 26  S Concurs in H Amend. 02/054-002-000
        Passed both Houses

Jul 24  Sent to the Governor

Sep 11  Governor approved
        PUBLIC ACT 86-0914  Effective date 90-01-01

SB-1045  KARPIEL – KEATS.

(Ch. 68, par. 3-106)

Amends the Human Rights Act. Provides that provisions of the Act which prohibit discrimination in real estate rentals do not prohibit the refusal to rent, in a building with 6 or fewer units, a unit to an adult man and woman who are not married to each other.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
            Assigned to Executive

May 01  Waive Posting Notice 7C  Committee Executive

SB-1046  DEMUZIO – SMITH AND DEL VALLE.

(Ch. 23, par. 5022.2)

Amends the Act creating the Department of Children and Family Services. Requires the Department to establish a Foster Care Allegation Support Team. Defines the purpose of the team.

SENATE AMENDMENT NO. 1.
    Deletes amendatory provisions of original bill. Provides that DCFS shall establish a Foster Care Allegation Support Team and provides for training and functions of the Team. Effective immediately.

HOUSE AMENDMENT NO. 1.
    Deletes reference to: Ch. 23, par. 5022.2

1 Fiscal Note Act may be applicable.
Adds reference to: Ch. 23, new par. 5011.1.

Deletes everything. Amends the Act creating the Department of Children and Family Services. Requires the Department to employ sufficient qualified staff to fulfill its statutory responsibilities. Requires that, by June 30, 1993, in each of the Department's administrative regions, the average caseload for the region for child welfare specialists shall be 30 cases, and the average number of investigations for the region for child protective investigators shall be 12 investigations per month. Requires adoption of rules by April 1, 1990. Requires the Department to report to the General Assembly by April 1 of each year the number of staff employed for such purposes and the number required for compliance with such standards. Effective January 1, 1990.

HOUSE AMENDMENT NO. 2. (House recedes June 26, 1989)
Provides that the Department may establish a Foster Care Allegation Support Team. Provides that team members shall be trained volunteers from among foster parents.

Apr 07 1989  First reading  Rfrd to Comm on Assignment Assigned to Public Health, Welfare & Correctn
Apr 27    Added As A Joint Sponsor SMITH Committee Public Health, Welfare & Correctn
May 11    Placed Calndr,Second Reading
May 15    Second Reading Amendment No.01 PUB HLTH WEL Adopted
May 25    Third Reading - Passed 057-000-002
May 26    Arrive House Hse Sponsor CURRAN Placed Calendr,First Reading
May 31    First reading  Rfrd to Comm on Assignment Assigned to Select Committee on Children
Jun 02    Added As A Joint Sponsor GRANBERG Committee Select Committee on Children
Jun 08    Amendment No.01 CHILDREN Adopted
          Amendment No.02 CHILDREN Adopted
          Do Pass Amend/Short Debate 009-000-000
Jun 14    Cal 2nd Rdng Short Debate
Jun 15    Fiscal Note Requested MCCRACKEN
          Short Debate-3rd Passed 108-001-001
Jun 16    Sec. Desk Concurrence 01,02
Jun 24    S Noncnrs in H Amend. 01,02 Speaker's Table, Non-concur 01,02
Jun 26    H Recedes from Amend. 02/110-000-000
          H Refuses to Recede Amend 01
          H Requests Conference Comm 1ST
          Hse Conference Comm Apptd 1ST/CURRAN, PRESTON, CULLERTON OLSON,MYRON AND HASARA
Jun 27    Sen Accede Req Conf Comm 1ST
          Sen Conference Comm Apptd 1ST/DEMUZIO SMITH, MAROVITZ, TOPINKA & RAICA
Jun 29    House report submitted Verified
          House Conf. report lost 1ST/057-042-008
SB-1047  DEL VALLE - SMITH - HALL - BROOKINS - ALEXANDER.

(Ch. 111 1/2, par. 7001 through 7007)

Amends the Infant Mortality Reduction Act. Changes the number of legislative members on the Infant Mortality Reduction Advisory Board from 4 to 8. Effective immediately.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 111 1/2, par. 7007
Adds reference to: Ch. 111 1/2, pars. 17 and 20c.01

Deletes everything. Amends the Public Health Districts Act and the County and Multiple County Public Health Departments Act. Authorizes the Dept. of Public Health to promulgate, and the public health district medical officer to enforce, regulations requiring home visitation and other services for pregnant women.

FISCAL NOTE (Dept. of Public Health)
The total cost for SB 1047 will be $2,860,000.

Apr 07 1989 First reading   Rfrd to Comm on Assignment
                      Assigned to Public Health, Welfare &
                      Correctn
May 11  Recommnded do pass as amend
               007-000-000

May 15  Second Reading
               Amendment No.01   PUB HLTH WEL   Adopted
               Placed Calndr,Third Reading
May 25  Added As A Joint Sponsor ALEXANDER
               Placed Calndr,Third Reading
               Third Reading - Passed 033-022-000
               Arrive House
               Hse Sponsor FLOWERS
               Placed Calndr,First Reading
May 26  Added As A Joint Sponsor TROTTER
               First reading   Rfrd to Comm on Assignment
               Assigned to Human Services
Jun 07  Added As A Joint Sponsor CURRIE
               Recommended do pass 011-008-000
               Placed Calndr,Second Reading
Jun 13  Added As A Joint Sponsor DEUCHLER
               Fiscal Note Requested MCCRACKEN
               Placed Calndr,Second Reading
Jun 14  Fiscal Note filed
Jun 15  Second Reading
               Held on 2nd Reading
Jun 16  Placed Calndr,Third Reading
Jun 20  Third Reading - Passed 072-044-001
               Passed both Houses
Jul 18  Sent to the Governor
Sep 07  Governor vetoed
               Placed Calendar Total Veto
SB-1048 SMITH.

(Ch. 23, par. 6104.01)

Amends the Illinois Act on the Aging. Clarifies the meaning of a reference to “the Department”.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

SB-1049 SMITH – HALL – DEL VALLE – BROOKINS.

(Ch. 23, new par. 2214.5)

Amends The Child Care Act. Requires the Department of Children and Family Services to establish a demonstration program, in cooperation and with the Department on Aging, to train persons over age 55 with annual incomes below $5,700 to be child care workers.

SENATE AMENDMENT NO. 1.

Increases the income requirement to $14,000 or less. Provides that the program will be implemented with federal or private funds and that the Dept. shall develop rules for the implementation of the program.

FISCAL NOTE (Dept. on Aging)

SB-1049 would require the employment of an FTE, Social Service Program Planner III. Total annual expenditures would be approximately $32,000.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

May 11 Recommded do pass as amend 007-000-000

May 15 Second Reading

Amendment No.01 PUB HLTH WEL Adopted

May 19 Placed Calndr,Third Reading

May 25 Third Reading - Passed 056-002-001

May 26 Arrive House

Hse Sponsor WHITE

First reading Rfrd to Comm on Assignment
Assigned to Select Committee on Children

Jun 01 Added As A Joint Sponsor EDLEY

Committee Select Committee on Children

Jun 09 Tbled pursuant Hse Rule 27D

SB-1050 SMITH – HALL.

(Ch. 23, par. 5022.1; Ch. 120, pars. 5-509 and 5-510; Ch. 127, new par. 141.253)

Amends an Act creating the Department of Children and Family Services. Creates the Child Care Expansion Program. Amends the Illinois Income Tax Act and the State Finance Act. Establishes a check-off system whereby individual taxpayers may designate a portion of their tax refund to be paid into a fund established to promote the expansion of day care facilities to accommodate families with special needs.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Provides that a taxpayer may designate $10, or the amount of the refund, whichever is less, (now $1) to the Child Care Expansion Program.

GOVERNOR MESSAGE
Adds reference to: Ch. 120, new par. 5-507B

Recommends further amendments to bring the bill into compliance with HB-2784, which revises the income tax checkoff system to remove the $10 minimum requirement. Allows contributions whether or not taxpayers receive a refund. Adds immediate effective date.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Public Health, Welfare & Correctn

May 11 Placed Calndr,Second Reading
Recommended do pass as amend 007-000-000

May 15 Second Reading Amendment No.01 PUB HLTH WEL Adopted
Placed Calndr,Third Reading

May 25 Third Reading - Passed 057-001-001

May 26 Arrive House Hse Sponsor WHITE First reading Rfrd to Comm on Assignment Assigned to Select Committee on Children

Jun 08 Do Pass/Short Debate Cal 009-000-000
Cal 2nd Rdng Short Debate

Jun 09 Added As A Joint Sponsor BALANOFF Cal 2nd Rdng Short Debate

Jun 14 Added As A Joint Sponsor PRESTON Cal 2nd Rdng Short Debate

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

Jun 21 Short Debate-3rd Passed 114-002-001 Passed both Houses

Jul 18 Sent to the Governor

Sep 06 Governor amendatory veto Placed Cal. Amendatory Veto

Oct 17 Mtn fild accept amend veto SMITH Accept Amnd Veto-Sen Pass 055-000-000

Oct 19 Placed Cal. Amendatory Veto

Oct 31 Rul Gub Comply/Rule 46.1(b) Placed Cal. Amendatory Veto

Nov 01 Mtn fild accept amend veto WHITE Accept Amnd Veto-House Pass 112-000-000 8th House Accept Amend Veto

Nov 30 Return to Gov-Certification

Dec 13 Governor certifies changes PUBLIC ACT 86-0995 Effective date 89-12-13

SB-1051 LUFT.
(New Act)

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Finance & Credit Regulations

May 02 Waive Posting Notice 7C Committee Finance & Credit Regulations
SB-1052  SAVICKAS.
(Ch. 85, par. 1234)
Amends the Metropolitan Fair and Exposition Authority Act to remove obsolete language.

April 07, 1989  First reading  Rfrd to Comm on Assignment
May 11  Placed Calendar, Second Reading
May 15  Second Reading
May 25  Third Reading - Passed 050-007-002
May 26  Arrive House
Hse Sponsor CAPPARELLI
First reading  Rfrd to Comm on Assignment
Assigned to Local Government
Recommended do pass 007-000-000

May 11  Placed Calendar, Second Reading
May 15  Second Reading
May 25  Third Reading - Passed 050-007-002
May 26  Arrive House
Hse Sponsor CAPPARELLI
First reading  Rfrd to Comm on Assignment
Assigned to Executive

June 09  Tbd pursuant Hse Rule 27D

SB-1053  SAVICKAS.
Appropriates $4,800,000 to the Chicago Metropolitan Fair and Exposition Authority from the Exposition Authority Reconstruction Fund for its corporate purposes. Appropriates $31,344,000 from the Metropolitan Fair and Exposition Authority Improvement Bond Fund for debt service on revenue bonds. Effective July 1, 1989.

April 07, 1989  First reading  Rfrd to Comm on Assignment
May 12  Placed Calendar, Second Reading
May 25  Second Reading
May 26  Third Reading - Passed 046-011-000
May 30  Arrive House
Hse Sponsor CAPPARELLI
Placed Calendar, First Reading
May 31  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations I

June 16  Tbd pursuant Hse Rule 27D

SB-1054  JONES.
(Ch. 111, title preceding par. 1701-1; pars. 1701-1, 1701-4, 1701-7, 1701-10, 1701-11, 1703-1, 1703-6, 1704-1, 1704-4; new pars. 1703C-1 through 1703C-7 and Article heading preceding par. 1703C-1; Ch. 127, par. 1904.8)
Amends the Barber, Cosmetology and Esthetics Act of 1985 to change the short title to the Barber, Cosmetology, Esthetics and Nail Technology Act of 1985. Provides for the registration and regulation of nail technicians, nail technology teachers, and nail technology schools. Establishes qualifications for the registration of each. Amends the Regulatory Agency Sunset Act to reflect the change in the short title.

April 07, 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

SB-1055  JACOBS.
(Ch. 17, par. 311)
Amends the Illinois Banking Act. Authorizes banks to establish and maintain temporary service booths at any International Fair held in any foreign trade zone of this State which is approved by the U.S. government in order to exchange foreign currency into U.S. currency.

Fiscal Note Act may be applicable.
SB-1055—Cont.

Apr 07 1989  First reading  Rfrd to Comm on Assignment  Assigned to Finance & Credit Regulations

May 02  Waive Posting Notice 7C  Committee Finance & Credit Regulations

May 11  Placed Calndr,Second Reading

May 15  Second Reading  Placed Calndr,Third Reading

May 25  Third Reading - Passed 058-000-001

May 26  Arrive House  Hse Sponsor PARKE  First reading  Rfrd to Comm on Assignment  Assigned to Financial Institutions

Jun 07  Interim Study Calendar FIN INSTIT

SB-1056  JACOBS.

(Ch. 17, par. 302)

Amends the Banking Act. Changes the definition of “General obligation” to specify that evidence of indebtedness be issued by the United States or a subdivision thereof, the State or a subdivision thereof, a local unit of government or a school district of the State or any other State which indebtedness is secured by the full faith and credit of the issuer and is payable from tax revenue.

Apr 07 1989  First reading  Rfrd to Comm on Assignment  Assigned to Finance & Credit Regulations

May 02  Waive Posting Notice 7C  Committee Finance & Credit Regulations

SB-1057  BARKHAUSEN.

(Ch. 17, par. 311)

Amends the Illinois Banking Act. Removes restrictions on branch banking.

Apr 07 1989  First reading  Rfrd to Comm on Assignment  Assigned to Finance & Credit Regulations

May 02  Waive Posting Notice 7C  Committee Finance & Credit Regulations

SB-1058  ZITO.

(Ch. 111 2/3, par. 10-201)

Amends The Public Utilities Act. Provides that when a court reverses a decision of the Commission approving any rate or tariff, the court may order a refund of such amounts, including interest, collected by a public utility in excess of the rates or tariffs not reversed or remanded by the court.

Apr 07 1989  First reading  Rfrd to Comm on Assignment  Assigned to Energy & Environment

1 SB-1059  LUFT.

(Ch. 48, new par. 850.10a)

Amends the Development Finance Authority Act. Provides that bonds issued under the Act and income on those bonds are free from taxation by the State or its political subdivisions, except for estate, transfer, and inheritance taxes. Effective October 1, 1989.

1 Fiscal Note Act may be applicable.
SB-1059—Cont.

FISCAL NOTE (Development Finance Authority)
There is no increase in expenditures or other costs to the State as a result of this bill.

FISCAL NOTE (Ill. Development Finance Authority)
No change from previous note.

HOUSE AMENDMENT NO. 1.
Provides that only bonds issued on or after October 1, 1989 are exempt from taxes.

Apr 07 1989 First reading
Rfrd to Comm on Assignment Assigned to Commerce & Economic Development

Apr 26
Recommended do pass 006-000-000
Motion filed PHILIP
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11
Placed Calndr,Second Readng

May 12
Fiscal Note Requested MAHAR

May 23
Second Reading
Placed Calndr,Third Reading

May 25
Third Reading - Passed 056-000-001
Arrive House
Placed Calndr,First Readng

May 31
First reading
Rfrd to Comm on Assignment Assigned to Executive

Jun 07
Primary Sponsor Changed To MATIJEVICH Recommended do pass 012-007-000

Jun 14
Fiscal Note Requested MCCRAKEN Fiscal Note filed

Jun 21
Second Reading
Amendment No.01 MATIJEVICH Adopted
Placed Calndr,Third Reading

Jun 23
Third Reading - Passed 061-050-000

Jun 24
Sec. Desk Concurrence 01

Jun 26
S Concurs in H Amend. 01/057-000-000
Passed both Houses

Jul 24
Sent to the Governor

Sep 07
Governor vetoed

Oct 19
Total veto stands.

SB-1060 SENATE COMMITTEE ON COMMERCE AND ECONOMIC DEVELOPMENT.

(New Act)

Creates the Economic Development Standards and Priorities Act.

Apr 07 1989 First reading
Rfrd to Comm on Assignment Assigned to Commerce & Economic Development

Apr 26
Recommended do pass 006-000-000
Motion filed PHILIP
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
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<td>Committee Select Comm. Economic Development</td>
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<td>Jun 08</td>
<td>Interim Study Calendar ECONOMIC DEV</td>
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**SB-1061 NEWHOUSE.**

(New Act)

Creates an Act to prohibit the use of live animals in dermal and ocular irritancy tests of cosmetics and household washing, cleaning and laundry products; makes knowing violation a Class A misdemeanor; provides for civil penalties, and authorizes the bringing of a civil proceeding to enjoin violations. Effective March 1, 1991.

**SB-1062 BARKHAUSEN.**

(Ch. 110, new par. 2-619a)

Amends the Code of Civil Procedure to add a provision allowing the court to enter an involuntary dismissal of civil actions under certain specified circumstances.

**SB-1063 REA.**

(Ch. 111 2/3, par. 9-222.2; Ch. 120, pars. 439.3, 439.33, 439.103, 441, 467.17 and 469)

Amends the Use, Service Use, Service Occupation and Retailers' Occupation Tax Acts, the Gas Revenue Tax Act and the Public Utilities Revenue Act to reduce the rate of the taxes imposed under those Acts on fuel and electricity used in the manufacturing or assembling process in Illinois, or in the mining process in Illinois, and in the operation of a pollution control facility in Illinois from 5% to 4% beginning in 1990, to 3% beginning in 1991 and to 2% beginning in 1992; and eliminates such taxes beginning in 1993. Amends the Public Utilities Act to provide that additional charges to customers' bills for State utility taxes shall reflect the tax reductions and exemptions. Effective January 1, 1990.

1 Fiscal Note Act may be applicable.
SB-1064  BROOKINS.

Appropriates $11,959,485 to the Department on Aging for the purchase of homemaker, chore housekeeping, and senior companion services. Effective July 1, 1989.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 12  Waive Posting Notice 7C  Assigned to Appropriations II

SB-1065  VADALABENE – HALL.

(Ch. 8, par. 37-26)

Amends the Horse Racing Act in relation to the number of inter-track wagering locations which may be established by a race track. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
May 11  Placed Calndr, Second Reading  Assigned to Insurance, Pensions & License Act
May 15  Second Reading  Recommended do pass 007-000-000
May 25  Third Reading - Passed 051-005-001  Interim Study Calendar HORSE RACING
Arrive House
Hse Sponsor HICKS
Added As A Joint Sponsor MCCRACKEN
First reading  Rfrd to Comm on Assignment
May 26  Assigned to Select Committee on Horse Racing
Jun 08  Interim Study Calendar HORSE RACING

SB-1066  JOYCE, JJ.

An Act making appropriations to the Department of Agriculture for the Interstate Compact on Agricultural Grain Marketing. Effective July 1, 1989.

Apr 07 1989  First reading  Rfrd to Comm on Assignment

SB-1067  JOYCE, JJ.

(Ch. 121, rep. par. 5-608)

Amends the Illinois Highway Code. Repeals provisions authorizing counties with more than 400,000 inhabitants but less than 1,000,000 inhabitants to establish transportation impact districts and to collect transportation impact fees from persons constructing developments that require access to highways.

Apr 07 1989  First reading  Rfrd to Comm on Assignment

SB-1068  JOYCE, JJ – REA – DEMUZIO.

(Ch. 46, pars. 2A-1.2 and 7-10; Ch. 111 2/3, par. 2-101 and 2-102; new par. 2-101.1)

Amends The Election Code and The Public Utilities Act. Provides for the election of the Illinois Commerce Commission. Specifies 2 members from the City of Chicago, one member from Cook County outside the City of Chicago and one member each from the Second, Third, Fourth and Fifth Judicial Districts shall be elected for 2 year terms in 1990. Provides for the creation of 7 Commission Districts and the election of one member from each at the general election in 1992. Provides for staggered terms and the filling of vacancies. Establishes qualifications for office. Effective immediately.

1 Fiscal Note Act may be applicable.
FISCAL NOTE (Dept. of Revenue)
The Department would estimate that Senate Bill 1069 would reduce State revenues by less than $1 million annually.

Secretary’s Desk
May 11 Placed Calndr, Second Reading
May 12 Fiscal Note Requested DONAHUE
May 15 Fiscal Note filed

Second Reading
Placed Calndr, Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House
Hse Sponsor RICHMOND
First reading
Rfrd to Comm on Assignment
Assigned to Revenue

Jun 07 Do Pass/Short Debate Cal 013-000-000
Cal 2nd Rdng Short Debate
Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.
Amends the Revenue Act of 1939 to require additional compensation of $3500 from the State to supervisors of assessments for duties performed as clerk of the county board of review.

(SB-1071) JACOBS.

(Ch. 120, par. 484b)

Amends the Revenue Act of 1939 to require additional compensation of $3500 from the State to supervisors of assessments for duties performed as clerk of the county board of review.

SB-1071 JACOBS.

(Ch. 120, par. 484b)

Amends the Revenue Act of 1939 to require additional compensation of $3500 from the State to supervisors of assessments for duties performed as clerk of the county board of review.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Revenue

May 04  Recommended do pass 005-002-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Reading

May 16  Fiscal Note Requested RIGNEY
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.

SENATE AMENDMENT NO. 1.

HOUSE AMENDMENT NO. 1. (House recedes November 2, 1989)
Defines “negligence in the practice of professional engineering”. Provides that the Board shall take all factors into consideration in disciplining a licensee. Provides that negligence, even though a violation of the Act, is not an action which is subject to the criminal penalties of the Act.

CONFERENCE COMMITTEE REPORT NO. 2, CORRECTED.
Recommends that the House recede from H-am 1. Recommends that the bill be amended as follows:


Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Insurance, Pensions & License Act
May 01 Waive Posting Notice 7C Committee Insurance, Pensions & License Act
May 04 Recommended do pass as amend 007-000-000 Motion filed WEAVER, S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000 Secretary's Desk
May 11 Placed Calndr,Second Reading
May 23 Second Reading Amendment No.01 INS PEN LIC Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 059-000-000
May 30 Arrive House Placed Calendr,First Reading
May 31 Hse Sponsor STECZO First reading Rfrd to Comm on Assignment Assigned to Registration and Regulation
Jun 08 Amendment No.01 REGIS REGULAT Adopted Do Pass Amend/Short Debate 019-000-000 Cal 2nd Rdng Short Debate

7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
Amends An Act in relation to natural resources to require the Department of Energy and Natural Resources, in cooperation with the Environmental Protection Agency, to study the feasibility of digging up sanitary landfills and recycling the contents. Requires the Department to report to the General Assembly by January 1, 1991.

FISCAL NOTE (Dept. of Energy & Natural Resources)
The fiscal impact to ENR to hire a specialized consultant to

1 Fiscal Note Act may be applicable.
SB-1073—Cont.

conduct the study is $100,000.

FISCAL NOTE (ENR)
The fiscal impact to ENR to hire a specialized consultant to conduct this study is estimated to be $100,000.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Energy & Environment

May 04 Recommended do pass 007-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk

May 11 Placed Calndr,Second Readng

May 15 Fiscal Note filed

Second Reading

Placed Calndr,Third Readng

May 25 Third Reading - Passed 054-004-001

May 26 Arrive House

Hse Sponsor BALANOFF

Placed Calndr,First Readng

May 31 First reading Rfrd to Comm on Assignment Assigned to Energy Environment & Nat. Resource

Jun 09 Tbd pursuant Hse Rule 27D

Jun 14 Floor motion TAKE FROM TABLE PLACE ON CALENDAR 2ND RDING-2ND DAY -KULAS Mtn Take From Table Prevail

Placed Calndr,Second Readng

Jun 21 Second Reading Fiscal Note Requested MCCCRACKEN

Jun 22 Held on 2nd Reading Fiscal Note filed

Jun 23 Placed Calndr,Third Readng Third Reading - Passed 117-000-000 Passed both Houses

Jul 14 Sent to the Governor

Sep 07 Governor vetoed

Placed Calendar Total Veto

Oct 18 Mtn filed overrde Gov veto WELCH 3/5 vote required Override Gov veto-Sen lost 031-023-001 Placed Calendar Total Veto

Oct 19 Total veto stands.

SB-1074 ZITO.

(Ch. 17, par. 3303-4)

Amends the Savings and Loan Act of 1985 to change an internal cross reference. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Finance & Credit

Regulations

May 02 Waive Posting Notice 7C Committee Finance & Credit Regulations

May 11 Placed Calndr,Second Readng

May 16 Second Reading Placed Calndr,Third Readng
SB-1075 SAVICKAS.

(Ch. 111, par. 4142)

Amends the Pharmacy Practice Act. Requires that the label on any drug or medicine contain the name of the condition being treated.

HOUSE AMENDMENT NO. 1. (House recedes November 2, 1989)

Deletes reference to: Ch. 111, par. 4142
Adds reference to: Ch. 23, par. 6104.01

Deletes everything. Amends the Illinois Act on the Aging. Requires the Department to develop a pamphlet for distribution to senior citizens, pharmacists and physicians to aid seniors in the use of prescription drugs. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.

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

Deletes reference to: (Ch. 23, par. 6104.01)
Adds reference to: (Ch. 23, pars. 3434 and 6104.02)

Deletes all. Amends the Department of Rehabilitation Services Act and the Act on the Aging to provide that DORS and the Department on Aging, in determining a recipient's copayment or fee for services, shall not consider the portion of a recipient's income which is equal to or less than the federal poverty level. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Insurance, Pensions & License Act

May 04 Recommended do pass 007-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk

May 11 Placed Calndr,Second Reading

May 15 Second Reading Placed Calndr,Third Reading

May 25 Third Reading - Passed 052-006-001

May 26 Arrive House Hse Sponsor RONAN First reading Rfrd to Comm on Assignment Assigned to Consumer Protection

Jun 08 Amendment No.01 CONSUMER PROT Adopted DP Amnded Consent Calendar 014-000-001

Consnt Caldr Order 2nd Read

Jun 14 Cnsent Calendar, 2nd Readng Consnt Caldr Order 3rd Read

Jun 15 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
SB-1075—Cont.

Jun 21 Added As A Joint Sponsor DEJAEGHER
Short Debate Cal 2nd Rdg
Cal 3rd Rdgng Short Debate

Jun 22 Short Debate-3rd Passed 111-005-001

Jun 23 Sec. Desk Concurrence 01

Jun 26 S Noncncrs in H Amend. 01
Speaker’s Table, Non-concur 01

Jun 27 H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd IST/RONAN,
PRESTON, CULLERTON
PULLEN AND EWING

Jun 28 Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd IST/SAVICKAS
JONES, BERMAN,
SCHUNEMAN &
FRIEDLAND

Oct 18 Exempt under Hse Rule 29(C)
Sen Conference Comm Apptd 1ST (06-28-89)
Motion to Suspend Rule 79(E) AND PLACE ON
CALENDAR ORDER OF
CONF. COMM. REPTS.
-RONAN

Oct 19 Mtn Prevail to Suspend Rule 79(E)/116-000-000
Sen Conference Comm Apptd 1ST (06-28-89)

Oct 31 House report submitted

Nov 01 Senate report submitted
Senate Conf. report Adopted 1ST/056-000-000
Consideration postponed 1ST C.C.

Nov 02 House Conf. report Adopted 1ST/114-001-000
Both House Adoptd Conf rpt 1ST
Passed both Houses

Nov 30 Sent to the Governor

Dec 28 Governor approved
PUBLIC ACT 86-1008 Effective date 89-12-28

SB-1076 SAVICKAS.
(Ch. 121, par. 504.06)
Amends the Highway Advertising Control Act of 1971 by allowing private utilities to affix identification signs to their poles.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Transportation

SB-1077 SAVICKAS.
(Ch. 121, par. 503.06)
Amends the Highway Advertising Control Act of 1971 to redefine “maintain” to mean to allow to exist in sound structural condition.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Transportation

May 11 Recommended do pass 007-000-000
Placed Calndr,Second Reading

May 15 Second Reading
Placed Calndr,Third Reading

May 25 Third Reading - Passed 053-004-002

May 26 Arrive House
Placed Calendr,First Reading

May 31 First reading Rfrd to Comm on Assignment Assigned to Executive

Jun 07 Recommended do pass 012-007-000
Placed Calndr,Second Reading
SB-1078 REA.

(Ch. 24, par. 3-14-4)

Amends the Illinois Municipal Code. Raises the amount by which a municipal officer may enter a contract to provide materials, merchandise, property, services or labor, with the municipality from $1,000 to $2,000, not to exceed an aggregate amount of $4,000 in a year instead of the $3,000 limit now in effect.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Local Government
May 11 Recommended do pass 005-000-000
May 16 Second Reading Placed Calndr,Third Reading
May 26 Third Reading - Passed 057-002-000
May 30 Arrive House Placed Calndr,First Readng
May 31 Hse Sponsor WOOLARD First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Executive
Jun 07 Recommended do pass 018-003-000
Jun 20 Placed Calndr,Second Reading
Jun 21 Added As A Joint Sponsor CURRAN Added As A Joint Sponsor MCNAMARA Added As A Joint Sponsor HANNIG Second Reading Amendment No.01 NOVAK Lost
Jun 21 Placed Calndr,Third Reading
Jul 18 Third Reading - Passed 112-001-001 Passed both Houses
Jul 18 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0757 Effective date 90-01-01

SB-1079 REA – SEVERNS.

(Ch. 122, par. 2-3.64)

Amends The School Code. Limits the maximum duration of required proficiency testing to 5 hours per school year per pupil.

HOUSE AMENDMENT NO. 1. (House recedes July 1, 1989)
Increases the maximum number of hours from 5 to 6 per pupil per year.

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

Adds reference to: Ch. 122, new par. 18-8.5

Requires a school district to annually report the total per pupil time spent on State and local assessments tests. Requires payment of supplementary State aid to a new school district for each of its first 3 years in an amount based on the number of its full-time, certified employees. Effective July 1, 1989.

GOVERNOR MESSAGE
Recommends decreasing the supplementary State aid reimbursement from $8,000 to $4,000 per certified employee. In the 1991-92 school year, requires sci-
ence assessment of pupils in grades 3, 6, 8 and 11. In the 1992-93 school year and thereafter, requires assessment of such pupils in not more than 2 areas on a rotating basis.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

May 01 Waive Posting Notice 7C Committee Elementary & Secondary Education

May 02 Added As A Joint Sponsor SEVERNS Committee Elementary & Secondary Education

May 11 Recommended do pass 011-000-000 Placed Calndr,Second Reading

May 16 Second Reading Placed Calndr,Third Reading

May 25 Third Reading - Passed 058-000-001

May 26 Arrive House Hse Sponsor PHELPS Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education First reading

Jun 08 Amendment No.01 ELEM SCND ED Adopted DP Amnded Consent Calendar 029-000-000 Consnt Caldr Order 2nd Read

Jun 14 Cnsent Calendar, 2nd Reading Consnt Caldr Order 3rd Read

Jun 16 Consnt Caldr, 3rd Read Pass 111-000-000

Jun 19 Sec. Desk Concurrence 01

Jun 24 S Nonencrs in H Amend. 01 Speaker's Table, Non-concur 01

Jun 26 H Refuses to Recede Amend 01 H Requests Conference Comm 1ST Hse Conference Comm Apptd 1ST/PHELPS, MULCAHEY, SATTERTHWAITE, HOFFMAN AND COWLISHAW

Jun 27 Sen Accede Req Conf Comm 1ST Sen Conference Comm Apptd 1ST/REA SEVERNS, BERMAN, KUSTRA & WATSON

Jun 30 Senate report submitted Senate Conf. report Adopted 1ST/041-015-000 House report submitted

Jul 01 3/5 vote required House Conf. report Adopted 1ST/097-016-000 Both House Adoptd Conf rpt 1ST Passed both Houses

Jul 25 Sent to the Governor

Sep 08 Governor amendatory veto Placed Cal. Amendatory Veto

Oct 17 Min fild accept amend veto REA Accept Amnd Veto-Sen Pass 053-002-000

Oct 19 Placed Cal. Amendatory Veto

Oct 31 Rul Gub Ncmply/Rule 46.1(b) Placed Cal. Amendatory Veto

Nov 03 Bill dead-amendatory veto.
SB-1080 REA.
(Ch. 122, par. 103-8)
Amends the Public Community College Act. Provides for comment and questions at community college board meetings by the public and employees of the district.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Higher Education
May 01  Waive Posting Notice 7C  Committee Higher Education
May 11  Placed Calndr,Second Reading
May 16  Second Reading  Placed Calndr,Third Reading
May 25  Third Reading - Passed 039-019-000
Arrive House
Hse Sponsor WOOLARD
Placed Calendr,First Reading
May 26  First reading  Rfrd to Comm on Assignment
Assigned to Higher Education
Jun 08  Placed Calndr,Second Reading
Jun 14  Second Reading  Placed Calndr,Third Reading
Jun 15  Third Reading - Passed 108-002-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0758 Effective date 90-01-01

SB-1081 REA.
(Ch. 5, pars. 1502, 1504, 1505 and 1507; new par. 1509.1)
Amends the Illinois Farm, Industrial and Construction Equipment Fair Dealership Law to include outdoor power equipment. Provides that obligations created under the Law apply to successor wholesalers, manufacturers and distributors.
SENATE AMENDMENT NO. 1.
Makes a technical correction.
SENATE AMENDMENT NO. 2.
Adds reference to: (Ch. 5, par. 1501)
Changes the short title of the Act. Removes the exclusion of retailers of lawn and garden equipment from the scope of the Act.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Agriculture & Conservation
Apr 26  Recommended do pass 006-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 18  Second Reading
Amendment No.01  REA  Adopted
Amendment No.02  REA  Adopted
Placed Calndr,Third Reading
May 25  Third Reading - Passed 038-020-000
Arrive House
Hse Sponsor RICHMOND
Placed Calendr,First Reading
May 26  First reading  Rfrd to Comm on Assignment
Assigned to Agriculture
SB-1082  REA.

(Ch. 108 1/2, par. 4-121)

Amends the Downstate Firefighters Article of the Pension Code to remove the village or town attorney from the board of trustees.

PENSION IMPACT NOTE
This bill has no financial impact.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

May 02  Pension Note Filed
Committee Insurance, Pensions & License Act

SB-1083  REA – DUNN,R.

(Ch. 63, par. 1011A-6 and Ch. 96 1/2, par. 4106)

Amends the Legislative Commission Reorganization Act and the Illinois Coal and Energy Development Bond Act. Provides that projects funded under the Illinois Coal and Energy Development Bond Act shall be approved by a panel appointed by the General Assembly leaders rather than recommended by the Citizens Council on Energy Resources of the Citizens Assembly.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 96 1/2, par. 7408

Changes project approval from the panel to the Coal Development Board. Amends the Natural Resources Act to change the composition of the Coal Development Board. Replaces the 2 co-chairman of the Citizens Council on Energy Resources to 4 persons appointed by the legislative leaders.

SENATE AMENDMENT NO. 2.
Reletters subsections correctly.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Executive

May 11  Recommended do pass as amend
010-000-000

May 16  Second Reading
Amendment No.01  EXECUTIVE  Adopted
Amendment No.02  REA  Adopted

May 25  Third Reading - Passed 058-000-001

May 26  Arrive House
Hse Sponsor HANNIG
First reading  Rfrd to Comm on Assignment
Assigned to Rules

Jun 06  Added As A Joint Sponsor GOFOORTH
Committee Rules

2 Pension System Impact Note Act may be applicable.
Amends The Illinois Vehicle Code. Provides for the Secretary of State to issue temporary handicapped parking decals or devices to temporarily handicapped persons or not-for-profit organizations who transport temporarily handicapped persons during the time such handicapped person has a temporary disability. Repeals local government authority to issue such decals or devices. Provides that such decals or devices be made available by the Secretary of State at all driver services facilities located throughout the State. Requires that all temporary handicapped parking decals or devices issued have an expiration date and if a handicapped person or not-for-profit organization displays such decal or device past the expiration date, the person or organization shall be fined $50.

SB-1085 JOYCE,JJ.

Amends the Environmental Protection Act. Requires that local site approval for new regional pollution control facilities be ratified by referendum if the site was annexed by the approving municipality within the preceding 5 years.

SB-1086 JOYCE,JJ.

Amends the Low-Level Radioactive Waste Management Act to conform its definition of hazardous waste to the definition used in the Environmental Protection Act.

Fiscal Note Act may be applicable.
SB-1087  ETHEREDGE.

(Ch. 122, par. 14A-3)

Amends The School Code. Provides that the State Board of Education is to give all gifted children the opportunity to participate in appropriate programs. Deletes language which required gifted programs to provide services based upon “to the extent possible with the resources available”. Effective July 1, 1990.

Apr 07 1989  First reading  Rfrd to Comm on Assignment Assigned to Elementary & Secondary Education

SB-1088  ROCK.

(Ch. 63, par. 3; Ch. 124, pars. 5 and 8; Ch. 127, pars. 132.229 and 132.231 and rep. par. 132.235)

Amends “An Act to revise the law in relation to the General Assembly” and other Acts. Transfers responsibility for printing the House and Senate Journals from the Secretary of State to the Clerk of the House and Secretary of the Senate. Effective January 9, 1991.

SENATE AMENDMENT NO. 1.
Corrects the statutory base of text being amended. Makes no other changes.

Apr 07 1989  First reading  Rfrd to Comm on Assignment Assigned to Executive

Apr 26  Recommended do pass 010-000-000 Motion filed PHILIP MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Readng
May 15  Second Reading Amendment No.01  ROCK  Adopted Placed Calndr,Third Reading
May 25  Third Reading - Passed 058-000-001
May 26  Arrive House Hse Sponsor BRUNSVOLD First reading  Rfrd to Comm on Assignment Assigned to Executive

Jun 07  Consnt Caldr Order 2nd Read Do Pass/Consent Calendar 021-000-000
Jun 13  Cnsnt Calendar, 2nd Readng Consnt Caldr Order 3rd Read
Jun 15  Consnt Caldr, 3rd Read Pass 113-000-000 Passed both Houses

1 Fiscal Note Act may be applicable.
SB-1089 ETHEREDGE.

(Ch. 15, par. 221; Ch. 37, pars. 439.8, 439.22-1, 439.22-2; Ch. 122, par. 1503-4; Ch. 127, pars. 63b13.1, 63b13.2, 63b13.15, 63b104c, 132.101, 132.202, 148-1, 149.2, 604A-101, 1404, new par. 142a6)


SENATE AMENDMENT NO. 1.

Deletes reference to: (Ch. 127, pars. 63b13.1 and 63b13.2)

Adds reference to: (Ch. 122, par. 1503-2; Ch. 127, new pars. 137.1 and 141.253)


SB-1090 VADALABENE.

Appropriates $440,000 from the Capital Development Fund to the Capital Development Board for the Historic Preservation Agency for the construction of an interpretive center at the Lewis and Clark State Historic Site. Effective July 1, 1989.

STATE DEBT IMPACT NOTE
Financing costs of SB 1090 appropriations are $0.87 million.

STATE DEBT IMPACT NOTE
No change from previous note.
Amends the Citizens Utility Board Act and "An Act to regulate solicitations and collection of funds for charitable purposes, providing for violations thereof, and making an appropriation therefor", approved July 26, 1963, as amended, to require the Citizens Utility Board to file disclosure reports with the Attorney General.

Amends the Election Code. Provides that notification of county board vacancies shall be provided to the county central committee or the appropriate county board district committee of each established political party within 3 days of the occurrence of the vacancy by certified mail.

Creates the Illinois Small Business Innovation Research (SBIR) Phase II Assistance Program within the Department of Commerce and Community Affairs. Requires DCCA to inform small businesses of the federal SBIR program and the State SBIR Phase II program established under the Act.

FISCAL NOTE (DCCA)
Total estimated increase to expenditures for Senate Bill 1093 is $4,165,000.
May 11 Placed Calndr, Second Reading
May 12 Fiscal Note Requested ETHEREDGE
May 16 Added As A Co-sponsor REA
May 23 Second Reading Amendment No.01 COMM ECOM DEV Adopted
May 25 Added As A Joint Sponsor HOLMBERG
May 26 Third Reading - Passed 059-000-000
May 30 Arrive House
May 31 First reading Rfrd to Comm on Assignment
Jun 01 Added As A Joint Sponsor DEJAEGHER
Jun 06 Added As A Joint Sponsor LEFLORE
Jun 08 Do Pass/Consent Calendar 013-000-000
Jun 13 Added As A Joint Sponsor LANG
Jun 14 Conslt Calendar, 2nd Reading
Jun 16 Conslt Caldr, 3rd Read Pass 111-000-000
Jul 14 Sent to the Governor
Sep 08 Governor vetoed
Oct 17 Mtn filed overrde Gov veto SEVERNS 3/5 vote required
Oct 19 Total veto stands.

SB-1094 SEVERNS.

(Ch. 67 1/2, par. 605)

Amends the Illinois Enterprise Zone Act. Requires the Department of Commerce and Community Affairs to actively solicit applications from counties with high unemployment.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 67 1/2, par. 605

Adds reference to: New Act

Deletes everything after the enacting clause. Creates the Metropolitan Redevelopment Corporation Act. Authorizes the creation of such corporation for the purpose of redevelopment of blighted areas. Freezes taxes on such property. Defines terms and grants powers to such corporations.

HOUSE AMENDMENT NO. 2. (House recedes June 30, 1989)

Adds reference to: Ch. 111 2/3, par. 9-222.1; Ch. 120, par. 440f

Amends the Public Utilities Act and the Retailers’ Occupation Tax Act. Exempts from certain taxes under those Acts a foundry which is situated in a county under 100,000 population and has certain other characteristics.
SB-1095—Continued.

SB-1095—Continued.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 2.

Apr 07 1989  First reading  Rfrd to Comm on Assignment  Assigned to Revenue

May 11  Recommded do pass as amend 007-000-000

May 15  Placed Calndr,Second Reading

Second Reading

Amendment No.01  REVENUE  Adopted

Placed Calndr,Third Reading

May 25  Third Reading - Passed 057-000-002

May 26  Arrive House  Hse Sponsor GRANBERG

First reading  Rfrd to Comm on Assignment  Assigned to Revenue

Jun 06  Added As A Joint Sponsor SHAW

Added As A Joint Sponsor MULCAHEY

Jun 07  Committee Revenue

Jun 07  Recommended do pass 008-005-000

Jun 21  Placed Calndr,Second Reading

Second Reading

Amendment No.01  GRANBERG  Withdrawn

Amendment No.02  BLACK  Adopted

Placed Calndr,Third Reading

Jun 23  Third Reading - Passed 112-000-001

Jun 24  Sec. Desk Concurrence 02

Jun 26  S Concurs in H Amend. 02/057-000-000  Mtn Reconsider Vote Prevail 02-SEVERNS

S Nonccrs in H Amend. 02  Speaker's Table, Non-concur 02

Jun 28  H Refuses to Recede Amend 02  H Requests Conference Comm 1ST

Hse Conference Comm Apptd 1ST/GRANBERG, CURRIE, CULLERTON, TATE AND BLACK

Jun 29  Sen Accede Req Conf Comm 1ST  Sen Conference Comm Apptd 1ST/SEVERNS NETSCH, LUFT, RIGNEY & WOODYARD

Jun 30  House report submitted  House Conf. report Adopted 1ST/115-000-001

Senate report submitted  Senate Conf. report Adopted 1ST/057-002-000  Both House Adoptd Conf rpt 1ST

Passed both Houses

Jul 25  Sent to the Governor

Sep 07  Governor vetoed  Placed Calendar Total Veto

Oct 17  Mtn filed overrde Gov veto SEVERNS 3/5 vote required 030-026-000

Override Gov veto-Sen lost 030-026-000  Placed Calendar Total Veto

Oct 19  Total veto stands.

1 SB-1095  SEVERNS - REA, DEL VALLE AND HOLMBERG.

(Acts: Ch. 127, new par. 141.252)

Creates the Women's Economic Development Council (WEDCO) Act. Creates the WEDCO Board and authorizes it to enter into agreements to provide assistance to women seeking business opportunities. Amends the State Finance Act. Creates the WEDCO Fund.

Fiscal Note Act may be applicable.
Amends The Civil Administrative Code to require full accountability reports to the General Assembly by Code Departments prior to funding such Department's appropriation requests. Creates a private sector advisory group to review the accountability process and make recommendations. Effective immediately.

**SENATE AMENDMENT NO. 1.**
Requires the Legislative Audit Commission to review accountability reports, interim reports and advisory group recommendations. Requires the Auditor General to establish appropriate audit procedures.

**HOUSE AMENDMENT NO. 1.**
Adds reference to: (Ch. 127, par. 38.1)

Deletes everything. Creates a Budget Advisory Panel of 10 members to aid the Bureau of the Budget in reviewing accountability reports of various State Departments in measuring their performance. Requires periodic reports to the Bureau and requires the Bureau to set up a pilot program implementing accountability reports by not more than 3 Departments for FY 91. Also requires the Panel to submit written recommendations to the Governor and General Assembly by April, 1991 as to changes in the budget review process. Requires annual accountability reports by specified Departments and that the budget shall include such reports beginning July 1, 1992. Makes Act effective immediately.

**HOUSE AMENDMENT NO. 2.**
Adds reference to: (Ch. 127, pars. 38-1 and 43, new par. 43-21)

Deletes everything. Adds provision requiring the Budget submitted by the Governor beginning July 1, 1992 and thereafter to include performance measures of each Department of State Government. Also requires Department of Labor to administer a Division of Minority and Female Employment Opportunity and defines duties of such division.

**HOUSE AMENDMENT NO. 4.**
Adds reference to: (Ch. 127, par. 2701-3)

Adds provision to the Build Illinois Act to provide that the Metropolitan Pier and Exposition Authority may expend appropriations for purposes set forth in such Act.

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1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 5.

Adds reference to: (Ch. 127, pars. 352 and 523)

Amends the State Salary and Annuity Withholding Act to include State contractual employees among those for whom payroll deductions are permitted for the purchase of U.S. Savings Bonds. Also amends the State Employees Group Insurance Act to include in the definition of retired employee a person retired as an employee of any public community college.

HOUSE AMENDMENT NO. 6.

Adds reference to: (Ch. 127, par. 149.4)

Adds provision to the State Finance Act to require the Governor's Budget to include his recommendations for elementary, secondary and higher education. Also requires such recommendations to be introduced as a Bill or submitted to legislative leaders at same time as submission of the general budget.

HOUSE AMENDMENT NO. 7.

Adds reference to: (Ch. 67 1/2, par. 1258)

Amends the Illinois Affordable Housing Act to allow the Trust Fund to be used to make grants for technical assistance, outreach, and building of organizations.

HOUSE AMENDMENT NO. 8.


Adds reference to: (Ch. 108 1/2, pars. 15-155, 15-167, 15-172 and 15-184, new par. 15-167.2)

Amends the State Universities Article of the Pension Code to authorize the issuance of up to $10,000,000 in bonds for financing the acquisition, construction and improvement of office buildings, and to remove the $575,000 cap on such expenditures. Effective immediately.

HOUSE AMENDMENT NO. 10.

Adds reference to: (Ch. 102, par. 42; Ch. 127, par. 63b13.28)

Amends the Civil Administrative Code concerning suggestions by State employees. Provides that an employee may make a suggestion or include documentation on matters a department or agency considers confidential, unless prohibited by federal or State law, precludes disciplinary actions. Allows management personnel, as defined by the Department, to submit suggestions and to receive recognition, but management personnel may not receive monetary awards. Provides procedures for confidential treatment concerning suggestions and continued confidentiality at an Agency’s request. Amends the Open Meetings Act to exempt meetings to consider confidentiality of suggestions. Effective immediately.

HOUSE AMENDMENT NO. 11. (House recedes November 3, 1989)

Adds reference to: (Ch. 120, par. 1169)

Amends the Lottery Act to provide that no lottery prize claim may be honored on the assertion that the ticket was lost or stolen, and that no ticket that has been altered, mutilated or fails to pass validation tests may be honored.

HOUSE AMENDMENT NO. 13.

Adds reference to: (Ch. 108 1/2, new par. 9-160.1)

Amends the Cook County Article of the Pension Code to require the Fund to pay 50% of the group health insurance premiums for annuitants and their dependents, subject to certain maximum amounts, for 1990 through 1993. Effective immediately.

HOUSE AMENDMENT NO. 14.

Adds reference to: (Ch. 108 1/2, par. 9-179.3)

Amends the Cook County Article of the Pension Code to extend the optional benefits program from 1990 until July 1, 1992. Effective immediately.
HOUSE AMENDMENT NO. 17. (House recedes November 3, 1989)

Adds reference to: (Ch. 85, pars. 1394 and 1397b; Ch. 127, new par. 46.41b)

Amends the Metropolitan Civic Center Support Act to provide that an applicant which has received the maximum amount by July 1, 1990 shall get additional support as appropriated. Provides the Budget Director shall not issue or sell bonds for fiscal year beginning July 1, 1990 unless certain conditions are met. Amends the Civil Administrative Code to grant power to the Department of Commerce and Community Affairs to make grants to local governments for land acquisition for federal prisons and for development of industrial or commercial parks.

HOUSE AMENDMENT NO. 18.

Adds reference to: (Ch. 108 1/2, par. 6-128.2)

Amends the Chicago Firefighter Article of the Pension Code to provide a retroactive increase in the minimum retirement annuity for certain firefighters.

HOUSE AMENDMENT NO. 19. (House recedes November 3, 1989)

Adds reference to: (Ch. 85, par. 1394)

Amends the Metropolitan Civic Center Support Act to allow an extended time for filing applications and to allow repair and maintenance of facilities of certain Authorities.

HOUSE AMENDMENT NO. 20.

Adds reference to: (Ch. 85, new par. 2208.13; Ch. 108 1/2, pars. 5-109 and 6-128.2)

Amends the Chicago Policemen Article of the Pension Code to delete the coordinator of physical fitness and training from the definition of policeman, and the Chicago Firefighter Article of the Pension Code to provide a retroactive increase in the minimum retirement annuity for certain firefighters. Adds State Mandates Act exemption for certain Pension Code changes.

GOVERNOR MESSAGE

Deletes reference to: Ch. 108 1/2, new par. 9-160.1; Ch. 127, pars. 149.4, 523

Recommends deleting (a) the Retaliatory Discharge for In-House Attorneys Act; (b) the amendment to the Pension Code providing for payment of certain health insurance premiums for certain annuitants; (c) the amendment to An Act in relation to State finance which requires the Governor to include appropriation recommendations for education with other budget requests; and (d) the amendment to the State Employees Group Insurance Act including retired employees of public community colleges in the definition of "retired employee".

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Commerce & Economic Development

Apr 11 Added As A Co-sponsor TOPINKA Committee Commerce & Economic Development

Apr 12 Added As A Joint Sponsor DEMUZIO Committee Commerce & Economic Development

Apr 13 Added As A Joint Sponsor ETHEREDGE Committee Commerce & Economic Development

Apr 27 Added As A Co-sponsor DEL VALLE Committee Commerce & Economic Development

May 04 Recommended do pass as amend 006-000-000 Motion filed WEAVER,S MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000 Secretary's Desk
May 11
Placed Calndr, Second Reading

May 15
Second Reading
Amendment No. 01 COMM ECOM DEV Adopted
Placed Calndr, Third Reading

May 16
Added As A Co-sponsor REA
Placed Calndr, Third Reading

May 25
Added As A Co-sponsor SEVERNS
Placed Calndr, Third Reading
Third Reading - Passed 058-000-001

May 26
Arrive House
First reading
Rfrd to Comm on Assignment
Assigned to Appropriations I

Jun 02
Added As A Joint Sponsor KUBIK
Committee Appropriations I

Jun 08
Amendment No. 01 APPROP I Adopted
Do Pass Amend/Short Debate
015-000-000

Cal 2nd Rdng Short Debate

Jun 21
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 22
Interim Study Calendar APPROP I

Oct 18
Exempt under Hse Rule 29(C)
Interim Study Calendar APPROP I

Oct 19
Motion disch comm, advc 2nd
2ND RDING-2ND DAY
- EWING
Committee discharged 116-000-000

Placed Calndr, Second Reading

Nov 02
Second Reading
Held on 2nd Reading
Amendment No. 02 BRESLIN Adopted
Amendment No. 03 BOWMAN Tabled
Amendment No. 04 CAPPArellI Adopted
Amendment No. 05 KEANE Adopted
Amendment No. 06 BOWMAN Adopted
Amendment No. 07 TURNER Adopted
Amendment No. 08 DUNN, JOHN Verified
Adopted
Amendment No. 09 WOLF Adopted
Amendment No. 10 PARKE Adopted
Amendment No. 11 GIORGI Adopted
Amendment No. 12 BRESLIN Withdrawn
Amendment No. 13 CULLERTON Adopted
Amendment No. 14 CULLERTON Adopted
Amendment No. 15 DANIELS Ruled not germane
Primary Sponsor Changed To BRESLIN
Amendment No. 16 EWING Withdrawn
Amendment No. 17 HOMER Adopted
Amendment No. 18 CULLERTON Adopted
Amendment No. 19 GIORGI Adopted
Amendment No. 20 CULLERTON Adopted
Placed Calndr, Third Reading

3/5 vote required
Third Reading - Passed 072-039-003
Sec. Desk Concurrence 01,02,04 THRU 11,
Sec. Desk Concurrence 13,14,17 THRU 20
S Concurs in H Amend. 01/046-001-000
S Concurs in H Amend. 02/054-000-001
S Concurs in H Amend. 04/039-014-001
S Concurs in H Amend. 05/048-000-005
S Concurs in H Amend. 06/047-005-001
S Concurs in H Amend. 07/043-008-001
S Concurs in H Amend. 08/038-012-000
SB-1097  SEVERNS – COLLINS.

(Ch. 38, new pars. 38A-1, 38A-2 and 38A-3)

Amends the Criminal Code of 1961 to create the offense of operating a fortified drug house. Defines offense. Penalty is a Class 3 felony for a first offense and a Class 2 felony for second or subsequent convictions.

SENATE AMENDMENT NO. 1.

Deletes provision defining offense of operating a fortified drug house which includes a person knowingly permitting a fortified drug house owned or occupied by him or under his control to be used for violations relating to possession of cannabis or controlled substances.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, pars. 38A-1 through 38A-3

 Adds reference to: Ch. 38, new par. 19-5

Deletes everything after the enacting clause. Creates the offense of criminal fortification of a residence or building. Penalty is a Class 3 felony.
SB-1097—Cont.

Primary Sponsor Changed To NOVAK
Committee Judiciary II

Jun 06

Primary Sponsor Changed To NOVAK

Jun 08

Primary Sponsor Changed To NOVAK

Jun 09

Primary Sponsor Changed To NOVAK

Jun 16

Primary Sponsor Changed To NOVAK

Jun 20

Placed Calndr, Second Reading

Jun 22

Added As A Joint Sponsor SANTIAGO

Jun 26

Recommended do pass 010-001-001

Jul 24

Placed Calndr, Second Reading

Sep 01

Placed Calndr, Second Reading

PRIMARY ACT 86-0760 Effective date 90-01-01

SB-1098 DEMUZIO.

(Ch. 127 1/2, new par. 852)

Amends An Act in relation to installation of fire hydrants. Provides that a fire department or fire protection district may request that an entity which provides water for public consumption install water mains to assure an adequate supply of fire hydrants. The water providing entity is not obligated to comply with the request. Effective immediately.

Apr 07 1989
First reading
Rfrd to Comm on Assignment
Assigned to Local Government

May 11
Placed Calndr, Second Reading
Recd to Comm on Assignment
Recommended do pass 007-000-000

May 15
Second Reading
Placed Calndr, Third Reading

May 25
Third Reading - Passed 058-000-001

May 26
Arrive House
Hse Sponsor HANNIG
First reading
Rfrd to Comm on Assignment
Assigned to Executive

Jun 07
Interim Study Calendar EXECUTIVE

SB-1099 REA.

(Ch. 127 1/2, par. 2)

Amends An Act relating to the State Fire Marshal. Authorizes the Office of the State Fire Marshal to provide technical assistance, to areas not located in a fire protection district or in a municipality which provides fire protection service, to form a fire protection district, to join an existing district, or to establish a municipal fire department, whichever is applicable. Effective immediately.

Apr 07 1989
First reading
Rfrd to Comm on Assignment
Assigned to Local Government

May 11
Placed Calndr, Second Reading
Recd to Comm on Assignment
Recommended do pass 007-000-000

May 16
Second Reading
Placed Calndr, Third Reading

May 25
Third Reading - Passed 058-000-001

May 26
Arrive House
Hse Sponsor WOOLARD
Placed Calndr, First Reading

May 31
First reading
Rfrd to Comm on Assignment
Assigned to Counties & Townships
Amends the Firearm Owners I.D. Act to define handguns and require a handgun owner to have an I.D. card for such gun. Requires both types of I.D. cards if a person owns both types of weapons. Provides such card shall be valid for 3 years instead of 5. Also, provides for issuance fee of $10 and that $8 of such will go to Department of State Police for investigation of applicants and processing and $2 to local law enforcement agencies for costs in verifying information given by applicants.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 38, pars. 83-9 and 83-10; new par. 83-8.2

Adds provision changing definition of handgun. Provides that $10 fee for Handgun I.D. Card is non-refundable. Provides owner of firearm must have a Firearm I.D. Card, owner of handgun a Handgun I.D. Card and both cards if both types of weapons are owned or possessed. Provides authority to Department of State Police to deny issuance of or revoke a Handgun I.D. Card under stated circumstances.

Fiscal Note Act may be applicable.
SB-1102 MAROVITZ – ROCK AND BERMAN.

(Ch. 38, par. 83-4)

Amends the Firearm Owner’s I.D. Act to require an applicant for a handgun I.D. card to furnish identification documents to his local police agency, one of which must bear his photograph so that such agency may verify that information on the documents match that on the card application.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Judiciary

Apr 26 Recommended do pass 005-002-000 Motion filed PHILIP MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000 Secretary's Desk

May 11 Placed Calndr,Second Reading

May 16 Second Reading Placed Calndr,Third Reading

May 18 Added As A Co-sponsor BERMAN Calendar Order of 3rd Rdngr 890517

May 25 Third Reading - Lost 015-040-000

' SB-1103 MAROVITZ – ROCK AND BERMAN.

(Ch. 38, new par. 83-13.3)

Provides that the Department of State Police shall maintain a telephone “hotline” for the use of gun dealers to verify that a prospective gun buyer holds a valid Handgun Owner’s I.D. Card. Provides such verification is required before a sale can be made.

SENATE AMENDMENT NO. 1.

Adds provision for use of Department of State Police telephone “hotline” for any person selling or transferring ownership of a handgun as well as gun dealers and salesmen in verifying buyer’s or transferee’s holding a handgun I.D. card. Provides such verification is required before such a gun may be sold or transferred.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Judiciary

Apr 26 Recommended do pass as amend 007-000-000 Motion filed PHILIP MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000 Secretary's Desk

May 11 Placed Calndr,Second Readng

1 Fiscal Note Act may be applicable.
SB-1104  MAROVITZ – ROCK AND BERMAN.

(Ch. 38, par. 83-3)

Amends the Firearm Owner’s Identification Act to require a holder of a Handgun Owner’s I.D. Card to report the sale, transfer or purchase of a handgun to the Department of State Police within 7 days thereof. Also requires notification of change of address be made to the Department within 14 days of moving.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary

Apr 26  Recommended do pass 005-002-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary’s Desk

May 11  Placed Calndr,Second Reading

May 16  Second Reading
Placed Calndr,Third Reading

May 18  Added As A Co-sponsor BERMAN
Placed Calndr,Third Reading

SB-1105  MAROVITZ – ROCK AND BERMAN.

(Ch. 38, par. 83-4)

Amends the Firearm Owner’s Identification Act to require additional personal information from an applicant for a handgun I.D. card. Provides that failure to provide such information is grounds for rejection of an application but that unemployment of the applicant shall not constitute grounds for rejection.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary

Apr 26  Recommended do pass 005-002-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary’s Desk

May 11  Placed Calndr,Second Reading

May 16  Second Reading
Placed Calndr,Third Reading

May 18  Added As A Co-sponsor BERMAN
Placed Calndr,Third Reading

May 25  Third Reading - Lost 017-038-000

SB-1106  MAROVITZ – ROCK AND BERMAN.

(Ch. 38, par. 83-4)

Amends the Firearm Owner’s Identification Act to provide that in order to be issued a Handgun I.D. card an applicant must submit evidence to Department of State Police that he has not been a patient in a mental institution at any time.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Judiciary

1 Fiscal Note Act may be applicable.
SB-1107  MAROVITZ – ROCK AND BERMAN.

(Ch. 38, par. 83-4)

Amends the Firearm Owner's I.D. Act to provide that an applicant for a handgun I.D. card shall sign a release of medical information on his application to enable the Department of State Police to obtain medical records as to mental illness of the applicant.

Apr 07 1989  First reading
Rfrd to Comm on Assignment
Assigned to Judiciary

Apr 26
Recommended do pass 007-000-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Reading

May 16  Second Reading
Placed Calndr,Third Reading

May 18  Added As A Co-sponsor Berman
Placed Calndr,Third Reading

May 25  Third Reading - Lost 022-036-000

1 Fiscal Note Act may be applicable.

SB-1108  MAROVITZ – ROCK AND BERMAN.

(Ch. 38, par. 83-5)

Amends the Firearm Owner's I.D. Act to require the Department of State Police to notify the municipal police department or sheriff's office where a handgun cardholder resides, of such holder's name and address and the number and identity of all handguns owned by such person and any change filed with the Department. Requires such notification within 14 days of approval of application or filing of a change of information.

Apr 07 1989  First reading
Rfrd to Comm on Assignment
Assigned to Judiciary

Apr 26
Recommended do pass 005-002-000
Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11  Placed Calndr,Second Reading

May 16  Second Reading
Placed Calndr,Third Reading

May 18  Added As A Co-sponsor Berman
Placed Calndr,Third Reading
SB-1109 MAROVITZ - ROCK.
(Ch. 38, par. 83-5)
Amends the Firearm Owner’s I.D. Act to require the Department of State Police to notify the municipal police department or sheriff’s office where a handgun cardholder resides, of such holder’s name and address and the number and identity of all handguns owned by such person and any change filed with the Department. Requires such notification within 14 days of approval of application or filing of a change of information.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Judiciary

SB-1110 MAROVITZ - ROCK.
(Ch. 38, par. 83-4)
Amends the Firearm Owner’s Identification Act to provide that in order to apply for a Handgun Owner’s I.D. card a person must be 21 years of age or over.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Judiciary

SB-1111 MAROVITZ - ROCK.
(Ch. 38, par. 83-3a)
Amends the Firearm Owners Identification Act to provide that nonresidents may not possess a handgun in Illinois unless they have a valid Handgun Owner’s I.D. Card and comply with all of the requirements of the Act.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Judiciary

SB-1112 MAROVITZ - ROCK.
(Ch. 38, par. 83-5)
Amends the Firearm Owner’s Identification Act to provide that in the case of handguns, the Department of State Police shall have 90 days instead of 30 to approve or deny an application for an I.D. card.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary

SB-1113 PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.
(New Act; Ch. 120, pars. 453.2 and 453.32)
Creates the Tobacco Products Tax Act. Imposes a tax and licensing requirements on persons engaged in the business of distributing tobacco products, other than cigarettes, beginning on September 1, 1989, at a rate of 20% of the manufacturer’s list price. Proceeds are deposited into the General Revenue Fund. Also amends the Cigarette Tax Act and Cigarette Use Tax to increase those taxes by an additional 9 mills per cigarette. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Revenue
May 22 Motion disch comm, advc 2nd Motn discharge comm lost 029-019-001 Committee Revenue

SB-1114 RAICA, PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.
(Ch. 111 1/2, pars. 5509, 5527; new pars. 5533, 5534, 5535 and 5536)
Amends the Emergency Medical Systems (EMS) Act. Makes changes in relation to ambulance operation inspections. Adds provisions in relation to trauma cen-

1 Fiscal Note Act may be applicable.
ter inspection, violations and penalties. Provides that the Department of Public Health shall designate Poison Resource Centers beginning no later than July 1, 1991, and provides for standards, confidentiality, immunities in relation to such centers and procedures for designation of such centers. Effective immediately.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)

Deletes reference to: Ch. 111 1/2, new pars. 5533, 5534, 5535, and 5536

Deletes provisions relating to Poison Resource Centers.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House recede from H-am 1.

Makes same changes as H-am 1, with a technical correction.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

May 17 Committee discharged

May 18 Second Reading
Placed Calndr,Third Reading

May 25 Third Reading - Passed 058-000-001

May 26 Arrive House
Hse Sponsor HASARA
First reading Rfrd to Comm on Assignment
Assigned to Human Services

Jun 07 Amendment No.01 HUMAN SERVICE Adopted
DP Amnded Consent Calendar 019-000-000

Jun 13 Consent Calendar, 2nd Reading
Consnt Caldr Order 2nd Read

Jun 15 Consent Calendar, 3rd Reading
Consnt Caldr, 3rd Read Pass 113-000-000

Jun 16 Sec. Desk Concurrence 01

Jun 26 S Noncncrs in H Amend. 01

Jun 27 Speaker's Table, Non-concur 01
H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/WHITE,
CULLERTON, CURRIE, HASARA AND WOJCIK

Jun 28 Senate report submitted
Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/SMITH
ZITO, MAROVITZ,
TOPINKA & RAICA

Jun 29 House report submitted
House Conf. report Adopted 1ST/113-000-000

Jun 30 Senate report submitted
Senate Conf. report Adopted 1ST/059-000-000
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 25 Sent to the Governor

Aug 30 Governor approved
PUBLIC ACT 86-0439 Effective date 89-08-30

1SB-1115 DAVIDSON – RIGNEY – SMITH, WOODYARD, PHILIP, WEAVER, S,
SCHAFFER, DEANGELIS AND SEVERNS.

(Ch. 23, new par. 6104.04)

Amends the Act on the Aging. Creates a Long Term Care Ombudsman Program to be administered by the Department on Aging, for the purpose of resolving complaints made by or on behalf of nursing home residents relating to their care. Effective immediately.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Changes certain citations to the Social Security Act. Makes changes concerning review of a resident's records, and other changes. Reduces maximum fine for violating Ombudsman provisions from $1,000 to $501.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Public Health, Welfare & Correctn
May 17 Committee discharged
May 18 Second Reading Placed Calndr,Second Reading
May 23 Added As A Joint Sponsor SMITH Placed Calndr,Third Reading
May 25 Added As A Co-sponsor SEVERNS Placed Calndr,Third Reading
May 26 Third Reading - Passed 058-000-001
Jun 02 Jun 02 Added As A Joint Sponsor DEJAEGHER Added As A Joint Sponsor HASARA
Jun 06 Added As A Joint Sponsor HOMER Added As A Joint Sponsor MULCAHEY
Jun 08 Jun 08 Amendment No.01 AGING Adopted DP Amnded Consent Calendar 017-000-000
Jun 14 Jun 14 Consent Calendar, 2nd Reading Consent Caldr Order 2nd Read
Jun 16 Jun 16 Consent Caldr, 3rd Read Pass 111-000-000
Jun 19 Jun 19 Sec. Desk Concurrence 01
Jun 26 Jun 26 S Concurs in H Amend. 01/057-000-000
Jul 24 Jul 24 Sent to the Governor
Aug 11 Aug 11 Governor approved PUBLIC ACT 86-0154 Effective date 89-08-11

SB-1116 PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.
(Ch. 48, par. 138.3)
Amends the Workers' Compensation Act to make a grammatical change.
Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Labor

SB-1117 WOODYARD – DEL VALLE, PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.
(New Act)
Creates the Tire Management Act to regulate the disposal and recycling of tires.
Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Energy & Environment
Apr 27 Added As A Joint Sponsor DEL VALLE Committee Energy & Environment

SB-1118 ETHEREDE, PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.
(Ch. 127, pars. 652, 653, 654, 658, 659, 660, 661, 662, 663, 702, 753;

* State Debt Impact Note Act may be applicable.
Amends the General Obligation Bond Act. Eliminates authorization for the Superconducting Super Collider. Increases authorization for all other categories by $266,500,000. Amends the General Obligation Bond Act and Baccalaureate Savings Act to increase the amount of General Obligation Bonds which may be issued in the form of College Savings Bonds from $500 million to $700 million. Amends sections of the General Obligation Bond Act to (1) promote efficient administration of the General Obligation Bond Program and (2) to comply with regulations of the federal tax law. Amends sections of the Transportation Bond Act and Capital Development Bond Act of 1972 to accurately reflect the actual allocation of proceeds of bonds issued under these Acts.

STATE DEBT IMPACT NOTE
SB 1118 would decrease:
Capital Facilities unissued principal by $275.1 M (27.7%)
Unissued general obligation principal by $269.1 M (16.0%)
Potential total general obligation debt by $531.5 M (5.4%)
Potential per capita general obligation debt by $45.38 (5.4%)

SB 1118 would increase:
Transportation purposes unissued principal by $6.0 M (2.4%)

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations I

Apr 25  State Debt Note Filed

May 22  Motion disch comm, advc 2nd
Committee discharged 045-002-001

Placed Calndr,Second Reading

May 23  Second Reading

Placed Calndr,Third Reading

May 25  Third Reading - Lost 026-027-004

1 SB-1119  SCHAFER, PHILIP, WEAVER,S, DAVIDSON AND DEANGELIS.

Ch. 111 1/2, pars. 185.3, 185.4, 185.5, 185.8, 185.10, 185.13A, 185.14, 1203.01, 1204, 1213, 1227, 4402, 4403, 4405; new pars. 1228 and 4407; rep. pars. 185.5-1 thru 185.5-12, 185.10A, 185.10A-1 and 1225; Ch. 122, par. 1609)

Amends the Migrant Labor Camp Law, the Swimming Pool and Bathing Beach Act, the Mobile Home Tiedown Act and the Toxic Art Supplies in Schools Act to revise enforcement powers of the Department of Public Health in administering such Acts. Also, repeals various sections of the Acts dealing with migrant labor camps and swimming pools. In addition abolishes requirement for public hearings prior to adopting health and safety rules for swimming pools and beaches.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

SB-1120  KARPIEL, PHILIP, WEAVER,S, DAVIDSON, SCHAFER AND DEANGELIS.

(New Act; Ch. 127, par. 133b10)

Authorizes the Director of Central Management Services to exchange State land for other land in Springfield to be used for Capitol Complex parking. Amends the State Property Control Act. Provides that educational, charitable and health organizations, in addition to counties and municipalities, shall have first opportunity to purchase surplus, transferable State property. Removes provision permitting counties and municipalities to request inspection date and property lists. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Executive

1 Fiscal Note Act may be applicable.
1SB-1121 KEATS, PHILIP, WEAVER,S, DAVIDSON, SCHAFFER AND DEANGE- LIS.

(New Act; Ch. 73, rep. pars. 478 through 487)


Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Finance & Credit Regulations
May 02 Waive Posting Notice 7C Committee Finance & Credit Regulations

1SB-1122 PHILIP, WEAVER,S, DEANGELIS, DAVIDSON, SCHAFFER AND GEO- KARIS.

(Ch. 127, par. 132.609)

Amends the Minority and Female Business Enterprise Act to provide that the Act is repealed September 6, 1994 (instead of September 6, 1989). Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Executive
May 01 Waive Posting Notice 7C Committee Executive

1SB-1123 MACDONALD – SCHAFFER, PHILIP, WEAVER,S, DAVIDSON AND DE- ANGELIS.

(Ch. 111 1/2, pars. 1021, 1031.1 and 1042)

Amends the Environmental Protection Act. Specifies various acts that constitute violations of the Act regarding the operation of surface impoundment landfill treatment areas and landfills. Effective immediately.

SENATE AMENDMENT NO. 1.

Specifies particular acts constituting violations of the Act in the operation of surface impoundment landfill treatment areas, rather than specifying violations of Board RCRA operating requirements.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Energy & Environment
May 17 Placed Calndr,Second Reading Committee discharged
May 18 Second Reading Amendment No.01 MACDONALD Adopted
Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House Hse Sponsor OLSON,MYRON
First reading Rfrd to Comm on Assignment Assigned to Energy Environment & Nat. Resource
Jun 09 Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
SB-1124  TOPINKA, PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 111, par. 7103; Ch. 111 1/2, pars. 116.113, 116.114, 116.115, 116.116 and 116.117a, new par. 116.119)

Amends the Water Well and Pump Installation Contractor’s License Act to define monitoring wells and exclude them from coverage of the Act. Amends the Water Well Construction Code. Changes definition of “construction” of water wells subject to Department of Public Health supervision by removing restriction to human consumption use; adds definitions of “closed loop well” and “monitoring well” and places them within scope of the Department’s supervision and authority. Requires a Department permit for construction and operation of any water well (now, any potable water well) other than community public water systems and monitoring wells. Authorizes the Department to establish requirements for plugging abandoned wells. Authorizes the Department to issue orders to persons (now, water well contractors) who are in violation of the Code. Deletes provision concerning refusal to issue water well permits by the State Mining Board. Contractor’s License Act provisions effective immediately; Construction Code provisions effective January 1, 1990.

Apr 07 1989  First reading  Rfrd to Comm on Assignment Assigned to Public Health, Welfare & Correctn

May 22  Motion disch comm, advc 2nd  Motn discharge comm lost 024-017-001 Committee Public Health, Welfare & Correctn

SB-1125  BARKHAUSEN, PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 17, pars. 3301-3, 3301-10, 3301-10.03, 3301-10.10, 3301-6b, 3303-2, 3303-4, 3303-6, 3303-8, 3305-2, 3305-3, 3305-4, 3305-11, 3305-13, 3305-16, 3307-9 and 3311-1; new pars. 3301-10.32, 3301-10.33, 3301-10.34 and 3306-2.1)

Amends the Illinois Savings and Loan Act of 1985. Increases the number of directors which may be employees of an association. Permits lists of association members to be given to service corporations. Increases certain lending limits. Provides that the term “insurance corporation” includes any corporation regulated by the Illinois Department of Insurance. Provides for amendment of articles of incorporation for name changes. Expands the scope of the Act to specifically include savings banks. Makes changes regarding disclosure of information by the Commissioner of Savings and Loan Associations.

SENATE AMENDMENT NO. 1.
Deletes reference to: (Ch. 17, par. 3303-8)

Deletes provision permitting lists of association members to be given to service corporations. Effective immediately.

HOUSE AMENDMENT NO. 1.
Removes from the definition of “insurance corporation” language proposing to include any corporation regulated by the Department of Insurance.

Apr 07 1989  First reading  Rfrd to Comm on Assignment Assigned to Finance & Credit Regulations

May 02  Waive Posting Notice 7C  Committee Finance & Credit Regulations

May 22  Motion disch comm, advc 2nd  Committee discharged 038-008-002

May 23  Placed Calndr,Second Reading  Amendment No.01 BARKHAUSEN Adopted

Placed Calndr,Third Reading
Amends the Forest Products Transportation Act. Provides that proof of ownership consists of a bill of sale, bill of lading or such documentation as complies with Department rules. Provides that the equipment of persons transporting trees or forest products without proof of ownership may be held and disposed of by the Department subject to court order. Amends the Timber Buyers Licensing Act. Imposes a late fee of 7.5% per month for failure to timely pay harvest fees. Authorizes the Department to seize property used in violation or attempted violation of the Act or administrative rules and to seek the forfeiture thereof.

SENATE AMENDMENT NO. 1.

Provides that it's a violation for a timber buyer to knowingly and willfully fail to pay for any timber purchased rather than willfully or wrongfully failing to pay for such timber. Also provides it's a violation to knowingly and willfully cut, cause to be cut or appropriate timber without consent.

Fiscal Note Act may be applicable.
Amends and repeals various Acts to eliminate the income tax "checkoff" procedures. Provides that the forms shall state that a person may contribute to the Child Abuse Prevention, Non-Game Wildlife Conservation, Alzheimer's Disease Research and the Heritage Preservation Funds and that such contributions shall correspondingly reduce refunds. Provides for voluntary contributions to those funds. Eliminates the Olympic Committee and Assistance to the Blind checkoffs.

Apr 07 1989  First reading  Rfrd to Comm on Assignment  Assigned to Revenue
May 17     Committee discharged
May 18     Placed Calndr, Second Reading
May 25     Third Reading - Passed 054-004-001
May 26     Arrive House  Hse Sponsor RYDER  First reading  Rfrd to Comm on Assignment  Assigned to Revenue
Jun 09     Tbd pursuant Hse Rule 27D

SB-1128  MAHAR – FRIELAND, PHILIP, WEAVER, S, DAVIDSON, SCHAFFER AND DEANGELIS.
(Ch. 111 2/3, par. 2-202)
Amends the Public Utilities Act to permit utilities to file estimated, amended and revised tax returns with the Illinois Commerce Commission. Imposes late tax payment penalties and underestimation penalties.

Apr 07 1989  First reading  Rfrd to Comm on Assignment  Assigned to Energy & Environment
May 17     Committee discharged
May 18     Placed Calndr, Second Reading  Fiscal Note Requested WELCH
May 23     Added As A Joint Sponsor FRIEDLAND
May 25     Third Reading - Passed 053-005-001
May 26     Arrive House  Hse Sponsor BARNES  First reading  Rfrd to Comm on Assignment  Assigned to Revenue
Jun 07     Do Pass/Consent Calendar 013-000-000
Jun 13     Consnt Caldr Order 2nd Read
Jun 15     Consnt Caldr Order 3rd Read
Jul 14     Sent to the Governor
Aug 14     Governor approved  PUBLIC ACT 86-0209  Effective date 90-01-01

SB-1129  KEATS, PHILIP, DAVIDSON, SCHAFFER AND DEANGELIS.
(New Act; Ch. 73, rep. pars. 478 through 487)

1 Fiscal Note Act may be applicable.
SB-1130 KUSTRA.

(New Act)

Creates the "Illinois Higher Education Accountability Act of 1989". Effective immediately.

SB-1131 KUSTRA.

(Ch. 144, par. 186)

Amends the Act creating a Board of Higher Education. Revises an internal Section reference.

SB-1132 HOLMBERG.

(Ch. 34, par. 5362)

Amends The County Home Act to change a reference to population.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 34, par. 5362

Adds reference to: Ch. 34, new par. 5369a

Deletes everything. Amends the County Home Act. Provides that a county contiguous to Wisconsin and with between 250,000 and 400,000 inhabitants may permit a county sheltered care or nursing home to admit, up to 25% of its licensed capacity, residents whose care is not reimbursed under the Public Aid Code, Medicaid or Medicare. Prohibits such homes from discharging or transferring a current resident, whose care is so reimbursed, solely for the purpose of admitting a private-pay resident.

SB-1133 REA – DEMUZIO – O'DANIEL.

(Ch. 120, pars. 439.3, 439.33, 439.103, 441)


1 Fiscal Note Act may be applicable.
SB-1134 WELCH.

(Ch. 111 2/3, par. 2-202)


Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Energy & Environment
May 04 First reading Rfrd to Comm on Assignment Assigned to Energy & Environment

Secretary’s Desk
May 11 Placed Calndr,Second Reading
May 15 Second Reading Placed Calndr,Third Reading
May 26 Third Reading - Passed 059-000-000
May 30 Arrive House Placed Calendr,First Reading
May 31 Hse Sponsor HOMER First reading Rfrd to Comm on Assignment Assigned to Public Utilities

Jun 09 Tbld pursuant Hse Rule 27D

SB-1135 D’ARCO.

(New Act)

Provides that any clause in a public contract for a public improvement that purports to waive, release or extinguish the rights of a construction contractor to damages or an equitable adjustment arising out of unreasonable delay in performing the contract, if the delay is caused by circumstances beyond the reasonable control of the construction contractor, and not reasonably foreseeable at the time the contract was entered into, is against public policy and unenforceable.

Apr 07 1989 First reading Rfrd to Comm on Assignment Assigned to Executive
May 11 Placed Calndr,Second Reading
May 23 Second Reading Placed Calndr,Third Reading
May 25 Re-committed to Executive

SB-1136 D’ARCO.

(Ch. 30, par. 803)

Amends the Land Trust Recordation and Transfer Tax Act to remove a restriction relating to counties with 2,000,000 or fewer inhabitants.

HOUSE AMENDMENT NO. 1.

Deltes reference to: (Ch. 30, par. 803)
Adds reference to: (Ch. 30, pars. 309, 318, 318.4 and 318.5)

Deletes everything in the bill. Amends The Condominium Property Act to change provisions relating to insurance, operating and reserve funds. Also makes provisions for administration of property prior to election of the initial board of directors and the election of the board. Makes other changes. Also amends the General Not For Profit Corporation Act relating to funding for arbitration services. Also amends The Code of Civil Procedure relating to condominium Sales. Effective January 1, 1990.
HOUSE AMENDMENT NO. 2.

Deletes reference to: (Ch. 32, par. 115.15)

Removes amendment to General Not For Profit Corporation Act providing for the 10¢ per unit deposit for arbitration services.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Local Government
May 11 Placed Calndr,Second Reading
Recommended do pass 007-000-000
May 15 Second Reading
Placed Calndr,Third Reading
May 26 Third Reading - Passed 059-000-000
May 30 Arrive House
Placed Calndr,First Reading
May 31 Hse Sponsor GIORGI
First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Jun 08 Cal 2nd Rdng Short Debate
Do Pass/Short Debate Cal 014-000-000
Jun 21 Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Jun 23 Tabled House Rule 37(G)
Oct 18 Exempt under Hse Rule 29(C)
Mtn filed take from Table PLACE ON
CALENDAR
ORDER 2ND RDING
-GIORGI
Added As A Joint Sponsor LEVIN
Added As A Joint Sponsor JONES,SHIRLEY
Tabled House Rule 37(G)
Oct 19 Mtn Take From Table Prevail
Oct 31 Placed Calndr,Second Reading
Added As A Joint Sponsor PRESTON
Second Reading
Held on 2nd Reading
Nov 01 Amendment No.01 GIORGI Adopted
Amendment No.02 GIORGI Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(D)/116-000-000
Third Reading - Passed 114-000-000
Nov 02 Sec. Desk Concurrence 01,02
3/5 vote required
S Noncns in H Amend. 01,02/028-026-002
Speaker's Table, Non-concur 01,02
H Refuses to Recede Amend 01,02
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/GIORGI,
LEVIN, CULLERTON, COUNTRYMAN AND
HALLOCK
Sen Accede Req Conf Comm 1ST

SB-1137 ETHEREDGE.

(New Act)

Creates the Home Warranty Act. Requires the Department of Insurance to regulate home warranty companies.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Executive
May 01 Waive Posting Notice 7C Committee Executive
SB-1138  MAITLAND - DEMUZIO.
(Ch. 111 1/2, pars. 1154, 1155, 1156, 1156.1, 1158, 1160 and 1162)

Amends the Health Facilities Planning Act. Provides for an additional long-term care member to the Planning Board. Increases the number of beds which can be added or removed without a permit. Prohibits changes which exceed the plan of need. Provides for notice and hearing when projects are being considered. Requires the State Board to respond in writing to participants at a hearing. Effective January 1, 1990.

Apr 07 1989  First reading  Rfrd to Comm on Assignment  Assigned to Public Health, Welfare & Correctn

SB-1139  MAITLAND - DEMUZIO.
(Ch. 23, par. 5-5.4 and new par. 5-5.5a; Ch. 127, new par. 132.403-0.1 and par. 132.403-1)

Amends the Public Aid Code and the Prompt Payments Act. Requires payment of vendors providing medical assistance under Article V of the Public Aid Code within 60 days. Allows payment of interest penalties from the appropriation for the subsequent fiscal year. Effective January 1, 1990.

FISCAL NOTE (Dept. of Public Aid)
The Dept. estimates that this legislation could have an annual cost ranging between $79.4 and $192.8 million.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 23, new par. 5-5a; Ch. 127, par. 132.403-1, new par. 132.403-1

Deletes everything. Changes a reference to Dept. of Public Aid.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid)
SB-1139, as amended by H-am 1, has no fiscal impact on the Department.

HOUSE AMENDMENT NO. 3.
Adds reference to: Ch. 111, par. 3660; Ch. 111 1/2, pars. 144, 4151-113 and 4153-803

Amends the Nursing Home Administrators Licensing and Disciplinary Act, the Hospital Licensing Act and the Nursing Home Care Act. Exempts nursing homes operated solely by and for persons who rely exclusively upon treatment by spiritual means through prayer in accordance with a well-recognized church or religious denomination, and the administrators of such homes, from licensure requirements.

Apr 07 1989  First reading  Rfrd to Comm on Assignment  Assigned to Public Health, Welfare & Correctn

May 16  Fiscal Note filed  Committee Public Health, Welfare & Correctn

May 22  Motion disch comm, advc 2nd  Committee discharged 040-008-000

Placed Calndr,Second Reading

May 23  Fiscal Note Requested WELCH

Placed Calndr,Second Reading

May 25  Second Reading  Placed Calndr,Third Reading

May 26  Third Reading - Passed 051-004-001

May 30  Arrive House  Hse Sponsor RYDER  Placed Calndr,First Reading

May 31  First reading  Rfrd to Comm on Assignment  Assigned to Executive

1 Fiscal Note Act may be applicable.
SB-1140 KEATS.
(Ch. 122, par. 10-23.5)
Amends the School Code to add a definition of educational support personnel.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
May 01 Waive Posting Notice 7C Committee Elementary & Secondary Education

SB-1141 KUSTRA.
(Ch. 122, new par. 14-7.04)
Amends the School Code. Allows school districts to enter into contracts for special education and related services with providers recognized by the State Board of Education. Allows school districts to enter into contracts with billing agents to collect for special education and related services covered by health care plans.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

SB-1142 ZITO.
(Ch. 17, par. 2510.02)
Amends The Illinois Bank Holding Company Act. Requires the Commissioner of Banks and Trusts to assess and collect reasonable fees for examinations conducted by his office of out-of-state bank holding companies.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Finance & Credit Regulations
May 02 Waive Posting Notice 7C Committee Finance & Credit Regulations

SB-1143 ZITO.
(Ch. 17, par. 311)
Amends the Illinois Banking Act. Requires banks to give full consideration to the federal Community Reinvestment Act when establishing branches.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Finance & Credit Regulations
May 02 Waive Posting Notice 7C Committee Finance & Credit Regulations
SB-1144  LUFT – WELCH.

(New Act)

Enacts the Illinois Taxpayer's Bill of Rights to establish certain rights for taxpayers and obligations for the Illinois Department of Revenue in the administration and enforcement of any tax collected by the Department.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Revenue

SB-1145  JACOBS.

(New Act)

Creates the Mobile Home Warranty Act. Requires that all mobile homes be covered by a one year warranty regarding construction and fire detection standards and substantial defects in materials and workmanship. Provides for treble damages if a warrantor willfully or by gross negligence fails to take appropriate corrective action. Defines terms.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Labor

May 04
Recommended do pass 006-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

May 11
Placed Calndr,Second Reading

1 SB-1146  DALEY,J.

(Ch. 111 2/3, par. 702.01)

Amends the Regional Transportation Authority Act. Requires that upon adoption of the Five-Year Program, copies of the ordinance be filed with various officers.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Transportation

May 11
Recommended do pass 007-000-000

Placed Calndr,Second Reading

May 15  Second Reading
Placed Calndr,Third Reading

May 24  Tabled By Sponsor

SB-1147  VADALABENE – ROCK – WEAVER,S – TOPINKA – JACOBS.

(Ch. 8, par. 37-30)

Amends the Illinois Horse Racing Act of 1975. Provides for a change in percentage of purse supplements. Creates certain awards for Illinois conceived or foaled horses. Permits the Illinois Thoroughbred Breeders Fund to be directly distributed to organizations instead of through the Illinois Racing Board and requires an annual certified audit of the fund to be filed with the Racing Board. Provides rules for participation in the Illinois Foaled Horse programs and no longer prohibits wagering at county fairs on Illinois bred and foaled races. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Assigned to Insurance, Pensions & License Act

May 04
Recommended do pass 007-000-000
Motion filed WEAVER,S
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Secretary's Desk

1 Fiscal Note Act may be applicable.
SB-1147 Cont.
May 11 Placed Calndr, Second Reading
May 15 Second Reading
Placed Calndr, Third Reading
May 25 Third Reading - Passed 056-002-001
May 26 Arrive House
Hse Sponsor HICKS
Added As A Joint Sponsor MCCracken
First reading Rfrd to Comm on Assignment
Assigned to Select Committee on Horse Racing

Jun 08 Interim Study Calendar HORSE RACING

SB-1148 DUDYČZ.
(Ch. 120, par. 675)
Amends the Revenue Act of 1939 to revise the procedures for payment of property taxes under protest.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Revenue

SB-1149 DEMUZIO.
(Ch. 127, par. 603-101)
Amends the Illinois Governmental Ethics Act. Excludes sports tickets from gifts in excess of $100 which a legislator may not accept. Effective immediately.
SENATE AMENDMENT NO. 1.
Provides that the sports tickets are to be accompanied by a fair market value payment by the legislator to the person having interest in legislation who provided the tickets.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Executive
May 11 Placed Calndr, Second Reading
May 15 Second Reading
Amendment No. 01 DEMUZIO Adopted
Placed Calndr, Third Reading
May 25 Re-committed to Executive

SB-1150 DEMUZIO.
(Ch. 24, par. 27.1)
Amends An Act to revise the law in relation to clerks of courts. Increases fees for reproductions of certain records in counties having a population of fewer than 1,000,000 inhabitants.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Assigned to Local Government
May 11 Recommended do pass 005-002-000
Placed Calndr, Second Reading

SB-1151 MAROVITZ.
(Ch. 73, new pars. 478a, 486c and 486d; Ch. 121 1/2, par. 262T)
Amends An Act to provide for and regulate the business of guaranteeing titles to prohibit any title company from giving inducements to encourage anyone to use their services. Prohibits a title company from providing title services to anyone who has a financial interest in the title company or anyone the title company knows or has reason to know has received an inducement. Requires each title insurance company to file a report listing persons with financial interests in the company. Provides

1 Fiscal Note Act may be applicable.
exception from these requirements. Amends the Consumer Fraud and Deceptive Business Practices Act to make giving prohibited inducements or providing prohibited services a deceptive business practice.

**SB-1152** WELCH.

(Ch. 111 2/3, par. 8-406; new par. 8-406.1)

Amends The Public Utilities Act. Provides that upon the receipt of an application by a public utility for a certificate of public convenience and necessity to increase capacity, the Commission shall hold hearings to consider alternative proposals from any party to meet any projected demand increase.

**SB-1153** WELCH AND SEVERNS.

(Ch. 38, pars. 16D-3 and 16D-4)

Amends the Criminal Code. Creates the offenses of computer virus insertion and aggravated computer virus insertion. Violations are felonies. Also allows a person who suffers loss to obtain relief in a civil action.

*Correctional Budget and Impact Note Act may be applicable.*
May 31  Hse Sponsor PETKA  
First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Judiciary II
Jun 02  Added As A Joint Sponsor WELLER  
Committee Judiciary II
Jun 08  Do Pass/Short Debate Cal 016-000-000
Jun 13  Added As A Joint Sponsor PEDERSEN,B  
Cal 2nd Rdng Short Debate
Jun 14  Added As A Joint Sponsor DOEDERLEIN  
Cal 2nd Rdng Short Debate
Jun 15  Short Debate Cal 2nd Rdng  
Cal 3rd Rdng Short Debate
Jun 15  Short Debate-3rd Passed 110-000-000  
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved  
PUBLIC ACT 86-0762  Effective date 90-01-01

SB-1154  WELCH.  
(Ch. 122, par. 3-1)

Amends The School Code to delete requirements that candidate for regional superintendent of schools have earned 20 semester hours in public education at the graduate level and that he hold a valid all grade supervisory certificate or other types of supervisory or administrative certificates.

Apr 07 1989  First reading  Rfrd to Comm on Assignment:  
Assigned to Elementary & Secondary Education
May 01  Waive Posting Notice 7C  
Committee Elementary & Secondary Education
May 11  Placed Calndr,Second Reading  
Recommended do pass 009-000-000
May 15  Second Reading  
Placed Calndr,Third Reading
May 25  Re-committed to Elementary & Secondary Education

1 SB-1155  LUFT - WELCH - HAWKINSON.  

Amends the Public Utilities Act to create Article XV to provide for the Investor Owned Tollroad Utility Law. Permits investor owned tollroad utilities regulated by the Illinois Commerce Commission and authorizes the Commission to promulgate rules and regulations. Allows the utility to use right-of-way properties for conveyance of pipelines and railroads, either directly or by subcontract and to acquire, use, operate and dispose of personal property. Provides for a project trust fund and State subscription of stock through tax revenues.

FISCAL NOTE (Commerce Commission)  
Based on modest expectations of 1 or 2 applications a year for a toll road utility, a section of at least 5-7 professionals in various disciplines would be required at an estimated annual personal services cost of $250,000 - $350,000 to the ICC. In addition, the bill would possibly require the ICC to contract with engineering, architectural, and other professional firms for services rendered. The cost of such contracts is not known at this time, but is likely to be high.

* Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, new pars. 15-110 and 15-114

Deletes from the Act the Project Trust Fund and State Subscription the exemptions from real property taxation and the provision whereby State police patrol the tollroad utility in relation to preserving the public peace and protection of persons and property and criminal enforcement. Allows the Department concurring authority with the Commission in decision making areas.

HOUSE AMENDMENT NO. 1.

Deletes all references to “utility transmission facilities” from the Investor Owned Tollroad Utility Law.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Energy & Environment
May 04 Recommended do pass as amend
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
007-000-000
030-028-000

Secretary's Desk

May 11 Placed Calndr,Second Reading
May 12 Fiscal Note Requested MACDONALD
Added As A Joint Sponsor WELCH
Added As A Joint Sponsor HAWKINSON
Placed Calndr,Second Reading
May 17 Fiscal Note filed
Placed Calndr,Second Reading
May 18 Second Reading
Amendment No.01 ENRGY ENVRMNT Adopted
Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House
Hse Sponsor HOMER
Added As A Joint Sponsor EDLEY
Added As A Joint Sponsor LEITCH
Added As A Joint Sponsor SALTSMAN
Added As A Joint Sponsor MAYS
First reading Rfrd to Comm on Assignment
Assigned to Public Utilities
Jun 07 Recommended do pass 014-000-001
Jun 14 Second Reading
Amendment No.01 HOMER Adopted
Placed Calndr,Third Reading
Jun 16 Third Reading - Passed 100-003-002
Jun 19 Sec. Desk Concurrence 01
Jun 24 S Nonencrs in H Amend. 01
Speaker's Table, Non-concur 01
Jun 26 H Refuses to Recede Amend 01
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/HOMER,
MCPike, KULAS,
TATE AND LEITCH
Jun 27 Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/LUFT
WELCH, JOYCE,JJ,
MACDONALD & HAWKINSON
SB-1156  SEVERN AND REA.

(New Act)

Creates the Illinois Education for Employment Programs and Services Act. Creates the Education for Employment Board and prescribes the terms of, and manner of appointing and designating its members. Prescribes the powers and duties of the Board, including its responsibility to exercise, as a single State entity, all functions of the various State councils and committees required for implementing within Illinois federally sponsored education for employment programs and services. Defines terms, specifies funding sources, and specifies the reporting duties of State agencies and departments with respect to their administration of programs and services which are under the oversight of the Board.

FISCAL NOTE (DCCA)
State revenues required to fund this Board amount to $4,512,300 annually.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Commerce & Economic Development
Apr 26      Recommended do pass 005-001-000
            Motion filed PHILIP
            MOTION PLACE ON
            SECT. DESK
            Motion prevailed
            030-028-000

Secretary's Desk
May 11      Placed Calndr,Second Readng
May 16      Added As A Co-sponsor REA
            Second Reading
            Placed Calndr,Third Reading
May 23      Fiscal Note filed
            Placed Calndr,Third Reading

SB-1157  SEVERNS.

(Ch. 48, pars. 138.8, 138.10, 138.12, 138.16 and 138.19)

Amends the Workers' Compensation Act. Provides standards for delivery of rehabilitation services. Requires medical and rehabilitation service providers to furnish copies of records. Includes straight time portion of overtime earnings in calculation of average weekly wage. Requires employers to provide time records on request. Requires medical examination of employee to be conducted in community where employee received treatment. Allows admission of certified records of treating physician or other medical care provider. Imposes sanctions for frivolous pleadings. Includes non-payment of medical or vocational rehabilitation as basis of emergency petition. Allows the assessment of penalties for failure to pay medical expenses. Changes calculation of interest on reduced awards.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Labor

SB-1158  TOPINKA – ZITO.

(Ch. 24, new par. 11-87-6)

Amends the Illinois Municipal Code. Authorizes municipalities to exercise eminent domain to acquire lands for the control of flooding.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Local Government
May 22  Added As A Joint Sponsor ZITO
            Motion disch comm, advc 2nd
            Committee discharged 042-005-002
            Placed Calndr,Second Readng

1 Fiscal Note Act may be applicable.
SB-1159 GEO-KARIS.

(Ch. 96 1/2, par. 6323)

Amends An Act to create forest preserve districts in counties under 3,000,000. Requires referendum before a forest preserve district may issue bonds for any reason except the development of lands already in the district's possession.

SENATE AMENDMENT NO. 1.

Allows forest preserve districts to incur indebtedness without a referendum if the indebtedness is for the purpose of acquiring land, except districts in counties of less than 600,000 and contiguous to a county of over 2,000,000.

SB-1160 DUDYCZ.

(Ch. 24, new par. 3-14-7; Ch. 85, new par. 2208.13)

Amends the Municipal Code with respect to municipalities over 2,000,000. Requires ordinances and resolutions to be assigned a permanent number, given a short descriptive title, and published at least 24 hours before consideration. Requires council meetings to be sound recorded, and requires a transcript to be made within 3 business days upon the request of 2 or more aldermen. Exempt from the State Mandates Act. Preempts home rule.

SB-1161 MAHAR – PHILIP.

(Ch. 139, par. 96)

Amends the Township Law of 1874. Provides that when a vacancy occurs in any township office, such vacancy must be filled within 60 days.

HOUSE AMENDMENT NO. 1.

Deletes reference to: (Ch. 139, par. 96)
Add reference to: (Ch. 24, par. 5-3-7 and new par. 11-12-5.1; Ch. 34, new par. 414.1; Ch. 85, par. 703; Ch. 105, par. 8-1; Ch. 127 1/2, pars. 26.1 and 31a)

Deletes everything. Amends the Municipal Code concerning terms of a municipal manager's employment and school land donations. Amends the Counties Act
concerning school land donations. Amends the Government Auditing Act and the
Fire Protection District Act concerning audits of fire protection districts. Amends
the Park District Code concerning restitution as a penalty for violation.

HOUSE AMENDMENT NO. 2.

Adds reference to: (Ch. 24, par. 11-19-1; Ch. 96 1/2, par.
6330.1; Ch. 120, new par. 500.18c)

Amends the Municipal Code in relation to the 30 year limitation on contracts for
the collection and disposition of garbage or refuse. Amends the Downstate Forest
Preserve Districts Act to remove certain language in connection with the prayer of
a petition to disconnect. Amends the Revenue Act of 1939 to exempt downstate for-
est preserve district property from taxation.

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<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Apr 07 1989</td>
<td>First reading</td>
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<td>Apr 11</td>
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<td>May 17</td>
<td>Committee discharged</td>
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<td>May 18</td>
<td>Placed Calndr, Second Reading</td>
<td>MAHAR</td>
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<td>May 25</td>
<td>Third Reading - Passed 058-000-001</td>
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<td>May 26</td>
<td>Arrive House</td>
<td>Rfrd to Comm on Assignment</td>
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<td></td>
<td>Hse Sponsor STECZO</td>
<td>Assigned to Counties &amp; Townships</td>
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<td>Jun 08</td>
<td>Placed Calndr, Second Reading</td>
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<td>Oct 31</td>
<td>Exempt under Hse Rule 29(C)</td>
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<td>Nov 01</td>
<td>Second Reading</td>
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<td>Nov 02</td>
<td>Amendment No.01 Adopted</td>
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<td>Nov 30</td>
<td>Mtn Prev-Recall 2nd Reading</td>
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<td>PUBLIC ACT 86-1023  Effective date 90-07-01</td>
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SB-1162  DUDY CZ.

(Ch. 46, par. 24A-15)

Amends The Election Code concerning election jurisdictions employing electron-
ic voting systems. Provides that the precinct return printed by the automatic tabulating
equipment shall include overvotes and undervotes for each office and proposition.

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<tr>
<th>Date</th>
<th>Event Description</th>
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<tr>
<td>Apr 07 1989</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 11</td>
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<td>Assigned to Elections &amp; Reapportionment</td>
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</tbody>
</table>

SB-1163  GEO-KARIS – JACOBS.

(Ch. 24, new par. 11-6-1.1)

Amends the Illinois Municipal Code. Establishes procedures for the disconnec-
tion of a municipality from a fire protection district, by ordinance.
SB-1164 CARROLL.

Makes appropriations for the Build Illinois Program.

HOUSE AMENDMENT NO. 1.


HOUSE AMENDMENT NO. 2.

Appropriates funds to DCCA for BI grants to Village of River Grove and Centre East Metropolitan Exposition Auditorium and Office Building Authority and to BOB to be held in trust under the Master Trust Indenture for BI Bonds. Deletes reappropriation to CDB for BI grant to Niles Township School Dist. 219. Decreases reappropriation to DOT for Franklin Park flood control. Transfers funding for water system work at Posen. Corrects totals.

HOUSE AMENDMENT NO. 3.

Expands purposes of appropriations for wastewater treatment improvements at Oreana and construction of Job Training Centers. Appropriates funds to CDB for Western Illinois University asbestos abatement costs.

HOUSE AMENDMENT NO. 4. (Tabled June 21, 1989)

Appropriates funds to DCCA for business development and to DENR for equipment at State Scientific Surveys, Hazardous Waste Research & Information Center and State Museums Divisions. Increases amount to EPA for hazardous waste and materials cleanup.

HOUSE AMENDMENT NO. 6.

Redesignates a reappropriation from DOT for Oak Lawn flood control to DCCA for Oak Lawn emergency communication center.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate concur in H-am 1, 2, 3 and 6.

Recommends that the bill be further amended as follows:

Makes additional grants under the Build Illinois Program to DCCA ... Dept. of Energy and Natural Resources ... Dept. of Conservation ... Secretary of State ... EPA. Makes adjustments in various operational lines.

GOVERNOR MESSAGE

Makes reductions in the reappropriations under various Build Illinois programs to EPA for storm water, sewer, sewage treatment, wastewater treatment and water supply system works and to the Illinois Development Finance Authority for a grant for the Chicago Urban Development Action Grant Program.
SB-1165  SEVERNS.

(Ch. 144, new par. 189.19)

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.

FISCAL NOTE (Board of Higher Education)
If every institution retained an inventor in residence and received the maximum grant award, the cost to the State would be $5.6 million.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Higher Education
Apr 26      Recommended do pass 006-000-000

Secretary's Desk
May 11      Placed Calndr,Second Readng
May 15      Fiscal Note Requested DUNN,R
May 16      Placed Calndr,Second Readng

Second Reading
May 25      Placed Calndr,Third Reading
May 26      Third Reading - Passed 036-011-001

Motion filed PHILIP
MOTION PLACE ON
SECT. DESK
Motion prevailed
030-028-000

Arrive House
Hse Sponsor DUNN,JOHN
Placed Calendr,First Reading
SB-1165—Cont.

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**SB-1166**  CARROLL, ROCK, DEMUZIO, LUFT, D'ARCO, COLLINS, LECHOWICZ AND VADALABENE.


**SENATE AMENDMENT NO. 1.**
Reduces personal services by $295,400 and operations by $2,400.

**SENATE AMENDMENT NO. 2.**
Makes further reductions of $164,800 in personal services.

**HOUSE AMENDMENT NO. 1.**
Increases operations line items.

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<td>Apr 26</td>
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<td>Hse Sponsor BOWMAN</td>
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<td>Jun 21</td>
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<td>Jul 14</td>
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<td>Sent to the Governor</td>
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SB-1167  JOYCE,JJ.

(New Act)

Creates the Lawn Chemical Public Notification Act. Provides that a sign must be posted on property which has been treated with a lawn chemical in the last 48 hours. Establishes the size and contents of the sign. Provides that the public may contact the applier of the lawn chemical to obtain more information about the application. Makes a violation of the Act a business offense. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11     Assigned to Energy & Environment
May 04     Recommended do pass 007-000-000
            Motion filed WEAVER,S
            MOTION PLACE ON
            SECT. DESK
            Motion prevailed
            030-028-000

Secretary's Desk

May 11     Placed Calndr,Second Reading
May 23     Second Reading
            Placed Calndr,Third Reading

SB-1168  JOYCE,JJ.

(Ch. 120, new par. 501f-2; Ch. 127, par. 40.11)

Amends the Revenue Act of 1939 and the Civil Administrative Code. Provides for a 7% reduction in the tax payable on farmland which is bordered by an erosion retardant strip of vegetation. Requires the Department of Revenue to adopt regulations to implement such provision.

FISCAL NOTE (Dept. of Revenue)
SB-1168 would have no impact on State revenues. However, local governments would see a revenue loss of approximately $17.6 million, assuming 100% participation.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11     Assigned to Revenue
May 11     Recommended do pass 007-000-000
            Placed Calndr,Second Reading
May 16     Fiscal Note Requested RIGNEY
            Placed Calndr,Second Reading
May 18     Fiscal Note filed
            Placed Calndr,Second Reading
May 23     Second Reading
            Placed Calndr,Third Reading
May 25     Third Reading - Passed 032-025-000
May 26     Arrive House
            Hse Sponsor NOVAK
            First reading  Rfrd to Comm on Assignment
            Assigned to Revenue
Jun 07     Added As A Joint Sponsor WELLER
            Committee Revenue
Jun 09     Tbd pursuant Hse Rule 27D

SB-1169  WELCH.

(Ch. 73, par. 763 and new par. 1013.2)

Amends the Illinois Insurance Code. Removes prohibition on agent or broker premium rebates or discounts. Prohibits the Director and deputy and assistant directors from accepting employment with insurance companies or affiliates for 2 years after leaving the Department.
SB-1170  WELCH.

(Ch. 111 1/2, par. 1039)

Amends the Environmental Protection Act. Exempts from additional local site reviews prior to the issuance of a permit, any currently existing regional pollution control facilities that begin a composting or recycling operation at the currently licensed site.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, par. 1039
Adds reference to: Ch. 111 1/2, par. 1039.2

Changes the title and deletes everything after the enacting clause. Exempts from local siting approval the expansion of a permitted regional pollution facility if such expansion is for the sole purpose of conducting a landscape composting or nonhazardous solid waste recycling operation.

SB-1171  WELCH.

(Ch. 95 1/2, pars. 700-2, 700-3, 700-9, 700-10 and 700-11; new pars. 700-4.1 and 700-4.2)

Amends the Illinois Hazardous Materials Transportation Act. Transfers regulatory authority from the Department of Transportation to the Emergency Services and Disaster Agency. Makes the Act applicable to transportation by rail. Requires licensure for persons who transport hazardous materials over the highway. Provides that civil penalties collected shall be deposited in the General Revenue Fund rather than the Road Fund. Makes other changes.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, pars. 700-2, 700-3, 700-9, 700-10, 700-11, new pars. 700-4.1, 700-4.2
Adds reference to: Ch. 111 1/2, par. 1022.15

Deletes the title and everything after the enacting clause. Amends the Environmental Protection Act. Makes a grammatical change regarding the creation of the Solid Waste Management Fund.
SB-1172  SEVERNS – ZITO.

(New Act)

Creates The Illinois Employment Expansion and Investment Incentive Act. Establishes certain tax credits for small businesses that create employment and expand capital investment.

SENATE AMENDMENT NO. 1.

Deletes reference to: (New Act)
Adds reference to: Ch. 120, par. 2-201

Deletes everything. Amends the Illinois Income Tax Act to establish small business tax credits of $500 per full-time business employee if the business increased by at least 2 employees over the previous year.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Commerce & Economic Development
May 04  Recommended do pass as amend
006-000-000
Motion filed WEAVER,S
MOTION PLACE ON SECT. DESK
Motion prevailed
030-028-000

SECRETARY'S DESK
May 11  Placed Calndr,Second Reading
May 12  Fiscal Note Requested ETHEREDGE
May 16  Second Reading
May 25  Amendment No.01  COMM ECOM DEV  Adopted
Placed Calndr,Third Reading
May 26  Added As A Joint Sponsor ZITO
Third Reading - Passed 039-012-001
Jun 01  Added As A Joint Sponsor SUTKER
Added As A Joint Sponsor DELEO
Added As A Joint Sponsor KULAS
Added As A Joint Sponsor BUGIELSKI
Commitee Revenue
Jun 07  Interim Study Calendar REVENUE

SB-1173  DONAHUE.

(Ch. 111 1/2, par. 623-103)

Amends the Clinical Laboratory Act to defer the licensing requirement for certain laboratories from July 1, 1989 to January 1, 1990. Provides that labs which apply by July 1, 1989 shall be granted interim approval and allowed to continue operating until their first inspection report is filed. Effective immediately.

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

Adds reference to: Ch. 111 1/2, new par. 621-104

Provides that in the event of a conflict between State and federal rules, compliance with the federal rules shall be deemed compliance with the State rules. Also changes the provisions relating to later applications.

Apr 07 1989  First reading    Rfrd to Comm on Assignment
Apr 11     Assigned to Public Health, Welfare & Correctn
May 17    Committee discharged
May 18    Placed Calndr,Second Reading
May 25    Second Reading
May 26    Placed Calndr,Third Reading
May 25    Third Reading - Passed 053-005-001
May 26    Arrive House
May 31    Placed Calndr,First Reading
Jun 02    First reading    Rfrd to Comm on Assignment
Jun 08    Assigned to Registration and Regulation
Jun 08    Amendment No.01 REGIS REGULAT Adopted
Jun 14    Do Pass Amend/Short Debate 019-000-000
Jun 26    Cal 2nd Rdng Short Debate
Jun 26    Short Debate Cal 2nd Rdng
Jun 26    Cal 3rd Rdng Short Debate
Jun 26    Sec. Desk Concurrence 01
Jun 26    S Concurs in H Amend. 01/056-000-000
Jul 24    Passed both Houses
Aug 03    Governor approved

PUBLIC ACT 86-0141 Effective date 89-08-03

1 SB-1174 RAICA.

(Ch. 95 1/2, par. 16-104a; Ch. 111 1/2, par. 5514; Ch. 127, new par. 141.253)

Amends the Vehicle Code, the Emergency Medical Services (EMS) Systems Act and An Act in relation to State Finance to impose an additional fine of $100 for certain traffic offenses. The additional penalty to be placed in the Trauma Center Fund created in the State Treasury for grants to trauma centers.

Apr 07 1989  First reading    Rfrd to Comm on Assignment
Apr 11     Assigned to Transportation
May 22     Motion disch comm, adve 2nd
May 22    Committee discharged 042-002-000
May 23    Placed Calndr,Second Reading
May 26    Second Reading
May 26    Placed Calndr,Third Reading
May 30    Third Reading - Passed 053-006-000
May 30    Arrive House
May 31    Placed Calndr,First Reading
May 31    First reading    Rfrd to Comm on Assignment
Jun 05    Assigned to Select Comm Constitut’nal Officers
Jun 05    Primary Sponsor Changed To NOVAK
Jun 08    Committee Select Comm Constitut’nal Officers
Jun 08    Recommended do pass 007-003-001
Jun 08    Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
### SB-1174—Cont.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Action</th>
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<td>Jun 21</td>
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<td>Third Reading - Lost 037-069-005</td>
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**SB-1175 DAVIDSON.**

(Ch. 70, pars. 72 and 76.1)

Amends the Crime Victims Compensation Act to provide compensation where the crime of violence occurred to an Illinois resident in another State which does not have a crime victims compensation program. Permits compensation where offender and the victim reside in the same household or are related. Adds violation of an order of protection in definition of crime of violence. Deletes requirement that a conviction for driving under the influence shall have been entered for such offense to be a crime of violence.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: (Ch. 70, pars. 72 and 76.1)
Add reference to: (Ch. 70 pars. 72, 76.1 and 80.1)

Deletes everything in the bill. Amends the Crime Victims Compensation Act. Deletes requirement that a conviction for driving under the influence shall have been entered for such offense to be a crime of violence. Also adds to the definition of "victim", for purposes of this Act, an Illinois resident who is a victim of a crime which occurred outside of Illinois in a state, territory, country or political subdivision of a country which does not have compensation for victims of crimes. Removes provisions requiring a person seeking compensation to file, within 6 months, a notice of intent to file a claim with the Attorney General. Also removes provisions denying compensation where the offender and the victim reside in the same household or are related. Provides that relatives of a victim may be compensated for reasonable funeral, medical and hospital expenses for which he is obligated to pay.

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<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Action</th>
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<td>May 22</td>
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<td>Motion disch comm advc 2nd Committee discharged 044-003-001</td>
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<td>May 26</td>
<td>Third Reading - Passed 059-000-000</td>
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<td>May 30</td>
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<td>May 31</td>
<td>First reading</td>
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<td>Sec Concurs in H Amend. 01/055-000-000</td>
<td>Passed both Houses</td>
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SB-1176  KUSTRA.

(Ch. 38, pars. 33A-1, 33A-2, 33A-3, 1005-5-3 and new par. 33A-2.2)

Amends the Criminal Code of 1961 and the Unified Code of Corrections to pro-
vide for category I weapons and firearms. Provides that the commission of armed vi-
olence with a firearm is a Class X felony for which a sentence of at least 10 years
must be imposed. Creates the new offense of promotion of armed violence for ac-
quiring or transferring a firearm in furtherance of a felony, and provides for a penalty
of a nonprobationable Class 1 felony. Effective immediately.

SB-1177  KUSTRA.

(Ch. 91 1/2, par. 812)

Amends the Mental Health and Developmental Disabilities Confidentiality Act
to require private hospitals to provide information to the Department of Mental
Health and Developmental Disabilities necessary for the Department to comply
with reporting requirements to the Department of State Police. Effective
immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 91 1/2, par. 812
Adds reference to: Ch. 15, par. 303-2; Ch. 63, par. 1011A-7;
Ch. 91 1/2, pars. 2-108, 2-109, 100-7, 705, 808, 808.1, 812,
1151, 1351 and 1353, new pars. 1-101.1, 1-117.1, 2-112, 2-203,
100-4.1, 100-4.2, 100-4.3, 100-10.1 and 100-33.3; Ch. 111 1/2
pars. 4152-104, 4163, 4164, 4166, 4166.1, 4173 and 4174, new
pars. 4152-104.1, 4153-206.1, 4170.1 and 4170.2

Changes the title and deletes everything after the enacting clause. Amends the Il-
11inois State Auditing Act, the Legislative Commission Reorganization Act of 1984,
the Mental Health and Developmental Disabilities Code, the Department of Men-
tal Health and Developmental Disabilities enabling Act, the Guardianship and Ad-
vocacy Act, the Mental Health and Developmental Disabilities Confidentiality Act,
the Protection and Advocacy Act for the Developmentally Disabled and the Protec-
tion and Advocacy Act for the Mentally Ill, the Nursing Home Care Act, and the
Abused and Neglected Long Term Care Facility Residents Reporting Act. Pro-
vides for biannual program audits of DMHDD facilities and examinations by the
Citizens Council on Mental Health and Developmental Disabilities. Makes
changes concerning administration of DMHDD facilities and staff training. Makes
changes concerning rights of long term care facility residents, and care and treat-
ment provided to residents.
SB-1178  BARKHAUSEN – KARPIEL.

(Ch. 38, par. 3-6)

Amends the Criminal Code. Provides that the statute of limitations extensions in subsection (c) and (d) apply to offense discovered or reported to law enforcement officials after the effective date of the various amendatory acts of those subsections. Effective immediately.

SB-1179  BARKHAUSEN.

(Ch. 95 1/2, par. 11-503)

Amends The Illinois Vehicle Code. Changes the penalty for persons convicted of reckless driving from a Class B to a Class A misdemeanor.

HOUSE AMENDMENT NO. 1.

Provides that it is prima facie evidence of willful or wanton disregard for the safety of persons or property if any person fails to obey any police officer or traffic-control device at a railroad grade crossing.
Amends the Criminal Code of 1961 to create the offense of wilful or reckless communication of acquired immunodeficiency syndrome virus. Penalty is a Class 4 felony for a first offense and a Class 2 felony for a second or subsequent offense occurring after a previous conviction of the wilful or reckless communication of acquired immunodeficiency syndrome virus. Effective immediately.

FISCAL NOTE (Dept. of Corrections)
First, identification of HIV-positive inmates within the inmate population could result in ostracism and assault. This would increase demand for protective custody. The Dept. houses nearly 1,000 inmates daily in protective custody, which strains current resources. Any increase in demand will require construction at $61,000 per protective custody bed and $16,945 in annual operating costs per bed. The second issue is the cost of treatment for inmates with AIDS. The Dept. estimates that most cases will require between $40,000 thousand to $60,000 thousand for treatment. The potential number of cases cannot be estimated due to lack of available data.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 38, new par. 12-21
Adds reference to: Ch. 38, new par. 12-16.2
Deletes everything. Amends the Criminal Code of 1961 to create the offense of criminal transmission of HIV. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary
May 22 Motion disch comm, advc 2nd Committee discharged 042-007-000
Placed Calndr,Second Reading
May 23 Fiscal Note Requested MAROVITZ
Placed Calndr,Second Reading
May 24 Fiscal Note filed
May 25 Second Reading
Placed Calndr,Third Reading
May 26 Added As A Joint Sponsor BROOKINS
Third Reading - Passed 047-002-000
May 30 Arrive House
Placed Calendr,First Reading
May 31 Hse Sponsor PULLEN
Added As A Joint Sponsor PETKA
First reading Rfrd to Comm on Assignment
Assigned to Judiciary II
Recommended do pass as amend
009-002-001
Jun 08 Amendment No.01 JUDICIARY II Adopted
Placed Calndr,Second Reading
Jun 14 Second Reading
Placed Calndr,Third Reading
Jun 22 Third Reading - Passed 090-018-006
Jun 23 Sec. Desk Concurrence 01
Jun 26 S Concurs in H Amend. 01/042-013-000
Passed both Houses
Jul 24 Sent to the Governor
Sep 11 Governor vetoed
Placed Calendar Total Veto
Oct 19 Total veto stands.
Amends the Criminal Code of 1961, the Code of Criminal Procedure of 1963 and The Civil Administrative Code of Illinois. Deletes from the exemption provisions of the eavesdropping Article of the Criminal Code of 1961 electronic surveillance conducted by a law enforcement agency in response to a clear and present danger of imminent death or great bodily harm to persons resulting from a kidnapping or the holding of a hostage by force or the threat of the imminent use of force or the occupation by force or the threat of the imminent use of force of any premises, place, vehicle, vessel or aircraft. Amends the Electronic Criminal Surveillance Article of the Code of Criminal Procedure of 1963 to permit the State's Attorney to authorize an ex parte application to the judge for an order authorizing the interception of a private oral communication when no party has consented to interception for such purposes. Permits the chief judge to designate a circuit judge to enter orders authorizing interceptions of private oral communications even if the chief judge is available. Grants the Director of State Police, in cooperation with the Illinois Local Governmental Law Enforcement Officers Training Board the power to revoke or suspend the certification of any electronic criminal surveillance officer who has violated any law relating to electronic criminal surveillance or guidelines established by the Department for conducting electronic criminal surveillance. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 108A-6

Permits a law enforcement officer to use an eavesdropping device without judicial approval in cases involving a clear and present danger of imminent death or great bodily harm to persons resulting from (1) a kidnapping or the holding of a hostage by force or the threat of the imminent use of force, or (2) the occupation by force or the threat of the imminent use of force of any premises, place, vehicle, vessel or aircraft.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, par. 108B-12

Deletes a provision which changes application to motion in relation to granting orders for interceptions to private oral communication.
SB-1182  BARKHAUSEN.

(Ch. 95 1/2, par. 6-206)

Amends The Illinois Vehicle Code. Authorizes the Secretary of State to suspend a person’s privilege to operate a motor vehicle upon such person being convicted of committing certain sex and drug offenses if such person was operating a motor vehicle at the time such offenses were committed. Present law permits suspension for such offenses without having operated a motor vehicle.

SENATE AMENDMENT NO. 1.

Provides that a person be in actual physical control of a motor vehicle at the time of arrest for certain named sex and drug related offenses in order for such privileges suspended after being convicted of such offense. Adds immediate effective date.

SENATE AMENDMENT NO. 2.

Provides that no person shall operate a vehicle with traces of cannabis or controlled substances in his urine resulting from the unlawful use of the same. Adds immediate effective date.

HOUSE AMENDMENT NO. 1.

Clarifies that a person must be operating or in actual physical control, as a driver, of a motor vehicle at the time certain drug and sex related offenses were committed before such person’s driving privileges will be suspended upon being convicted of these offenses. Deletes reference to any other drug as it relates to driving under the influence of drugs or combination thereof.

GOVERNOR MESSAGE

Adds reference to: Ch. 95 1/2, pars. 11-501, 11-501.1 and 11-501.5

Provides that no person shall operate a vehicle with traces of cannabis or controlled substances in his urine resulting from the unlawful use of the same. Adds immediate effective date.

HOUSE AMENDMENT NO. 1.

Clariﬁes that a person must be operating or in actual physical control, as a driver, of a motor vehicle at the time certain drug and sex related offenses were committed before such person’s driving privileges will be suspended upon being convicted of these offenses. Deletes reference to any other drug as it relates to driving under the influence of drugs or combination thereof.

GOVERNOR MESSAGE

Adds reference to: Ch. 95 1/2, pars. 11-501, 11-501.1 and 11-501.5

Recommends requiring notice and an opportunity for a hearing to be given prior to the period of a statutory summary suspension imposed after a finding that such person had any amount of cannabis or a controlled substance in his blood or urine while operating a motor vehicle. Also includes in the scope of such hearing whether the driver’s chemical test revealed the presence of any amount of drug, substance or compound prohibited under the Cannabis Control Act or Controlled Substances Act. Also makes reference to such offense in the Sections governing the length of a statutory summary suspension and the definition of "first offender". Makes other technical corrections. Changes the effective date to July 1, 1990.
Amends The School Code. Makes the day after Thanksgiving (to be known as American Heritage Day) a legal school holiday, and changes the day known as Casimir Pulaski's birthday to a commemorative holiday. Effective January 1, 1990.

SB-1183 DONAHUE.

(Ch. 122, par. 24-2)

Amends The School Code. Makes the day after Thanksgiving (to be known as American Heritage Day) a legal school holiday, and changes the day known as Casimir Pulaski's birthday to a commemorative holiday. Effective January 1, 1990.

SB-1184 TOPINKA – ZITO.

(Ch. 144, par. 1402; new pars. 1406.1 and 1406.2)

Amends the Baccalaureate Assistance Law for Registered Nurses to require the Department of Public Health to provide 500 new scholarships each year for nursing education, half of which shall be to State supported schools. Provides for payback of scholarships for recipients who fail to fulfill the employment requirements. Effective immediately.

SENATE AMENDMENT NO. 1.

Increases the scholarship's annual stipend from $1,500 to $2,500 and decreases the annual interest rate on scholarship repayment from 8% to 7%.

SENATE AMENDMENT NO. 2.

Provides that persons who have completed alternative degree programs are eligible for the scholarships. Deletes requirement that persons receiving the scholarships have to pursue a nursing degree full-time. Provides that the stipends are available only to full-time students.

FISCAL NOTE (Dept. of Public Health)

Total FY90 estimated costs are $1,290,808.
Amends the Illinois Act on the Aging. Requires area agencies on aging to develop and designate case coordination units within each respective planning and service area.

SENATE AMENDMENT NO. 1.
Makes a technical change in an internal reference. Adds immediate effective date.

SENATE AMENDMENT NO. 2.
Provides that case coordination units shall be subject to Department review and approval of the selection and designation process.
SB-1186  FRIEDLAND.

(Ch. 111 1/2, par. 4153-206)

Amends the Nursing Home Care Act. Provides that nurse's aides, orderlies and nurse technicians who receive 12 hours of training in the care and treatment of residents with Alzheimer's disease as a part of their initial employment training need not receive that training a second time. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Public Health, Welfare & Correctn
May 17      Committee discharged

May 18  Second Reading  
May 25  Third Reading - Passed 058-000-001
May 26  Arrive House  
Jun 07  Consnt Caldr Order 2nd Read  
Jun 13  Consnt Calendar, 2nd Readng  
Jun 15  Consnt Caldr Order 3rd Read  
Jul 14  Sent to the Governor  
Aug 30  Governor approved  

PUBLIC ACT 86-0440  Effective date 89-08-30

SB-1187  ETHEREDGE.

Appropriates funds to the Capital Development Board. Effective July 1, 1989.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Appropriations I
May 17      Recommended do pass 024-000-000
May 25  Second Reading  

SB-1188  ETHERIDGE.
Appropriates funds to the Department of Insurance. Effective July 1, 1989.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Appropriations I
May 17  Recommended do pass 024-000-000
May 25  Second Reading
May 26  Third Reading - Passed 055-001-000
May 30  Arrive House
May 31  First reading  Rfrd to Comm on Assignment
Jun 02  Primary Sponsor Changed To MAYS
Jun 16  Tbd pursuant Hse Rule 27D

SB-1189  ETHERIDGE.
Appropriates funds to the Department of Revenue. Effective July 1, 1989.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Appropriations I
May 17  Recommended do pass 024-000-000
May 25  Second Reading
May 26  Third Reading - Passed 055-001-000
May 30  Arrive House
May 31  First reading  Rfrd to Comm on Assignment
Jun 02  Primary Sponsor Changed To MAYS
Jun 16  Tbd pursuant Hse Rule 27D

SB-1190  ETHERIDGE.
Appropriates funds to the Department of Transportation. Effective July 1, 1989.
SENATE AMENDMENT NO. 1.
HOUSE AMENDMENT NO. 1.
Changes title to “AN ACT making appropriations to the Illinois Sports Facilities Authority”.
HOUSE AMENDMENT NO. 2.
Reduces appropriation to $1.
May 17  Recommended do pass 024-000-000
Placed Calndr, Second Reading
May 25  Second Reading
Amendment No.01  ETHEREDGE  Adopted
Placed Calndr, Third Reading
May 26  Third Reading - Passed 039-018-000
May 30  Arrive House
Placed Calndr, First Reading
May 31  Hse Sponsor CHURCHILL
Added As A Joint Sponsor HOFFMAN
First reading  Rfrd to Comm on Assignment
Assigned to Appropriations I
Jun 15  Amendment No.01  APPROP I  Adopted
Amendment No.02  APPROP I  Adopted
Recommended do pass as amend
025-002-000
Placed Calndr, Second Reading
Jun 20  Second Reading
Held on 2nd Reading
Jun 21  Amendment No.03  LEVERENZ  Withdrawn
Placed Calndr, Third Reading
Third Reading - Passed 087-028-002
Jun 23  Sec. Desk Concurrence 01,02
Jun 27  S Concurs in H Amend. 01,02/050-003-001
Passed both Houses
Jul 14  Sent to the Governor
Jul 26  Governor vetoed
Placed Calendar Total Veto
Oct 19  Total veto stands.

SB-1191  MAITLAND.
Appropriates funds to the Department on Aging. Effective July 1, 1989.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Appropriations II
May 12  Waive Posting Notice 7C  Committee Appropriations II
May 17  Recommended do pass 016-000-000
Placed Calndr, Second Reading
May 25  Second Reading
Placed Calndr, Third Reading
May 26  Third Reading - Passed 055-000-001
May 30  Arrive House
Placed Calndr, First Reading
May 31  First reading  Rfrd to Comm on Assignment
Assigned to Appropriations II
Jun 02  Primary Sponsor Changed To RYDER
Added As A Joint Sponsor MAYS
Committee Appropriations II
Jun 16  Tbd pursuant Hse Rule 27D

SB-1192  MAITLAND.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Appropriations II
May 12  Waive Posting Notice 7C  Committee Appropriations II
May 17  Recommended do pass 016-000-000
Placed Calndr, Second Reading
May 25  Second Reading
Placed Calndr, Third Reading
May 26  
Third Reading - Passed 055-000-001

May 30 
Arrive House
Placed Calendr, First Reading

May 31  
First reading  
Rfrd to Comm on Assignment 
Assigned to Appropriations II

Jun 02 
Primary Sponsor Changed To RYDER 
Added As A Joint Sponsor MAYS
Committee Appropriations II

Jun 16 
Tbld pursuant Hse Rule 27D

SB-1193  MAITLAND.
Appropriates funds to the Department of Corrections. Effective July 1, 1989.

Apr 07 1989  
First reading  
Rfrd to Comm on Assignment

Apr 11 
Assigned to Appropriations II

May 12 
Waive Posting Notice 7C
Committee Appropriations II

May 17 
Placed Calndr, Second Reading
Recommended do pass 016-000-000

May 25  
Second Reading
Placed Calndr, Third Reading

May 26  
Third Reading - Passed 055-000-001

May 30 
Arrive House
Placed Calendr, First Reading

May 31  
First reading  
Rfrd to Comm on Assignment 
Assigned to Appropriations I

Jun 02 
Primary Sponsor Changed To RYDER 
Added As A Joint Sponsor MAYS
Committee Appropriations I

Jun 16 
Tbld pursuant Hse Rule 27D

SB-1194  MAITLAND.
Appropriates funds to the Department of Mental Health and Developmental Disabilities. Effective July 1, 1989.

Apr 07 1989  
First reading  
Rfrd to Comm on Assignment

Apr 11 
Assigned to Appropriations II

May 12 
Waive Posting Notice 7C
Committee Appropriations II

May 17 
Placed Calndr, Second Reading
Recommended do pass 016-000-000

May 25  
Second Reading
Placed Calndr, Third Reading

May 26  
Third Reading - Passed 055-000-001

May 30 
Arrive House
Placed Calendr, First Reading

May 31  
First reading  
Rfrd to Comm on Assignment 
Assigned to Appropriations II

Jun 02  
Primary Sponsor Changed To MAYS 
Added As A Joint Sponsor RYDER
Committee Appropriations II

Jun 16 
Tbld pursuant Hse Rule 27D

SB-1195  TOPINKA.
(Ch. 120, pars. 1051.1, 1052, 1053, 1055, 1056, 1011, 1103, 1104, 1105.1, 1122, 1123, 1124, 1126, 1127, 1128, 1129, 1130, 1133, 1134 and 1135; Ch. 127, par. 55a)

Amends the Illinois Pull Tabs and Jar Games Act, the Bingo License and Tax Act, the Charitable Games Act and The Civil Administrative Code of Illinois. Grants authority to the Department of State Police to enforce Acts governing pull tabs and jar games, bingo and charitable games and removes such authority from the Department of Revenue.
SB-1195-Cont.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Revenue

'SB-1196  SMITH - TOPINKA.

(Ch. 127, par. 55 and new par. 55.50)

Amends the Civil Administrative Code. Requires the Department of Public Health to prepare and distribute a brochure informing the public about hysterectomies and alternative methods of treatment.

SENATE AMENDMENT NO. 1.
Provides an effective date of July 1, 1990.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Public Health, Welfare & Correctn
May 11        Recommnded do pass as amend 007-000-000

Placed Calndr,Second Reading
May 15        Second Reading
              Amendment No.01  PUB HLTH WEL  Adopted
              Placed Calndr,Third Reading
May 16        Added As A Joint Sponsor TOPINKA
              Placed Calndr,Third Reading
May 25        Third Reading - Passed 056-000-000
May 26        Arrive House
              Hse Sponsor HICKS
              First reading  Rfrd to Comm on Assignment
              Assigned to Human Services

Jun 09        Tbd pursuant Hse Rule 27D

SB-1197  DEL VALLE.

(Ch. 127, par. 132.605)

Amends the Minority and Female Business Enterprise Act. Requires the Minority and Female Business Enterprise Council to report to the General Assembly by December 31, 1989 concerning the impact of a recent U.S. Supreme Court decision on the Minority and Female Business Enterprise Program. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 43; new par. 43.21

Amends the Civil Administrative Code. Creates the Division of Minority and Female Employment Opportunity within the Department of Labor to advocate and monitor the employment progress of women and minorities in the workforce, both public and private sector; to monitor the advancement of women and minorities in access to labor unions; and to annually report to the General Assembly on such progress. Provides that the Division will cease to operate December 31, 1995 unless extended by the General Assembly.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Executive
May 04        Recommended do pass 011-000-000
              Motion filed WEAVER,S
              MOTION PLACE ON
              SECT. DESK
              Motion prevailed
              030-028-000

Secretary's Desk
May 11        Placed Calndr,Second Reading
May 15        Second Reading
              Placed Calndr,Third Reading
May 25        Third Reading - Passed 057-001-001

1 Fiscal Note Act may be applicable.
SB-1197—Cont.

May 26
Arrive House
Hse Sponsor BALANOFF
Added As A Joint Sponsor FLOWERS
First reading
Rfrd to Comm on Assignment
Assigned to Select Comm. Economic Development

Jun 06
Added As A Joint Sponsor WELLE
Added As A Joint Sponsor TROTTER
Committee Select Comm. Economic Development

Jun 07
Do Pass/Short Debate Cal 014-000-000
Cal 2nd Rdng Short Debate

Jun 13
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 16
Added As A Joint Sponsor DIDRICKSON
Short Debate Cal 3rd Rdng

Jun 20
Mtn Prev-Recall 2nd Reading
Amendment No.01 DIDRICKSON Adopted
Cal 3rd Rdng Short Debate

Jun 21
Short Debate-3rd Passed 116-001-000

Jun 22
Sec. Desk Concurrence 01

Jun 26
S Concurs in H Amend. 01/055-000-000
Passed both Houses

Jul 25
Sent to the Governor

Sep 07
Governor vetoed

Oct 19
Total veto stands.

SB-1198 SMITH – HALL – BROOKINS.
(Ch. 111 1/2, new par. 147.09)
Amends the Hospital Licensing Act. Provides for the voluntary testing of hospital patients for human immunodeficiency virus (HIV) and any other identified causative agent of acquired immunodeficiency syndrome (AIDS).

SENATE AMENDMENT NO. 1.
Deletes all. Directs Dept. of Public Health to adopt rules providing for HIV/AIDS testing at hospitals upon request.

HOUSE AMENDMENT NO. 1. (House recedes June 27, 1989)
Specifies that the IDPH rules shall provide for payment of the costs of testing medically indigent persons and that the rules may provide for test-linked counseling.

Apr 07 1989
First reading
Rfrd to Comm on Assignment

Apr 11
Assigned to Public Health, Welfare & Correctn

May 11
Recommended do pass 007-000-000
Placed Calndr,Second Reading

May 16
Second Reading
Placed Calndr,Third Reading

May 25
Recalled to Second Reading
Amendment No.01 SMITH Adopted
Placed Calndr,Third Reading

May 26
Third Reading - Passed 054-000-000

May 30
Arrive House
Placed Calendr,First Reading

May 31
First reading
Rfrd to Comm on Assignment
Assigned to Human Services

Jun 01
Primary Sponsor Changed To WHITE
Committee Human Services

Jun 07
Amendment No.01 HUMAN SERVICE Adopted
Do Pass Amend/Short Debate 019-000-000
Cal 2nd Rdng Short Debate
SB-1198—Cont.

Jun 15 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 20 Short Debate-3rd Passed 117-000-000
Jun 22 Sec. Desk Concurrence 01
Jun 26 S Noncncrs in H Amend. 01
Jun 27 Speaker's Table, Non-concur 01
H Recedes from Amend. 01/111-003-000
Passed both Houses.
Jul 25 Sent to the Governor
Sep 01 Governor approved

PUBLIC ACT 86-0764 Effective date 90-01-01

SB-1199 REA.

(Ch. 38, par. 1003-14-1)

Amends the Unified Code of Corrections. Provides that at least 60 days prior to the release of a person on parole, mandatory release, final discharge or pardon, the Department of Corrections shall test the person to determine whether such person has been exposed to human immunodeficiency virus (HIV) or any other identified causative agent of acquired immunodeficiency syndrome (AIDS). Establishes who may have access to the test results. Effective immediately.

SENATE AMENDMENT NO. 1.
Removes amendatory provisions in bill. Provides that upon the release of a committed person on parole, discharge or other circumstances, the Department of Corrections shall provide the person with information about public health programs and services concerning AIDS.

Apr 07 1989 First reading
Apr 11 Assigned to Public Health, Welfare & Correctn
May 11 Recommended do pass 006-001-000
May 16 Second Reading
Placed Calndr, Third Reading
May 24 Recalled to Second Reading
Amendment No.01 REA
Placed Calndr, Third Reading
May 25 Third Reading - Passed 032-027-000
May 26 Arrive House
Hse Sponsor GOFORTH
First reading
Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 08 Do Pass/Short Debate Cal 016-000-000
Jun 14 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 15 Short Debate-3rd Passed 108-000-001
Passed both Houses
Jul 14 Sent to the Governor
Sep 01 Governor approved

PUBLIC ACT 86-0765 Effective date 89-09-01

SB-1200 WELCH – SMITH – HALL – REA.

(Ch. 23, par. 12-4 and new par. 12-4.31)

Amends the Public Aid Code. Provides that the Department of Public Aid shall seek the advice of community mental health centers and organizations in implementing provisions of the federal Omnibus Budget Reconciliation Act of 1987 pertaining to nursing home placements for mentally ill or retarded recipients of medical assistance under the Code.

1 SB-1200 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Adds immediate effective date.

HOUSE AMENDMENT NO. 1. (Tabled June 22, 1989)
Adds reference to: Ch. 75, par. 117; Ch. 91 1/2, pars. 3-501, 3-510, 100-4, 100-5, 100-5.1, 100-7, 100-9, 100-12, 100-13, 100-14, 100-15, 100-15b, 100-15v, 100-15d, 100-15e, 100-20, 100-22, 100-50, 100-52, 100-59, new pars. 100-50a, 100-60, 100-60.1, 1710; Ch. 122, new par. 2-3.93; Ch. 127, pars. 6.04, 53, 142b

Provides that State-operated facilities providing health care or treatment to significant numbers of Hispanic persons shall provide interpreters. Amends an Act in relation to prisoners and jails, the Mental Health and Developmental Disabilities Code, an Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities, the Community-Integrated Living Arrangements Licensure and Certification Act, the School Code, the Civil Administrative Code and the State Finance Act in relation to various mental health matters.

HOUSE AMENDMENT NO. 2. (Tabled June 22, 1989)
Creates an advisory committee to develop a plan relating to services for developmentally disabled persons. Requires the Department of Mental Health and Developmental Disabilities to establish a program to provide services to assist mentally disabled adults to live outside of institutions. Requires the Department to provide funds to families for the care of mentally disabled family members living at home. Provides that the Department may designate “screening and assessment units” and “community support teams” to perform specified duties in relation to mentally disabled children and adults. Provisions added by this amendment effective January 1, 1990.

FISCAL NOTE, AS AMENDED (DMHDD)
Total fiscal impact of SB-1200, as amended, is $1,219,978,700.

HOUSE AMENDMENT NO. 5.
Deletes reference to: Ch. 23, par. 12-4, new par. 12-4.31; Ch. 75, par. 117; Ch. 91 1/2, pars. 3-501, 3-510, 100-4, 100-5, 100-5.1, 100-7, 100-9, 100-12, 100-13, 100-14, 100-15, 100-15b, 100-15c, 100-15d, 100-15e, 100-20, 100-22, 100-50, 100-50a, 100-52, 100-59, 100-60, 100-61, new par. 1710; Ch. 122, new par. 2-3.93; Ch. 127, pars. 6.04, 53 and 142b
Adds reference to: Ch. 91 1/2, new par. 100-60

Deletes everything. Amends An Act codifying the powers duties of the Department of Mental Health and Developmental Disabilities. Provides for the creation of Area Service Councils with members chosen from mental health facilities receiving grant-in-aid from the Department of Mental Health and Developmental Disabilities, from service providers and advocacy groups representing the families and individuals served. The Area Councils are intended to facilitate communication between the Department and the community.

HOUSE AMENDMENT NO. 6.
Adds reference to: Ch. 91 1/2, par. 811

Amends the Mental Health and Developmental Disabilities Confidentiality Act to allow disclosure of information to obtain third party payment for services.

HOUSE AMENDMENT NO. 7. (Tabled June 23, 1989)
Adds reference to: Ch. 85, new par. 2208.13

Adds the Comprehensive Planning and Delivery of Community Developmentally Disabled and Mental Health Services Act to provide for local planning of such services in each county and in Chicago. Parts effective January 1, 1990, and parts effective January 1, 1991.

FISCAL NOTE, AS AMENDED (DMHDD)
DMHDD estimates that the Department cost to comply with this amendment will be approximately $1.2 million.
Amends the Workers’ Compensation Act, Workers' Occupational Diseases Act and Hospital Lien Act to make an award under such Acts subject to hospital liens. Changes references in Hospital Lien Act from county to unit of local government.

SB-1201 DEGNAN – JACOBS.

(Ch. 48, pars. 138.21 and 172.56; Ch. 82, title preceding par. 97, pars. 97, 98 and 101)
SB-1202  LUFT.

(Ch. 17, pars. 1311, 1315 and new par. 1328.1; Ch. 23, pars. 2-3 and 12-4; new par. 12-4.31)

Amends The Illinois Public Aid Code and the Electronic Fund Transfer Transmission Facility Act to allow food stamp distribution by funds transfer corporations or proprietary networks. Effective immediately.

SB-1203  LUFT.

(Ch. 17, pars. 1306.1, 1343 and new par. 1333.1)

Amends the Electronic Fund Transfer Transmission Facility Act. Provides that a proprietary network has the power to establish automatic teller machines at locations within geographic areas that have been designated by the commissioner as being in need of consumer financial institution services or at facilities licensed under the Nursing Home Care Act. Effective immediately.

'SB-1204  KEATS.

(Ch. 122, pars. 10-20.12a and 10-22.5; new par. 34-18.9)

Amends The School Code to create a voucher system under which pupils resident of Chicago may attend the schools of any other participating school district in the State. Defines a participating school district and prescribes the manner of determining the amount payable from the Chicago school district to a participating school district under a voucher.

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

'SB-1205  DALEY,J.

(New Act)

Provides that the General Assembly shall annually appropriate General Revenue Fund monies to counties employing assistant State's Attorneys for salary supplements in accordance with an established schedule.

1 Fiscal Note Act may be applicable.
Amends The School Code. Requires the State Board of Education to report to the General Assembly on possible statewide open enrollment and parental programs by March 1, 1990, as amended.

Amends the Code of Criminal Procedure of 1963. Provides that testimony or evidence produced by a witness who is granted immunity may not be used against the witness in a subsequent criminal case (present law provides that a witness who is granted immunity may not be prosecuted for any offense which is revealed by his testimony). Provides for hearings procedures and criteria for granting ex parte orders of immunity. Amends various Acts to repeal certain provisions relating to immunity. Effective immediately, except the repealers which are effective January 1, 1993.

Amends an Act in relation to clerks of courts. Adds to the definition of “law enforcement agency” the Attorney General and the State’s Attorney for purposes of non-application of fee requirements.

Amends an Act in relation to sheriff, recorder and county clerk fees in counties of the third class. Adds to the definition of “law enforcement Agency” the Attorney General and the State’s Attorney for purposes of non application of fee requirements.

 Adds to the Firearm Owners I.D. Act to require an applicant for an FOID card to be cleared and fingerprinted by a police agency as to applicant’s fitness to hold such a card. Also provides that card may be revoked, after a hearing, if possession of the card by the holder presents a danger to himself, any other person or the community.

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

STATE MANDATES FISCAL NOTE

Fiscal Note Act may be applicable.
In the opinion of DCCA, SB-1210 constitutes a service mandate for which reimbursement of 50% to 100% of the increased cost to units of local government is required. The estimated cost of SB-1210 over a 5-year period is $2,000,000.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, new par. 83-4.2

Deletes provision requiring an applicant for a Firearm Owner’s I.D. card to present himself to a police agency authorized by the Dept. of State Police to be fingerprinted and to give such agency his application to be forwarded to the Dept.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, new par. 83-9.1

Adds reference to: Ch. 38, par. 83-8

Amends the Firearms and Ammunition Act. Adds provision requiring the Dept. of State Police to request from other law enforcement agencies information regarding factors which relate to the possible denial or revocation of a Firearm Owner’s I.D. Card concerning an applicant therefor. Defines term “mental condition”. Deletes provisions concerning additional grounds for revoking an I.D. card.

HOUSE AMENDMENT NO. 3.

Deletes reference to: Ch. 38, new par. 83-4.1

Adds reference to: Ch. 38, par. 83-11

Deletes everything. Amends the Firearms and Ammunition Act to grant the Dept. of State Police power to deny or revoke a Firearm Owner’s I.D. card to any person whose mental condition poses a clear and present danger to himself, another person or the community. Defines mental condition. Also provides that the Dept. shall submit a report to the G.A. annually beginning March 1, 1991 as to court decisions concerning administrative orders made by the Department.
SB-1211 MAROVITZ.

(Ch. 38, pars. 24-1, 1005-5-3, 1005-8-1; new pars. 24-1.2, 24-1.3 and 24-1.4)

Amends the Criminal Code of 1961 and the Unified Code of Corrections. Increases the penalty for possessing a device used or intended for use in silencing the report of a firearm or selling, manufacturing, purchasing, possessing or carrying a machine gun from a Class 3 to Class X felony. Creates the offenses of unlawful use or possession of weapons by parolee, the unlawful use or possession of weapons by felony probationer and the unlawful use or possession of weapons by person on bond for any felony. Establishes penalties.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary

SB-1212 MAROVITZ.

(Ch. 38, new pars. 24-1.5 and 24-1.6)

Amends the Criminal Code of 1961 to create the offenses of unlawful use or possession of a semi-automatic firearm and the unlawful use or possession of a semi-automatic shotgun. Violations are Class 3 felonies.

SENATE AMENDMENT NO. 1.

Makes it unlawful for a person to knowingly possess on or about his person, his land, or in his abode or fixed place of business, any magazine or ammunition belt of a capacity of more than 10 rounds. A violation of this provision is a Class A misdemeanor. Provides that the prohibitions relating to the unlawful use or possession of semi-automatic firearms and the unlawful use or possession of semi-automatic shotguns does not apply to peace officers, wardens, superintendents and keepers of prisons and jails while in the performance of their official duty, or while commuting between their homes and place of employment and members of the Armed Services or Reserve Forces in the U.S. or Illinois National Guard or ROTC, while in the performance of their official duty.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary
Apr 26 Recommnded do pass as amend 006-001-000
Motion filed PHILIP
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

Secretary's Desk
May 11 Placed Calndr,Second Reading
May 16 Second Reading Amendment No.01 JUDICIARY Adopted
Placed Calndr,Third Reading
May 25 3d Reading Consideration PP Calendar Consideration PP.
May 26 Third Reading - Lost 029-027-000

SB-1213 MAROVITZ.

(Ch. 37, pars. 802-18 and 802-21; Ch. 40, par. 1501)

5 Correctional Budget and Impact Note Act may be applicable.
Amends the Juvenile Court Act and the Adoption Act. Provides that certain
types of evidence shall be admissible as proof of dependency as well as of abuse or
neglect. Makes diagnosis of "failure to thrive" evidence of neglect rather than
abuse. Deletes requirement that the court set a time for a dispositional hearing and
take certain other actions upon finding that a minor is abused, neglected or depen-
dent. Makes failure to make reasonable efforts to correct conditions after adjudica-
tion of abused minor a ground for a finding of parental unfitness.

SENATE AMENDMENT NO. 1.
Restores requirement that the court, if it finds a minor to be abused, neglected or
dependent, shall set a time for a dispositional hearing and may order an investiga-
tion and dispositional report.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 37, par. 802-21
Restores provision that, if the juvenile court finds that a minor is abused, neglect-
ed or dependent, it shall then find whether the abuse, neglect or dependency is the
result of physical abuse inflicted by a parent, guardian or legal custodian.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary
Apr 26 Recommended do pass as amend 005-000-000
Motion filed PHILIP
MOTION PLACE ON SECT. DESK
Motion prevailed 030-028-000

May 11 Placed Calndr, Second Reading
May 16 Second Reading Amendment No. 01 JUDICIARY Adopted
Placed Calndr, Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House Hse Sponsor PRESTON
Rfrd to Comm on Assignment Assigned to Judiciary I
First reading Do Pass/Short Debate Cal 014-000-000
Jun 07 Cal 2nd Rdng Short Debate
Jun 13 Added As A Joint Sponsor LANG
Added As A Joint Sponsor SUTKER
Added As A Joint Sponsor FLOWERS
Short Debate Cal 2nd Rdng Amendment No. 01 PRESTON Adopted
Cal 3rd Rdng Short Debate
Jun 14 Added As A Joint Sponsor TROTTER
Short Debate-3rd Passed 112-000-000
Jun 15 Sec. Desk Concurrency 01
Jun 29 S Concurs in H Amend. 01/056-000-000
Passed both Houses
Jul 25 Sent to the Governor
Sep 08 Governor approved

PUBLIC ACT 86-0883 Effective date 90-01-01

SB-1214 MAROVITZ.

(Ch. 37, par. 805-23)

Amends the Juvenile Court Act. Provides that the court may order a minor to un-
dergo assessment, counseling or treatment in a substance abuse program.
SB-1215  BERMAN.

(New Act)

Creates an Act to establish and promote partnerships between public school districts and public community colleges for the purpose of offering secondary school students the option of receiving instruction the school district cannot otherwise provide.

Apr 07 1989  First reading
Apr 11 1989  Assigned to Elementary & Secondary Education

SB-1216  KUSTRA – TOPINKA.

(Ch. 42, new par. 326h)

Amends the Metropolitan Water Reclamation District (MSD) Act to provide for the creation of a stormwater management plan in the District, to be adopted by the MSD board. Creates a planning committee. Provides for dissolution of drainage districts and preemption of municipalities. Contains other provisions.

Apr 07 1989  First reading
Apr 11 1989  Assigned to Local Government
May 11 1989  Added As A Joint Sponsor TOPINKA
Committee Local Government

SB-1217  MAROVITZ – LUFT.

(Ch. 32, pars. 6.05 and 8.85; new par. 11.75)

Amends the Business Corporation Act of 1983. Authorizes corporations to create shares, rights or options the transfer or offering of which are contingent upon a person acquiring a specified percentage of outstanding shares. Restricts business combinations with interested shareholders. Defines terms. Effective immediately.

SENATE AMENDMENT NO. 1.

Removes requirement for shareholder approval of certain board actions. Authorizes certain domestic corporations to elect to be subject to the business combination restrictions.

SENATE AMENDMENT NO. 2. (Tabled May 23, 1989)

Includes within the definition of business combination, certain distributions to an interested shareholder from pension funds.

1 Fiscal Note Act may be applicable.
### SENATE AMENDMENT NO. 3.
Includes within the definition of “business combination”, certain distributions to an interested shareholder from pension funds.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 07 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Judiciary</td>
</tr>
<tr>
<td>May 11</td>
<td>Recommended do pass as amend 005-001</td>
</tr>
<tr>
<td>May 18</td>
<td>Second Reading Placed Calndr,Second Reading</td>
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<tr>
<td>Amendment No.01 JUDICIARY Adopted</td>
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<tr>
<td>Amendment No.02 MAROVITZ Adopted</td>
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<tr>
<td>May 23</td>
<td>Recalled to Second Reading Placed Calndr,Third Reading</td>
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<tr>
<td>Amendment No.03 MAROVITZ Adopted</td>
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<tr>
<td>May 25</td>
<td>Third Reading - Passed 051-004-000</td>
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<tr>
<td>May 26</td>
<td>Arrive House Hse Sponsor GRANBERG First reading Rfrd to Comm on Assignment Assigned to Judiciary</td>
</tr>
<tr>
<td>Jun 07</td>
<td>Consnt Caldr Order 2nd Read</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Consnt Calendar, 2nd Reading</td>
</tr>
<tr>
<td>Jun 15</td>
<td>Consnt Caldr Order 3rd Read</td>
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<tr>
<td>Jun 15</td>
<td>Consnt Caldr, 3rd Read Pass 113-000-000</td>
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<td>Jul 14</td>
<td>Sent to the Governor</td>
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<tr>
<td>Aug 03</td>
<td>Governor vetoed Placed Calendar Total Veto</td>
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<tr>
<td>Oct 19</td>
<td>Total veto stands.</td>
</tr>
</tbody>
</table>

### SB-1218 MAROVITZ – LUFT.
(Ch. 32, new pars. 7A.01, 7A.02, 7A.03, 7A.04, 7A.05 and 7A.06)

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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</thead>
<tbody>
<tr>
<td>Apr 07 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Judiciary</td>
</tr>
</tbody>
</table>

### SB-1219 WELCH.
(Ch. 37, pars. 802-15, 803-17, 804-14 and 805-15)
Amends the Juvenile Court Act. Provides that the appearance of a minor’s legal guardian or custodian, or a person named as a respondent in a petition, in any proceeding under the Act shall constitute a waiver of service of summons and submission to the jurisdiction of the court.

**HOUSE AMENDMENT NO. 1.** Provides that the filing of a special appearance in a juvenile court proceeding does not constitute an appearance and submission to the court's jurisdiction.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 07 1989</td>
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</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Judiciary</td>
</tr>
<tr>
<td>Apr 26</td>
<td>Recommended do pass 007-000-000 Motion filed PHILIP MOTION PLACE ON SECT. DESK Motion prevailed 030-028-000</td>
</tr>
</tbody>
</table>

Secretary's Desk
SB-1220  MAROVITZ – WELCH – DALEY,J AND BERMAN.

(Ch. 38, pars. 1003-3-4 and 1404)

Amends the Unified Code of Corrections and the “Bill of Rights for Victims and Witnesses of Violent Crime Act”. Allows the use of written or visual mediums to present testimony to the Prisoner Review Board.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 07</td>
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<td>Apr 11</td>
<td>Assigned to Judiciary</td>
</tr>
<tr>
<td>May 11</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Added As A Joint Sponsor DALEY,J</td>
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<tr>
<td>May 24</td>
<td>Added As A Co-sponsor BERMAN</td>
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<tr>
<td>May 25</td>
<td>Third Reading - Passed 058-000-001</td>
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<td>May 26</td>
<td>Arrive House</td>
</tr>
<tr>
<td>Jun 07</td>
<td>Primary Sponsor Changed To PRESTON</td>
</tr>
<tr>
<td>Jun 08</td>
<td>Do Pass/Short Debate Cal 016-000-000</td>
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<td>Jun 13</td>
<td>Added As A Joint Sponsor LANG</td>
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<td>Jun 14</td>
<td>Short Debate Cal 2nd Rding</td>
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<td>Jun 15</td>
<td>Short Debate-3rd Passed 108-000-000</td>
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<tr>
<td>Jul 14</td>
<td>Sent to the Governor</td>
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<tr>
<td>Sep 07</td>
<td>Governor vetoed</td>
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<tr>
<td>Oct 19</td>
<td>Total veto stands.</td>
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</tbody>
</table>

PUBLIC ACT 86-0441  Effective date 90-01-01
 SB-1221 MAROVITZ - WELCH.

(Ch. 38, pars. 12-7.1 and 1005-5-3.2; new pars. 44-1 through 44-3)

Amends the Criminal Code of 1961 and the Unified Code of Corrections. Adds the Freedom From Violence and Enjoyment of Legal Rights Article to the Criminal Code. Provides that all persons within the State have the right to be free from any violence, commission of any crime against, or intimidation by threat of violence, committed against their persons or property because of their race, color, creed, religion, ancestry, national origin, political affiliation, sex, sexual orientation, age, physical handicap, disability or position in a labor dispute or the perception of the offender that the victim is described among the foregoing. Provides for criminal penalties, damages and injunctive relief. Makes other changes relating to offense of ethnic intimidation. Amends the Unified Code of Corrections relating to aggravating factors in sentencing.

HOUSE AMENDMENT NO. 1.

Provides that speech alone shall not be sufficient to support civil action for interference with enjoyment of legal rights, except upon a showing that the speech itself is likely to incite imminent lawless action against a specific person or group of persons.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary
May 11 Recommended do pass 006-000-001
May 16 Second Reading
Placed Calndr,Second Reading
May 25 Third Reading - Passed 056-000-000
May 26 Arrive House
Hse Sponsor CULLERTON
Added As A Joint Sponsor SUTKER
First reading Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 08 Recommended do pass 011-004-000
Jun 13 Added As A Joint Sponsor LANG
Placed Calndr,Second Reading
Jun 14 Second Reading
Placed Calndr,Third Reading
Jun 20 Mtn Prev-Recall 2nd Reading
Amendment No.01 CULLERTON Adopted
Placed Calndr,Third Reading
Jun 23 Added As A Joint Sponsor LEVIN
Added As A Joint Sponsor PRESTON
Third Reading - Lost 032-074-006

SB-1222 DUNN,T.

(Ch. 25, par. 27.2)

Amends an Act to revise the law in relation to clerks of courts. Provides that certain fees do not have to be paid by units of local government or school districts unless the court orders another party to pay such fee on its behalf.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 53, pars. 37 and 71

Amends An Act concerning fees and salaries and An Act to provide for the fees of certain officers in counties of the third class. Provides that the Attorney General, the State's Attorney and any public agencies vested with the duty to enforce laws or ordinances carrying civil fines for violations shall be exempt from paying certain sheriffs' fees.

Correctional Budget and Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Deletes all amendatory provisions and replaces with a technical change in reference.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Local Government
May 09 CHIEF SPONSOR CHNG. Committee Local Government
May 11 Recommended do pass as amend 007-000-000

May 16 Second Reading
Amendment No.01 LOCAL GOVERN Adopted
Placed Calndr,Third Reading
May 25 Third Reading - Passed 054-004-001
May 26 Arrive House
Hse Sponsor MUNIZZI First reading Rfrd to Comm on Assignment
Assigned to Counties & Townships
May 31 Re-assigned to Executive
Jun 07 Amendment No.01 EXECUTIVE Adopted
Recommended do pass as amend 012-000-007
Placed Calndr,Second Reading
Jun 21 Second Reading Held on 2nd Reading
Jun 23 Tabled House Rule 37(G)

SB-1223 SEVERNS.
(Ch. 38, par. 110-6)

SENATE AMENDMENT NO. 1.
Delete reference to: Ch. 38, par. 110-6
Adds reference to: Ch. 38, pars. 110-2, 110-3, 110-4, 110-5, 110-6 and 110-7; new pars. 110-6.2, 110-6.3 and 110-6.4


Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary
May 11 Recommended do pass 006-000-001

May 18 Second Reading
Placed Calndr,Third Reading
May 24 Recalled to Second Reading
Amendment No.01 SEVERNS Adopted
Placed Calndr,Third Reading

SB-1224 DALEY,J.
(Ch. 56 1/2, pars. 1401 and 1402; rep. pars. 1401.2 and 1402.1)
Amends the Illinois Controlled Substances Act relating to the penalties for the manufacture, delivery, possession with intent to manufacture or deliver and the possession of various controlled substances.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary
May 11 Recommended do pass 006-000-001

Placed Calndr,Second Reading
**SB-1225**  DALEY,J.

(Ch. 122, par. 34-18b)

Amends The School Code. Makes grammatical changes in the provisions which established a local school improvement council in Chicago school buildings.

- **Apr 07 1989**  First reading  Rfrd to Comm on Assignment
- **Apr 11**  Assigned to Elementary & Secondary Education
- **May 11**  Recommended do pass 010-000-000
- **May 15**  Second Reading  Placed Calndr,Second Reading
- **May 24**  Tabled By Sponsor

**SB-1226**  DALEY,J.

(Ch. 111 1/2, par. 7054)

Amends the Illinois Solid Waste Management Act to make a technical change.

- **Apr 07 1989**  First reading  Rfrd to Comm on Assignment
- **Apr 11**  Assigned to Energy & Environment

**SB-1227**  DALEY,J.

(Ch. 111 1/2, new par. 5020.1)

Amends the Chicago Medical Center District Act. Provides for a 10 member citizens advisory board.

- **Apr 07 1989**  First reading  Rfrd to Comm on Assignment
- **Apr 11**  Assigned to Executive
- **May 04**  Recommended do pass 011-000-000
  - Motion filed WEAVER,S
  - MOTION PLACE ON SECT. DESK
  - Motion prevailed 030-028-000

Secretary's Desk

- **May 11**  Placed Calndr,Second Readng
- **May 15**  Second Reading  Placed Calndr,Third Reading
- **May 24**  Tabled By Sponsor