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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. II

Action on all Bills and Resolutions

Through

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(1.757—2-90—XO4974)

(Printed by Authority of the State of Illinois)
SB-1228  DALEY,J.
(Ch. 108 1/2, par. 3-111)
Amends the Municipal Retirement Fund Article of the Pension Code. Makes a stylistic change.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Insurance, Pensions & License Act

SB-1229  DALEY,J.
(Ch. 24, par. 21-28)
Amends An Act concerning cities, villages and incorporated towns. Clarifies that all petitions for nomination of candidates for alderman shall be signed by a number of voters that represents at least 2% of all the votes cast for alderman at the last preceding election.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elections & Reapportionment

SB-1230  DALEY,J.
(Ch. 24, par. 21-2)
Amends An Act concerning cities, villages and incorporated towns. Makes a stylistic change.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government

SB-1231  DALEY,J.
(Ch. 24, par. 8-3-14)
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government

SB-1232  DALEY,J.
(Ch. 24, par. 11-151-2)
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government

SB-1233  DALEY,J.
(Ch. 24, par. 11-80-23)
Amends the Illinois Municipal Code. Allows municipalities to employ persons to serve as school crossing guards on a full-time basis.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government

SB-1234  DALEY,J.
(Ch. 24, par. 11-91-1)
Amends the Illinois Municipal Code. At least 20 days prior to a hearing concerning abandonment of a street or alley, notice of the hearing shall be given in a newspaper of general circulation within the municipality.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government
SB-1235  DALEY, J.
(Ch. 108 1/2, par. 7-132)
Amends the Municipal Retirement Fund Article of the Pension Code. Changes reference to population.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Insurance, Pensions & License Act

SB-1236  DALEY, J.
(Ch. 24, par. 1-2-12)
Amends the Municipal Code. Any person incarcerated on a charge of violating a bailable municipal ordinance who does not supply bail and against whom a fine is levied upon conviction of such offense shall be allowed a credit of $5.00 for each day so incarcerated prior to conviction.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government

SB-1237  DALEY, J.
(Ch. 24, par. 21-27)
Amends An Act concerning cities, villages, and incorporated towns. Makes a stylistic change in provisions concerning contested elections.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government
May 11  Recommended do pass 007-000-000
May 15  Placed Calndr, Second Reading
May 24  Tabled By Sponsor

SB-1238  DALEY, J.
(Ch. 24, par. 10-1-2)
Amends the Illinois Municipal Code. Requires a mayor to report within 5 days (now 10) in writing to the corporate authority the reason for the removal of any civil service commissioner.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government

SB-1239  DALEY, J.
(Ch. 24, par. 21-29)
Amends An Act concerning cities, villages and incorporated towns. Permits a Chicago aldermanic candidate to withdraw his or her name as a candidate not later than 25 (currently 20) days before the scheduled election.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government

SB-1240  DALEY, J.
(Ch. 24, par. 21-28)
Amends An Act concerning cities, villages and incorporated towns. Makes a stylistic change in relation to petition requirements for aldermen.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government

SB-1241  DALEY, J.
(Ch. 19, new par. 168.1; Ch. 105, new par. 333.6a)
Amends the Illinois International Port District Act and the Chicago Park District Act. Establishes a business advisory board for the port district and a citizens advisory board for the park district.
SB-1241—Cont.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Local Government
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-1242  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.

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 15      Second Reading
Placed Calndr,Third Reading
May 24      Tabled By Sponsor

SB-1243  DALEY,J.
(Ch. 24, par. 1-2-9.1)
Amends the Municipal Code. Permits service by certified mail in all actions for
violation of any Municipal ordinance where the fine would not be in excess of $750
(currently $500) and no jail term can be imposed.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Local Government

SB-1244  DALEY,J.
(Ch. 24, par. 2-2-5)
Amends the Municipal Code. An area wishing to incorporate as a city that has
fewer than 10,000 (currently 7,500) residents and lies within 1 1/2 miles of the
boundary line of any existing municipality must have the consent of the existing
municipality prior to incorporation.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Local Government

SB-1245  DALEY,J.
(Ch. 24, par. 11-80-11)

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Local Government

SB-1246  DALEY,J.
(Ch. 24, par. 11-136-1)
Amends the Illinois Municipal Code. Makes a population reference change in re-
lation to the joint acquisition and operation of water and sewage systems.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Local Government

SB-1247  DALEY,J.
(Ch. 24, par. 11-74.4-3)
Amends the Illinois Municipal Code. Includes airport authorities within the defi-
nition of “taxing districts” in the tax increment financing provisions.
SB-1247—Cont.

SB-1248  DALEY,J.
(Ch. 24, par. 11-74.4-3)
Amends the Illinois Municipal Code. Includes port districts within the definition of “taxing districts” in the tax increment financing provisions.

SB-1249  DALEY,J.
(Ch. 127, par. 1)
Amends the Civil Administrative Code to permit its proper citation.

SB-1250  DALEY,J.
(Ch. 67 1/2, par. 8.10)
Amends the Housing Authorities Act. Provides that each Authority’s annual report include an analysis of need for additional public housing and recommendations therefor.

SB-1251  DALEY,J.
(Ch. 43, par. 96)
Amends the Liquor Control Act. Provides that nothing in the Act shall prevent beer making solely for the use of the maker, his family and guests.

SB-1252  DALEY,J.
(Ch. 111 1/2, par. 1022.01)
Amends the Environmental Protection Act to make certain grammatical changes.
SB-1253 DEMUZIO.

(Ch. 38, par. 10-5)

Amends the Criminal Code of 1961. Makes it child abduction for a putative father to intentionally conceal, detain or remove the child without the consent of the mother or lawful custodian of the child if either the paternity of the child has not been legally established or the paternity of the child has been legally established but no orders relating to custody have been entered. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Energy & Environment

SB-1254 WATSON - LECHOWICZ - HAWKINSON - O’DANIEL.

(Ch. 95 1/2, pars. 2-119, 3-815, 6-110, 6-118, 6-205, 6-500, 6-501, 6-502, 6-503, 6-504, 6-505 and 6-506 and new pars. 6-500.1, 6-500.2, 6-508, 6-509, 6-510,6-511, 6-512, 6-513, 6-514, 6-515, 6-516, 6-517,6-518, 6-519, 6-520, 6-521, 6-522, 6-523, 6-524 and 6-525; Ch. 127, new pars. 141.250 and 142z-20)

Amends the Illinois Vehicle Code and “An Act in relation to State finance”. Creates the Uniform Commercial Driver’s License Act (UCDLA). Sets the fee for a commercial driver's license (CDL) and provides for the disposition of such fee. Provides for the revocation of all driving privileges upon conviction of operating a commercial motor vehicle during a period such privilege or driver’s license is suspended, revoked, or cancelled or when such person is disqualified or placed out of service from operating a commercial motor vehicle. Also provides the reporting of conviction requirements, establishes the criteria for obtaining a CDL, for disqualification or out-of-service orders which prohibit an operator from driving a commercial motor vehicle for a certain period of time and establishes an administrative hearing process for action taken under this UCDLA. Also creates a Commercial Driver License Information System/AAMVAnet Trust Fund. Beginning July 1, 1990, changes the flat weight tax Section of the Vehicle Code to increase certain weight classifications and such classifications’ weight tax fees. This Act shall take effect April 1, 1990, except the changes dealing with weight classifications take effect on July 1, 1990.

SENATE AMENDMENT NO. 1.

Lowers the required fee for a Commercial driver instruction permit issued to a person holding a valid Illinois driver’s license from $34 to $30. Removes reference to the United States Secretary of Transportation to determine which violations are classified as serious, and requires the Illinois Secretary of State to establish such serious violations by Administrative Rule. Provides a person must be convicted of, rather than violate, a specified violation a second time before being disqualified for life from driving a commercial motor vehicle. Makes several technical corrections.

FISCAL NOTE (Secretary of State)
Estimated revenue from pre-expiration call backs is $718,056 for FY90; $3,856,320 for FY91; $4,184,352 for FY92; and $2,872,224 for FY93.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Transportation
May 17 Committee discharged
May 18 Placed Calndr,Second Reading

Fiscal Note Requested BROOKINS
Fiscal Note filed
Second Reading
Amendment No.01 WATSON Adopted
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
SECTION 2
EFFECTIVE 90-07-01

PUBLIC ACT 86-0845 Effective date 90-04-01

SB-1255 DUNN,T.
(Ch. 37, par. 805-24)

Amends the Juvenile Court Act of 1987 to permit the court to impose the use of 
an approved electronic monitoring device to note the minor’s presence in the home 
upon minors as a condition of probation or home confinement.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary
May 11 Placed Calndr,Second Reading
May 15 Second Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House
May 31 Hse Sponsor HOMER
First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Judiciary II
Jun 08 Placed Calndr,First Reading
Jun 14 Second Reading Cal 2nd Rdng
Jun 15 Short Debate Cal 2nd Rdng
Jun 20 Short Debate-3rd Passed 111-000-000
Jun 25 Third Reading - Passed 058-000-001
Jun 26 Arrive House
Jul 18 Hse Sponsor STANGE
Cal 2nd Rdng Short Debate
Cal 3rd Rdng Short Debate
Passed both Houses
Sent to the Governor
Aug 07 Governor approved
PUBLIC ACT 86-0766 Effective date 90-01-01

SB-1256 ZITO.
(Ch. 17, par. 3301-3)

Amends the Illinois Savings and Loan Act of 1985. Specifies that the Act applies 
to the business conducted in Illinois by all foreign associations duly authorized to do 
business in Illinois.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 17, pars. 3302B-1 and 3302B-2, new par.
3302B-2.2

Amends the Savings and Loan Act. Provides that, in the case of a merger, consol-
idation or purchase of a savings and loan by a foreign savings and loan, certain in-
formation must be provided to the Commissioner of Savings and Loan Associations. 
Provides requirements for a certificate to do business in Illinois in the case of such a 
merger or other action. Effective immediately.
TOPINKA – ZITO.

(Ch. 122, new par. 30-14.6a)

Amends the School Code to provide that the State Board of Education may provide scholarships each year for nursing education. Provides for payback of scholarships for recipients who fail to fulfill the employment requirements. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 22 Added As A Joint Sponsor ZITO Motion disch comm, advc 2nd Committee discharged 049-000-000

Placed Calndr,Second Reading

May 23 Second Reading
Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-000
May 26 Arrive House
Hse Sponsor MCNAMARA
Placed Calendr,First Reading

May 31 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Higher Education
Jun 08 Cal 2nd Rdgng Short Debate
Jun 09 Added As A Joint Sponsor RONAN
Jun 14 Added As A Joint Sponsor KUBIK

Jun 08 Do Pass/Short Debate Cal 017-000-000
Jun 09 Added As A Joint Sponsor BLACK
Jun 14 Added As A Joint Sponsor WELLER

Jul 14 Sent to the Governor

SB-1257 TOPINKA – ZITO.

Amends the School Code to provide that the State Board of Education may provide scholarships each year for nursing education. Provides for payback of scholarships for recipients who fail to fulfill the employment requirements. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 22 Added As A Joint Sponsor ZITO Motion disch comm, advc 2nd Committee discharged 049-000-000

Placed Calndr,Second Reading

May 23 Second Reading
Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-000
May 26 Arrive House
Hse Sponsor MCNAMARA
Placed Calendr,First Reading

May 31 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Higher Education
Jun 08 Cal 2nd Rdgng Short Debate
Jun 09 Added As A Joint Sponsor RONAN
Jun 14 Added As A Joint Sponsor KUBIK

Jun 08 Do Pass/Short Debate Cal 017-000-000
Jun 09 Added As A Joint Sponsor BLACK
Jun 14 Added As A Joint Sponsor WELLER

Jul 14 Sent to the Governor

SB-1257 TOPINKA – ZITO.

Amends the School Code to provide that the State Board of Education may provide scholarships each year for nursing education. Provides for payback of scholarships for recipients who fail to fulfill the employment requirements. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Higher Education
May 01 Waive Posting Notice 7C Committee Higher Education
May 22 Added As A Joint Sponsor ZITO Motion disch comm, advc 2nd Committee discharged 049-000-000

Placed Calndr,Second Reading

May 23 Second Reading
Placed Calndr,Third Reading
May 25 Third Reading - Passed 058-000-000
May 26 Arrive House
Hse Sponsor MCNAMARA
Placed Calendr,First Reading

May 31 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Higher Education
Jun 08 Cal 2nd Rdgng Short Debate
Jun 09 Added As A Joint Sponsor RONAN
Jun 14 Added As A Joint Sponsor KUBIK

Jun 08 Do Pass/Short Debate Cal 017-000-000
Jun 09 Added As A Joint Sponsor BLACK
Jun 14 Added As A Joint Sponsor WELLER

Jul 14 Sent to the Governor
SB-1258
(Ch. 63, par. 14; Ch. 108 1/2, pars. 2-108, 2-119.01, 2-126)

Amends the Pension Code and an Act in relation to the compensation of members of the General Assembly. Provides an additional compensation of $6,000 annually for officers, committee chairmen and minority spokesmen of the General Assembly.

FISCAL NOTE (Office of the Clerk)
The General Assembly’s annual fiscal impact would be $876,000.

PENSION IMPACT NOTE
Financial impact:
Increase in accrued liability $2,566,000
Increase in total annual cost $273,000
Increase in total annual cost as a % of payroll 4.0%

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)
Deletes reference to: Ch. 108 1/2, pars. 2-108, 2-119.01 and 2-126

Deletes proposed changes to the Pension Code. Restores current law concerning additional amounts of compensation for General Assembly leadership.

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. 108 1/2, pars. 2-119.01 and 2-126
Adds reference to: Ch. 63, par. 15.1; Ch. 108 1/2, pars. 2-108, 2-110, 9-121.1 and 14-105.1

Deletes the title and everything after the enacting clause. Amends “An Act in relation to the compensation and emoluments of members of the General Assembly” and the Illinois Pension Code. Provides for a stipend for officers, committee chairmen and minority spokesmen in the following amounts: Speaker and Minority Leader of the House and President and Minority Leader of the Senate, $16,000; House Majority Leader, $13,500; assistance majority and minority leaders in the Senate $12,000; assistant majority and minority leaders in the House, $10,500; majority and minority caucus chairman in the Senate $12,000; majority and minority conference chairman in the House $10,500; chairman and minority spokesmen of committees in both the House and Senate $6,000. Provides for 2 deputy majority leaders and 2 deputy minority leaders in the House at $11,500 each. Provides for 6, rather than 3, assistant majority leaders and 5, rather than 3, assistant minority leaders in the Senate. Provides for 6, rather than 4, assistant majority leaders and assistant minority leaders in the House. Abolishes majority and minority whip positions in the House and Senate. Authorizes the annual expenditure of $47,000 rather than $35,000 by House members and $57,000 rather than $45,000 by Senators for various purposes. Authorizes the employment by each member of legislative assistants. Amends the Illinois Pension Code to increase maximum salary amounts for pension computation purposes for elected State executive officers, members of the General Assembly and certain other participants. Provides for the transfer of service credits into the General Assembly Retirement System between 1-9-90 and 2-1-91. Effective immediately. The amendatory provisions relating to stipends for officers are declared to be retroactive to January 11, 1989; provides that the changes in the Pension Code take effect January 1, 1990.
May 25  Third Reading - Passed 040-017-000
May 26  Arrive House
        Hse Sponsor MADIGAN,MJ
        Placed Calndr,First Reading
May 31  First reading
        Rfrd to Comm on Assignment
        Assigned to Personnel and Pensions
Jun 06  Fiscal Note filed
        Committee Personnel and Pensions
Jun 08  Amendment No.01
        PERS PENSION
        Adopted
        Recommended do pass as amend
        005-001-000
        Placed Calndr,Second Reading
Jun 14  Second Reading
        Placed Calndr,Third Reading
Jun 22  Third Reading - Passed 075-036-005
Jun 23  Sec. Desk Concurrence 01
Jun 26  S Nonconcns in H Amend. 01
Jun 27  Speaker’s Table, Non-concur 01
Jun 28  H Refuses to Recede Amend 01
        H Requests Conference Comm 1ST
        Hse Conference Comm Apptd 1ST/MADIGAN,MJ,
        MCIKE, GIORGI, HOFFMAN AND
        CHURCHILL
Jun 29  Sen Accede Req Conf Comm 1ST
        Sen Conference Comm Apptd 1ST/ROCK
        DEMUZIO, D'ARCO,
        KARPIEL & WEAVER,S
Jun 30  House report submitted
        House Conf. report Adopted 1ST/066-048-000
        Senate report submitted
        Senate Conf. report Adopted 1ST/037-022-000
        Both House Adoptd Conf rpt 1ST
        Passed both Houses
Jul 07  Sent to the Governor
        Governor approved
        PUBLIC ACT 86-0027  Effective date 89-07-07

SB-1259  DONAHUE.
  (Ch. 96 1/2, par. 5409)
  Amends the Illinois Oil and Gas Act to better specify the wells and holes
  over which the Department has jurisdiction.
  Apr 07 1989  First reading
  Apr 11  Assigned to Energy & Environment
  May 17  Committee discharged
  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 GOFRTH
        First reading
        Rfrd to Comm on Assignment
        Assigned to Select Comm Coal and Oil
        Resources
Jun 08  Interim Study Calendar COAL OIL
        RES

SB-1260  KEATS.
  (Ch. 111 2/3, par. 13-100)
  Amends The Public Utilities Act to make a grammar change in the short title of
  the telecommunications Article. Effective immediately.
SB-1261  TOPINKA.

(Ch. 56, par. 3.21)
Amends the Fish Code to clarify the terms of issuance of a fish importation permit.

SB-1262  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 immediately.

SB-1263  MAROVITZ.

(Ch. 111 2/3, new par. 9-218)
Amends The Public Utilities Act. Limits monthly access, customer or service fees to the amount necessary to meet specified utility costs of providing service. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, new par. 9-218
Adds reference to: Ch. 111 2/3, par. 2-102

Deletes substance of bill, as introduced. Amends Public Utilities Act to delete prohibition against a commissioner of the Illinois Commerce Commission holding another position or engaging in other employment, and permits a commissioner to engage in specified part-time activities. Makes other changes.

¹ Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 2.
Provides that the limitation on access fees applies only to water, gas and electric utilities and to fees for residential customers.

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
         030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 16  Second Reading
         Amendment No.01  ENRGY ENVRMNT  Adopted
         Placed Calndr,Third Reading
May 24  Recalled to Second Reading
         Amendment No.02  MAROVITZ  Adopted
         Placed Calndr,Third Reading
May 25  Third Reading - Lost 020-036-000

SB-1264 MAROVITZ.
(Ch. 111, new par. 4400-22.1)
Amends the Medical Practice Adt of 1987. Provides that a person applying for a license in Illinois who has been the subject of a disciplinary action in another state shall be issued a probationary license. Provides mandatory probation for drug or alcohol abuse by a licensee.

FISCAL NOTE (Dept. of Professional Regulation)
The Department feels there would be no measurable fiscal impact as the result of the implementation of this bill.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  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
         030-028-000

Secretary's Desk
May 11  Placed Calndr,Second Reading
May 15  Fiscal Note Requested-TOPINKA
May 17  Fiscal Note filed
May 18  Second Reading
         Amendment No.01  KUSTRA
         JONES  Ruled not germane
         Placed Calndr,Third Reading

SB-1265 MAROVITZ.
(New Act)
Creates the Health Care Fraud and Quackery Act. Provides that the misrepresenting of material facts, scientific terms, professional relationships or degrees, or the effect of a diagnosis or treatment constitutes health care fraud and quackery.
SB-1265—Cont.

Makes health care fraud and quackery a Class 4 felony. Makes the commission of health care fraud and quackery against a person age 60 or older aggravated health care fraud and quackery. Makes aggravated health care fraud and quackery a Class 3 felony.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary

SB-1266 MAROVITZ – RAICA.

(Ch. 73, par. 1065.59-7)

Amends the Insurance Code. Provides that each third party prescription program shall provide an annual period of at least 30 days to allow any pharmacy to elect to participate in the program. Provides that if any existing contract provision prevents a program from complying with this requirement, the program shall comply upon expiration of such contract provision.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Insurance, Pensions & License Act

SB-1267 MAROVITZ.

(Ch. 108 1/2, par. 17-116; Ch. 85, new par. 2208.13)

Amends the Chicago Teachers Article of the Pension Code to provide a new retirement formula for teachers retiring after December 31, 1989. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 1990.

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

PENSION IMPACT NOTE
Increase in accrued liability $128,821,000
Increase in total annual cost $11,786,000
Increase in total annual cost as a % of payroll 1.33%

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act

SB-1268 MAROVITZ.

(Ch. 108 1/2, par. 17-116; Ch. 85, new par. 2208.13)

Amends the Chicago Teachers Article of the Pension Code to provide a retirement formula of 2% of average salary per year of service for teachers retiring after December 31, 1989. Amends the State Mandates Act to require implementation without reimbursement.

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

PENSION IMPACT NOTE
Increase in accrued liability $85,576,000
Increase in total annual cost $9,379,000
Increase in total annual cost as a % of payroll 1.06%

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act

SB-1269 MAROVITZ.

(Ch. 111 1/2, pars. 214 and 214.1)

Amends the Radiation Protection Act to remove a person, nurse, technician, or other assistant of a person licensed under the Podiatric Medical Practice Act of 1987 from the accreditation requirement of the Act. Effective immediately.
Amends the Juvenile Court Act of 1987, the Criminal Code of 1961 and the Illinois Controlled Substances Act to provide that a minor at least 15 years of age shall be prosecuted as an adult if he is charged with delivery of a controlled substance in a public housing project. Provides for enhanced penalties for possessing certain weapons in a public housing project and for delivery of certain weapons to minors in public housing project. Provides enhanced penalties for delivering controlled substances in a public housing project.

SENATE AMENDMENT NO. 1.

Deletes all references to a public housing project and the definition of public housing project. Makes the enhanced penalties applicable in relation to offenses committed in residential property owned, operated and managed by a public housing agency.

GOVERNOR MESSAGE (Amendatory Veto Overridden 11/1/89)

Deletes reference to: Ch. 37, pars. 805-4; Ch. 38, pars. 24-1, 24-3.3

Recommends deleting amendatory changes to the Juvenile Court Act of 1987 and the Criminal Code of 1961 relating to the mandatory transfer of juveniles to adult court for the manufacture or delivery of controlled substances while in the res-
identifiable property owned, operated and managed by a public housing agency or on a public way within 1000 feet of the real property comprising the residential property owned, operated and managed by a public housing agency. Also deletes provisions relating to enhanced penalties for the unlawful use of weapons and unlawful sale or delivery of firearms on residential property owned, operated and managed by a public housing agency.

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<td>PUBLIC ACT 86-0946 Effective date 90-01-01</td>
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**SB-1271 FRIEDLAND – SCHaffer.**

*(New Act)*

Creates the Rescue Squad Districts Act. Allows creation of a district upon petition and referendum. No territory may be located in a fire protection district that provides rescue services. Provides for an appointed board of 5 members and a 0.03% tax. Rescue squad volunteers may not be compensated. Provides for annexation, disconnection, and dissolution.

**SENATE AMENDMENT NO. 1.**

Makes changes in style.

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

Changes the form of the referendum ballot to state the tax rate and that trustees and personnel serve without compensation.

**CONFERENCE COMMITTEE REPORT NO. 1.**

Recommends that the House recede from House Amendment No. 1

Recommends that the bill be amended as follows:

Increases the maximum tax rate from .03% to .20%. Provides for compensation of trustees and rescue squad personnel. Requires 24 hours (rather than 3 hours) notice of a special meeting. Changes the form of the ballot.
SB-1271—Cont.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Local Government
May 22 Motion disch comm, advc 2nd Committee discharged 047-000-001
Placed Calndr,Second Reading
May 23 Second Reading Amendment No.01 FRIEDLAND & SCHAFFER Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 058-001-000
May 30 Arrive House
Placed Calendr,First Reading
May 31 Hse Sponsor DOEDERLEIN
First reading Rfrd to Comm on Assignment
Assigned to Counties & Townships
Jun 01 Added As A Joint Sponsor KLEMM
Committee Counties & Townships
Jun 08 Recommended do pass 014-000-000
Placed Calndr,Second Reading
Jun 14 Second Reading Amendment No.01 DOEDERLEIN Adopted
Placed Calndr,Third Reading
Jun 15 Third Reading - Passed 098-011-002
Jun 16 Sec. Desk Concurrence 01
Jun 24 S Noncers in H Amend. 01
Speaker's Table, Non-concur 01
Jun 26 H Refuses to Recede Amend 01
H Requests Conference Comm IST
Hse Conference Comm Appptd IST/STECZ0, VANDUYNE, CULLERTON, DOEDERLEIN AND HALLOCK
Jun 27 Sen Accede Req Conf Comm IST
Sen Conference Comm Appptd IST/HOLMBERG DUNN,T, ZITO, SCHAFFER & FRIEDLAND
Jun 29 House report submitted
House Conf. report Adopted IST/077-028-002
Jun 30 Senate report submitted
Senate Conf. report Adopted IST/056-002-000
Both House Adoptd Conf rpt IST
Passed both Houses
Jul 25 Sent to the Governor
Sep 11 Governor approved
PUBLIC ACT 86-0916 Effective date 90-01-01

SB-1272 KUSTRA.

(Ch. 110, new par. 2-1119)
Amends the Code of Civil Procedure. Limits recovery for non-economic loss in medical malpractice actions to $250,000. Provides that the jury not be instructed as to the limit. Applies to causes of action accruing on or after the effective date. Effective immediately.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary

SB-1273 KUSTRA – JACOBS.

(Ch. 38, par. 9-1)
Amends the Criminal Code of 1961. Provides that any person over the age of 18 who is found guilty of first degree murder while engaging in drug related offenses
defined under the Illinois Controlled Substances Act or the Narcotics Profit Forfeiture Act may be sentenced to death.

SB-1274  KUSTRA – JACOBS.

(Ch. 95 1/2, pars. 6-205 and 6-206)

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall revoke the driver's license or permit of an individual who, as a driver, while operating or in actual physical control of a motor vehicle, violated various drug related offenses.

SB-1275  WELCH.

(New Act)

Creates the Accountability and Productivity Improvement in State Government Act. Requires every agency, board, commission and department to report to the General Assembly on ways to improve accountability and productivity by September 1, 1989. Effective immediately.

PENSION IMPACT NOTE
Increase in accrued liability $156,000
Increase in total annual cost $12,300
Increase in total annual cost as percent of payroll 0.18%

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 108 1/2, par. 2-121.1
Adds reference to: Ch. 108 1/2, pars. 15-155, 15-167, 15-172 and 15-184, new par. 15-167.2

Deleting all. 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.
SB-1276—Cont.

May 17  Committee discharged
Placed Calndr, Second Reading

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  Hse Sponsor WOLF
First reading  Rfrd to Comm on Assignment
Assigned to Personnel and Pensions

Jun 08  Interim Study Calendar PERS
PENSION

Oct 10  Exempt under Hse Rule 29(C)
Interim Study Calendar PERS
PENSION

Oct 18  Motion disch comm, advc 2nd
2ND RDING-2ND DAY
AND SUSPEND 37(G)
- WOLF
Interim Study Calendar PERS
PENSION

Oct 19  Committee discharged 116-000-000
Placed Calndr, Second Reading

Oct 31  Second Reading
Held on 2nd Reading

Jan 11 1990  Amendment No.01 WOLF  Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(D)/116-000-000
Third Reading - Passed 111-000-002
Sec. Desk Concurrence 01
S Concurs in H Amend. 01/054-000-000
Passed both Houses

Jan 31  Sent to the Governor

SB-1277  MAROVITZ.
(Ch. 110, par. 2-611)

Amends the Code of Civil Procedure in relation to the signature and certification of an attorney or party. Eliminates the requirement that belief must be formed after reasonable inquiry.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Judiciary

SB-1278  WELCH.
(Ch. 111 1/2, rep. par. 1018.1)

Amends the Environmental Protection Act. Eliminates the authority of the Director to order the owner or custodian of a public water supply to take remedial measures, including supplying water to those not presently being served, whenever there is a release or threat of a release of a hazardous substance into potable water. 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 15  Second Reading
Placed Calndr, Third Reading
May 25  Third Reading - Passed 059-000-000
May 26  Motion to Reconsider Vote
         Mtn Reconsider Vote - Lost
May 30  Arrive House
         Hse Sponsor KULAS
         Placed Calendr, First Reading
May 31  First reading
         Rfrd to Comm on Assignment
         Assigned to Energy Environment &
         Nat. Resource
Jun 08  Cal 2nd Rdng Short Debate
         Do Pass/Short Debate Cal 013-000-000
Jun 20  Short Debate Cal 2nd Rdng
         Cal 3rd Rdng Short Debate
Jun 21  Short Debate-3rd Passed 111-000-001
         Passed both Houses
Jul 18  Sent to the Governor
Aug 30  Governor approved
         PUBLIC ACT 86-0443 Effective date 89-08-30

SB-1279  JOYCE, JJ.
         (Ch. 8, par. 37-21)
Amends the Horse Racing Act to provide that the Racing Board may authorize
"Thoroughbred Days" or "Sulky Nights," or both.
Apr 07 1989  First reading
Apr 11     Rfrd to Comm on Assignment
         Assigned to Insurance, Pensions &
         License Act

SB-1280  JOYCE, JJ.
         (Ch. 111 1/2, par. 1040.1)
Amends the Environmental Protection Act. Allows third parties to appeal find-
ings of a county board that landfill owners or operators have complied with siting
criteria.
Apr 07 1989  First reading
Apr 11     Rfrd to Comm on Assignment
May 04     Assigned to Energy & Environment
Motion filed WEATHERS
         MOTION PLACE ON
         SECT. DESK
         Motion prevailed
         030-028-000

May 11  Placed Calndr, Second Reading
May 16  Second Reading
May 25  Placed Calndr, Third Reading
May 26  Third Reading - Passed 050-004-001
May 26  Arrive House
         Hse Sponsor CURRIE
         First reading
         Rfrd to Comm on Assignment
         Assigned to Energy Environment &
         Nat. Resource
Jun 08  Interim Study Calendar ENRGY
         ENVRMNT

SB-1281  JOYCE, JJ.
         (New Act; Ch. 127, new par. 141.252)
Creates the Illinois Environmental Protection and Resource Preservation Act.
Establishes the Illinois Environmental Protection and Resource Preservation Pro-
gram to deal with current problems in environmental protection and cleanup.
Amends the State Finance Act to create a fund, subject to appropriations by the General Assembly, for resources in addition to current federal, State and local resources to address these problems. Creates a commission to monitor such program and sets forth its duties. Also establishes the use of the financial resources deposited in the fund and requires the commission to report its progress periodically.

**FISCAL NOTE (EPA)**

Inasmuch as the programs under SB-1281 are subject to appropriation, and the revenue source is not identified, EPA cannot estimate a fiscal impact.

April 07, 1989 First reading Rfrd to Comm on Assignment
April 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 12 Fiscal Note Requested MACDONALD
May 16 Placed Calndr, Second Reading
Placed Calndr, Third Reading

**SB-1282 JOYCE,JJ.**

(Ch. 111 1/2, par. 1021.2)

Amends the Environmental Protection Act to require all beverage containers to be returnable and have a refund value of at least 5 cents, beginning July 1, 1991; requires the distributor to pay the retail dealer an additional 1¢ for each container redeemed; also imposes a 5¢ fee on the retail sale of beverages in beverage containers, to be collected by the Department of Revenue. Effective immediately.

**FISCAL NOTE (Dept. of Energy & Natural Resources)**

SB-1282 would generate a minimum of $200 million annually into the Ill. Environmental Protection and Resource Preservation Fund, plus an estimated $30-45 million annually in unredeemed bottle deposits.

**SENATE AMENDMENT NO. 2.**

Deletes the 1¢ reimbursement. Allows retailers to retain 3% of all tax as an administrative fee. Provides for recycling centers. Includes wine coolers among the affected beverages.

April 07, 1989 First reading Rfrd to Comm on Assignment
April 11 Assigned to Energy & Environment
May 11 Recommended do pass as amend
004-001-000
Placed Calndr, Second Reading
May 12 Placed Calndr, Second Reading
Fiscal Note Requested MACDONALD
May 16 Placed Calndr, Second Reading
Fiscal Note filed
May 25 Second Reading
Amendment No. 01 ENRGY ENVRMNT Tabled
Amendment No. 02 JOYCE,JJ Adopted
Placed Calndr, Third Reading
May 26 Third Reading - Lost 018-037-002

**SB-1283 WELCH.**

Makes an appropriation to the Environmental Protection Agency for wastewater compliance grants. Effective July 1, 1989.
SB-1283—Cont.

STATE DEBT IMPACT NOTE
Financing costs of SB 1283 BI appropriations are $39.5 million.

SENATE AMENDMENT NO. 1.
Adds appropriations for wastewater compliance grants to specified units of local government.

SENATE AMENDMENT NO. 2.
Increases appropriation for wastewater compliance grants to units of local government for cost overruns.

STATE DEBT IMPACT NOTE
Financing costs of SB-1283 approp. $190.0 million

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Appropriations I
May 09 State Debt Note Filed
May 12 Committee Appropriations I
May 25 Second Reading
   Amendment No.01 APPROP I Adopted
   Amendment No.02 APPROP I Adopted
May 26 Third Reading - Passed 056-000-000
May 30 Arrive House
May 31 Placed Calndr,First Readng
 Jun 01 Hse Sponsor LEVERENZ
 Jun 07 Rfrd to Comm on Assignment
 Jun 16 Assigned to Appropriations I
 Jun 12 State Debt Note Filed
 Jun 17 Committee Appropriations I
 Jun 19 Tbd pursuant Hse Rule 27D

SB-1284 DALEY,J.
(Ch. 120, par. 508a)
Amends the Revenue Act of 1939 to make a grammatical change.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 04 Recommended do pass 007-000-000
May 11 Motion filed WEAVER,S
   MOTION PLACE ON SECT. DESK
   Motion prevailed 030-028-000

May 15 Second Reading
May 24 Tabled By Sponsor

SB-1285 DALEY,J.
(Ch. 108 1/2, new pars. 2-117.3, 3-110.5, 5-234, 7-139.7, 8-226.5,
9-121.9, 14-105.7, 25-101 through 25-152; pars. 2-105, 7-109, 7-137,
9-108, 9-120, 9-121, 14-103.05, 14-131 and 22A-104; Ch. 127, par. 523)
Amends the Pension Code and the State Employees Group Insurance Act to create the Criminal Justice Retirement System, consisting of State’s Attorneys and their assistants, Public Defenders and their assistants, the Attorney General and his assistants, the State Appellate Defender and his assistants, and the attorneys in the Office of the State’s Attorneys Appellate Prosecutor. Provides for benefits and contributions at the levels applicable to judges. Provides for transfer of prior service from certain other retirement systems upon payment of the difference in contributions. Effective January 1, 1990.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

PENSION IMPACT NOTE

The total financial impact cannot be determined. Annual administrative costs would be $450,000. Net increase in total annual costs for employees currently under the State Employees' Retirement System would be $788,000. For employees under other systems paid by county employers, the Illinois Municipal and Cook County contributions cannot be estimated. To the extent that amounts contributed by non-State employers are less than the actuarially-determined costs, the differences in those amounts would be the responsibility of the State.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act

SB-1286 LUFT.

(Ch. 24, par. 11-74.4-3; Ch. 67 1/2, pars. 618, 619, 620, 621, 622, and 623 and new pars. 622.1, 622.2, and 622.3; and Ch. 111 2/3, par. 9-222)

Amends the Enterprise Zone Act, the Municipal Code and the Public Utilities Act. Changes the name of an Enterprise Zone Loan to a Special Taxing District Loan. Sets requirements for negotiation of an agreement. Establishes a technical advisory committee. Provides for project increments based on occupation and use taxes. Makes other changes.

FISCAL NOTE (Dept. of Revenue)
SB-1286 would decrease State revenues by an estimated $5.1 million in utility taxes.

SENATE AMENDMENT NO. 1.

Makes spelling changes.

April 07 1989 First reading Rfrd to Comm on Assignment
April 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 22 Fiscal Note filed Placed Calndr, Second Reading
May 23 Second Reading Amendment No. 01 LUFT Adopted Placed Calndr, Third Reading

SB-1287 JONES AND DEL VALLE.

'(Ch. 108 1/2, new par. 1-116)

Amends the General Provisions Article of the Pension Code to require that at least 25% of the new investments made by the investment authorities of the 5 State-supported retirement systems be made in obligations secured by liens or mortgages on residential realty occupied or intended for occupancy by persons of low or moderate income.

PENSION IMPACT NOTE

It is not possible to determine the financial impact of this bill. The restrictions on investments can be expected to result in less diversification which could affect long-term rates of return for the pension funds.

April 07 1989 First reading Rfrd to Comm on Assignment
April 11 Assigned to Insurance, Pensions & License Act
May 02 Pension Note Filed Committee Insurance, Pensions & License Act
Amends the Illinois Insurance Code. Authorizes the imposition of civil penalties for acts found to constitute an improper claims practice.

SENATE AMENDMENT NO. 1.
Authorizes the suspension of a company's certificate of authority for 6 months rather than 30 days. Removes authority to reduce penalties due to financial hardship on the company.

SENATE AMENDMENT NO. 2.
Provides for a $250,000, rather than a $500,000, civil penalty. Requires the Director to promulgate rules and regulations for the imposition of penalties.

Amends the Illinois Architecture Act to define the practice of interior design and provide that a person is not prohibited from the practice of interior design if that person holds a degree in interior design from a recognized school and has passed a national competency test. Effective January 1, 1990.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 111, pars. 1202, 1204 and 1207
Adds reference to: Ch. 111, pars. 1202 and 1207

Deletes everything. Amends the Architecture Act. Provides that nothing in that Act shall be deemed or construed to prevent the preparation of documents by Interior Designers used to prescribe work to be done inside buildings for non-loadbearing interior construction, furnishings, fixtures and equipment. Provides that nothing
shall prevent a registered architect from practicing interior design services, or shall require the services of an interior designer for the interior designing of a single family residence on a single lot. Effective immediately.

**HOUSE AMENDMENT NO. 1.**
Changes the language allowing architects to practice interior design.

**HOUSE AMENDMENT NO. 3.**
Deletes reference to: Ch. 111, pars. 1202 and 1207
Adds reference to: New Act; Ch. 127, par. 1904.10

Deletes everything in the bill. Creates the Environmental Health Practitioner Registration Act to govern professionals who work in the field of environmental health. Amends the Regulatory Agency Sunset Act to provide for the repeal of The Environmental Health Practitioner Registration Act, effective December 31, 1999. Effective July 1, 1990.

**HOUSE AMENDMENT NO. 4.**
Adds reference to: Ch. 111, par. 2665

Amends the Private Detective, Private Alarm and Private Security Act to provide that law enforcement officers who work as private security do not have to submit fingerprint cards.
SB-1289—Cont.

Jun 30  Senate report submitted
Senator Conf. report lost 1ST/006-035-000
S Requests Conference Cumm 2ND
Sen Conference Comm Apptd 2ND/JONES
BERMAN, SAVICKAS,
SCHUNEMAN &
FRIEDLAND

House report submitted
House Refuses to Adopt 1ST
Hse Accede Req Conf Comm 2ND
Hse Conference Comm Apptd 2ND/STECZO,
KRSKA, CULLERTON,
REGAN AND TATE

2 SB-1290  JONES.

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


PENSION IMPACT NOTE
The financial impact of SB 1290 cannot be determined. The restriction on investments can be expected to result in less diversification which could affect long-term rates of return for the pension funds.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Insurance, Pensions &
License Act
May 02  Pension Note Filed
Committee Insurance, Pensions &
License Act

SB-1291  O’DANIEL.


STATE DEBT IMPACT NOTE
Financing costs of SB 1291 BI appropriations are $0.89 million.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Appropriations I
May 09  State Debt Note Filed
Committee Appropriations I

SB-1292  BROOKINS.

(Ch. 24, par. 11-117-7)

Amends the Illinois Municipal Code with respect to the acquisition of utilities by municipalities. Specifies maximum and minimum amounts of cash consideration that a municipality may pay for a utility or part thereof.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government

SB-1293  BROOKINS – JOYCE,JJ.

(Ch. 121, new par. 307.16-1)

Amends An Act in relation to the Department of State Police. Directs the Department to create a Toxic Waste Strike Force to investigate criminal violations of the Environmental Protection Act.

Apr 07 1989  First reading  Rfrd to Comm on Assignment

2 Pension System Impact Note Act may be applicable.
Amends the State Finance Act and The School Code to revise the schedule for State aid payments. Beginning with FY90, provides for State aid payments from July through June, with 1/12th of the annual distribution to be made in a single July payment and with the remainder of the annual distribution to be made in semi-monthly payments from August through June equal to 1/24th of the annual distribution. Effective immediately.

FISCAL NOTE (State Board of Education)
SB-1294 will not result in increased appropriations. Beginning State Aid payments in July, rather than August (due to the shift in payment schedule) may result in some lost interest to the State.

Amends the Build Illinois Bond Act. Increases the bond authorization by $1.00 for wastewater projects. Effective immediately.

STATE DEBT IMPACT NOTE
SB 1295 will have no effect on Build IL authorization or debt.

SENATE AMENDMENT NO. 1.

Makes grammatical corrections.

SB-1296 HAWKINSON.
(Ch. 95 1/2, pars. 3-104, 3-106, 3-111, 3-111.1, 3-112.1, 3-118, 3-302, 3-403, 3-411, 3-602, 3-603, 3-609, 3-802, 3-806.3, 5-100, 5-101, 5-102, 5-106, 5-202, 5-301, 5-302, 5-401.2, 5-401.3, 5-403, 5-502, 5-503, 8-102, 9-102, 9-103 and 12-606; Ch. 120, par. 441)


SENATE AMENDMENT NO. 1.

Makes grammatical corrections.

SB-1297 LECHOWICZ.
(Ch. 8, par. 37-26)
Amends the Horse Racing Act to make a grammatical change.

SB-1298 DEANGELIS.
(Ch. 148, pars. 209, 214.1 and 225.1)
Amends the Religious and Charitable Risk Pooling Trust Act. Allows charitable and religious organizations to permit indemnification of officers, employees and agents. Allows reorganization of a trust fund as a reciprocal (inter-insurance exchange) with the same conditions as a reorganization into a mutual insurance company. Effective immediately.

FISCAL NOTE (Dept. of Insurance)
SB-1298 would not increase the expenditures of the Dept.

HOUSE AMENDMENT NO. 1.

Specifies the procedures for reorganization of a trust fund as a reciprocal, giving time limitations and other notice requirements.
SB-1298—Cont.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Insurance, Pensions & License Act
May 17 Committee discharged
May 18 Placed Calndr, Second Reading Fiscal Note Requested JONES
May 22 Placed Calndr, Second Reading Fiscal Note filed
May 23 Second Reading Amendment No.01 DEANGELIS & KARPIEL Ruled not germane
Placed Calndr, Third Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House Placed Calendr, First Reading
May 31 Hse Sponsor CULLERTON 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 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
Jun 14 Short Debate-3rd Passed 114-000-000
Jun 15 Sec. Desk Concurrence 01
Jun 26 S Concurs in H Amend. 01/055-001-001 Passed both Houses
Jul 25 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0847 Effective date 89-09-07

SB-1299 DEL VALLE.
(New Act)

Creates The Homeless Rehousing Assistance Act. Mandates the Department of Public Aid to contract with certain types of organizations to provide rehousing assistance services to homeless families.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive

SB-1300 DUNN,R.
(Ch. 61, par. 3.8)

Amends the Wildlife Code to prohibit the taking of wild geese from a base of standing timber (except when adjacent to an open field). Effective immediately.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Agriculture & Conservation

SB-1301 DEMUZIO – REA – HALL, SMITH AND O’DANIEL.
(Ch. 73, par. 1021; Ch. 127, par. 55, new pars. 55.50, 141.252)

Amends the Insurance Code, the Civil Administrative Code and the State Finance Act. Provides that, of the annual privilege tax paid by foreign insurance corporations for the privilege of doing business in this State, a portion shall be deposited in the Medically Underserved Counties Fund for appropriation to the Dept. of Public Health for specified purposes, including the provision of financial

1 Fiscal Note Act may be applicable.
and other assistance to rural communities located in medically underserved areas or health manpower shortage areas to help them find and implement solutions to their health care problems.

SENATE AMENDMENT NO. 1.
Provides that part of the moneys appropriated to the Department of Public Health from the Medically Underserved Counties Fund shall be used for a nursing education pilot grant program.

SENATE AMENDMENT NO. 2.
Revises the formula for distributions from the Medically Underserved Counties Fund.

April 07, 1989
First reading
Rfrd to Comm on Assignment
Apr 11
Assigned to Public Health, Welfare & Correctn
Apr 12
Added As A Co-sponsor O’DANIEL
Committee 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 24
Recalled to Second Reading
Amendment No. 02 DEMUZIO Adopted
Placed Calndr, Third Reading
May 25
Verified
Third Reading - Lost 029-026-001
Motion to Reconsider Vote
Mtn Reconsider Vote Prevail
Verified
Third Reading - Passed 031-025-000
May 26
Arrive House
Hse Sponsor PHELPS
First reading
Rfrd to Comm on Assignment
Jun 07
Assigned to Insurance
Recommended do pass 012-007-000
Jun 14
Second Reading
Placed Calndr, Third Reading
Jun 15
Added As A Joint Sponsor WOOLARD
Added As A Joint Sponsor HANNIG
Added As A Joint Sponsor HARTKE
Added As A Joint Sponsor HICKS
Verified
3d Reading Consideration PP Calendar Consideration PP.
Jun 22
Third Reading - Lost 054-048-003

SB-1302 REA – SMITH, DEMUZIO, COLLINS, VADALABENE, BROOKINS, HALL, DEL VALLE AND O’DANIEL.
(Ch. 144, pars. 1452, 1453.07 and 1460, new par. 1461)

Amends The Family Practice Residency Act. Includes nurses and other allied health care professionals within “medical students” who are eligible for scholarships, and removes the Illinois residence requirement. Requires scholarship recipients who do not fulfill their obligation to practice in a designated shortage area to pay back a sum equal to 5 (now, 3) times the amount of the annual scholarship grant for each year the recipient fails to fulfill the obligation. Requires the Department of Public Health, in conjunction with the Illinois Board of Higher Education, to establish a recruitment center for the program.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 144, pars. 1452, 1453.07 and 1460,
new par. 1461
Adds reference to: Ch. 144, new par. 1461

Deletes everything. Creates the Allied Health Care Professional Assistance Act to require the Department of Public Health to establish a program of grants and scholarships to allied health care professionals to encourage them to locate in health manpower shortage areas and to increase the number of those professionals in the State. Amends The Family Practice Residency Act to require the Department of Public Health to establish a physician recruitment center in conjunction with the Board of Higher Education.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Public Health, Welfare & Correctn
Apr 12 Added As A Co-sponsor O’DANIEL Committee Public Health, Welfare & Correctn
May 11 Recommended do pass 007-000-000
Placed Calndr,Second Reading
May 16 Second Reading
Place Calndr,Third Reading
May 25 Third Reading - Passed 058-001-000
May 26 Arrive House
Hse Sponsor TROTTER
Add As A Joint Sponsor PHELPS
First reading Rfrd to Comm on Assignment
Assigned to Human Services
Jun 01 Add As A Joint Sponsor BRUNSVOLD
Add As A Joint Sponsor DEJAEGHER
Committee Human Services
Jun 07 Do Pass/Short Debate Cal 016-000-002
Jun 14 Short Debate Cal 2nd Rdng Amendment No.01 TROTTER Adopted
Cal 3rd Rdng Short Debate
Jun 20 Short Debate-3rd Passed 096-020-001
Jun 22 Sec. Desk Concurrence 01
Jun 26 S Concurs in H Amend. 01/057-000-000
Passed both Houses
Jul 25 Sent to the Governor
Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 18 Mtn filed overrde Gov veto REA
3/5 vote required
Override Gov veto-Sen lost 031-026-000
Placed Calendar Total Veto
Oct 19 Total veto stands.

1 SB-1303 REA – DEL VALLE – SMITH, DEMUZIO AND O’DANIEL.
(Ch. 127, par. 55 and new par. 55.50)

Amends The Civil Administrative Code. Authorizes the Department of Public Health to award grants to medically underserved counties for reimbursement of family practice and obstetrical physicians’ medical malpractice insurance premiums.

SENATE AMENDMENT NO. 1.
Provides that reimbursement of physicians’ medical malpractice insurance premiums shall be limited to 50% of a physician’s premium costs (rather than to $5,000). Makes other changes.

FISCAL NOTE (Dept. of Public Health)

1 Fiscal Note Act may be applicable.
Total FY90 (6 mos.) estimated administrative costs are $25,673. Grant costs cannot be determined at this time.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Public Health, Welfare & Correctn
May 01  Added As A Joint Sponsor DEL VALLE
Committee Public Health, Welfare & Correctn
May 11  Recommended do pass 007-000-000
May 16  Second Reading  Placed Calndr,Third Reading
May 17  Added As A Joint Sponsor SMITH
Placed Calndr,Third Reading
May 24  Recalled to Second Reading  Amendment No.01  REA
Placed Calndr,Third Reading  Adopted
May 25  Third Reading - Passed 045-013-000
May 26  Arrive House  Hse Sponsor WOOLARD
Added As A Joint Sponsor TROTTER
Added As A Joint Sponsor PHELPS
First reading  Rfrd to Comm on Assignment
Assigned to Human Services
Jun 06  Added As A Joint Sponsor MULCAHEY
Added As A Joint Sponsor HOMER
Committee Human Services
Jun 07  Recommended do pass 013-004-001
Jun 15  Placed Calndr,Second Reading  Fiscal Note filed
Second Reading  Placed Calndr,Third Reading
Jun 20  Third Reading - Passed 113-000-002
Passed both Houses
Jul 18  Sent to the Governor
Sep 07  Governor vetoed
Placed Calendar Total Veto
Oct 19  Total veto stands.

1 SB-1304  REA, O’DANIEL, VADALABENE AND DEMUZIO.
   (Ch. 127, par. 55 and new par. 55.50)

Amends the Civil Administrative Code. Requires the Department of Public Health to award income supplements to nurses employed in hospitals and nursing homes in Illinois communities of 50,000 or fewer inhabitants.

SENATE AMENDMENT NO. 1.

Deletes everything. Provides that the Dept. of Public Health shall implement a pilot program for FY91 to give one-time stipends to nurses who located in “medically underserved areas” as defined by the federal Department of Health and Human Services.

FISCAL NOTE (Dept. of Public Health)
Administrative costs are estimated at $25,673 for FY90. FY91 costs cannot be determined at this time.

GOVERNOR MESSAGE

Recommends deleting everything and adding the following: requiring the Department of Public Health to study what incentives might be necessary to attract nurses to medically underserved areas; and permitting the Department to implement a “nurse incentive program”, subject to available appropriations.

1 Fiscal Note Act may be applicable.
### SB-1304—Cont.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
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<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 Public Health, Welfare &amp; Correctn</td>
</tr>
<tr>
<td>May 11</td>
<td>Placed Calndr, Second Reading</td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Recalled to Second Reading Amendment No. 01 REA. Adopted</td>
</tr>
<tr>
<td>May 25</td>
<td>Third Reading - Passed 059-000-000</td>
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</tbody>
</table>

**SB-1305 SEVERNS – HALL – REA – BROOKINS – SMITH, COLLINS, DEMUZIO AND O’DANIEL.**

(Ch. 120, par. 5-509, new pars. 5-516 and 5-517; Ch. 127, par. 55, new pars. 55.50 and 141.253)

Amends the Income Tax Act, the Civil Administrative Code and the State Finance Act. Authorizes a State income taxpayer to designate $10 of a refund to go to the Community Health Center Care Fund, created in the State treasury. Monies in the fund may be appropriated to the Department of Public Health to provide financial assistance to community health centers.

**FISCAL NOTE (Dept. of Public Health)**
- Total FY90 cost (6 mos.) is $20,513.

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

- Adds reference to: Ch. 38, par. 1005-9-1.2; Ch. 56 1/2, pars. 710.2, 1413 and 1655.2; Ch. 61, par. 403; Ch. 111 1/2, new par. 6351.8, pars. 6353-4, 6354-1 and 6902; Ch. 120, pars. 5-507, 5-509 and 5-510; Ch. 127, par. 141.119 and 2652

Amends the Illinois Non-Game Wildlife Protection Act, the Alzheimer’s Disease Research Act, the Illinois Income Tax Act and the Heritage Preservation Act to remove the provision that checkoff contributions to the Illinois Non-Game Wildlife Conservation Fund, the Alzheimer’s Disease Research Fund, the Child Abuse Prevention Fund and the Heritage Preservation Fund can only be made from an income tax refund due to the taxpayer. Allows contributions of $1 or more by either reducing the income tax refund or increasing the income tax due. Amends the Illinois Alcoholism and Other Drug Dependency Act, the Illinois Income Tax Act and
numerous other Acts to change the name of the Juvenile Drug Abuse Fund to the Youth Drug Abuse Prevention Fund and to create an income tax checkoff for contributions thereto. Effective immediately and applicable to taxable years ending on or after December 31, 1989.

HOUSE AMENDMENT NO. 3. (House recedes June 30, 1989)
Provides that assistance shall go to migrant and community health centers established under the Public Health Service Act rather than those under the Rural Health Clinic Services Act.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-ams 1 and 3.

Deletes reference to: Ch. 120, par. 5-509; new pars. 5-516 and 5-517; Ch. 127, par. 55; and new pars. 55.50 and 141.253
Adds reference to: Ch. 120, par. 510, new par. 5-507A; Ch. 127, par. 55 and 141.255; new par. 55.50

Deletes everything. Amends the Income Tax Act, the Civil Administrative Code and the State Finance Act to provide for an income tax check-off for a Community Health Center Care Fund to provide financial assistance to migrant and community health centers. Effective immediately.

GOVERNOR MESSAGE

Recommends allowing income tax checkoff contributions to Community Health Center Care Fund in any amount regardless of whether or not the taxpayer is receiving a refund. Also provides that, if the amount of the contribution is not covered by the taxpayer, the contribution is reduced accordingly.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
Apr 12 Added As A Co-sponsor O’DANIEL Committee Revenue
May 11 Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 25 Third Reading - Passed 054-004-001
May 26 Arrive House
Hse Sponsor TROTTER First reading Rfrd to Comm on Assignment
Assigned to Revenue
Jun 07 Cal 2nd Rdng Short Debate Do Pass/Short Debate Cal 013-000-000
Jun 15 Cal 2nd Rdng Short Debate Fiscal Note filed
Jun 20 Short Debate Cal 2nd Rdng
Amendment No.01 WELLER 104-001-001
Amendment No.02 TROTTER
Amendment No.03 TROTTER
Cal 3rd Rdng Short Debate
Jun 23 Short Debate-3rd Passed 114-000-000
Jun 24 Sec. Desk Concurrence 01,03
Jun 26 S Noncncrs in H Amend. 01,03
Jun 27 Speaker’s Table, Non-concur 01,03
H Refuses to Recede Amend 01,03
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/TROTTER, KEANE, CURRIE, CHURCHILL AND FREDERICK, VF

Jun 28 Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/SEVERNS O’DANIEL, NETSCH, RIGNEY & WOODYARD
SB-1306  REA, VADALABENE, DEMUZIO AND O'DANIEL.

/New Act/

Creates the Rural Health Care Services Improvement Act. Allows counties to form regions to provide rural ambulance services under the supervision of Rural Ambulance System Advisory Boards. Authorizes the Department of Public Health to issue grants to assist counties in providing regional rural ambulance service.

FISCAL NOTE (Dept. of Public Health)
Due to a lack of data, a specific estimate cannot be determined. Similar legislation during the 85th G.A. sought $200,000 for the program.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Public Health, Welfare & Correctn
Apr 12  Added As A Co-sponsor O'DANIEL Committee Public Health, Welfare & Correctn
May 11  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 PHELPS
        Added As A Joint Sponsor WOOLARD
        Added As A Joint Sponsor TROTTER
        First reading  Rfrd to Comm on Assignment
        Assigned to Human Services
Jun 01  Added As A Joint Sponsor EDLEY Committee Human Services
Jun 07  Do Pass/Short Debate Cal 018-000-001
Jun 13  Fiscal Note Requested MCCRACKEN
        Cal 2nd Rdg Short Debate
Jun 14  Fiscal Note filed
        Short Debate Cal 2nd Rdg
        Held 2nd Rdg-Short Debate
Jun 15  Cal 3rd Rdng Short Debate

1 Fiscal Note Act may be applicable.
SB-1306—Cont.

Jun 20  Short Debate-3rd Passed 113-000-001
Passed both Houses

Jul 18  Sent to the Governor

Sep 07  Governor vetoed
Placed Calendar Total Veto

Oct 19  Total veto stands.

SB-1307  DEL VALLE - REA, DEMUZIO, SMITH, HALL, BROOKINS AND O’DANIEL.

(Ch. 127, par. 55 and new par. 55.50)

Amends the Civil Administrative Code. Requires the Department of Public Health to award grants to nursing students for payment of education-financing loans upon condition of post-graduation employment in medically underserved areas of Illinois. Effective July 1, 1990.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Public Health, Welfare & Correcttn

Apr 12  Added As A Joint Sponsor REA
Added As A Co-sponsor O’DANIEL
Committee Public Health, Welfare & Correcttn

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 TROTTER
Added As A Joint Sponsor WOOLARD
First reading  Rfrd to Comm on Assignment
Assigned to Human Services

Jun 06  Added As A Joint Sponsor HOMER
Committee Human Services
Jun 07  Do Pass/Short Debate Cal 018-000-001

Jun 13  Cal 2nd Rdng Short Debate
Fiscal Note Requested MCCracken

Jun 14  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jul 14  Sent to the Governor

Sep 07  Governor vetoed
Placed Calendar Total Veto

Oct 19  Total veto stands.

SB-1308  WELCH.

(Ch. 67 1/2, par. 403.15)

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to provide that beginning January 1, 1990, prescription drugs for post-cataract surgery, treatment of glaucoma or ulcers and diabetes testing equipment and materials are covered under the Act.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Revenue

1 Fiscal Note Act may be applicable.
SB-1309 NETSCH – KUSTRA.

(New Act; Ch. 37, par. 72.42 and rep. par. 72.42-1; Ch. 102, par. 42; Ch. 127, par. 604A-101)

Creates the Judicial Vacancy Merit Selection Act. Amends the Open Meetings Act, the Governmental Ethics Act, and the Act relating to vacancies in the office of judge. Provides for judicial vacancies to be filled by the Supreme Court from nominees submitted by judicial nominating commissions. A judicial nominating commission is created in each judicial district and circuit with lawyer members appointed by the Supreme Court and non-lawyer members appointed 1/2 by the Governor and 1/2 by the highest State official of the opposite political party. The commissions are not subject to the Open Meetings Act. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11        Assigned to Executive

SB-1310 DUNN,T - WOODWARD – JOYCE,JJ.

(Ch. 43, par. 118; Ch. 127 par. 144.20)

Amends The Liquor Control Act and The State Finance Act to provide for a credit to liquor licensees to be applied against their license fees for the following year. Such credit is to be computed from the balance remaining in the Dram Shop Fund in the State Treasury on June 30 of such year.

SENATE AMENDMENT NO. 1.
Provides that the credit to liquor licensees does not begin until June 30, 1990 and only the balance of the Dram Shop Fund over $5,000,000 may be credited.

SENATE AMENDMENT NO. 2.
Corrects error of omission. No substantive change.
Amends The Liquor Control Act of 1934 to impose penalties on retailers who sell alcoholic liquor meant for distribution in another state. Also requires that the commission file a complaint with the State's Attorney or other law enforcement officials when receiving information that a person is violating the Act by not having a license.

**SENATE AMENDMENT NO. 1.**
Amends the Liquor Control Act to require all alcohol liquor licensees to retain original invoices on the licensed premises for 90 days after making a liquor purchase. Provides for notification by the State Commission to the Dept. of Revenue when any person is engaged in business as a manufacturer, distributor or retailer of liquor without having a valid license.

**HOUSE AMENDMENT NO. 1.**
Adds reference to: Ch. 43, pars. 95.12, 115, 123 and 130

Amends The Liquor Control Act of 1934 to delete provision permitting a manufacturer, distributor or importing distributor to furnish to a retail licensee coasters or trays for use in the retail establishment, to exempt liquor sold in State park facilities from certain restrictions, and to change the provisions of the Act pertaining to winemakers.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<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 Insurance, Pensions &amp; License Act</td>
</tr>
<tr>
<td>May 04</td>
<td>Recommended do pass as amend 005-000-000 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 15</td>
<td>Second Reading Amendment No. 01 INS PEN LIC Adopted</td>
</tr>
<tr>
<td>May 25</td>
<td>Third Reading - Passed 057-001-001</td>
</tr>
<tr>
<td>May 26</td>
<td>Arrive House Hse Sponsor GRANBERG First reading Rfrd to Comm on Assignment Assigned to Registration and Regulation Do Pass/Short Debate Cal 019-000-000</td>
</tr>
<tr>
<td>Jun 08</td>
<td>Cal 2nd Rdng Short Debate</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Short Debate Cal 2nd Rdng</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Cal 3rd Rdng Short Debate Added As A Joint Sponsor WOJCIK Mtn Prev-Recall 2nd Reading Amendment No. 01 GRANBERG Adopted Amendment No. 02 MAUTINO Withdrawn</td>
</tr>
<tr>
<td>Jun 22</td>
<td>Sec. Desk Concurrence 01</td>
</tr>
<tr>
<td>Jun 26</td>
<td>S Concurs in H Amend. 01/050-006-000 Passed both Houses</td>
</tr>
<tr>
<td>Jul 24</td>
<td>Sent to the Governor</td>
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<tr>
<td>Aug 30</td>
<td>Governor approved PUBLIC ACT 86-0445 Effective date 90-01-01</td>
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**SB-1312 NETSCH.**
(Ch. 63, title of Act preceding par. 171, pars. 172, 173, 174, 175, 176,
Attorney General, 177, 178, 179 and 180, and new par. 181.1.)
Amends the Lobbyist Registration Act. Expands the Act to include lobbying for
or against administrative actions of an executive agency. Excepts persons who re-
ceive only expense reimbursements under $500 per year. Requires disclosure of
known positions on general matters. Requires quarterly reporting. Sets categories
and requirements for reports. Prohibits certain State officers and employees from
lobbying for one year after leaving State office or employment. Revises penalties.
Allows units of local government and school districts to adopt similar lobbyist regu-
lations. Effective 90 days after becoming law.

SB-1313  MAROVITZ.
(New Act)
Creates the Uniform Health-Care Information Act. Provides standards for dis-
closure of health-care information both with and without patient’s authorization,
examination and copying of patient’s records and correction and amendment of re-
cords. Provides for civil remedies and criminal penalties for violations of Act.

SENATE AMENDMENT NO. 1.
Deletes provisions for civil remedies and criminal penalties for violations of the
Act. Deletes legislative findings. Changes the time periods allowed for replying to
requests, making corrections and valid authorization. Repeals Sections from the
Code of Civil Procedure.

SB-1314  ZITO.
(Ch. 40, par. 502)
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a clarifying
change.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 40, par. 502
Adds reference to: Ch. 40, par. 607

Deletes everything. Amends the Marriage and Dissolution of Marriage Act to
permit a sibling of a child to petition for visitation with the child. Effective
immediately.
Amends the Criminal Code of 1961. Changes the penalties for aggravated battery. Creates the offense of aggravated battery with a firearm. Penalty is a Class X felony.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 1005-5-3

Amends the Unified Code of Corrections. Makes aggravated battery with a firearm a nonprobationable offense. Changes penalty for aggravated battery with a firearm from a Class X to a Class 1 felony. Provides that aggravated battery with a firearm has a penalty of not less than 4 years and no more than 40 years. Defines firearm.

HOUSE AMENDMENT NO. 1.

Provides that aggravated battery with a firearm is a Class X felony.

CORRECTIONAL NOTE

The increased length in stay would result in total additional inmate costs the first year of $27.0 thousand and total $5,465.3 over five years. The increased length in stay would also require an additional 146 beds over five years at a construction cost of $9,928.9 thousand.

HOUSE AMENDMENT NO. 2.

Excepts from definition of aggravated battery a battery committed by using a firearm which is discharged.

HOUSE AMENDMENT NO. 3.

Changes maximum sentence for aggravated battery where great bodily harm or permanent disability or disfigurement occurs or where the defendant uses a deadly weapon other than a firearm to 30 years imprisonment.
SB-1315—Cont.

Jun 01—Cont. Added As A Joint Sponsor TERZICH
Added As A Joint Sponsor KULAS
Committee Judiciary II

Jun 08
Placed Calndr, Second Reading

Jun 14
Second Reading
Amendment No. 01
PETKA
Adopted
Correctional Note Requested AS
AMENDED -
CULLERTON

Held on 2nd Reading

Jun 16
Correctional Note Filed AS
AMENDED

Held on 2nd Reading

Jun 20
Amendment No. 02
PETKA
Adopted

Placed Calndr, Third Reading

Jun 23
Amendment No. 03
Mtn Prev-Recall 2nd Reading
PETKA
Adopted

Tabled House Rule 37(G)

SB-1316 D’ARCO — TOPINKA.

(Ch. 127, pars. 133c1, 133c2, 133c3, 133c5 and 133c6, new pars. 133c.01, 133c.02, 133c.3.1, 133c.3.2, 133c7, 133c8, 133c9, 133c10 and 133c11 and rep. par. 133c4)

Amends the Aboriginal Records and Antiquities Act. Changes the Act’s focus to protection of archaeological and paleontological resources. Places control of archaeological exploration of State lands within the Historic Preservation Agency. Authorizes promulgation of necessary rules, issuance of permits and increased penalties for violators.

Apr 07 1989
First reading
Rfrd to Comm on Assignment

Apr 11
Added As A Joint Sponsor TOPINKA
Assigned to Executive

Committee 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 Reading

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 GIORGI
First reading
Rfrd to Comm on Assignment
Assigned to Energy Environment &
Nat. Resource

Jun 09
Tbld pursuant Hse Rule 27D

SB-1317 MADIGAN, PHILIP, WEAVER, S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 95 1/2, pars. 801, 802.01, 804, 806, and 1205-1; and P.A. 85-183, Sec. 14-1)

Amends the All-terrain Vehicle Safety Act and the Cycle Rider Safety Training Act. Provides that a person 10 years of age and less than 16 (rather than 12) years of age may operate an all-terrain vehicle or off-highway motorcycle only under direct parental control or direct control of a person 18 years of age or more designated
by a parent. Eliminates the requirement that the Department of Transportation provide safety training. Makes the All-terrain Vehicle Safety Act effective upon this amendatory Act of 1989 becoming law. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Transportation

SB-1318 WOODYARD – RIGNEY, PHILIP, WEAVER,S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 85, par 616; Ch. 120, pars. 484a, 489, 561, 562, 563, 610.1, 629a and 645a; Ch. 122, par. 2-3.84)

Amends the State Revenue Sharing Act to change the revenue sharing formula for determining amounts to be received by divided, disconnected or annexed taxing districts from a number of residents basis to a comparative current equalized assessed valuation basis. Also amends the Revenue Act of 1939 to provide that the Department of Revenue may provide for the maximum time that persons who have passed the supervisor of assessments and board of review exams may remain eligible for those offices after passing the exam; changes the dates for railroad reports to the Department. Makes other changes. Also amends the Revenue Act of 1939 and The School Code to remove the Department of Revenue from the process of the calculation of State aid to public schools. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 85, par 616; Ch. 120, pars. 484a, 489, 561, 562, 563, 610.1, 629a and 645a; Ch. 122, par. 2-3.84
Adds reference to: Ch. 120, pars. 453.2 and 453.32

Deletes everything. Amends the Cigarette Tax Act and the Cigarette Use Tax Act to increase those taxes by an additional 2 1/2 mills per cigarette. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 17 Committee discharged
May 25 Second Reading
Amendment No. 01 PHILIP Adopted
Placed Calndr,Third Reading

SB-1319 ETHEREDGE, PHILIP, WEAVER,S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 96 1/2, par. 7403; Ch. 127, new par. 780.17)

Amends an Act in relation to natural resources and the Capital Development Board Act. Requires the Department of Energy and Natural Resources to cooperate with the Capital Development Board in the development, design, management and monitoring of energy conservation programs for State owned and operated facilities. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Energy & Environment
May 22 Motion disch comm, advc 2nd
Mtn discharge comm lost 028-019-003
Committee Energy & Environment

SB-1320 JACOBS AND WEAVER,S.

(Ch. 43, par. 303)

Amends the Beer Industry Fair Dealing Act to prohibit wholesalers and brewers from having agreements not complying with the statute regarding termination of contracts. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Insurance, Pensions & License Act
SB-1321  JACOBS.
(Ch. 43, par. 123)

Amends The Liquor Control Act of 1934 to delete provision permitting a manufacturer, distributor or importing distributor to furnish to a retail licensee coasters or trays for use in the retail establishment.

SB-1322  RIGNEY - WOODYARD, PHILIP, WEAVER, S, DAVIDSON, SCHAFFER AND DEANGELIS.
(Ch. 43, par. 120a; Ch. 73, new pars. 1065.52-1 and 1065.59-61a; Ch. 110, par. 8-401; Ch 116, pars. 36, 37 and 38; Ch. 120, pars. 5-506, 11-1101, 11-1103, 11-1108, 11-1109, 15-1501, 444a, 444f, 452 and 2167)

Amends The Liquor Control Act and the Insurance Code to provide for license penalties for persons who do not pay their taxes if collectible by the State. Amends the Code of Civil Procedure and the Act relating to reproduction of public records to provide for the use of processes which accurately reproduce or form a durable medium for reproducing an original record. Amends the Illinois Income Tax Act and Retailers' Occupation Tax Act to redefine “person” to include officers, agents and employees of business entities and to subject them to criminal penalties for
criminal violations of those Acts. Also amends those Acts and the Cannabis and Controlled Substances Tax Act to revise the provision relating to liens for taxes under those Acts. Also deletes the tie-in for income taxes of other States for provision of information relating to Illinois income tax. Also amends those Acts to change certain notice of lien-filing procedures, including increasing from 5 years to 20 years the period during which liens may be foreclosed after filing of notice under the Illinois Income Tax Act. Effective immediately.

HOUSE AMENDMENT NO. 1. (House recedes November 2, 1989)
Deletes reference to: (Ch. 110, par. 8-401; Ch. 116, pars. 36, 37, 38; Ch. 120, par. 11-1108)
Removes the changes to the Code of Civil Procedure and public records on film Act. Also eliminates the extension from 5 to 20 years on the limitation for foreclosing on real property for delinquent income tax.

HOUSE AMENDMENT NO. 3. (House recedes November 2, 1989)
Adds reference to: Ch. 120, pars. 9-905, and 9-911
Amends the Illinois Income Tax Act to revise certain limitation provisions to exclude State changes required to be reported.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House recede from H-ams 1 and 3.
Deletes reference to: (Ch. 43, par. 120a; Ch. 73, new pars. 1065.52-1 and 1065.59-61a; Ch. 120, pars. 5-506, 9-905, 9-911, 11-1101, 11-1103, 11-1109, 15-1501, 444a, 444f, 452 and 2167)
Adds reference to: (Ch. 34, par. 409.18; Ch. 85, pars. 611 and 616; Ch. 111 2/3, par. 663; Ch. 120, pars. 8-804, 9-902, 15-1501, 439.3, 439.9, 439.10b, 439.39, 439.40b, 439.109, 439.120.1, 441, 442, 444j, 445d, 467.18, 470 and 643; Ch. 127, par. 142z-17)
Deletes everything. Amends the State Revenue Sharing Act, the Downstate Public Transportation Act, the Illinois Income Tax Act, the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Gas Revenue Tax Act, the Public Utilities Revenue Act, the Revenue Act of 1939, the State Finance Act, and the County Motor Fuel Tax Law. Makes payments into the Metro-East Public Transportation Fund a fraction of 80% (now, 100%) of the net revenue realized in Metro-East counties after January 1, 1990. Makes changes in the Use Tax exemption for the use in this State of a motor vehicle sold here to a nonresident. Requires the Department of Revenue to notify (rather than certify to) the Treasurer and Comptroller of the Net State Sales Tax Increment and Net State Utility Tax Increment. Provides that 3% of the increase shall be appropriated from the Special Tax Increment Fund to the Department of Revenue to cover its costs in connection therewith. Provides that distributions from the Local Government Distributive Fund as provided in the State Revenue Sharing Act shall be subject to appropriation. Makes other changes.
SB-1323  MADIGAN, PHILIP, WEAVER,S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 43, par. 130; Ch. 127, par. 2706; rep. pars. 2707, 2707.1, 2708, 2709 and 2710)

Amends Historic Preservation Agency Act and Liquor Control Act. Permits sale of alcoholic liquors at facilities under jurisdiction of the Historic Preservation Agency provided certain named conditions are met. Amends the Historic Preservation Agency Act to clarify historical sites, memorials and other properties over which the Agency has jurisdiction. Repeals certain Sections to combine in one Section such sites and properties.

SENATE AMENDMENT NO. 1.

Adds provision permitting sale of alcoholic liquor at facilities under control of the Historic Preservation Agency from 11 A.M. to 12 midnight only if the facility has lodging accommodations or restaurant facilities and a consent to the issuance of license to sell alcohol has been given by such Agency.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Executive
May 01  Waive Posting Notice 7C  Committee Executive
May 17  Committee discharged
May 18  Placed Calndr,Second Reading
May 18  Amendment No.01 MADIGAN Adopted
May 25  Placed Calndr,Third Reading
May 25  Third Reading - Passed 057-001-001
SB-1324  KARPIEL, PHILIP, WEAVER, S, DAVIDSON, SCHAEFFER AND DEANGELIS.

(Ch. 111 1/2, pars. 3211, 3212 and 3214)

Amends The Boiler and Pressure Vessel Safety Act. Removes the provision allowing a report bearing on the construction, installation, condition and operation of a nuclear reactor in lieu of an annual inspection of such reactor. Increases the Inspection certificate fee and the annual statement filing fee. Also increases inspection fees.

FISCAL NOTE (State Fire Marshal)
The increase in fees would enable OSFM to ultimately employ additional boiler inspectors.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, par. 3211.

Deletes provisions governing the inspection of boilers and pressure vessels.

Fiscal Note Requested MCCCRACKEN
Fiscal Note filed
Amends the Illinois Vehicle Code. Alters the definition of truck. Also 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 posted maximum weight limit.

HOUSE AMENDMENT NO. 2.

Add reference to: Ch. 95 1/2, pars. 1-211, 3-405.1, 3-501.1, 3-806.1, 15-111

Amends the Vehicle Code. Defines classic vehicle. Provides for personalized license plates for classic vehicles. Provides for the return of vanity or personalized license plates. Provides for special classic vehicle registration plates to be issued by the Secretary of State beginning July 1, 1990. Provides for an additional fee for personalized plates for classic vehicles.

HOUSE AMENDMENT NO. 3.

Add reference to: Ch. 38, pars. 1005-6-1, 1005-9-1

Amends the Unified Code of Corrections to provide that supervision shall not be imposed for certain size, weight and load violations of the Vehicle Code. Also, exempts the fines for such violations from consideration of the financial resources of the offender. Adds immediate effective date.

HOUSE AMENDMENT NO. 4.

Add reference to: Ch. 95 1/2, pars. 801, 802.01, 804, 806, 1205-1

Deletes all-terrain vehicles and off-highway motorcycles from the Cycle Rider Safety Training Act. Changes the effective date of the All-Terrain Vehicle Act, PA85-183, from October 1, 1989 to an immediate effective date.

HOUSE AMENDMENT NO. 5.

Add reference to: Ch. 95 1/2, par. 6-305

Amends the Vehicle Code to provide that auto rental firms may charge optional airport access fees.

HOUSE AMENDMENT NO. 6.

Add reference to: Ch. 95 1/2, par. 313-8

Amends the Boat Registration and Safety Act to make registration information public records.
Amends the Public Aid Code and the Health Finance Reform Act. Removes obsolete references to the Department of Public Aid Legislative Advisory Committee and to emergency rules to be adopted by the Department by January 1, 1985.

Amends the Municipal Code, Vehicle Code and The Highway Code. Requires wheelchair ramps at crosswalks to conform to standards adopted by the Capital Development Board. Provides that vehicles with 3 or more axles built prior to 1980 are not required to have front wheel brakes. Requires second division vehicles weighing more than 8,000 pounds pulling trailers to obtain safety certificates and provides for on premises inspections of vehicles owned by licensed truck safety inspectors. Provides for nonscheduled inspections of school buses and buses registered as charitable vehicles and if not in compliance, requires that they be taken out of service and retested at a later date. If such vehicle is operated during such out of service, the penalty is a Class 3 felony. Also designates motor vehicles which transport boats as specialized equipment. Adds a provision to The Vehicle Code stating that the Department of Transportation has coequal power with road district commissioners to restrict use of highways. Also provides that certain roads improved by a municipality with motor fuel tax funds be part of the municipal street system. Effective immediately.

SENATE AMENDMENT NO. 1.
Provides an exemption from safety tests or certificates in safety for second division vehicles registered for a gross weight of 8,000 pounds or less. Requires second...
division vehicles when pulling a trailer, semi-trailer or pole trailer having a gross weight of, or registered for a gross weight of more than, 8,000 pounds to take such tests.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11      Assigned to Transportation
May 17     Committee discharged

May 18  Second Reading  Amendment No.01  WATSON  Adopted
May 25  Third Reading - Passed 058-000-001
May 26  Arrive House  Hse Sponsor PARCELLS
         First reading  Rfrd to Comm on Assignment
         Assigned to Transportation and Motor Vehicles
Jun 07  Do Pass/Short Debate Cal 024-000-000
Jun 13  Short Debate Cal 2nd Rdng
Jun 16  Short Debate-3rd Passed 104-000-000
       Passed both Houses
Jul 14  Sent to the Governor
Aug 30  Governor approved
       PUBLIC ACT 86-0447  Effective date 89-08-30

SB-1328  SCHAFFER, PHILIP, WEAVER,S, DAVIDSON AND DEANGELIS.
(Ch. 91 1/2, par. 705; Ch. 127, new pars. 141.250 and 142z-20)
Amends the Guardianship and Advocacy Act to provide that the Guardianship and Advocacy Commission may not charge fees for guardianship services given unless the ward is given notice of the request for fees filed with the probate court and the court approves the amount of fees to be assessed. Provides that the Commission, as trustee, may accept, hold and dispose of private funds and property given to the Commission. Amends the State Finance Act to create the Guardianship and Advocacy Fund in the State Treasury. Provides that fees or other monies received by the Commission incident to provision of legal or guardianship services shall be paid into that Fund, and that appropriations for improvement or development of legal or guardianship services or for expenses incurred in administering Human Rights Authority, Legal Advocacy Service and Office of State Guardian are payable from that Fund.

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  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  Do Pass/Consent Calendar 019-000-000
Jun 13  Consent Calendar, 2nd Reading
Jun 15  Consent Caldr Order 3rd Read Pass 113-000-000
       Passed both Houses
Jul 14  Sent to the Governor
Amends the Controlled Substances Act. Provides that propylhexedrine is included in Schedule V of controlled substances, except for certain preparations containing propylhexedrine which may be lawfully sold without a prescription. Amends the Hospital Licensing Act. Provides that the definition of "hospital" does not include a person or facility required to be licensed under the Alcoholism and Other Drug Dependency Act. Amends the Alcoholism and Other Drug Dependency Act. Provides that, with a specified exception, no person or facility licensed under that Act shall be required to be licensed under the Hospital Licensing Act. Defines "satellite facility" and exempts government facilities and satellite facilities from Department of Alcoholism and Substance Abuse licensing fees. Provides that an addict or alcoholic convicted of driving under the influence or other specified offenses may not elect treatment as a condition of probation under a Department-designated program. Provides that no person shall be placed under the supervision of a Department-designated program before a judgment of conviction is entered. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that persons charged with crimes may elect treatment and shall be advised that such election may be a condition of probation.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary
May 22 Motion disch comm, advc 2nd Committee discharged 034-003-000
May 23 Second Reading Placed Calndr,Second Reading
Placed Calndr,Third Reading
May 26 Third Reading - Passed 059-000-000
May 30 Arrive House Hse Sponsor DIDRICKSON
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 08 Do Pass/Short Debate Cal 016-000-000
Jun 14 Cal 2nd Rdnng Short Debate Short Debate Cal 2nd Rdnng
Amendment No.01 DIDRICKSON Adopted
Jun 15 Cal 3rd Rdnng Short Debate
Jun 16 Short Debate-3rd Passed 108-000-000
Jun 20 Sec. Desk Concurrence 01
Jun 28 S Concurs in H Amend. 01/057-000-000
Passed both Houses
Jul 25 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0848 Effective date 89-09-07

SB-1330 KEATS — PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 95 1/2, par. 15-112)

Amends the Illinois Vehicle Code. Provides that the Department of Transportation may, at the direction of a State Police officer, erect portable regulatory signs on any highway directing second division vehicles to a portable scale.
HOUSE AMENDMENT NO. 1.
Adds immediate effective date.

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<td>PUBLIC ACT 86-0849 Effective date 89-09-07</td>
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SB-1331
BARKHAUSEN – MAHAR, HAWKINSON, MAROVITZ, LECHOWICZ, DEGNAN, PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 38, new par. 26.2-1; Ch. 122, new pars. 10-21.10 and 34-18.9)

Amends the Criminal Code of 1961. Makes it a Class A misdemeanor (and a Class 4 felony for succeeding offenses) for students or persons on school property without permission to use or possess pocket pagers, subject to an affirmative defense exception for students based on prior authorization. Also amends The School Code to ban unauthorized student use or possession of pagers on school property, and provides for school imposed discipline or sanctions for student violations. Effective immediately.

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<td>Motn discharge comm lost 027-019-002</td>
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<td>Committee Judiciary</td>
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SB-1332
WATSON – MAHAR, HAWKINSON, BARKHAUSEN, MAROVITZ, LECHOWICZ, DEGNAN, PHILIP, WEAVERS, DAVIDSON, SCHAFFER AND DEANGELIS.

(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. Provides for disposition of fines and for forfeiture of certain property related to steroid offenses. Provides for civil remedies for certain violations. Contains other provisions.
FISCAL NOTE (Dept. of Alcoholism and Substance Abuse)
The Department of Alcoholism and Substance Abuse estimates that the fiscal impact of implementing HB 1332 will be approximately $200,000.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, par. 6354-1

Deletes all. Restores contents of original bill with changes in penalties and numerous other changes. Amends the Alcoholism and Other Drug Dependency Act. Provides that the Department of Alcoholism and Substance Abuse shall provide training in the recognition of symptoms and side-effects of anabolic steroid abuse to specified groups of persons. Provides that training shall include information concerning education and referral of anabolic steroid abusers.

May 01 Added As A Joint Sponsor MAHAR Committee Public Health, Welfare & Correcttn

May 22 Motion disch comm, advc 2nd Committee discharged 044-004-000

May 23 Fiscal Note Requested WELCH

May 24 Fiscal Note filed

May 25 Second Reading Amendment No.01 WATSON NETSCH, MAHAR & ETHEREDGE Adopted

May 26 Third Reading - Passed 056-000-000

Jun 01 Recommended do pass 009-000-004

Jun 08 Placed Calndr,Second Reading

Jun 14 Held on 2nd Reading

Jun 23 Tabled House Rule 37(G)

Amends The School Code. Requires all school districts to prohibit the use of any tobacco on school property whenever such property is being used for any school purpose.

SENATE AMENDMENT NO. 1.

Authorizes school boards to exempt from the tobacco prohibition designated outdoor spectator areas of school property during scheduled interscholastic or spectator events and an area within a school building for use by school personnel.

SB-1333 KUSTRA - MAHAR, BARKHAUSEN, MAROVITZ, LECHOWICZ, DEGNAN, PHILIP, WEAVER,S, DAVIDSON, SCHAFFER AND DEANGELIS.

(Ch. 122, new pars. 10-20.5b and 34-18.9)
HOUSE AMENDMENT NO. 1.
Limits the outdoor exemption to interscholastic or extracurricular athletic activities. Provides that if a designated area for use by school personnel is exempted from the tobacco prohibition, an equivalent area shall be provided for school personnel where the prohibition applies.

Apr 07 1989  First reading    Rfrd to Comm on Assignment
Apr 11        Assigned to Elementary & Secondary Education

May 01  Added As A Joint Sponsor MAHAR
Waive Posting Notice 7C
Committee Elementary & Secondary Education

May 22  Motion disch comm, advc 2nd
Committee discharged 041-004-001

May 25  Second Reading
Placed Calndr,Second Reading

May 26  Recalled to Second Reading
Amendment No.01 KUSTRA Adopted
Placed Calndr,Third Reading
Third Reading - Passed 056-000-000

May 30  Arrive House
Hse Sponsor PULLEN
Placed Calndr,First Reading

May 31  First reading    Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

Jun 02  Added As A Joint Sponsor MULCAHEY
Added As A Joint Sponsor COWLISHAW
Added As A Joint Sponsor SATTERTHWAITE
Added As A Joint Sponsor SANTIAGO
Committee Elementary & Secondary Education

Jun 07  Amendment No.01 ELEM SCND ED Adopted
Recommnded do pass as amend 028-001-000
Placed Calndr,Second Reading

Jun 14  Second Reading
Placed Calndr,Third Reading

Jun 16  Third Reading - Passed 106-002-000

Jun 19  Sec. Desk Concurrence 01

Jun 24  S Noncners in H Amend. 01
Speaker’s Table, Non-concur 01

Jun 29  H Refuses to Recede Amend 01

SB-1334 BARKHAUSEN - MAHAR, HAWKINSON, MAROVITZ, LECHOWICZ,
DEGNAN, PHILIP, WEAVER,S, DAVIDSON, SCHAFFER AND DEANGE-
LIS.
(Ch. 111 1/2, par. 6356-2)
Amends the Alcoholism and Other Drug Dependency Act, to increase the membership of the Interagency Alcoholism and Other Drug Dependency Board from 16 to 18. Revises reference to Department of Professional Regulation. Effective immediately.

Apr 07 1989  First reading    Rfrd to Comm on Assignment
Apr 11        Assigned to Executive

May 01  Added As A Joint Sponsor MAHAR
Waive Posting Notice 7C
Committee Executive
Amends The School Code. Requires the report card to include student performance data by district, as measured by learner outcomes under alcohol and drug use curricula developed as part of physical development and health area education.

**FISCAL NOTE (State Board of Education)**

SB-1335 would not result in additional cost, but rather advance the date of expenditure from 1993 to 1994. There is no data available of expenditure estimates of LEA costs associated with the Ill. Goal Assessment Program but these estimated costs could be $1.5 million statewide.

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Amends The School Code. Requires the State Board of Education to initiate an annual Governor's Recognition Program for outstanding schools, communities and businesses which are free of drugs. Also provides for a competitive grant program administered by the State Board of Education for developing drug-free community planning and implementation strategies and drug-free school programs. Effective immediately.

**FISCAL NOTE (State Board of Education)**

A recognition program that consisted of a few plaques and perhaps a banquet could be implemented at a cost of less than $25,000. The Governor has dispensed competitive grants to LEA's.
SB-1337  BARKHAUSEN – MAHAR, MAROVITZ, LECHOWICZ, DEGNAN, PHIL-IP AND WEAVER,S.
(Ch. 43, new par. 129a)
Amends the Liquor Control Act. Requires retailers who sell alcoholic liquor to display signs warning purchasers that drinking alcoholic liquor during pregnancy can cause serious birth defects. Requires the Department of Alcoholism and Substance Abuse to design and supply the signs, and the Illinois Liquor Control Commission shall be responsible for their distribution to retailers. Subjects retailers to a fine of at least $20 but not more than $500 for each violation. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Insurance, Pensions & License Act
May 01  Added As A Joint Sponsor MAHAR
Committee Insurance, Pensions & License Act

SB-1338  BARKHAUSEN – MAHAR, MAROVITZ, LECHOWICZ, DEGNAN, PHIL-IP, WEAVER,S, SCHAFFER AND DEANGELIS.
(Ch. 122, new pars. 10-22.10a and 34-18.9)
Amends The School Code. Empowers all school boards to authorize school officials to request assistance from law enforcement officials to conduct reasonable searches of school grounds and lockers for illegal drugs, including searches conducted through the use of specially trained dogs.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elementary & Secondary Education
May 01  Added As A Joint Sponsor MAHAR
Waive Posting Notice 7C
Committee Elementary & Secondary Education

May 17  Committee discharged
May 18  Second Reading
Placed Calndr,Third Reading
May 25  Third Reading - Passed 058-000-000
May 26  Arrive House
First reading  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

Jun 02  Added As A Joint Sponsor WILLIAMSON
Committee Elementary & Secondary Education
Jun 07  Primary Sponsor Changed To WELIER
Added As A Joint Sponsor SANTIAGO
Added As A Joint Sponsor PETKA
Added As A Joint Sponsor MULCAHEY
Recommended do pass 020-001-000
Placed Calndr,Second Reading

Jun 14  Second Reading
Placed Calndr,Third Reading
Jun 15  Third Reading - Passed 099-003-010
Passed both Houses
Jul 14  Sent to the Governor
Sep 07  Governor approved
PUBLIC ACT 86-0850  Effective date 90-01-01

SB-1339  LECHOWICZ.
(Ch. 53, par. 7)
HOUSE AMENDMENT NO. 1. (House recedes July 1, 1989)
Adds a January 1, 1990 effective date.

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. 53, par. 7
- Adds reference to: Ch. 109, par. 2

Deletes everything. Amends the Plat Act. Provides that in municipalities of 1,000,000 or more, approval of a plat by the Department of Transportation with respect to access to a State highway is not required. Validates plats approved by a municipality of 1,000,000 or more on or after January 1, 1988 without DOT approval.

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

May 11  Placed Calndr,Second Reading
May 15  Second Reading
        Placed Calndr,Third Reading
May 25  Third Reading - Passed 051-007-001
May 26  Arrive House
        Placed Calendr,First Reading
May 31  Hse Sponsor BUGIELSKI
        First reading  Rfrd to Comm on Assignment
        Assigned to Executive

Jun 07  Placed Calndr,Second Readng
Jun 20  Second Reading
        Amendment No.01  BUGIELSKI  Adopted
        Placed Calndr,Third Reading
Jun 21  Third Reading - Passed 085-028-002
Jun 22  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/BUGIELSKI,
        CULLERTON, TERZICH
        PARCELLS & HALLOCK
Jun 28  Sen Accede Req Conf Comm 1ST
        Sen Conference Comm Apptd 1ST/LECHOWICZ
        JOYCE,JJ, D'ARCO,
        KARPIEL & DEANGELI
Jul 01  Senate report submitted
        3/5 vote required
        Senate Conf. report Adopted 1ST/041-015-001
        House report submitted
        3/5 vote required
        House Conf. report Adopted 1ST/081-035-000
        Both House Adoptd Conf rpt 1ST.
        Passed both Houses
Jul 24  Sent to the Governor
Sep 01  Governor approved
        PUBLIC ACT 86-0768  Effective date 90-07-01
SB-1340  LECHOWICZ.

(Ch. 34, par. 1104.3)

Amends An Act in relation to the election of county commissioners in Cook County. Makes a reference gender neutral.

<table>
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<tr>
<th>Date</th>
<th>Action Description</th>
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<tbody>
<tr>
<td>Apr 07 1989</td>
<td>First reading</td>
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<tr>
<td>Apr 11</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Assigned to Elections &amp; Reapportionment</td>
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<td>May 11</td>
<td>Placed Calndr, Second Reading</td>
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<td>May 15</td>
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<td>May 26</td>
<td>Third Reading - Passed 047-006-000</td>
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<td>May 30</td>
<td>Arrive House</td>
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<td>May 31</td>
<td>First reading</td>
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<td>Jun 01</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Jun 09</td>
<td>Tbd pursuant Hse Rule 27D</td>
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SB-1341  BROOKINS.

(Ch. 46, pars. 4-6.2, 5-16.2 and 6-50.2; Ch. 95 1/2, par. 2-105)

Amends The Election Code and The Illinois Vehicle Code. Provides each election authority shall appoint as deputy registrars a reasonable number of employees of the Secretary of State designated by the Secretary and located at driver’s license exam stations within the authority’s jurisdiction. Further provides any such employee so appointed shall accept the registration of any qualified resident of the election authority’s jurisdiction at any such driver’s license exam station. Specifies a person applying at a driver’s license exam station for a driver’s license or permit, a corrected driver’s license or permit, an Illinois identification card or a corrected Illinois identification card shall be notified by an employee of the Secretary of State at the station that the person may register at the station to vote in the election jurisdiction within which the station is located and transfer his registration at the station to an address within the election jurisdiction.

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<tr>
<td>May 04</td>
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<td>Assigned to Elections</td>
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<td>Recmdned do not pass(tabld)</td>
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SB-1342  DEL VALLE – BROOKINS.

(Ch. 46, pars. 19-1 and 19-3)

Amends The Election Code to permit a voter to vote absentee if he is scheduled for State or federal jury duty or may reasonably expect to serve on a jury.

SENATE AMENDMENT NO. 1. (Tabled May 24, 1989)
Permits a voter to vote absentee if he is scheduled for and serving State or federal jury duty on the date of the election.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 46, par. 19-4, new par. 29-20

Amends the Election Code. Permits a sequestered juror to vote absentee. Provides that absentee ballot applications shall be available for inspection until 30 days after an election, except as specified. Provides that giving certain false information in an absentee ballot application (or soliciting another person to do so) is a Class 3 felony. Provides that intimidating or unduly influencing another person to cast an absentee ballot inconsistent with the other person’s intent, or marking or tampering with another person’s absentee ballot, is a Class 4 felony.
SB-1343  DEMUZIO.
(Ch. 46, par. 1A-8)

Amends The Election Code. Requires the State Board of Elections to establish an
electronic system for obtaining continuous, unofficial election night precinct returns
for the general primary and general election. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elections &
Reapportionment
May 11  Recommended do pass 006-000-000

May 18  Second Reading
Amendment No.01 DEL VALLE  Adopted
Placed Calndr,Third Reading

May 24  Recalled to Second Reading
Mtn Reconsider Vote Prevail 01-DEL
VALLE
Mtn Prevail -Table Amend No 01 Tabled
Amendment No.02 DEL VALLE  Adopted
Placed Calndr,Third Reading

May 25  Added As A Joint Sponsor BROOKINS
Placed Calndr,Third Reading
Third Reading - Passed 057-000-000

May 26  Arrive House
Hse Sponsor BALANOFF
Added As A Joint Sponsor STERN
First reading  Rfrd to Comm on Assignment
Assigned to Elections

Jun 09  Tbd pursuant Hse Rule 27D

SB-1344  DEL VALLE.
(Ch. 144, par. 2203)

Amends the Educational Partnership Act. Clarifies language relating to requests
for tutoring services.

HOUSE AMENDMENT NO. 1.
Encourages public institutions to work in partnership with high schools in assisting
students to meet college admission requirements and standards.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elementary & Secondary
Education
May 11  Recommended do pass 011-000-000

May 18  Second Reading
Placed Calndr,Third Reading

May 25  Third Reading - Passed 058-000-001

May 26  Arrive House
Hse Sponsor LEFLORE
Added As A Joint Sponsor LEVIN
First reading  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary
Education

Jun 07  Amendment No.01 ELEM SCND ED  Adopted
Do Pass Amend/Short Debate
021-000-000
Cal 2nd Rdng Short Debate

Jun 08  Added As A Joint Sponsor BALANOFF
Cal 2nd Rdng Short Debate
SB-1345  DEANGELIS, PHILIP, WEAVER, S, DAVIDSON AND SCHAFER.

(New Act; Ch. 116, par. 207; Ch. 127, pars. 46.1, 46.19a, new pars. 46.60, 141.253)

Creates the Technology Advancement and Development Act and amends The Freedom of Information Act, the Civil Administrative Code and the State Finance Act. Authorizes the Department of Commerce and Community Affairs to enhance the State's economic productivity and competitiveness by granting financial assistance for the identification, development and commercialization of innovative technologies. Creates the necessary fund within the State treasury. Effective immediately.

FISCAL NOTE (Dept. of Commerce & Community Affairs)
The fiscal impact to the State would be $30,000,000.

HOUSE AMENDMENT NO. 1. (House recedes June 30, 1989)
Deletes reference to: Ch. 116, par. 207; Ch. 127, pars. 46.1, 46.19a and new pars. 46.60 and 141.253

Deletes everything except the short title and the statement of purpose.

HOUSE AMENDMENT NO. 2. (House recedes June 30, 1989)
Deletes reference to: New Act
Adds reference to: Ch. 127, new par. 46.5a

Deletes all. Amends the Civil Administrative Code to authorize the Dept. of Commerce and Community Affairs to acquire and transfer property, and to undertake infrastructure improvements, in order to encourage businesses employing at least 4,000 persons to remain in this State. Effective immediately.

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

Adds reference to: Ch. 127, new par. 46.5a

Deletes everything. Creates the Economic Development Area Tax Increment Allocation Act and amends the Civil Administrative Code. Authorizes a municipality to establish an economic development project area, to adopt an economic development plan and tax increment allocation financing for the area, and to issue obligations subject to a backdoor referendum. Empowers DCCA to approve applications for designation of economic development project areas. Extends the corporate limits of the Metropolitan Sanitary District of Greater Chicago. Empowers DCCA to take actions to encourage the creation or retention of not less than 2,000 full-time equivalent jobs and private investment of not less than $100,000,000 in an economic development project area. Effective immediately.
Amends The School Code and the Baccalaureate Savings Act. Places authority for the administration of financial assistance grants developed by the Governor and Bureau of the Budget under the Baccalaureate Savings Act, beyond the college savings bond program, in the State Scholarship Commission. Effective July 1, 1989.
Amends the Higher Education Student Assistance Law of the School Code to provide that the Scholarship Commission shall designate State Scholars among graduates of the Illinois Mathematics and Science Academy regardless of their class rank. Effective July 1, 1989.

Amends the Higher Education Student Assistance Law of The School Code, the National Guard Scholarship Act and an Act providing matching grants for State university student organization scholarships. Renames the State Scholarship Commission the Illinois Student Assistance Commission. Authorizes the Commission to develop and offer a variety of college savings instruments. Effective July 1, 1989.
Amends and adds to the Higher Education Student Assistance Law of The School Code. Authorizes the State Scholarship Commission to originate guaranteed student loans pursuant to federal law. Increases aggregate amount of bond indebtedness from $525,000,000 to $850,000,000. Permits Commission to invest in tax-exempt obligations. Makes other changes. Effective July 1, 1989.

SB-1349  DEANGELIS – HOLMBERG – ROCK – ETHEREDGE.

SB-1350  KUSTRA - ETHEREDGE.
(Ch. 122, new pars. 2-3.92, 2-3.93)

Amends The School Code. Provides for establishment of grant programs, administered by the State Board of Education, for intensified focus on scientific literacy through regional educational service centers, the Illinois Mathematics and Science Academy, public colleges and universities and school districts. Also establishes a Center for Scientific Literacy within the State Board of Education. Effective immediately.

FISCAL NOTE (State Board of Education)
SB-1350 implements legislation for Governor's initiative on scientific literacy. The Governor has included $10 million in his recommendations for elementary and secondary education funding for FY90.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elementary & Secondary Education
May 01  Waive Posting Notice 7C  Committee Elementary & Secondary Education
May 22  Motion disch comm, advc 2nd Committee discharged 045-001-001
May 23  Placed Calndr,Second Reading  Fiscal Note Requested BERMAN
May 24  Placed Calndr,Second Reading  CHG. IN SPNSR.
Fiscal Note filed
Placed Calndr,Second Reading
May 25  Second Reading  Placed Calndr,Third Reading
May 26  Third Reading - Lost 023-029-004

SB-1351  KUSTRA.
(Ch. 111, par. 2318)

Amends The Illinois Dental Practice Act. Provides that a dental hygienist when employed in specified places, must be under the “general” supervision of a dentist. Provides that a dental hygienist need not be under the “general” supervision of a dentist when performing dental health education functions and recording oral conditions observed.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Insurance, Pensions & License Act

SB-1352  JOYCE, JJ.
(Ch. 8, par. 37-4)

Amends the Horse Racing Act to make a grammatical change in provisions concerning membership of the Racing Board.

SENATE AMENDMENT NO. 1.
Increases the size of the Racing Board from 9 to 11 members, one of the 2 additional members to represent the harness racing industry and the other to represent the thoroughbred racing industry.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  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

Secretary's Desk
SB-1352—Cont.

May 11 Placed Calndr, Second Reading
May 15 Second Reading
Amendment No. 01 INS PEN LIC Adopted
Placed Calndr, Third Reading
May 25 Third Reading - Passed 056-000-003
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-1353 JOYCE, JJ.

(Ch. 111 1/2, par. 1039.2)

Amends the Environmental Protection Act. Clarifies the type of information a local siting approval applicant shall submit to the local government considering siting approval.
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 15 Second Reading
Placed Calndr, Third Reading
May 25 Third Reading - Passed 057-000-001
May 26 Arrive House
Hse Sponsor KULAS
First reading Rfrd to Comm on Assignment
Assigned to Energy Environment & Nat. Resource
Jun 01 Interim Study Calendar ENRGY ENVRMNT
Jun 08

SB-1354 JOYCE, JJ - TOPINKA.

(Ch. 23, pars. 3-2 and 5-5; Ch. 111 1/2, par. 4153-101)

Amends the Public Aid Code and the Nursing Home Care Act. Changes an incorrect reference and provides that a purpose for licensure of nursing homes is promoting appropriate assessment and treatment for patients.
FISCAL NOT (Dept. of Public Aid)
SB-1354 has no fiscal impact on the Department.

HOUSE AMENDMENT NO. 1.
Corrects references to the Illinois Department of Public Health.
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
May 15 Second Reading
Placed Calndr, Third Reading
May 18 Added As A Joint Sponsor TOPINKA
Calendar Order of 3rd Rdng 890516
May 25 Third Reading - Passed 058-000-001
May 26
Arrive House
Placed Calendr, First Readng

May 31
Hse Sponsor GIORGI
Added As A Joint Sponsor HALLOCK
First reading
Rfrd to Comm on Assignment
Assigned to Human Services

Jun 07
Do Pass/Short Debate Cal 019-000-000
Cal 2nd Rdng Short Debate
Jun 13
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 14
Fiscal Note Requested MCCRACKEN
Short Debate Cal 3rd Rdng
Jun 16
Fiscal Note filed
Short Debate Cal 3rd Rdng
Jun 21
Mtn Prev-Recall 2nd Reading
Amendment No.01 GIORGI Adopted
Amendment No.02 GIORGI Withdrawn
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(D)/117-000-000
Short Debate-3rd Passed 110-001-002
Jun 22
Sec. Desk Concurrence 01

SB-1355 DONAHUE.
(Ch. 48, pars. 138.6 and 172.41)
Amends the Workers' Compensation Act and Workers' Occupational Diseases Act. Decreases the limitations period for an application for compensation for an injury, other than an injury resulting from exposure to radiological materials or equipment or asbestos or for coal miners pneumoconiosis, from 3 years after the date of the accident or disablement where no compensation has been paid and 2 years after the date of the last payment of compensation where compensation has been paid to 2 years after the date of the accident or disablement where no compensation has been paid and 1 year after the date of the last payment of compensation where compensation has been paid. Decreases the limitations period for an application for compensation for death under the Workers' Compensation Act from 3 years after the date of death where no compensation has been paid and 2 years after the last payment of compensation where compensation has been paid to 1 year after the date of death where no compensation has been paid and 1 year after the last payment of compensation where compensation has been paid. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor

SB-1356 DONAHUE - KUSTRA.
(Ch. 48, pars. 138.11 and 172.46)
Amends the Workers' Occupational Diseases Act and the Workers' Compensation Act. Excludes from compensation, diseases or injuries caused in whole or part from alcohol or narcotic drugs, barbiturates or stimulants not prescribed by a physician or any combination thereof. Sets standards for evidence of alcohol or drug influence. Excludes diseases sustained by an employee participating in a drug or alcohol rehabilitation program.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor
Amends the Workers' Compensation Act and Workers' Occupational Diseases Act. Provides that accidental injuries incurred and occupational diseases sustained due to repetitive or cumulative trauma, or disability caused by the natural deterioration or breakdown of tissue, an organ or part of the body do not arise out of and in the course of employment unless the breakdown manifested itself while at work and was directly and proximately caused by unusual work stresses, provided, that such cause is shown to be the principal cause and not merely a contributing cause of the breakdown.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor


Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor

Amends the Workers' Compensation Act: Coordinates Workers' Compensation benefits with other benefits.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor

Amends the Workers' Compensation Act and Workers' Occupational Diseases Act. Decreases the compensation period for total and permanent loss of hearing from 200 weeks to 100 weeks. Changes measurement methods and other criteria for determining hearing loss. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor

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 is payable under the applicable Act, but that such indemnification must be clear, unambiguous and signed by the employer.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor
SB-1362 KEATS.
(Ch. 48, par. 69)
Amends the Structural Work Act. Limits civil actions for recovery of damages under the Act to accidents arising from the use of a temporary platform or structure of wooden, metal or other framework erected to raise persons or things above ground level, involving workers engaged in a structural construction activity.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor

SB-1363 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.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor

SB-1364 HUDSON.
(Ch. 48, par. 138.8, new par. 138.8a)
Amends the Workers' Compensation Act. Provides for adjustment of compensation for pre-existing conditions and disabilities.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor

SB-1365 KARPIEL – HUDSON-AND JACOBS.
(Ch. 48, pars. 138.19 and 172.54)
Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Extends the time period, from 15 to 25 days, for filing petitions for review by the Industrial Commission.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor
Apr 12 Added As A Co-sponsor JACOBS Committee Labor

SB-1366 MADIGAN – HUDSON AND JACOBS.
(Ch. 48, pars. 138.19 and 172.54)
Amends the Workers' Compensation Act and Workers' Occupational Diseases Act. Provides that the party petitioning for review of the Arbitrator's decision shall be responsible for paying for the transcript of evidence, even if the case has been settled.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor
Apr 12 Added As A Co-sponsor JACOBS Committee Labor

SB-1367 HUDSON – JACOBS.
(Ch. 48, new par. 138.13-1)
Amends the Workers' Compensation Act to create the Workers' Compensation Advisory Board to aid the Industrial Commission in formulating policies, discussing problems, setting priorities of expenditures and establishing short and long range administrative goals.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Labor
SB-1368  MACDONALD – HUDSON AND JACOBS.
(Ch. 48, pars. 138.19 and 172.54)

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Deletes, in the provision permitting a panel of the Industrial Commission to deny a request for oral argument, a requirement that such denial be based on the fact that only certain matters are in dispute.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11   Assigned to Labor
Apr 12   Added As A Co-sponsor JACOBS
Committee Labor

SB-1369  SAVICKAS – RAICA – SMITH AND CARROLL.
(Ch. 95 1/2, par. 5-202)

Amends The Illinois Vehicle Code Section on tow operators to make a grammatical change.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, par. 6-305.

Amends the Vehicle Code. Allows any person who rents a motor vehicle to another to impose an additional charge for optional airport access fees.

HOUSE AMENDMENT NO. 2.

Deletes reference to: Ch. 95 1/2, pars. 5-202 and 6-305
Adds reference to: Ch. 95 1/2, par. 4-209 and new par. 4-211a;
Ch. 127, new par. 141.252


HOUSE AMENDMENT NO. 4.
Amends the Vehicle Code on tow operators to make a grammatical change.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11   Assigned to Transportation
May 11   Placed Calndr,Second Reading
May 15   Second Reading
May 25   Third Reading - Passed 054-003-002
May 26   Arrive House
Hse Sponsor RONAN
First reading  Rfrd to Comm on Assignment
Recommended do pass 007-000-000
Placed Calndr,Second Reading
Jun 07   Amendment No.01  TRANSPORTATN  Adopted
024-000-000
Consnt Caldr Order 2nd Read
DP Amnded Consent Calendar
Jun 13   Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
Jun 21   Short Debate Cal 2nd Rdng
Held 2nd Rdg-Short Debate
Jun 23  Amendment No.02  RONAN  Adopted
Amendment No.03  RONAN  Withdrawn
Amendment No.04  RONAN  Adopted
Jun 24   Sec. Desk Concurrence 01,02,04
Jun 26   S Noncncrs in H Amend. 01,02,04
Jun 27   Speaker's Table, Non-concur 01,02,04
H Refuses to Recede Amend 01,02,04
Amends the Environmental Protection Act. Prohibits the Agency from issuing a permit for expansion of a regional pollution central facility if the agency is cognizant of any environmental problems associated with the existing portion of the facility.

**SENATE AMENDMENT NO. 1.**

Requires the Agency to demonstrate problems with drainage, erosion, settling or ground or surface water pollution associated with an existing facility or any other environmental or safety problem, rather than producing evidence of experiencing such problems, prior to the issuance of a permit until a remedial action plan for solving such problem has been accepted by the Agency.
SB-1370—Cont.

May 30  Arrive House
Placed Calendr, First Readng

May 31  Hse Sponsor VANDUYNE
First reading
  Rfrd to Comm on Assignment
  Assigned to Energy Environment &
  Nat. Resource

Jun 08  Interim Study Calendar ENRGY
ENVRMNT

SB-1371  LUFT.
(Ch. 48, par. 850.07)

Amends the Illinois Development Finance Authority Act to authorize the Au-
thority to create data bases and conduct programs to promote Illinois industry.

Apr 07 1989  First reading
  Rfrd to Comm on Assignment
Apr 11  Assigned to Commerce & Economic
         Development

SB-1372  DAVIDSON.
(Ch. 122, par. 9-22)

Amends The School Code. Authorizes school districts which by referendum have
determined to elect board members by school board district rather than at large to,
in like manner, determine to elect school board members at large rather than by dis-
trict. Effective immediately.

Apr 07 1989  First reading
Apr 11  Assigned to Elementary & Secondary
         Education

SB-1373  JONES.
(Ch. 108 1/2, new par. 14-1101; par. 14-133)

Amends the State Employees Article of the Pension Code to provide an alterna-
tive retirement formula and contribution rate for court reporters.

PENSION IMPACT NOTE
Increase in accrued liability $19,392,000
Increase in total annual cost $2,347,000

Apr 07 1989  First reading
Apr 11  Assigned to Insurance, Pensions &
         License Act
May 02  Pension Note Filed
       Committee Insurance, Pensions &
       License Act

SB-1374  DALEY, J - BROOKINS.
(Ch. 111 2/3, par. 332)

Amends the Metropolitan Transit Authority Act. Requires public notice and bid-
ing on contracts for services and public transportation facilities over $20,000 (now
required on such contracts over $5,000).

SENATE AMENDMENT NO. 1.
Requires public notice and bidding on contracts for services and public transpor-
tation facilities over $10,000.

HOUSE AMENDMENT NO. 1.
Provides that regulations governing construction or acquisition by the transit au-
thority of services or public transportation facilities may provide for the use of com-
petitive negotiations or the prequalification of responsible bidders consistent with
the federal guidelines.

Apr 07 1989  First reading
Apr 11  Assigned to Transportation
May 11  Recommended do pass 003-000-001
Placed Calndr, Second Readng
May 15  Second Reading
   Placed Calndr, Third Reading
May 17  Added As A Joint Sponsor BROOKINS
   Placed Calndr, Third Reading.
May 25  Recalled to Second Reading
   Amendment No.01  DALEY,J  Adopted
   Placed Calndr, Third Reading
May 26  Third Reading - Passed 053-000-000
May 30  Arrive House
   Placed Calendr, First Reading
May 31  First reading
   Rfrd to Comm on Assignment Assigned to Executive
Jun 07  Amendment No.01  EXECUTIVE  Adopted
   Recommended do pass as amend 012-009-000
   Placed Calndr, Second Reading
Jun 15  Primary Sponsor Changed To MUNIZZI
   Short Debate Cal 2nd Rdng
   Cal 3rd Rdng Short Debate
Jun 22  3d Reading Consideration PP
   Calendar Consideration PP.
Jun 23  Third Reading - Lost 053-056-001

SB-1375  DALEY,J.

(Ch. 85, par. 1601)

Amends an Act allowing governmental units to make joint purchases. Adds public
entities created by statute to the definition of a "governmental unit".

HOUSE AMENDMENT NO. 1.

   Adds reference to: Ch. 24, par. 11-1-7; Ch. 34, new par.
   429.32.

Amends the Municipal Code to allow a municipality in a county under 1,000,000
to contract with the county to furnish police protection in the county outside the
municipality. Amends the Counties Act to allow counties under 1,000,000 to con-
tract with a municipality to furnish police protection in the county outside the
municipality.

CONFERENCE COMMITTEE REPORT NO. 2.

   Recommends that the Senate concur in H-am 1.
   Recommends that the bill be further amended as follows:
   Adds reference to: Ch. 23, new par. 6-10; Ch. 24, pars. 2-3-5,
   7-1-12, 7-1-13; Ch. 43, par. 130; Ch. 139, par. 84 and 191

Amends Public Aid Code concerning emergency financial assistance in
life-threatening situations. Amends Municipal Code Sections concerning annexa-
tion to require notice to townships prior to ordinances for annexation. Amends the
Township Law of 1874 to provide that elected or appointed township officials shall
take the oath of office before any person authorized to administer such oath instead
of before a judge or the township clerk. Amends the Liquor Control Act of 1934 to
provide that township corporate authorities may provide by ordinance that alcohol-
ic liquor may be sold or delivered in any specifically designated building belonging
to or under control of the township. Amends the Township Purchasing Act to pro-
vide that purchases in excess of $10,000 (now, $50,000) for counties with a popula-
tion exceeding 3,000,000, shall be contracted for by advertising for bids.

Apr 07 1989  First reading
   Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government
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 058-000-001
May 26
Arrive House
Hse Sponsor MUNIZZI
First reading
Rfrd to Comm on Assignment
Assigned to Cities & Villages

Jun 07
Cal 2nd Rdng Short Debate
Do Pass/Short Debate Cal 007-000-000

Jun 13
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 23
Added As A Joint Sponsor STECZO
Mtn Prev-Recall 2nd Reading
Amendment No.01 STECZO Adopted
Amendment No.02 PRESTON Lost
048-060-004
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(D)/117-000-0000
Short Debate-3rd Passed 113-000-000

Jun 24
Sec. Desk Concurrence 01
S Nonnens 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/MUNIZZI
STECZO, CULLERTON, PETERSON,W AND HALLOCK

Jun 27
Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/DALEY,J
HOLMBERG, DUNN,T, FAWELL & DUDYCZ

Jun 30
House report submitted
Senate report submitted
Senate Conf. report lost 1ST/014-029-001
S Requests Conference Comm 2ND
Sen Conference Comm Apptd 2ND/DALEY,J
HOLMBERG, DUNN,T FAWELL & DUDYCZ

House Refuses to Adopt 1ST
Hse Accede Req Conf Comm 2ND
Hse Conference Comm Apptd 2ND/MUNIZZI,
STECZO, CULLERTON, PETERSON,W AND HALLOCK

House report submitted
Senate report submitted
Senate Conf. report Adopted 2ND/057-001-001

Jul 01
House Conf. report Adopted 2ND/102-006-008
Both House Adopted Conf rpt 2ND
Passed both Houses

Jul 24
Sent to the Governor

Sep 01
Governor approved
PUBLIC ACT 86-0769 Effective date 90-07-01

SB-1376  CARROLL.

(Ch. 80, par. 202)

Amends the Mobile Home Landlord and Tenant Rights Act. Amends the jurisdiction section by changing “this State” to “Illinois”.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 80, par. 202
Adds reference to: Ch. 80, pars. 208 and 209

Deletes everything. Amends the Mobile Home Landlord and Tenant Rights Act. Provides as an exception to automatic renewal of the lease, that when the owner decides to cease operation of all or part of a park he shall notify the tenant 12 months before the expiration of the lease that the lease will not be renewed. Provides that rent increases may occur when the lease is renewed as long as 60 days notice is given prior to expiration of the lease.
HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 80, new par. 222a

Deletes provision requiring a park owner to give notice to a tenant 12 months prior to ceasing operation of a mobile home park. Amends the Mobile Home Landlord and Tenant Rights Act to allow a park owner to remove a mobile home from the park and to place a lien against the mobile home to cover the cost of removal.

HOUSE AMENDMENT NO. 5.

Deletes reference to: Ch. 80, pars. 208 and 209, new par. 222a
Adds reference to: Ch. 80, par. 209

Deletes everything. Amends the Mobile Home Landlord and Rights Act. Provides that when a park owner increases the rent upon renewal of a lease he shall give 60 days' notice prior to the expiration of the lease of the increase.
will not be effective (now, may not be granted) and no site preparation shall commence, unless the applicant submits proof of County board site review approval to the Environmental Protection Agency. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11       Assigned to Energy & Environment
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 15       Second Reading
             Placed Calndr,Third Reading
May 25       Third Reading - Passed 050-007-000
May 26       Arrive House
             First reading  Rfrd to Comm on Assignment
             Assigned to Energy Environment & Nat. Resource

May 31       Primary Sponsor Changed To KULAS
             Committee Energy Environment & Nat. Resource

Jun 08       Interim Study Calendar ENRGY ENVRMNT

**SB-1378  D'ARCO.**

(New Act; Ch. 127, par. 1904.10)

Creates the Electrologists Practice Act of 1990 to provide for the regulation of the practice of electrology by the Department of Professional Regulation. Provides for licensing and the revocation and suspension thereof for violations by practitioners. Amends the Regulatory Agency Sunset Act to provide for repeal of the Act on December 31, 1999.

**SENATE AMENDMENT NO. 1.**
Makes grammatical corrections.

**SENATE AMENDMENT NO. 2.**

Between the effective date of the Act and January 1, 1991 allows persons who have been practicing as electrologists and who have passed the required exam to be licensed as electrologists. Requires the completion of an electrology education program as defined by the rules of the Department.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11       Assigned to Insurance, Pensions & License Act
May 01       Waive Posting Notice 7C  Committee Insurance, Pensions & License Act
May 11       Placed Calndr,Second Reading
May 15       Second Reading
             Amendment No.01  D'ARCO  Adopted
             Placed Calndr,Third Reading
May 23       Recalled to Second Reading
             Amendment No.02  D'ARCO  Adopted
             Placed Calndr,Third Reading
May 25       Third Reading - Lost 011-042-001

**SB-1379  JOYCE,JJ.**

(Ch. 85, par. 5956)

Amends the Solid Waste Planning and Recycling Act to provide that the recycling goals mandated in the county plan are subject to the existence of a viable market for the recycled material.
HOUSE AMENDMENT NO. 1.

Deletes reference to: (Ch. 85, par. 5956)
Adds reference to: (Ch. 85, new pars. 5958.1, 2208.13)

Deletes all. Amends the Solid Waste Planning and Recycling Act to require municipalities of 10,000 or over located in counties of 300,000 or more to adopt a source separation recycling program by July 1, 1992; preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

HOUSE AMENDMENT NO. 2.

Deletes reference to: (Ch. 85, new pars. 2208.13 and 5958.1)
Adds reference to: (Ch. 111 1/2, par. 1042; Ch. 127, pars. 132.6 and 132.10-1)

Changes the title and deletes everything after the enacting clause. Amends the Environmental Protection Act to increase the maximum civil penalty for violation of the Act from $10,000 to $50,000 and from $1,000 to $10,000 for each additional day of violation. Amends the State Purchasing Act. Extends the bar against awarding contracts to persons convicted in Illinois of bribery to persons convicted of bribery in any state. Provides that the bar does not apply to corporations whose former employees or agents were convicted but acting without authorization of the corporation. Makes other changes.
SB-1379—Continued.

Nov 02 Sec. Desk Concurrence 01,02
S Concurs in H Amend. 01,02/042-005-008
Passed both Houses

Nov 30 Sent to the Governor

Jan 03 1990 Governor approved

PUBLIC ACT 86-1014 Effective date 90-07-01

SB-1380 LECHOWICZ.
(Ch. 53, par. 7)
Amends an Act concerning fees and salaries. Removes obsolete language.

HOUSE AMENDMENT NO. 1.
Establishes January 1, 1990 as the effective date of this Act.

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 054-004-001
May 26 Arrive House
Hse Sponsor BUGIELSKI
First reading Rfrd to Comm on Assignment
Assigned to Executive

Jun 07 Recommended do pass 011-006-001

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

Jun 21 Placed Calndr,Third Reading
Third Reading - Passed 076-036-001

Jun 22 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
H Confrence Comm Apptd 1ST/BUGIELSKI,
CULLERTON, TERZICH
PARCELLS & HALLOCK

Jun 28 Sen Acce Deq Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/LECHOWICZ
JOYCE, JJ, D’ARCO,
KARPIEL & DEANGELES

SB-1381 ROCK.
(Ch. 17, par. 1332)
Amends the Electronic Fund Transfer Transmission Facility Act. Provides that
no financial institution shall be deemed to be directly connected with a transmission
facility which is owned or operated by a person that controls or is under common
control with such financial institution. Effective immediately.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Finance & Credit
Regulations

May 02 Waive Posting Notice 7C Committee Finance & Credit
Regulations
SB-1382  MAROVITZ – DEANGELIS.  
(Ch. 111 2/3, pars. 701.02, 702.01, 704.01, 704.02, 704.04, and 704.09)

Amends the Regional Transportation Authority Act. The purpose is to make additional revenues available to the RTA to be used to provide for or finance the acquisition of public transportation facilities. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11       Assigned to Transportation
May 05       CHIEF SPONSOR CHG.
May 11       Committee Transportation
May 11       Recommended do pass 007-000-000

Placed Calndr, Second Reading
May 16       Second Reading
Placed Calndr, Third Reading
May 25       Third Reading - Passed 041-015-003
May 26       Arrive House
Hse Sponsor TERZICH
First reading
Jun 07       Rfrd to Comm on Assignment
Assigned to Executive
Interim Study Calendar EXECUTIVE

SB-1383  MAROVITZ.  
(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 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11       Assigned to Elections & Reapportionment
May 11       Recommended do pass 006-000-000

Placed Calndr, Second Reading
SB-1384  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
Apr 11       Assigned to Energy & Environment

SB-1385  WELCH.  
(Ch. 96 1/2, new par. 7605)

Amends the Energy Conservation Act to require the Department of Energy and Natural Resources to report annually on its assistance to units of local government in promoting energy efficiency.

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 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.
SB-1385—Cont.

May 25  Third Reading - Passed 056-001-002
May 26  Arrive House
         Hse Sponsor BALANOFF
         Placed Calendr, First Reading
May 31  First reading  Rfrd to Comm on Assignment
         Assigned to Energy Environment & Nat. Resource
Jun 09  Tbld 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 Reading
Jun 21  Second Reading
         Placed Calndr, Third Reading
Jun 23  Third Reading - Passed 116-000-000
         Passed both Houses
Jul 14  Sent to the Governor
Aug 14  Governor approved
        PUBLIC ACT 86-0212 Effective date 90-01-01

SB-1386  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
         Apr 11     Assigned to Energy & Environment

SB-1387  WELCH.
         (Ch. 111 2/3, par. 4-304)
         Amends the Public Utilities Act. Requires the Illinois Commerce
         Commission to include in its annual report 5 and 10 year forecasts of the
         supplies, levels of demand and prices of electricity and natural gas
         anticipated for each public utility within the State.
         Apr 07 1989  First reading  Rfrd to Comm on Assignment
         Apr 11     Assigned to Energy & Environment

SB-1388  WELCH.
         (Ch. 111 1/2, par. 1020)
         Amends the Environmental Protection Act. Codifies the acronym for the federal
         SENATE AMENDMENT NO. 1.
         Deletes reference to: Ch. 111 1/2, par. 1020
         Deletes all. Creates the Illinois Emergency Planning and Community Right to
         Know Act. Adopts provisions similar to various Sections of the federal Superfund
         Amendments and Reauthorization Act of 1986. Provides civil and criminal penalties
         for violation. Designates IESDA the State Emergency Planning Commission
         for federal purposes, and provides for appointment of local emergency planning
         committees.
         HOUSE AMENDMENT NO. 1.
         Changes certain citations to federal acts.
         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
May 04—Cont.  
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 054-000-000  
May 26  
Arrive House  
Hse Sponsor KULAS  
Placed Calndr, First Reading  
May 31  
First reading  
Rfrd to Comm on Assignment  
Assigned to Energy Environment & Nat. Resource  
Jun 01  
Added As A Joint Sponsor BALANOFF  
Added As A Joint Sponsor GIGLIO  
Committee Energy Environment & Nat. Resource  
Jun 08  
Motion disch comm, advc 2nd  
3/5 vote required  
Mtn Prevail to Suspend Rule 77(B)/091-007-000  
3/5 vote required  
Committee discharged 089-010-001  
Placed Calndr, Second Reading  
Jun 20  
Second Reading  
Amendment No.01  
KULAS  
Adopted  
Placed Calndr, Third Reading  
Jun 21  
Third Reading - Passed 114-000-000  
Jun 22  
Sec. Desk Concurrence 01  
Jun 26  
S Concors in H Amend. 01/056-000-000  
Passed both Houses  
Jul 24  
Sent to the Governor  
Aug 30  
Governor approved  
PUBLIC ACT 86-0449  Effective date 89-08-30  

SB-1389  DALEY, J.  
(Ch. 85, par. 5903)  
Amends the Local Solid Waste Disposal Act. Deletes a provision referring to a  
1986 implementation deadline.  
Apr 07 1989  First reading  
Rfrd to Comm on Assignment  
Apr 11  
Assigned to Energy & Environment  

SB-1390  WELCH.  
(Ch. 111 2/3, par. 10-204)  
Amends The Public Utilities Act. If a rate increase approved by the ICC is suc- 
cessfully appealed, the utility shall refund to its customers any excess amount col- 
clected pursuant to the increased rate, with interest.  
Apr 07 1989  First reading  
Rfrd to Comm on Assignment  
Apr 11  
Assigned to Energy & Environment  

SB-1391  NETSCH.  
(Ch. 38, pars. 33E-2, 33E-3, 33E-4, 33E-6, 33E-9, 33E-11; new par. 33E-12)  
Amends the Criminal Code to define public employee, and to provide that such 
persons may release certain information to public contractors if such information is 
generally available to the public or for contractors to clarify specifications.
SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 33E-5

Provides that contracting with government 5 years after conviction under the Act is a violation. Provides that revealing certain information to any person is a violation (now, only revelation to interested parties is a violation). Effective immediately.

HOUSE AMENDMENT NO. 1. (House recedes July 1, 1989)

Provides that persons convicted of bid rigging shall be barred from contracting with any unit of government and that contractors shall certify that they are not barred from contracting.

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

Provides that a corporation shall not be barred from contracting with any unit of State or local government as a result of a conviction for bid rigging or bid rotating of an employee or agent of the corporation unless it has been finally adjudicated that the commission of the offense was authorized, requested, commanded or performed by the board of directors or by a high managerial agent who is acting within the scope of his employment in behalf of the corporation.

CONFERENCE COMMITTEE REPORT NO. 1, SECOND CORRECTED.

Recommends that the House recede from H-ams 1 and 2.

Recommends that the bill be further amended as follows:

Deletes reference to: Ch. 38, par. 33E-2, 33E-3, 33E-4, 33E-5, 33E-6, 33E-7, 33E-9, 33E-10, 33E-11, new par. 33E-12

Adds reference to: Ch. 37, par. 805-7

Recommends that the bill be further amended as follows:

Deletes everything. Amends the Juvenile Court Act to provide that beginning May 1, 1990, minors may not be held in municipal lockups or county jails for more than 6 hours. Sets exceptions and procedures. Effective immediately.
Jun 30—Cont. House report submitted
Senate report submitted
NETSCH
Senate Conf. report Adopted 1ST-2ND CORRECTED
054-002-000
Jul 01
House Conf. report Adopted 1ST-2ND CORRECTED
073-030-008
Both House Adopted Conf rpt 1ST-2ND CORRECTED
Passed both Houses
Jul 24
Sent to the Governor
Sep 07
Governor vetoed
Placed Calendar Total Veto
Oct 19
Total veto stands.

SB-1392 DALEY, J.
(Ch. 110, par. 9-208)
Amends the Code of Civil Procedure. Specifies references to other Sections.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary

SB-1393 DALEY, J.
(Ch. 24, par. 8-10-3)
Amends the Municipal Code by making a grammatical change.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Local Government

SB-1394 DALEY, J.
(Ch. 24, par. 8-10-15)
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Local Government

SB-1395 DALEY, J.
(Ch. 24, pars. 8-10-1, 8-10-2)
Amends the Municipal Code. Makes a change in a reference to population.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Local Government
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-1396 BERMAN.
(Ch. 122, par. 18-8)
Amends The School Code. Changes the date each district must submit a plan to
meet the educational needs of disadvantaged children to the State Board from Oc-
tober 30 to December 1. Effective July 1, 1989.
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 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
SB-1397  BERMAN.

(Ch. 127, pars. 652 and 655)

Amends the General Obligation Bond Act. Increases by $100,000,000 the authorization for general obligation bonds for school construction. Effective immediately.

SB-1398  BERMAN.

(Ch. 120, par. 643; Ch. 122, par. 34-54.1 and new par. 34-53.4)

Amends The School Code and the Revenue Act of 1939. Authorizes the Chicago Board of Education to levy a Capital Projects Tax at a rate equal to the sum of the differences in the prior and current rate percent of taxes levied to pay lease rentals to the Public Building Commission of Chicago and to pay principal and interest upon certain bonds issued by the School Finance Authority. Makes other related changes. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 122, pars. 34-22.6 and 34-73

Changes the title, deletes everything after the enacting clause and amends The School Code. Changes tax levy rate for educational purposes from 2.11% to 2.61% of equalized or assessed valuations for Chicago School District.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 122, pars. 34-53

Amends The School Code. Changes tax levy rate for educational purposes from 2.11% to 2.61% of equalized or assessed valuations for Chicago School District.

SENATE AMENDMENT NO. 3.

Deletes Ch. 122, pars. 34-22.6, 34-54.1, 34-73 and pars. 34-53.4

Deletes everything after the enacting clause. Adds provisions making grammatical changes in the Revenue Act and School Code.
<table>
<thead>
<tr>
<th>SB-1398</th>
<th><strong>Cont.</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 07 1989</td>
<td>First reading</td>
</tr>
<tr>
<td>Apr 11</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
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<tr>
<td>May 01</td>
<td>Waive Posting Notice 7C</td>
</tr>
<tr>
<td>May 11</td>
<td>Committee Elementary &amp; Secondary Education</td>
</tr>
<tr>
<td>May 11</td>
<td>Recommended do pass as amend 004-003-003</td>
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<tr>
<td>May 15</td>
<td>Placed Calndr, Second Reading</td>
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<td>May 25</td>
<td>Recalled to Second Reading</td>
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<tr>
<td>May 26</td>
<td>Third Reading - Lost 029-028-000</td>
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</tbody>
</table>

**SB-1399**  **DALEY, J.**

(Ch. 120, par. 2-201)


| Apr 07 1989 | First reading |
| Apr 11 | Assigned to Revenue |
| May 04 | Recommended do pass 007-000-000 |
| May 11 | Motion filed WEAVER, S |
| May 25 | Secretary’s Desk |
| May 26 | Tabled By Sponsor |

**SB-1400**  **HALL.**

(Ch. 23, pars. 5091, 5092, 5093 and 5094)

Amends An Act establishing an Advisory Committee on Medical Costs and Utilization of Services. Expands its membership and scope of investigation to encompass health care cost, health insurance and accessibility. Requires a report to the Governor and the General Assembly by January 1, 1990 (now, 1970).

| Apr 07 1989 | First reading |
| Apr 11 | Assigned to Executive |
| May 04 | Recommended do pass 011-000-000 |
| May 11 | Secretary’s Desk |
| May 25 | Tabled By Sponsor |
| May 31 | Hse Sponsor FLINN |
| Jun 07 | Interim Study Calendar HUMAN SERVICE |
SB-1401 DALEY, J.
(Ch. 120, par. 2-205)
Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue

SB-1402 LECHOWICZ – HOLMBERG AND SEVERNS.
(Ch. 120, par. 796)
Amends the Revenue Act of 1939 to clarify provisions dealing with validity of late assessment.
SENATE AMENDMENT NO. 1.
Deletes reference to: (Ch. 120, par. 796)
Adds reference to: (Ch. 120, par. 424)
Deletes everything. Amends the Motor Fuel Tax Law. Revises current allocations for counties over 1,000,000 to apply to counties over 3,000,000. Effective immediately.
HOUSE AMENDMENT NO. 1. (House recedes January 11, 1990)
Deletes reference to: (Ch. 120, par. 424)
Adds reference to: (Ch. 120, pars. 500.23-1, 500.23-1a)
Deletes everything in the bill. Replaces with amendments to the Revenue Act of 1939 to increase the general homestead exemption from $3,500 to $5,500 and the senior citizens homestead exemption from $2,000 to $4,000. Exempts from The State Mandates Act. Effective immediately.
HOUSE AMENDMENT NO. 2. (House recedes January 11, 1990)
Deletes reference to: (Ch. 120, par. 796)
Adds reference to: (Ch. 67 1/2, par. 404; Ch. 85, new par. 2208.14; Ch. 120, pars. 2-203, 500.23-1, 500.23-1a, 627, 629a, 632, 638, 643, 671, 675, 705, 706, 863, 867, 868 and new pars. 2-208, 638.1, 866.1 and 866.2; rep. pars. 705.1, 705.1a, 705.3 and 705.4)
Deletes everything in the bill. Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to lower the eligibility age to 60 and to raise the eligibility income threshold to $20,000. Amends the Illinois Income Tax Act to abolish the deduction for residential property tax and to provide for a tax credit of 10% of residential property tax. Amends the Revenue Act of 1939 to limit the maximum homestead exemption for persons age 65 or older to $3,000 on or after January 1, 1989. Also establishes a uniform date for filing tax levies beginning in 1990 and provides 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. Provides for a quarterly payment system for prop-
Conferees Report No. 1.

Recommends that the House recede from House Amendments 1 and 2

Recommends that the bill be further amended as follows:

- Deletes Reference To: (Ch. 67 1/2, par. 404; Ch. 85, new par. 2208.14; Ch. 120, pars. 2-203, 500.23-1, 500.23-1a, 627, 629a, 632, 638, 643, 671, 675, 705, 706, 863, 867, 868 and new pars. 2-208, 638.1, 866.1 and 866.2; rep. pars. 705.1, 705.1a, 705.3 and 705.4)
- Adds reference to: (Ch. 67 1/2, par. 404 and 452; Ch. 95 1/2, par. 3-806.3; Ch. 129, par. 705.16)

Deletes everything in the bill and replaces with amendments to the Circuit Breaker Act and the Senior Citizens Real Estate Tax Deferral Act and The Illinois Vehicle Code to change the income eligibility level for circuit breaker relief and real estate tax deferral from $14,000 to $18,000. Also amends the Revenue Act of 1939 to authorize counties to adopt a 4 payment system for payment of real property taxes. Effective immediately.
SB-1402—Cont.

Oct 18 Motion prevailed
Oct 18 062-049-000
Placed Calndr, Second Reading
Second Reading
Amendment No.01 CAPPARELLI Adopted
048-034-026
Amendment No.02 DANIELS Adopted
062-033-017
Amendment No.03 CAPPARELLI Withdrawn
Amendment No.04 CAPPARELLI Withdrawn
Amendment No.05 BOWMAN Ruled Out of Order
Amendment No.06 LANG Ruled Out of Order
Amendment No.07 COUNTRYMAN Ruled Out of Order
Placed Calndr, Third Reading
Third Reading - Passed 084-020-010
Oct 19 Sec. Desk Concurrence 01,02
Oct 30 S Noncners in H Amend. 01,02
Oct 31 Motion to Suspend Rule 79(E) AND PLACE ON CALENDAR ORDER OF NON-CONCURRENCE -CAPPARELLI
S Noncners in H Amend. 01,02 (10-30-89)
Nov 02 Mtn Prevail to Suspend Rule 79(E)/115-000-000
Speaker’s Table, Non-concur 01,02
H Refuses to Recede Amend 01,02
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/CAPPARELLI,
KEANE, MCFIPE, CHURCHILL AND HOFFMAN
Nov 03 Sen Accede Req Conf Comm 1ST
Jan 11.1990 Sen Conference Comm Apptd 1ST/LECHOWICZ
DEMUZIO, NETSCH, RIGNEY & DEANGELIS
Added As A Joint Sponsor HOLMBERG
Added As A Co-sponsor SEVERNS
Senate report submitted
Senate Conf. report Adopted 1ST/033-015-000
Added As A Joint Sponsor FLOWERS
Added As A Joint Sponsor BALANOFF
Added As A Joint Sponsor KRASKA
Added As A Joint Sponsor CURRIE
House report submitted
House Conf. report Adopted 1ST/111-002-001
Both House Adopted Conf rpt 1ST
Passed both Houses
Feb 09 Sent to the Governor

SB-1403 LECHOWICZ.

(Ch. 34, new par. 912)

Amends An Act to revise the law in relation to the election of county commissioners in Cook County and to fix their term of office. Authorizes the board of commissioners to establish fees.

SENATE AMENDMENT NO. 1.
Makes a technical change to delete reference to the Illinois Revised Statutes. Replaces with reference to any other law.

HOUSE AMENDMENT NO. 1.

Deletes reference to: (Ch. 34, new par. 912)
Amends an Act relating to the composition and election of county boards of certain counties. Removes requirement that certain county board chairmen normally elected to 4-year terms be elected to 2-year terms in each year of a federal decennial census.


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1 Fiscal Note Act may be applicable.
Amends the Marriage and Dissolution of Marriage Act. Automatically disallows any party to a dissolution action, or their agent, from encumbering any property, abusing each other, or removing any minor child from Illinois. Specifies criteria for court ordered reimbursement to a party from marital property. Includes period of cohabitation prior to marriage as a factor in determining division of marital property. Establishes that the valuation of marital property be determined as of the date of trial.

Amends an Act in relation to State finance. Adds the Tire Abatement and Recycling Fund to the special fund list.

Creates the Tire Abatement and Recycling Act. Designates the Department of Energy and Natural Resources as the department to promulgate rules and dispense grants and loans in furtherance of a recycling abatement program. Authorizes the Secretary of State to add a $3.00 surcharge onto automobile title transfers in order to fund the Tire Abatement and Recycling Fund.

Reduces the proposed surtax on transfer of automobile titles to $1.00.
SB-1408  HALL - SMITH.
(Ch. 68, par. 1-103)
Amends the Human Rights Act. Defines "parental status" as the status of having or not having a child. Makes discrimination based on parental status an unlawful discrimination.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
May 11 Recommended do pass 011-000-000
Placed Calndr,Second Reading
May 15 Second Reading
Placed Calndr,Third Reading
May 25 Third Reading - Passed 053-005-001
May 26 Arrive House
Hse Sponsor LANG
First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Jun 07 Interim Study Calendar JUDICIARY I

SB-1409  HALL - SMITH.
(Ch. 40, new par. 2314-1)
Amends the Domestic Violence Act. Requires physicians to report suspected cases of domestic violence to law enforcement personnel. Requires the Department of Public Aid to provide training programs to physicians to help them detect victims of domestic violence.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary

SB-1410  BROOKINS.
(Ch. 38, par. 1005-6-3; Ch. 40, par. 2313-1)
Amends the Unified Code of Corrections and the Domestic Violence Act. Requires the court to make psychological or psychiatric treatment a condition of probation. Requires law enforcement personnel to arrest and hold for at least 24 hours any person accused of domestic violence when a report has been made within 4 hours of an alleged incident.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary

SB-1411  DEL VALLE - SMITH - HALL - BROOKINS, COLLINS, REA, SEVERNS AND WELCH.
(Ch. 38, par. 1003-6-2)
Amends the Unified Code of Corrections. Requires an inmate convicted of sex or drug related crimes or who has a history of intravenous drug use to be tested for the human immunodeficiency virus (HIV) and any other identified causative agent of acquired immunodeficiency syndrome (AIDS). Effective immediately.

SENATE AMENDMENT NO. 2.
Eliminates mandatory testing provision. Provides for consent based testing of inmates with documented drug histories. Changes effective date to January 1, 1990.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary
May 11 Recommended do pass as amend 003-000-003
Placed Calndr,Second Reading
May 18 Second Reading
Amendment No.01 JUDICIARY Tabled
Amendment No.02 DEL VALLE Adopted
Placed Calndr,Third Reading
Amends the Controlled Substances Act. Enhances penalty for any person 18 or older who is convicted of delivering a controlled substance to a pregnant female.

SENATE AMENDMENT NO. 1.

Amends the Controlled Substances Act. Requires a physician to report to the Department of Children and Family Services any woman in the third trimester of pregnancy suspected of using drugs. Requires the Department to encourage the woman to seek help and, if the woman refuses, requires DCFS to initiate court proceedings to commit such woman to an abuse treatment center for at least 72 hours.

Amends The Illinois Public Aid Code. Mandates medical providers who provide prenatal services to pregnant women to refer those women determined to be substance abusers to the Illinois Department of Public Health for referral to the Dept. of Alcoholism and Substance Abuse. Effective immediately.

5 Correctional Budget and Impact Note Act may be applicable.
FISCAL NOTE (Dept. of Public Aid)
SB-1413 would have no fiscal impact on the Department.

SENATE AMENDMENT NO. 1.
Requires a medical or health care provider, who is required to report under the Abused and Neglected Child Reporting Act, to report suspected drug abuse by a pregnant woman to the Dept. of Public Health and the Dept. of Alcoholism and Substance Abuse (rather than to the Dept. of Public Aid). Requires IDPH to monitor the reports, and DASA to contract with service providers to develop and administer programs.

SENATE AMENDMENT NO. 2.
Requires a medical or health care provider to report suspected drug abuse by a pregnant woman to a local substance abuse treatment provider licensed by DASA, rather than to that Department.

HOUSE AMENDMENT NO. 1. (Tabled June 20, 1989)
Requires the Department of Public Aid to share the cost of treatment of pregnant women who are substance abusers. Requires any medical or health care provider to refer pregnant women to local substance abuse providers.

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

HOUSE AMENDMENT NO. 2.
Deletes all amendatory language (except prohibition against public aid sanctioning of pregnant women because of substance abuse). Provides that a medical or health care provider shall recommend, to a pregnant woman receiving prenatal services who is suspected of drug abuse, referral to a DASA-licensed treatment provider or a hospital providing treatment services. Provides that the Department of Public Aid shall, in conjunction with DASA, assure coverage for the cost of such treatment.

GOVERNOR MESSAGE
Recommends that the Department of Public Aid be required to provide treatment for drug and alcohol abuse to pregnant women in accordance with the Illinois Medicaid program.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Public Health, Welfare & Correctn
May 11 Recommended do pass as amend 007-000-000
May 15 Placed Calndr, Second Reading
Added As A Co-sponsor HOLMBERG
Fiscal Note filed
Second Reading
Amendment No.01 PUB HLTH WEL Adopted
Amendment No.02 SMITH Adopted
Placed Calndr, Third Reading
May 26 Third Reading - Passed 054-001-000
May 30 Arrive House
Placed Calendar, First Reading
May 31 First reading Rfrd to Comm on Assignment
Assigned to Human Services
Jun 01 Added As A Joint Sponsor SANTIAGO
Added As A Joint Sponsor MARTINEZ
Committee Human Services
Jun 07 Amendment No.01 HUMAN SERVICE Adopted
DP Amnded Consent Calendar 019-000-000
Jun 12 Consnt Caldr Order 2nd Read
Primary Sponsor Changed To WHITE
Added As A Joint Sponsor JONES, SHIRLEY
Jun 13 Consnt Caldr Order 2nd Read
Fiscal Note Requested MCCRACKEN
Cal 2nd Rdng Short Debate
SB-1414  COLLINS – SMITH – DEL VALLE AND HOLMBERG.

(Ch. 127, par. 55.44)

Amends the Civil Administrative Code. Requires the Department of Public Health to establish a drug abuse education program for participants in the Women, Infants and Children (WIC) program.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 127, par. 55, new par. 55.50

Amends the Civil Administrative Code. Provides that the Department of Public Health shall include, in its AIDS campaign material, information directed toward African-Americans and Hispanics.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Public Health, Welfare & Correctn
May 11  Recommmnded do pass as amend  007-000-000

Placed Calndr,Second Reading

May 15  Added As A Co-sponsor HOLMBERG
Placed Calndr,Second Reading

May 16  Second Reading  Amendment No.01  PUB HLTH WEL  Adopted
Placed Calndr,Third Reading

May 25  Third Reading - Passed 058-000-001
May 26  Arrive House
Hse Sponsor BALANOFF
First reading  Rfrd to Comm on Assignment
Assigned to Human Services

Jun 07  Do Pass/Consent Calendar 019-000-000

Jun 13  Cnsent Calendar, 2nd Reading
Jun 13  Cnsent Calendar, 3rd Readng
Jun 15  Cnsent Caldr, 3rd Read Pass 113-000-000
Passed both Houses

Jul 14  Sent to the Governor

PUBLIC ACT 86-0997 Effective date 89-12-13
SB-1415 REA – WELCH – SEVERNS – HOLMBERG AND SMITH.

(Ch. 23, par. 6104.01)

Amends the Illinois Act on the Aging. Mandates the Department on Aging to examine causes and effects of the overuse of prescription drugs by senior citizens. Effective immediately.

SENATE AMENDMENT NO. 1. (Tabled may 25, 1989)
FISCAL NOTE (Dept. on Aging)
Fiscal impact of SB-1415 would be $250,000.

SENATE AMENDMENT NO. 2.
Removes the requirement that the Department examine prescription overuse. Requires the Department on Aging to develop and distribute a pamphlet to assist senior citizens in proper use of prescriptions. Effective July 1, 1990, rather than immediately.

SB-1416 SMITH.

(Ch. 111 1/2, par. 4163)

Amends The Abused and Neglected Long Term Care Facility Residents Reporting Act. Expands the definition of abuse to include the over-medicating of a nursing home resident.
SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, par. 4151-103

Amends the Nursing Home Care Act. Provides that "abuse" of a nursing home resident includes the overmedicating of a resident to curtail activity or modify behavior.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Public Health, Welfare & Correctn
May 11 Placed Calndr,Second Reading
Recommended do pass 007-000-000
May 16 Second Reading
Amendment No.01 SMITH Adopted
Placed Calndr,Third Reading
May 25 Re-committed to Public Health, Welfare & Correctn

SB-1417 WELCH.

(Ch. 43, par. 120)

Amends the Liquor Control Act. Eliminates the prohibition against issuing licenses to law enforcement officials, aldermen, members of city councils or commissions, members of a village board of trustees or members of a county board.

HOUSE AMENDMENT NO.1.

Prohibits issuance of a liquor license to an alderman or member of the city council or commission in Chicago, or to a member of the Cook County Board.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 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
May 11 Placed Calndr,Second Readng,
May 15 Second Reading
Placed Calndr,Third Reading
May 25 Third Reading - Passed 042-011-001
May 26 Arrive House
Hse Sponsor MAUTINO
Added As A Joint Sponsor SALTSMAN
First reading Rfrd to Comm on Assignment
Assigned to Judiciary I
Jun 07 Placed Calndr,Second Reading
Recommended do pass 010-001-000
Jun 14 Second Reading
Amendment No.01 MAUTINO Adopted
Placed Calndr,Third Reading
Jun 15 Third Reading - Passed 080-031-000
Jun 16 Sec. Desk Concurrence 01
Jun 26 Secrty's Desk Concur ConPP
Jun 30 S Concurs in H Amend. 01/039-019-000
Passed both Houses
Jul 24 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 034-023-000
Placed Calendar Total Veto
Oct 19  Total veto stands.

SB-1418   LECHOWICZ.
  (Ch. 73, par. 486)
Amends An Act in relation to land titles to make stylistic changes.
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 16  Second Reading
        Placed Calndr,Third Reading
May 25  Third Reading - Passed 058-000-001
May 26  Arrive House
        Hse Sponsor TERZICH
        First reading  Rfrd to Comm on Assignment
        Assigned to Judiciary I

Jun 09  Secr.et's Desk

SB-1419   JONES.
  (Ch. 122, par. 34-53)
Amends The School Code. Increases to 2.61% from 2.11% the maximum authorized educational purposes tax rate of the Chicago Board of Education. Effective immediately.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Elementary & Secondary Education
May 01  Waive Posting Notice 7C
        Committee Elementary & Secondary Education

SB-1420   O'DANIEL AND REA.
  (Ch. 120, new par. 643f)
Amends the Revenue Act of 1939. Allows taxing districts to abate taxes on property containing historic farm buildings.
SENATE AMENDMENT NO. 1.
Narrows abatement-eligible property to noncommercial historic farm.
Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  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 16  Second Reading
        Placed Calndr,Third Reading
May 23  Recalled to Second Reading
        Amendment No.01  O'DANIEL  Adopted
        Placed Calndr,Third Reading
May 26  Third Reading - Passed 059-000-000
May 30  Arrive House
        Placed Calendar,First Reading
SB-1421 Berman.

(Ch. 111 1/2, pars. 7202, 7204 and 7205; Ch. 122, pars. 1403, 1404, 1409a, 1409b, 1410, 1412 and 1415a; new par. 1406.1; rep. pars. 1405 and 1406)


HOUSE AMENDMENT NO. 1. (House recedes June 26, 1989)

Adds reference to: 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.

HOUSE AMENDMENT NO. 5. (House recedes June 26, 1989)

Adds reference to: Ch. 127, new par. 1304.11

SB-1422  BERMAN.
(Ch. 122, par. 34-19)
Amends The School Code. Broadens the methods of publication that can be utilized in specified situations by the Chicago Board of Education.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  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 058-000-001
May 26  Arrive House  Hse Sponsor LEVIN
First reading  Rfrd to Comm on Assignment
Assigned to Implementatn Chicago School Reform
Jun 09  Tbld pursuant Hse Rule 27D

SB-1423  BERMAN.
(Ch. 108 1/2, par. 17-150)
Amends the Pension Code. Increases to 100 the number of days a pensioner may substitute teach without losing benefits. Effective immediately.

PENSION IMPACT NOTE
The bill would have a very minor financial impact.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Insurance, Pensions & License Act
May 02  Pension Note Filed  Committee Insurance, Pensions & License Act

SB-1424  BERMAN – NETSCH.
(New Act)
Creates the Taxpayer's Bill of Rights Act providing for a taxpayer ombudsman in the Department of Revenue and a Taxpayer's Advisory Council. Defines duties and powers of the Department and Council in protecting taxpayer's rights.

HOUSE AMENDMENT NO. 1.
Provides that statements of taxpayer rights shall be provided upon the request of the taxpayer. Provides that the Department of Revenue may not extend property seizure periods in hardship cases and shall pay interest on overpayments at the same rate as that paid on underpayments. Eliminates the Taxpayer's Advisory Council.

Pension System Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 127, rep. par. 6.13

Deletes everything. Changes Taxpayers' Bill of Rights Act to provide the office of Taxpayer Ombudsman shall have access to Department of Revenue records subject to confidentiality requirements and that the Director of such office shall serve a 6 year term at a salary set by the Compensation Review Board. Also provides that property seized for taxes shall be held in escrow for 21 days to enable possible errors to be corrected. Amends the Civil Administrative Code. Repeals present provision for 5-person advisory board for Department of Revenue. Makes Act effective January 1, 1990.

Apr 07 1989 First reading Refd to Comm on Assignment
Apr 11 Recommended do pass 007-000-000
May 04 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 055-003-001
May 26 Arrive House
Hse Sponsor CURRIE
Added As A Joint Sponsor COUNTRYMAN
Added As A Joint Sponsor FREDERICK,VF
Added As A Joint Sponsor KUBIK
First reading Refd to Comm on Assignment
Assigned to Revenue

Jun 06 Added As A Joint Sponsor HOMER
Committee Revenue
Jun 07 Amendment No.01 REVENUE Adopted
008-005-000
Recommended do pass as amend
008-005-000

Placed Calndr,Second Reading
Jun 16 Second Reading
Amendment No.02 COUNTRYMAN Adopted
Placed Calndr,Third Reading
Jun 20 Third Reading - Passed 113-000-000
Jun 22 Sec. Desk Concurrence 01,02
Jun 26 S Concurs in H Amend. 01,02/053-002-000
Passed both Houses
Jul 24 Sent to the Governor
Aug 14 Governor approved
PUBLIC ACT 86-0176 Effective date 90-01-01

1 SB-1425 LUFT - SEVERNS - HAWKINSON.
(New Act; Ch. 127, par. 144.12 and new par. 141.252; Ch. 141, rep. pars. 101 through 130)

Creates the Agenda for Cost-Effectiveness in Education Act. Establishes a supplementary program to utilize human and technological resources for educational advancement. Creates the Uniform Unclaimed Property Act and repeals the current Uniform Disposition of Unclaimed Property Act. Establishes the procedures for disposition of unclaimed property by the Department of Financial Institutions. Shortens the holding period for unclaimed property from 7 to 5 years. Amends the State Finance Act to create the Illinois Cost-Effectiveness in Education Fund as a special fund in the State Treasury. Effective immediately.

1 Fiscal Note Act may be applicable.
FISCAL NOTE (State Board of Education)
The maximum that the education fund could receive under SB 1425 is $20 million.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 141, rep. pars. 101 through 130


HOUSE AMENDMENT NO. 1.

Deletes the Article structure in the bill and the remaining reference to the Uniform Unclaimed Property Act.

Apr 07 1989  First reading  Rfd to Comm on Assignment
Apr 11  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 17  Placed Calndr,Second Reading
May 18  Fiscal Note filed
May 18  Placed Calndr,Second Reading
May 25  Second Reading  Amendment No.01  ELEM SCND ED  Adopted
May 25  Placed Calndr,Third Reading
May 25  Added As A Joint Sponsor HAWKINSON
May 26  Third Reading - Passed 045-006-003
May 26  Arrive House
May 31  Placed Calendar,First Reading
Jun 01  First reading  Rfd to Comm on Assignment
Jun 01  Assigned to Executive

Jun 01  Added As A Joint Sponsor EDLEY
Jun 02  Committee Executive
Jun 02  Added As A Joint Sponsor GRANBERG
Jun 02  Committee Executive
Jun 06  Primary Sponsor Changed To GIORGI
Jun 06  Added As A Joint Sponsor MCPIKE
Jun 06  Committee Executive
Jun 07  Do Pass/Consent Calendar 021-000-000
Jun 13  Consent Calendar, 2nd Reading
Jun 13  Consent Caldr Order 3rd Read
Jun 15  Remvd from Consent Calendar
Jun 15  Cal 2nd Rng Short Debate
Jun 15  Short Debate Cal 2nd Rng  Amendment No.01  GIORGI  Adopted
Jun 15  Mtn Prevail to Suspend Rule 37/113-000-000
Jun 15  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. 01/047-008-001
Jun 26  Passed both Houses
Jul 24  Sent to the Governor
Sep 07  Governor approved

* PUBLIC ACT 86-0852 Effective date 89-09-07

SB-1426 REA.

(Ch. 121, par. 4-201.15; new par. 2-220)

Amends the Illinois Highway Code. Requires the Department of Transportation to maintain as forested lands rather than grasslands property adjacent to and between divided lanes of State highways.
SENATE AMENDMENT NO. 1.
Corrects a misspelled word.

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

Deletes reference to: Ch. 121, par. 4-201.5, new par. 2-220.
Adds reference to: Ch. 95 1/2, par. 6-305

Deletes everything. Amends the Vehicle Code to provide that new car dealer loaners shall not be subject to rental agency insurance restrictions.

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. 96 1/2, pars. 9102, 9104, 9105, 9107; Ch. 121, par. 4-201.15, new par. 2-220

Restores provisions of the original bill. Also restores provisions of H-am 2, except that the exemption is limited to loaner cars provided free of charge. Also amends the Forestry Development Act. Provides that the Dept. of Conservation may pay a portion of the costs of preparation of forestry management plans. Provides that fees and fines collected under the Forest Products Transportation Act, gifts and revenues from forestry-related activities shall be deposited in the Forestry Development Fund. Permits appropriations from that fund for expenses of the Forest Resources Divisions of the Dept. of Conservation and for other specified forestry-related purposes. Makes technical and other changes.

Apr 07 1989 First reading.
Apr 11 Assigned to Transportation
May 11 Recommended do pass as amend

May 16 Second Reading
Amendment No.01 TRANSPORTN Adopted

May 25 Third Reading - Passed 056-002-001
May 26 Arrive House
Hse Sponsor PHELPS
Added As A Joint Sponsor WOOLARD
Placed Calndr,First Reading

May 31 First reading
Rfrd to Comm on Assignment Assigned to Transportation and Motor Vehicles

Jun 01 Added As A Joint Sponsor BALANOFF
Added As A Joint Sponsor PRESTON
Committee Transportation and Motor Vehicles

Jun 07 Recommended do pass 014-001-004

Jun 20 Second Reading
Placed Calndr,Second Reading

Jun 23 Mtn Prev-Recall 2nd Reading

Amendment No.01 PHELPS Withdrawn
Amendment No.02 PHELPS Adopted

Jun 24 Sec. Desk Concurrence 02
S Nonconcns in H Amend. 02
Speaker’s Table, Non-concur 02

Jun 26 H Refuses to Recede Amend 02
H Requests Conference Comm 1ST
Hse Conference Comm Apptd 1ST/PHELPS,
RONAN, CULLERTON,
TATE AND PARCELLS

Jun 27 Sen Accede Req Conf Comm 1ST
Sen Conference Comm Apptd 1ST/REA
D’ARCO, BROOKINS,
WATSON & DUDYCZ
Amends the Fish Code. Changes references to mussels to resident musselors and makes the unlawful taking of aquatic life a Class A misdemeanor where such wildlife is not immediately released unharmed and a Class 3 felony where a commercial transaction exceeding $300 is involved. Prohibits the possession of electrical or radio frequency transmitting devices used to shock or stun fish while on Illinois waters. Makes an exception for those holding scientific permits. Amends the Good Samaritan Food Donor Act. Extends the Acts' immunity from civil liability to donors of wild game.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 56, par. 5.7
Deletes Class A misdemeanor for aquatic life taken into possession and not released unharmed and deletes fine and Class 3 felony where above violation relates to a commercial transaction.

Amends the Wildlife Code to change language to hunting instead of shooting preserves and to provide that female pheasants may be released but may be harvested pursuant to regulations only; to establish criteria for shooting crippled waterfowl and to exempt red and arctic fox and mink farmers from breeder permit requirement.

FISCAL NOTE (Dept. of Revenue)
A fiscal impact determination is not possible due to a lack of information. However, the Dept. would estimate a loss of revenue of less than $1 million annually.

HOUSE AMENDMENT NO. 1.
Provides for immediate effective date.
SB-1428—Cont.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 61, pars. 3.8 and 3.10

Amends the Wildlife Code. Provides that goose hunting pits or blinds on adjoining properties must be a minimum of 200 yards apart.

HOUSE AMENDMENT NO. 3.

Eliminates reference to taxation of fox and mink fur farmers.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Agriculture & Conservation
May 17 Committee discharged

May 18 Placed Calndr, Second Reading Fiscal Note filed
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House Hse Sponsor OLSON, BOB Added As A Joint Sponsor BRUNSVOLD
First reading Rfrd to Comm on Assignment Assigned to Energy Environment & Nat. Resource

May 31 Re-assigned to Agriculture
Jun 07 Amendment No.01 AGRICULTURE Adopted
Amendment No.02 AGRICULTURE Adopted
Amendment No.03 AGRICULTURE Adopted
DP Amnded Consent Calendar 019-000-000

Jun 13 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
Jun 15 Removed Short Debate Cal CULLERTON Consnt Caldr Order 2nd Read
Jun 16 Consnt Calendar, 2nd Readng Consnt Caldr Order 3rd Read
Jun 21 Consnt Caldr, 3rd Read Pass 117-000-000
Jun 22 Sec. Desk Concurrence 01,02,03
Jun 26 S Concurs in H Amend. 01,03/054-000-000 S Concurs in H Amend. 02/034-020-000 Passed both Houses
Jul 24 Sent to the Governor
Sep 11 Governor approved
PUBLIC ACT 86-0920 Effective date 89-09-11

SB-1429 SEVERNS - MACDONALD - NETSCH.
(Ch. 38, par. 12-18)

Amends the Criminal Code of 1961 to permit prosecution of a spouse for criminal sexual assault.

SENATE AMENDMENT NO. 1.

Provides that the prosecution of a spouse of a victim for criminal sexual assault is barred unless the victim reported such offense to a law enforcement agency or the State's Attorney's office within 30 days after the offense was committed, except when the court finds good cause for the delay. Restores same provision in relation to aggravated criminal sexual assault.

HOUSE AMENDMENT NO. 1. (Tabled June 15, 1989)

Provides that prosecution of a spouse for criminal sexual assault is barred unless reported by the victim to a law enforcement agency or State's Attorney's office within 5 days after commission of the offense.

FISCAL NOTE (Dept. of Corrections)
No data is available to estimate the number of admissions. However total cost for each admission would be $78,200.
SB-1430 WELCH.

(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.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary

SB-1431 COLLINS.

(Ch. 38, pars. 1003-7-6, 1003-12-1, 1003-12-2, 1003-12-3, 1003-12-4, 1003-12-5 and new pars. 1003-12-14 and 1003-12-15)

Amends the Unified Code of Corrections. Requires that beginning January 1, 1992, 50% of the money appropriated by the General Assembly to the Department of Corrections to expand and maintain existing prisons, food services and custodial services be used to employ inmates at not less than 50% nor more than 100% of the federal minimum wage amount. Of the money earned 50% is required to be returned to the Department for the inmate's housing, food and clothing needs. If the inmate has children, 25% is required to go to the appropriate authority for child support. Requires that the remainder go into a Prison Trust Fund. Creates a Review and Advisory Committee to review the program and advise the Department of Corrections. Also requires additional training for security guards to ensure security.

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

Deletes reference to: Ch. 38, par. 1003-12-1 and new pars. 1003-12-14 and 1003-12-15
Adds reference to: Ch. 38, par. 1003-12-7 and new par. 1003-12-3a
Amends the Unified Code of Corrections. Provides guidelines for contracts, leases and other business agreements entered into between the Dept. of Corrections and private entities for the employment of prisoners. Provides for the allocation of goods manufactured by prisoners. Deletes provisions requiring the Dept. to use 50% of the money appropriated to them to employ inmates. Deletes the required number of hours and days an inmate must work. Allows the Department of Corrections to establish the wage each inmate will receive. Deletes reference to a Review and Advisory Committee and to additional training for security guards.

SENATE AMENDMENT NO. 2.
Deletes reference to: Ch. 38, pars. 1003-7-6, 1003-12-3 and 1003-12-4
Adds reference to: Ch. 38, par. 1003-12-1

Amends the Unified Code of Corrections. Removes reference regarding reimbursement by convicted persons to the Department of Corrections (DOC) for their confinement costs. Requires mandatory employment of committed persons confined in DOC institutions and facilities so that such person can contribute to his/her confinement costs. Provides such employment may include positions as security guards. Provides that DOC may enter into contracts to implement provisions of this Act. Provides for the allocation of goods made at DOC institutions and facilities.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Public Health, Welfare & Correctn
May 11 Recommded do pass as amend 007-000-000
Placed Calndr,Second Reading
May 16 Second Reading Amendment No.01 PUB HLTH WEL Adopted
Placed Calndr,Third Reading
May 23 Recalled to Second Reading Mtn Reconsider Vote Prevail 01-COLLINS
Mtn Prevail - Table Amend No 01 Tabled
Amendment No.02 COLLINS Adopted
Placed Calndr,Third Reading
May 25 Third Reading - Passed 036-018-001
May 26 Arrive House Hse Sponsor STANGE
Added As A Joint Sponsor YOUNG,A
Added As A Joint Sponsor TURNER
Added As A Joint Sponsor BUGIELSKI
First reading Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 08 Added As A Joint Sponsor WELLER
Committee Judiciary II Do Pass/Short Debate Cal 016-000-000
Cal 2nd Rdng Short Debate
Jun 14 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Jun 15 Short Debate-3rd Passed 102-002-003
Passed both Houses
Jul 14 Sent to the Governor
Aug 30 Governor approved PUBLIC ACT 86-0450 Effective date 90-01-01

SB-1432 COLLINS.
(Ch. 32, pars. 557, 562e, 572, 586, 590, 604, 618, 621, 660, 674, 678, 690.25, 690.39, 690.43, 691.24, 691.38 and 691.42; Ch. 68, new pars. 3A-101 and 3A-102; Ch. 73, pars. 767.22, 1022, 1024 and 1031; new par. 1021.1; Ch. 111 1/2, par. 1411.2 and new par. 1411.3)

Amends the Illinois Insurance Code, the Health Maintenance Organization Act, the Illinois Human Rights Act and various health service plan Acts. Imposes a 1%

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Insurance, Pensions & License Act

SB-1433  COLLINS.

(Ch. 68, new pars. 3A-101 and 3A-102; Ch. 73, par. 1031)

Amends the Illinois Human Rights Act to add Article 3A prohibiting discrimination by insurers. Also amends the Insurance Code to include discrimination on the basis of sex as a prohibited practice in the business of insurance.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Insurance, Pensions & License Act

SB-1434  COLLINS.

(Ch. 56 1/2, par. 1505; Ch. 95 1/2, pars. 3-405 and 313-2; Ch. 120, par. 11-1107)

Amends provisions of the Controlled Substance Act dealing with property forfeiture by making a grammatical change. Amends the Vehicle Code by requiring an application for registration of a motor vehicle to include the owner's social security number. Amends the Boat Registration and Safety Act by requiring an application for number for a watercraft to include the owner's social security number. Amends provisions of the Illinois Income Tax Act dealing with demand and seizure of property by the Department of Revenue by making a grammatical change.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Executive

SB-1435  COLLINS.

(Ch. 111 1/2, pars. 6351-2, 6355-3, 6356-2, 6356-3 and 6359-1; new par. 22.06; Ch. 127, par. 55 and new par. 55.50)

Amends an Act in relation to Public Health and the Civil Administrative Code. Requires the Department of Public Health to develop guidelines for treating addicted mothers and children, up to age 2, for substance abuse. Amends the Alcoholism and Other Drug Dependency Act. Establishes as a concern of the Department of Alcoholism and Substance Abuse the children of substance abuse parents. Requires at least 1 member of the Illinois Advisory Committee to be a former drug addict. Requires at least 2 members of the Advisory Committee to be members of the Interagency Board. Adds to the powers and duties of the Interagency Board the responsibility of assisting in the coordination of services between public and private service providers. Requires the Department to create or contract with existing residential homes to provide services to women who are substance abusers and their children.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Public Health, Welfare & Correcttn

SB-1436  COLLINS.

(New Act)

Creates the Consumer Credit Reporting Act. Provides rules by which a consumer credit reporting agency may furnish credit information. Allows for credit information pursuant to Title IV-D of the Social Security Act (42 USCA 651) concerning a child support arrearage of more than $1,000. Requires disclosure to a consumer of a credit investigation and notice upon completion of the report. Allows the consumer 15 days in which to contest any information in the report. Limits the reporting of credit information. Requires photo identification or verification of identity before any information is released to any persons. Provides civil and criminal remedies for violation of this Act.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>SB-1436</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SB-1437</td>
<td>COLLINS</td>
<td>Creates the Organic Food Products Standards Act. Establishes definitions and standards pertaining to the growth and sale of organic foods under the authority of the Department of Agriculture. Effective immediately.</td>
</tr>
<tr>
<td>SB-1438</td>
<td>MAITLAND</td>
<td>Creates the Marriage and Family Therapy Certification Act and amends the Regulatory Agency Sunset Act. Provides that no person may use the title “Marriage and Family Therapist” unless certified under this Act. Provides for the certification of marriage and family therapists by the Department of Professional Regulation. Specifies the qualifications for certification. Provides exceptions to certification. Creates the Illinois Marriage and Family Therapist Certification Board. Specifies the grounds for refusal to issue, suspension or revocation of certification. Prohibits the unlawful practice of marriage and family therapy. Provides for the repeal of this Act December 31, 2001. Effective January 1, 1991.</td>
</tr>
<tr>
<td>SB-1439</td>
<td>ETHEREDGE</td>
<td>Amends The School Code. Authorizes school boards of school districts located in Class II county school units to withdraw from the jurisdiction and authority of the trustees of schools of the township in which such school districts are located and from the jurisdiction and authority of the township treasurer in such county school units, and to elect or appoint their own school treasurer.</td>
</tr>
<tr>
<td>SB-1440</td>
<td>ETHEREDGE</td>
<td>Amends the Parentage Act of 1984 and the Code of Civil Procedure. Provides for a rebuttable presumption of paternity. Provides for enforcement of a child support order without prior court approval until 5 years after the child reaches majority, and thereafter under certain circumstances. Makes pension plan payment subject to enforcement of a child support order. Provides for incentive payments by the Department of Public Aid to counties for establishing paternity.</td>
</tr>
</tbody>
</table>
Amends the Illinois Human Rights Act. Authorizes the Department of Human Rights to require State agencies to establish minority executive training programs when they fail to comply with equal employment opportunity and affirmative action goals. Effective immediately.

FISCAL NOTE (Dept. of Human Rights)
Total fiscal impact for personnel and on-site reviews would be $75,532.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
May 11 Recommended do pass 010-000-000

May 11 Placed Calndr, Second Reading
May 12 Fiscal Note Requested KARPIEL
May 16 Fiscal Note filed

May 25 Added As A Joint Sponsor DEL VALLE
Third Reading - Passed 032-023-000

May 26 Arrive House
Hse Sponsor LEFLORE
Added As A Joint Sponsor FLOWERS
First reading Rfrd to Comm on Assignment
Assigned to State Government Administration

Jun 07 Recommended do pass 011-000-000
Jun 14 Second Reading
Placed Calndr, Third Reading

Jun 15 Added As A Joint Sponsor BALANOFF
Third Reading - Passed 068-044-001
Passed both Houses

Jul 14 Sent to the Governor

Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 19 Total veto stands.

Amends the Human Rights Act. Provides that if the Department of Human Rights determines that a State agency is not in compliance with equal employment opportunity and affirmative action requirements, the Department shall demand that the agency thereafter take appropriate actions to assure that 50% of the new employees hired by it further achievement of the agency's affirmative action goals for minorities until such time as the agency is determined to be in compliance. Effective immediately.

FISCAL NOTE (Dept. of Human Rights)
Total fiscal impact for personnel and on-site reviews would be $75,532.

SENATE AMENDMENT NO. 1.
Requires the Department of Human Rights to demand that a State agency assure that the highest percentage possible (rather than 50%) of its new employees further the achievement of affirmative action goals.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
Apr 27 Added As A Co-sponsor DEL VALLE
Committee Executive
Amends the Intergovernmental Cooperation Act. Clarifies language relating to intergovernmental agreements.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, par. 743.2
Adds reference to: Ch. 127, new par. 743.2a

Deletes everything. Amends the Intergovernmental Cooperation Act concerning agreements between municipalities for waste disposal. Allows a municipality to act as municipal lead agency with the powers of a municipal joint action agency. Effective immediately.

HOUSE AMENDMENT NO. 6.

Requires the Board of Higher Education and the Board of Regents in cooperation with Northern Illinois University to undertake a feasibility study for a Rockford campus of Northern Illinois University. Sets forth what the study shall include.

Secretary's Desk

May 11 Placed Calndr, Second Reading
May 15 Second Reading
May 25 Third Reading - Passed 058-000-001
May 26 Arrive House
First reading
Hse Sponsor GIORGI

Jun 01 Added As A Joint Sponsor HALLOCK
Committee Energy Environment & Nat. Resource

Jun 08 Cal 2nd Rdng Short Debate
Do Pass/Short Debate Cal 013-000-000

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

Jun 23 Amendment No.01 GIORGI Withdrawn
Amendment No.02 GIORGI Withdrawn
Amendment No.03 GIORGI Withdrawn
Amendment No.04 GIORGI Withdrawn
SB-1443—Cont.

Jun 23—Cont. Amendment No.05 GIORGI Withdrawn
Amendment No.06 GIORGI Adopted
Cal 3rd Rdnng Short Debate
Mtn Prevail to Suspend Rule 37(D)/117-000-000
Short Debate-3rd Passed 108-001-004
Jun 24 Sec. Desk Concurrence 06
Jun 26 S Concurs in H Amend. 06/049-007-001
Passed both Houses
Jul 24 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0771 Effective date 89-09-01

SB-1444 LUFT – MAROVITZ – COLLINS.
(New Act)

Creates the Illinois Affordable Housing Act.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
Added As A Joint Sponsor MAROVITZ
Committee Executive
Apr 13 Added As A Joint Sponsor COLLINS
Committee Executive

SB-1445 PHILIP.

(Ch. 23, pars. 12-4, 3434, 5002 and 6104.01; new pars. 1204.31, 3458,
and 5034.8; Ch. 38, new par. 1605.1; Ch. 56 1/2, new pars. 720 and 1414;
Ch. 67 1/2, new par. 405.2; Ch. 91 1/2, new par. 100-60; Ch. 111 1/2, new
pars. 22.06 and 6351-4.1; Ch. 122, new par. 30-18; Ch. 127, pars. 46.1 and
49; new pars. 56.59, 49.31 and 214.17)

Amends the Cannabis Control Act and the Controlled Substances Act and other
Acts to make any person convicted of a drug-related felony ineligible for various
State services and programs for one year from the date of conviction. Upon a second
drug-related felony conviction, such person would be ineligible for 3 years. A third
and subsequent conviction would result in ineligibility for the rest of such person's
life. Requires the Department of State Police to provide drug conviction informa-
tion to various State agencies on a semi-monthly basis. 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 045-002-000

Placed Calndr,Second Reading
May 23 Second Reading
Placed Calndr,Third Reading
May 25 Third Reading - Passed 042-013-001
May 26 Arrive House
Hse Sponsor PARKE
Added As A Joint Sponsor STANGE
First reading Rfrd to Comm on Assignment
Assigned to Judiciary II
Jun 08 Added As A Joint Sponsor WELLER
Committee Judiciary II
Jun 09 Tbld pursuant Hse Rule 27D

SB-1446 MAROVITZ.

(Ch. 120, par. 2-202)

Amends the Illinois Income Tax Act to clarify gender application.

FISCAL NOTE (Dept. of Revenue)
The tax credit provided in SB-1446 would reduce State revenues
by approximately $1,000,000.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, par. 2-202
Adds reference to: Ch. 120, par. 2-201

Deletes everything and amends the Illinois Income Tax Act to provide a tax credit for health facilities for 10% of cost of providing for AIDS treatment.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Revenue
May 11 Recommended do pass as amend 007-000-000

Placed Calndr, Second Reading
May 16 Fiscal Note Requested RIGNEY
May 18 Placed Calndr, Second Reading
May 23 Second Reading
Amendment No. 01 REVENUE Adopted
Placed Calndr, Third Reading
May 25 Third Reading - Lost 015-036-000

SB-1447 NETSCH.

(Ch. 38, pars. 33E-2, 33E-3, 33E-4, 33E-6, 33E-9, and 33E-11; new par. 33E-12)

Amends the Criminal Code to define public employee, and to provide that such persons may release certain information to public contractors if such information is generally available to the public or for contractors to clarify specifications.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Judiciary

SB-1448 DEANGELIS.

(Ch. 73, par. 982c)

Amends the Illinois Insurance Code. Provides that insurance companies which issue policies containing provisions for reimbursement for mental, emotional or nervous disorders shall reimburse policy holders who use the services of any qualified mental health professionals.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Insurance, Pensions & License Act

SB-1449 JONES.

(Ch. 111 1/2, par. 201)

Amends the Act establishing a toxicological laboratory service. Authorizes the Department of Public Health to test specimens submitted by coroners and law enforcement officers in their efforts to determine if a biologically infectious substance has been involved in a death, accident or illness. Also authorizes the Department to provide technical advice on the handling of such substances.

HOUSE AMENDMENT NO. 1.
Includes specimens submitted by physicians in the authorization for testing by the Dept. of Public Health.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 111 1/2, par. 621-103

Amends the Illinois Clinical Laboratory Act to exempt law enforcement agencies, probation and court services from the provisions of the Act.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 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 04—Cont.
May 11
Placed Calndr, Second Reading

May 16
Second Reading

May 25
Third Reading - Passed 058-000-001

May 26
Arrive House

Placed Calndr, First Reading

May 31
Hse Sponsor YOUNG, A

First reading

Rfrd to Comm on Assignment

Assigned to Human Services

Jun 07
Do Pass/Consent Calendar 019-000-000

Jun 13
Consent Calendar, 2nd Reading

Jun 14
Remvd from Consent Calendar

Cal 2nd Rdg Short Debate

Mtn Prev-Recall 2nd Reading

Amendment No. 01

YOUNG, A

Adopted

Cal 3rd Rdg Short Debate

Jun 22
Mtn Prev-Recall 2nd Reading

Amendment No. 02

YOUNG, A

Adopted

Cal 3rd Rdg Short Debate

Mtn Preval to Suspend Rule 37(D)/117-000-000

Short Debate-3rd Passed 117-000-000

Jun 23
Sec. Desk Concurrence 01,02

Jun 28
S Concurs in H Amend. 01/02/058-000-000

Passed both Houses

Jul 25
Sent to the Governor

Sep 07
Governor approved

PUBLIC ACT 86-0853 Effective date 90-01-01

SB-1450 HOLMBERG – SEVERNS.

(Ch. 127, par. 425)

Amends an Act creating the Science Advisory Council. Adds to the powers and duties of the Council a mandate that the Council propose State scientific and technological development and research policies.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, par. 425

Adds reference to: 96 1/2, new par. 7406.1

Deletes everything. Amends An Act in relation to natural resources, research, data collection and environmental studies. Creates an Advanced Photon Source Task Force within the Department of Energy and Natural Resources, to develop opportunities for providing Illinois companies access to that facility. Directs the Task Force to submit an annual report to the Governor and the General Assembly. Effective immediately.

Apr 07 1989

First reading

Rfrd to Comm on Assignment

Apr 11

Assigned to Executive

May 11

Recommended do pass 011-000-000

May 15
Second Reading

Placed Calndr, Third Reading

May 25
Added As A Joint Sponsor SEVERNS

Placed Calndr, Third Reading

Third Reading - Passed 056-002-001

May 26
Arrive House

Hse Sponsor CURRIE

Placed Calndr, First Reading
SB-1450—Cont.

May 31  First reading  Rfrd to Comm on Assignment
         Assigned to Executive
Jun 01  Added As A Joint Sponsor CURRAN
         Committee Executive
Jun 07  Do Pass/Consent Calendar 018-000-000
Jun 12  Consnt Caldr Order 2nd Read
Jun 13  Remvd from Consent Calendar
Jun 16  Cal 2nd Rdnng Short Debate
Jun 20  Short Debate-3rd Passed 109-000-000
Jun 22  Sec. Desk Concurrence 01
Jun 26  S Concurs in H Amend. 01/049-005-000
Jun 13  Added As A Joint Sponsor EDLEY
Jun 13  Added As A Joint Sponsor DEJAEGHER
Jun 13  Added As A Joint Sponsor JONES,SHIRLEY
Jun 16  Short Debate Cal 2nd Rdnng
Jun 16  Amendment No.01 CURRIE Adopted
Jun 26  Cal 3rd Rdnng Short Debate
Jun 21  Amendment No.01 BUGIELSKI Adopted
Jun 23  Total veto stands.

SB-1451  LECHOWICZ.
(Ch. 127, par. 49.25j)

Amends The Civil Administrative Code. Authorizes the Department of Trans-
portation to make loans for airport facilities.

HOUSE AMENDMENT NO. 1. (House recedes November 2, 1989)
Establishes January 1, 1990 as the effective date of this Act.

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. 127, par. 49.25j)
Adds reference to: (New Act)

Deletes everything. Creates the Upper Illinois River Valley Development Au-
thority Act to study and make recommendations for the economic development of
the counties of Grundy, LaSalle, Bureau, Putnam and Marshall.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11     Assigned to Transportation
May 11     Place Calndr,Second Reading
May 16     Second Reading
May 25     Place Calndr,Third Reading
May 26     Third Reading - Passed 055-003-001
Jun 08     Place Calndr,Second Reading
Jun 16     Second Reading
Jun 21     Amendment No.01 BUGIELSKI  Adopted
Jun 23     Place Calndr,Third Reading
Jun 23     3d Reading Consideration PP
Jun 23     Calendar Consideration PP.
SB-1452  DALEY, J.

(Ch. 17, par. 101)


Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Finance & Credit Regulations

May 02  Waive Posting Notice 7C  Committee Finance & Credit Regulations

SB-1453  HOLMBERG.

(Ch. 120, par. 424)

Amends the Motor Fuel Tax Law. Specifies that park, forest preserve and conservation districts shall not be required to levy for road and bridge purposes in order to qualify for an allotment from the Motor Fuel Tax Fund. Specifies that the president of a park district, forest preserve district or conservation district shall act as highway commissioner for the purpose of receiving and disbursing funds allotted pursuant to the Act. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Local Government

SB-1454  ROCK – LUFT.

(New Act)

Creates the Central Business District Improvement Authorities Act. Authorizes creation of such Authorities.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Executive
May 11  Recommended do pass as amend 009-000-001

Placed Calndr, Second Reading
SB-1455   NETSCH.

(New Act; Ch. 127, new par. 141.252)

Creates the Illinois Science Foundation Act and amends the State Finance Act to establish a 24 member Board to support basic research, award scholarships, maintain registers of scientific and technical personnel, coordinate research activities and evaluate and review the status of scientific research and endeavors in Illinois.

FISCAL NOTE (DCCA)
First year fiscal impact would be $16,425,400 and could increase each year thereafter as additional scholarships and scientific research projects are added.

Fiscal Note Act may be applicable.

SB-1456   LECHOWICZ.

(Ch. 85, par. 1601)

Amends An Act authorizing certain governmental units to purchase personal property supplies and services jointly. Expands the definition of "governmental unit".

FISCAL NOTE Act may be applicable.
SB-1456—Cont.

Jun 07  Do Pass/Short Debate Cal 007-000-000
Jun 13  Cal 2nd Rdng Short Debate
Jun 15  Short Debate Cal 2nd Rdng
Jun 16  Cal 3rd Rdng Short Debate
Jun 20  Mtn Prev-Recall 2nd Reading
Jun 22  Amendment No.01 TERZICH Adopted
Jun 23  3rd Reading Consideration PP
Jun 26  Calendar Consideration PP.
Jun 29  Primary Sponsor Changed To MCPIKE
Jun 30  Added As A Joint Sponsor CAPPARELLI
Jun 20  Calendar Consideration PP.
Jun 22  Third Reading - Passed 063-050-002
Jun 23  Sec. Desk Concurrence 01
Jun 26  S Noncncrs in H Amend. 01
Jun 27  Speaker’s Table, Non-concur 01
Jun 29  H Refuses to Recede Amend 01
Jun 30  H Requests Conference Comm 1ST
Jun 30  Hse Conference Comm Apptd IST/MCPIKE,
Jun 30  STECZO, CULLERTON,
Jun 30  HALLOCK AND
Jun 30  CHURCHILL
Jun 30  Sen Accede Req Conf Comm 1ST
Jun 30  Sen Conference Comm Apptd IST/LECHOWICZ
Jun 30  HOLMBERG, JOYCE,JJ
Jun 30  KARPIEL & WEAVER,S

SB-1457  ROCK.

(New Act)

Creates the Voluntary Insurance Plan (VIP) Act. Requires the Department of Central Management Services to use its best efforts to arrange for catastrophic health insurance for citizens of Illinois. Provides that the insurance shall be at no cost to the State. Defines terms.

Apr 07 1989. First reading  Rfrd to Comm on Assignment
Apr 11  Assigned to Insurance, Pensions & License Act
May 11  Recommended do pass 006-001-000
May 15  Placed Calndr,Second Reading
May 15  Second Reading
May 15  Placed Calndr,Third Reading

SB-1458  BERMAN.

(Ch. 122, par. 10-20)


Apr 07 1989. First reading Rfrd to Comm on Assignment
Apr 11  Assigned to Elementary & Secondary Education
May 11  Recommended do pass 011-000-000
May 15  Placed Calndr,Second Reading
May 15  Second Reading
May 15  Placed Calndr,Third Reading
May 25  Third Reading - Passed 058-000-001
May 26  Arrive House
May 26  Hse Sponsor PARKE
May 26  First reading Rfrd to Comm on Assignment
Jun 01  Assigned to Executive
Jun 07  Interim Study Calendar EXECUTIVI
SB-1459 DEL VALLE.

(Ch. 24, par. 3-6-5, new pars. 10-3.1-1, 10-3.1-2 and 10-3.1-3; Ch. 85, pars. 508, 516 and 519)

Amends the Municipal Code, the Police Training Act and An Act in relation to firearms training for peace officers. Imposes requirements for firearms, first aid and general police procedures training for all municipal auxiliary, part-time and full-time peace officers. Preempts home rule municipalities.

Apr 07 1989   First reading   Rfrd to Comm on Assignment
Apr 11   Assigned to Local Government

SB-1460 DEL VALLE.

(Ch. 56 1/2, par. 1401.2)

Amends the Controlled Substances Act. Makes a grammatical change.

Apr 07 1989   First reading   Rfrd to Comm on Assignment
Apr 11   Assigned to Local Government

1 SB-1461 SEVERNS.

(Ch. 120, par. 2-203; Ch. 127, pars. 3604, 3609, 3610)


Apr 07 1989   First reading   Rfrd to Comm on Assignment
Apr 11   Assigned to Revenue

1 SB-1462 SEVERNS.

(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 expenses incurred in research on degradable or biodegradable agricultural commodity-based plastics 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.

Apr 07 1989   First reading   Rfrd to Comm on Assignment
Apr 11   Assigned to Revenue

4 SB-1463 LUFT - JONES - NETSCH - DEL VALLE - COLLINS - MAROVITZ - NEWHOUSE.

(New Act; Ch. 5, pars. 2252, 2253, 2254; Ch. 23, new par. 6108.06; Ch. 67 1/2, par. 404, new pars. 307.24h, 307.24i; Ch. 120, pars. 2-204, 404, 441, 1003, new pars. 2-208, 444m, 500.23-1, 523.1, 643g, 643h, 643i; Ch. 127, new pars. 46.37b and 141.252)

Creates the Illinois Affordable Housing Law, the Illinois Housing Development Zone Law and the Emergency Homeless Veterans Law. Amends the Illinois Housing Development Act, the State Finance Act, the Rural Diversification Act, the Illinois Act on the Aging and various occupation and use tax Acts to provide support for housing for low and moderate income households.

STATE DEBT IMPACT NOTE
SB-1463 would create a new category of direct obligation debt.
The amount of future debt costs would depend on how DCCA designs the Affordable Housing Loan program.

1 Fiscal Note Act may be applicable.
4 State Debt Impact Note Act may be applicable.
SENIATE AMENDMENT NO. 1.
Makes technical and grammatical changes.

SENIATE AMENDMENT NO. 2.
Deletes reference to: Ch. 127, new par. 141.252
Adds reference to: Ch. 127, new pars. 141.253, 141.254, 141.255 and 144.31

Provides for additional sources of funding for the Illinois Affordable Housing Act. Increases the real estate transfer tax from 25¢ to 50¢ for each $500 of value. Provides for the division of the receipts from the real estate transfer tax between the Illinois Affordable Housing Trust Fund, the General Revenue Fund, the Open Space Lands Acquisition and Development Fund and the Natural Areas Acquisition Fund. Amends An Act in relation to State finance to create the Open Space Lands Acquisition and Development Fund and the Natural Areas Acquisition Fund.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 67 1/2, par. 304
Adds reference to: Ch. 67 1/2, par. 322; Ch. 111, pars. 5803, 5804, 5805, 5807, 5809, 5810, 5811, 5812, 5812.1, 5813, 5814, 5815, 5815.1, 5816, 5818, 5820, 5821, 5822, 5823, 5825, and 5826, 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. 127, pars. 1904.5 and 1904.10


HOUSE AMENDMENT NO. 2.
Deletes reference to: Ch. 67 1/2, new pars. 307.24h, 307.24i

Deletes amendments to Illinois Housing Development Authority Act requiring the Authority to develop and implement a savings plan for prospective first time home buyers and a first time home buyers shared appreciation program.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 5, pars. 2252, 2253, 2254; Ch. 23, new par. 6108.06; Ch. 67 1/2, pars. 322 and 404; Ch. 111, pars. 5803, 5804, 5805, 5807, 5809, 5810, 5811, 5812, 5812.1, 5813, 5814, 5815, 5815.1, 5816, 5818, 5820, 5821, 5822, 5823, 5825, and 5826, new pars. 5813.1, 5813.2, 5814.1, 5818.1, 5818.2, 5818.3, 5831.1, 5831.2, 5836.1 through 5836.24; Ch. 127, pars. 2-204, 441, 500.23-1 and 1003, new pars. 2-208, 444m, 523.1, 643g, 643h and 643i; Ch. 127, pars. 1904.5, 1904.10, new pars. 46.37b, 141.252, 141.253, 141.254, 141.255 and 144.31

Adds reference to: Ch. 85, new pars. 2113 and 2114; Ch. 111, pars. 5803, 5804, 5805, 5806, 5807, 5809, 5810, 5811, 5812, 5812.1, 5813, 5814, 5815, 5815.1, 5816, 5818, 5820, 5821, 5822, 5823, 5825 and 5826, new pars. 5813.1, 5813.2, 5818.1, 5818.2, 5818.3, 5831.1, 5831.2 and 5831.36 through 5836.24; Ch. 120, par. 1003; Ch. 127, pars. 1904.5 and 1904.10, new pars. 141.253, 141.254, 141.255 and 144.31

Deletes all. Creates the Illinois Affordable Housing Act to establish an affordable housing program for low income families. Amends the Real Estate License Act in regards to administrative and disciplinary matters. Adds an Article to the Real Estate License Act to provide for the licensure of real estate appraisers. Amends the Real Estate Transfer Tax Act to increase the transfer tax. Provides for the increased amount to be deposited in various funds. Amends An Act in relation to State finance to create certain funds. Amends the Regulatory Agency Sunset Act to change the repeal date of the Real Estate License Act to December 31, 1999.
SB-1463—Cont.

Apr 07 1989 First reading Rfrd to Comm on Assignment
Apr 11 Assigned to Executive
Apr 13 Added As A Joint Sponsor NETSCH Committee Executive
Apr 18 Added As A Joint Sponsor DEL VALLE Committee Executive
Apr 25 Added As A Joint Sponsor COLLINS Committee Executive
May 03 Added As A Joint Sponsor MAROVITZ Committee Executive
May 11 Recommended do pass 011-000-000
May 12 Fiscal Note Requested KARPIEL
May 22 State Debt Note Filed
May 23 Second Reading
Amendment No.01 LUFT Adopted
Amendment No.02 LUFT Adopted
Placed Calndr,Third Reading
May 25 Third Reading - Passed 039-019-000
May 26 Arrive House
Hse Sponsor TURNER
Add As A Joint Sponsor MCPIKE
Add As A Joint Sponsor FLOWERS
Add As A Joint Sponsor RONAN
Add As A Joint Sponsor MORROW
First reading Rfrd to Comm on Assignment Assigned to Select Committee on Housing
Jun 08 Amendment No.01 HOUSING Adopted
Amendment No.02 HOUSING Adopted
Do Pass Amend/Short Debate 008-000-002
Cal 2nd Rdg Short Debate
Jun 13 Fiscal Note Requested MCCRACKEN
Jun 21 Short Debate Cal 2nd Rdg Held 2nd Rdg-Short Debate
Jun 22 Amendment No.03 TURNER Adopted 066-049-002
Amendment No.04 CULLERTON OUT OF ORDER
Cal 3rd Rdg Short Debate
Short Debate-3rd Passed 069-046-002
Jun 23 Sec. Desk Concurrence 01,02,03
Jun 27 Added As A Joint Sponsor JONES
Add As A Joint Sponsor NEWHOUSE
Sec. Desk Concurrence 01,02,03
S Concurs in H Amend. 01,02,03 038-019-002
Passed both Houses
Jul 24 Sent to the Governor
Sep 15 Governor approved SECTIONS 19 & 22
Effective date 89-09-15
Effective date 89-12-01
PUBLIC ACT 86-0925

SB-1464 WELCH.

(Ch. 1, par. 1001 and new pars. 1000 and 1035)

Amends "An Act to revise the law in relation to the construction of the statutes". Provides that the short title of the Act is the Statute on Statutes. Provides that a ci-
tation in one Act to another Act or to the general law on a subject is a citation to that other Act or general law as it exists from time to time. Effective immediately.

Apr 07 1989  First reading  Rfrd to Comm on Assignment
Apr 11       Assigned to Judiciary
May 11       Recommended do pass 006-000-001

May 15       Second Reading
Placed Calndr,Second Reading

May 25       Third Reading - Passed 058-000-001

May 26       Arrive House
Placed Calndr,First Reading

May 31       Hse Sponsor PETERSON,W
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary I

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 14       Short Debate-3rd Passed 114-000-000
Passed both Houses
Jul 14       Sent to the Governor
Aug 30       Governor approved

PUBLIC ACT 86-0451  Effective date 89-08-30

SB-1465 WELCH.
(Ch. 63, par. 30)

Amends the Act creating the Legislative Reference Bureau by deleting an obsolete provision requiring the Secretary of State to furnish the Bureau with furniture, stationery and supplies.

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 057-000-002

May 26       Arrive House
Placed Calndr,First Reading

May 31       Hse Sponsor PETERSON,W
First reading  Rfrd to Comm on Assignment
Assigned to Executive

Jun 07       Interim Study Calendar EXECUTIVE

SB-1466 WELCH – BARKHAUSEN, BERMAN, HUDSON, MAROVITZ AND TOPINKA.


HOUSE AMENDMENT NO. 1.

SB-1466—Cont.

HOUSE AMENDMENT NO. 2.

Adds reference to: (Ch. 53, pars. 1, 2, 3, 3.1, 3.2, 3.3, 4,
24, 24-1, 24a, 27, 28, 28.1, 40, 45.1, 54, 55, 55.2, 55.3,
55.4, 55.6, 57, 65, new par. 0.1, rep. par. 58.1)

Adds an Article relating to the repeal and reenactment of certain Sections of the
Fees and Salaries Act.

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

May 18     Second Reading
Placed Calndr, Third Reading

May 25     Third Reading - Passed 058-000-001
May 26     Arrive House
First reading  Rfrd to Comm on Assignment
Assigned to Judiciary

Jun 07     Primary Sponsor Changed To PETERSON,W
Cal 2nd Rdng Short Debate
Do Pass/Short Debate Cal 014-000-000

Jun 13     Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

Jun 14     Short Debate-3rd Passed 114-000-001
Motion to Reconsider Vote
Mtn Reconsider Vote Prevail

Cal 3rd Rdng Short Debate

Jun 23     Motion EXTEND 3RD RD
DEADLINE UNTIL
11-2-89-PETERSON,W
Mtn Prevail Suspend Rul 37G
Short Debate Cal 3rd Rdng

Nov 01     Motion to Suspend Rule 37(G) AND EXTEND
3RD RDING DEADLINE
THROUGH 03-07-90
-PETERSON,W
Mtn Prevail Suspend Rul 37G 116-000-000
Short Debate Cal 3rd Rdng

Jan 11 1990 Mtn Prev-Recall 2nd Reading
Mtn Prevail to Suspend Rule 36(C)/116-000-000
Amendment No.01 PETERSON,W Adopted
Amendment No.02 PETERSON,W Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(D)/116-000-000
Third Reading - Passed 110-000-002
Sec. Desk Concurrence 01.02
S Concurs in H Amend. 01,02/053-000-000
Passed both Houses

Jan 30     Sent to the Governor
Feb 05     Governor approved
PUBLIC ACT 86-1028  Effective date 90-02-05

SB-1467  ROCK.

(Ch. 111 2/3, rep. pars. 251 through 255)


Apr 07 1989 First reading  Rfrd to Comm on Assignment
Apr 11     Assigned to Local Government
May 11     Recommended do pass 007-000-000

Placed Calndr, Second Reading

May 15     Second Reading
Placed Calndr, Third Reading
Amends the Revenue Act of 1939 to provide that the county board of a county having a population of 3,000,000 or more inhabitants shall by resolution divide the county into 2 assessment districts. Provides that the Department of Revenue shall annually issue equalization factors for each assessment district. Effective July 1, 1990.

Oct 04 1989 First reading Assigned to Rules

Amends the Revenue Act of 1939 to establish a uniform date for filing tax levies beginning in 1991, and to provide that the equalized assessed value for the extension of the levy for 1990 and subsequent years be the equalized assessed value for the year immediately prior to the levy year. Provides for quarterly billing and payments for property taxes. Effective July 1, 1990.

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

Oct 04 1989 First reading Assigned to Rules

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to increase the income threshold for property tax relief grant eligibility from $14,000 to $20,000 annually. Amends the Revenue Act to increase the senior citizens homestead exemption from $2,000 to $3,000 and the general homestead exemption from $3,500 to $4,500. Effective January 1, 1990.

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

Oct 04 1989 First reading Assigned to Rules

Amends the Revenue Act of 1939, The Truth in Taxation Act and The State Mandates Act. Requires taxing districts to hold a referendum for a tax levy which is over 105% of their tax levy for the preceding year. Exempts from reimbursement under The State Mandates Act. Effective immediately.

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

Oct 04 1989 First reading Assigned to Rules

Amends The Truth in Taxation Act and The State Mandates Act to require taxing districts with a proposed tax levy which is over 105% of their property tax levy in the immediately preceding year to mail notice of the proposed increase and hearing thereon to all taxpayers in the district. Exempts from reimbursement provisions of The State Mandates Act. Effective immediately.

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

Oct 04 1989 First reading Assigned to Rules

Fiscal Note Act may be applicable.
Amends the Revenue Act of 1939 to increase the general homestead exemption from $3,500 to $5,500 beginning in 1989. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Oct 04 1989 First reading Assigned to Rules

SB-1474 JOYCE, JE.
(Ch. 120, par. 500.23-1)
Amends the Revenue Act of 1939 to increase the senior citizens' homestead exemption from $2,000 to $4,000 beginning in 1989. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Oct 04 1989 First reading Assigned to Rules

SB-1475 BROOKINS.
(Ch. 108 1/2, par. 5-136.1)
Amends the Chicago Police Article of the Pension Code to provide a minimum survivor's benefit of 50% of earned retirement annuity for all widows of policemen who die on or after January 1, 1990. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Oct 17 1989 First reading Assigned to Rules

SB-1476 DUDYCZ.
(Ch. 120, pars. 643, 863, 866, 867 and 868, new par. 866.1 and Ch. 85, new par. 2208.21)
Amends the Revenue Act concerning levies of districts in violation of the Truth in Taxation Act. Amends the Truth in Taxation Act to require a referendum to levy more than 105% of the last levy. Exempt from the State Mandates Act. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Oct 17 1989 First reading Assigned to Rules

SB-1477 DUDYCZ.
(Ch. 120, par. 627)
Amends the Revenue Act of 1939. Provides that assessment districts in counties over 1,000,000 not be subject to equalization for the year of the assessment district's quadrennial assessment. Also provides that such assessment district's assessed valuations not be taken into account in the equalization process. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Oct 17 1989 First reading Assigned to Rules

SB-1478 DUDYCZ.
(Ch. 120, par. 592.1)
Amends the Revenue Act to allow Cook County residents access to the Property Tax Appeal Board. Effective immediately.
Oct 17 1989 First reading Assigned to Rules

SB-1479 LECHOWICZ, ROCK, BERMAN, DALEY, J, JOYCE, JE, JONES, ZITO, MAROVITZ AND CARROLL.
(New Act; Ch. 120, par. 643)
Enacts the Property Tax Limitation Act of 1989. Provides that the amount of the property taxes extended for any taxing district in any calendar year may not exceed the property taxes extended for that taxing district for the immediately preceding calendar year increased by the percentage of increase in the federal consumer price

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
index for the immediately preceding calendar year. Provides for certain exceptions. Amends the Revenue Act of 1939 to make it subject to this limitation. Effective immediately.

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

Oct 18 1989  First reading  Assigned to Rules

1 SB-1480 LECHOWICZ, ROCK, BERMAN, DALEY,J, JOYCE,JE, JONES, ZITO, MAROVITZ AND CARROLL.

(Ch. 67 1/2, par. 452)

Amends the Senior Citizens Real Estate Tax Deferral Act. Provides that a taxpayer may qualify for tax deferral if his household income does not exceed $25,000 (instead of the maximum household income specified under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act). Effective immediately.

Oct 18 1989  First reading  Assigned to Rules

1 SB-1481 LECHOWICZ, ROCK, BERMAN, DALEY,J, JOYCE,JE, JONES, ZITO, MAROVITZ AND CARROLL.

(Ch. 85, new par. 2208.25; Ch. 120, new par. 523.1)

Amends the Revenue Act of 1939 to provide that the assessed valuation of real property on which a single family residence owned and occupied by a senior citizen or disabled person is situated shall not be increased solely because a portion of the residence is converted into not more than two additional rental units. Also exempts this amendatory Act from the State Mandates Act.

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

Oct 18 1989  First reading  Assigned to Rules

SB-1482 WELCH.

(Ch. 95 1/2, pars. 13A-102 and 13A-115; new par. 13A-104.1; Ch. 120, par. 424)

Amends the Vehicle Emissions Inspection Law to include the ZIP code areas in DuPage and Lake Counties previously omitted in the inspection requirement. Changes the repeal of the Emissions Inspection Law from January 1, 1991 to January 1, 1996. Amends the Motor Fuel Tax Law to reflect the changed repeal date. Effective immediately.

Oct 18 1989  First reading  Assigned to Rules

SB-1483 DEL VALLE.

(Ch. 122, par. 34-3.1)

Amends The School Code. Changes from 1 to 2 the number of parents and/or community members elected by and from each of the district's Subdistrict Councils to the School Board Nominating Commission.

Oct 19 1989  First reading  Assigned to Rules

1 SB-1484 LECHOWICZ – NEWHOUSE.

(New Act)

Creates the Illinois Economic Development Board which is composed of the Governor, 4 members of the General Assembly appointed by the legislative leaders, and 17 members of the public and business appointed by the Governor. The Board is required to develop a long-term economic development strategy for Illinois. Effective January 1, 1990.

Nov 01 1989  First reading  Assigned to Rules

Nov 02  Added As A Joint Sponsor NEWHOUSE

Committee Rules

1 Fiscal Note Act may be applicable.
SB-1485  DEL VALLE – SEVERNS.
(Ch. 122, pars. 10-22.6, 26-1, 26-2 and 34-19; new pars. 26-16 and 34-18.9)

Amends The School Code. Raises the compulsory attendance age from 16 to 18. Permits exemption of those enrolled in alternative programs. Permits in-school suspensions in some cases of misconduct. Creates Truancy Committees throughout the State and requires school boards to adopt a truancy plan. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Nov 02 1989  First reading  Assigned to Rules

SB-1486  JACOBS – DUDYCZ.
(Ch. 48, pars. 1603, 1614 and 1702)

Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act to provide that peace officers employed by state universities are subject to the Illinois Public Labor Relations Act and not the Illinois Educational Labor Relations Act.
Nov 02 1989  First reading  Assigned to Rules

SB-1487  BARKHAUSEN.
(Ch. 32, pars. 1.80 and 192; new pars. 2A.05, 2A.10, 2A.13, 2A.15, 2A.20, 2A.25, 2A.30, 2A.31, 2A.40, 2A.45, 2A.50, 2A.55, 2A.60, 6.55 and 7.71; rep. pars. 1201 through 1216)

Amends the Business Corporation Act of 1983. Adds Article 2A thereto to regulate the formation and operation of close corporations. Authorizes management by shareholders and use of written agreements as to the conduct of corporate affairs. Repeals The Close Corporation Act. Amends “An Act providing for the dissolution of corporations in certain cases” to provide that the Attorney General, rather than the clerk of court, shall cause to be published notice of an action to dissolve a corporation deemed to have abandoned its corporate franchises. Effective January 1, 1991.

Nov 02 1989  First reading  Assigned to Rules

SB-1488  LUFT, WEAVERS, JACOBS, BARKHAUSEN, ZITO AND KEATS.
(Ch. 17, pars. 302 and 311)

Amends the Illinois Banking Act to authorize banks to establish additional branches in metropolitan market counties. Defines “metropolitan market county” to be any county in which the insured bank deposits in all banks exceed $1,650,000,000. Authorizes a bank to establish 10 branches in the county in which its main banking premises is located, if such county is a metropolitan market county, and to establish 5 branches in each other metropolitan market county.

Nov 02 1989  First reading  Assigned to Rules

SB-1489  LECHOWICZ.

Makes an appropriation to the Department of Commerce and Community Affairs for the expenses associated with locating and operating a trade office in Poland. Effective immediately.

Jan 10 1990  First reading  Assigned to Rules

FB-1490  SEVERNS.
(Ch. 95 1/2, new par. 3-625)

Amends The Vehicle Code. Provides for special license plates to members of volunteer fire departments.

Jan 10 1990  First reading  Assigned to Rules

1 Fiscal Note Act may be applicable.
SB-1491  WATSON.
(Ch. 120, par. 424; Ch. 95 1/2, rep. pars. 1201-1 through 1209-1 and Ch. 127, rep. par. 141.217)
Repeals the All-terrain Vehicle Safety Act and deletes references to the Act in other Acts. Effective immediately.
Jan 10 1990  First reading  Assigned to Rules

SB-1492  DUNN,R.
(Ch. 85, par. 1044)
Amends the Public Building Commission Act. In the case of a county having a population between 20,000 and 20,500 according to the 1980 federal census, authorizes a public building commission to designate areas lying within the territorial limits of the county for municipal projects under the Act. Provides that approval of 3/4 of the members of the governing body of the county seat is not required for projects outside the limits of the county seat (now, outside the limits of a municipality).
Jan 10 1990  First reading  Assigned to Rules

SB-1493  JOYCE,JE.
(Ch. 121, pars. 100-11 and 100-19)
Amends the Toll Highway Authority Act. Provides that, beginning January 1, 1991, the toll for any non-commercial vehicle for the passage of the interval between 2 consecutive toll stations shall not exceed $ .25. Also provides that the Authority shall not construct any new toll stations on existing toll highways. Effective immediately.
Jan 10 1990  First reading  Assigned to Rules

SB-1494  JOYCE,JE.
(Ch. 108 1/2, pars. 3-111, 4-109, 5-132 and 6-128)
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Jan 10 1990  First reading  Assigned to Rules

SB-1495  JOYCE,JE.
(Ch. 108 1/2, new par. 1-116)
Amends the General Provisions Article of the Pension Code to require the State Board of Investment and each fund to detail the performance of its investment advisors in its annual financial report.
Jan 10 1990  First reading  Assigned to Rules

SB-1496  LECHOWICZ.
(Ch. 34, par. 2-6008)
Amends the Counties Code. Gives the president of the Cook County Board an item reduction power over resolutions of the board making appropriations.
Jan 10 1990  First reading  Assigned to Rules

SB-1497  LECHOWICZ.
(Ch. 85, pars. 2206 and 2208)
Amends The State Mandates Act to make due process mandates reimbursable by the State to local governments. Provides that a local government need not imple-

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
ment or continue a mandate if the General Assembly does not make necessary appropriations. Allows a local government to rely on a finding by the Auditor General that the General Assembly has not made the necessary appropriations.  

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

Jan 10 1990 First reading Assigned to Rules

SB-1498 JONES.
(Ch. 95 1/2, par. 3-117.1)

Amends the Vehicle Code. Provides that when a total loss is declared on any car, the insurance company shall own it and it shall be considered salvage, unless the owner and the insurance company agree that the owner shall retain ownership of any such vehicle over 9 years old.

Jan 10 1990 First reading Assigned to Rules

SB-1499 DEL VALLE.
(Ch. 111 2/3, new par. 330.1)

Amends the Metropolitan Transit Authority Act. Provides that the Chicago Transit Authority may provide free transportation to members of not-for-profit organizations to patrol Authority facilities to protect its users and to prevent crime. Provides that the Authority and its Board shall not be liable in a civil action in any court for damages resulting from the actions or inaction of a member of such an organization who is given such free transportation. Effective immediately.

Jan 10 1990 First reading Assigned to Rules

'SB-1500 DEL VALLE.
(Ch. 122, pars. 29-2, 29-3, 29-5 and 29-5.2)

Amends The School Code to provide for transportation and transportation reimbursement with respect to school children who are the victims of homelessness or domestic violence. Effective immediately.

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

Jan 10 1990 First reading Assigned to Rules

SB-1501 NETSCH - ROCK.
(New Act)

Creates the Illinois Family Responsibility and Medical Leave Act of 1990. Provides for family responsibility and medical leave for certain employees who are employed for 20 or more hours during the week. Entitles an employee to a total of 8 weeks of unpaid family responsibility leave during any 24-month period.

Jan 10 1990 First reading Assigned to Rules

Added As A Joint Sponsor ROCK

Committee Rules

SB-1502 MAROVITZ.
(Ch. 111 2/3, new par. 9-218)

Amends The Public Utilities Act. Limits the amount of monthly access, customer, or service fee for water, gas, and electric utilities to the company's actual cost used in computing its revenue requirement for specified functions. Effective immediately.

Jan 10 1990 First reading Assigned to Rules

SB-1503 JACOBS.
(Ch. 120, par. 671)

Amends the Revenue Act of 1939 to delete the provision mandating that downstate county collectors itemize on property tax bills the dollar amount of taxes due

1 Fiscal Note Act may be applicable.
for public pension or retirement purposes for each unit of local government. Effective immediately.

Jan 10 1990  First reading  Assigned to Rules

SB-1504  LECHOWICZ.
(Ch. 34, par. 6-24001)

Amends the Counties Code. Requires the Cook County Board to adopt its annual appropriation bill before the beginning of each fiscal year (now, within the first quarter of each fiscal year). Effective July 1, 1991.

Jan 11 1990  First reading  Assigned to Rules

SB-1505  BROOKINS.
(Ch. 120, new par. 434b)

Amends the Motor Fuel Tax Law. Allows the Department of Revenue to enter into the international fuel tax agreement or other cooperative agreements concerning the administration and collection of motor fuel taxes. Effective immediately.

Jan 11 1990  First reading  Assigned to Rules

SB-1506  HAWKINSON.
(Ch. 67 1/2, par. 3)

Amends the Housing Authorities Act. Allows a municipality with over 100,000 inhabitants and with 500,000 or fewer inhabitants to increase the number of commissioners from 5 to 7. Effective immediately.

Jan 11 1990  First reading  Assigned to Rules

SB-1507  JOYCE,JE.
(Ch. 144, pars. 28, 308, 658 and 1001a)

Amends various Acts pertaining to State colleges and universities to provide that tuition shall not be raised during the 1990-1991 academic school year. Effective immediately.

Jan 11 1990  First reading  Assigned to Rules

SB-1508  DEL VALLE.
Ch. 95 1/2, new par. 12-611)

Amends The Vehicle Code. Prohibits a driver of a motor vehicle from operating any sound system which can be heard outside the vehicle from 50 or more feet, unless to request assistance or warn of a hazardous situation. Exempts authorized emergency vehicles and vehicles used in advertising.

Jan 11 1990  First reading  Assigned to Rules

SB-1509  LUFT.
(Ch. 24, pars. 11-74.4-3, 11-74.4-8 and 11-74.4-9)

Amends the tax increment financing provisions of the Municipal Code to add vacant industrial buildings conservation areas and research parks as additional qualifying areas for tax increment revenues. Changes the definition of blighted area to include significant environmental contamination. Also changes the standards and other applications of the tax increment financing provisions of the Municipal Code. Effective immediately.

Jan 11 1990  First reading  Assigned to Rules

SB-1510  JONES – DEANGELIS – ROCK – MAHAR – HOLMBERG.
(Ch. 73, par. 982c)

1 Fiscal Note Act may be applicable.
Amends the Insurance Code to provide that accident and health insurers shall offer coverage for mental illness subject to certain conditions and limitations set forth.

Jan 11 1990   First reading   Assigned to Rules
HOUSE BILLS

HOUSE COMMITTEE CODES

HAGR  Agriculture
HAPA  Appropriations I
HAPB  Appropriations II
HCIV  Cities and Villages
HCOA  Committee on Assignment
HCON  Consumer Protection
HCOT  Counties and Townships
HELC  Elections
HELM  Elementary and Secondary Education
HENE  Energy, Environment and Natural Resources
HEXC  Executive
HFIN  Financial Institutions
HHED  Higher Education
HHSV  Human Services
HINS  Insurance
HJUA  Judiciary I
HJUB  Judiciary II
HLBC  Labor and Commerce
HPPN  Personnel and Pensions
HPUB  Public Utilities
HREG  Registration and Regulation
HREV  Revenue
HRUL  Rules
HSTG  State Government Administration
HTRN  Transportation and Motor Vehicles
HURB  Urban Redevelopment
HCWL  Committee of the Whole
HAER  Select Comm on Aeronautics
HAGI  Select Comm on Aging
HCHD  Select Comm on Children
HCHI  Implementatin Chicago School Reform
HCOF  Select Comm on Constitutional Officers
HCOR  Select Comm on Coal and Oil Resources
HECO  Select Comm on Economic Development
HHOR  Select Comm on Horse Racing
HHOU  Select Comm on Housing
HMEN  Select Comm on Mental Health
HROB  Select Comm on Roads and Bridges
HSML  Select Comm on Small Business
HVET  Select Comm on Veteran Affairs
HB-0001 BOWMAN - EWING - MULCAHEY - STERN - HOFFMAN, BARNES, BRESLIN, BRUNSVOLD, GRANBERG, HANNIG, KUBIK, LEFLORE, MARTINEZ, MAYS, NOVAR, PARCELLS, SALTSMAN, STEPHENS, WEAVER, WOLF, BARGER, COWLISHAW, OLSON, BOB, ROPP, HULTGREN, MCGANN, WILLIAMSON, BLACK AND EDLEY.

(New Act; Ch. 15, par. 202; and Ch. 63, par. 344)


Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Appropriations I
May 03 Interim Study Calendar APPROP I

FB-0002 PRESTON - LANG - DALEY - WHITE - STERN, SANTIAGO, WILLIAMSON, DAVIS, SHAW, FARLEY, MCNAMARA, FLOWERS, CURRAN, MARTINEZ, DEJAEGHER, SUTKER, TERZICH, BUGIELSKI, KULAS, DELEO, YOUNG, JONES, SHIRLEY, MORROW, TURNER, WILLIAMS, CURRIE AND BALANOFF.

(Ch. 122, par. 27-13.2)

Amends The School Code to require elementary schools to include drug and substance abuse instruction in their curriculum.

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

FISCAL NOTE (State Board of Education)
The cost associated with HB-2 will be minimal.

STATE MANDATES ACT FISCAL NOTE (State Board of Education)
The State Board of Education believes that the cost associated with HB 2 will be minimal.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Select Committee on Children
Apr 07 Do Pass/Consent Calendar 007-000-000
Apr 11 Fiscal Note filed
Apr 17 Short Debate Cal 2nd Rdng Short Debate
May 02 Short Debate Cal 3rd Rdng Short Debate
May 09 Short Debate-3rd Passed 107-004-003
May 11 Arrive Senate
Sen Sponsor BERNER
Placed Calndr, First Readng
May 12 Added As A Joint Sponsor DALEY, J
First reading Rfrd to Comm on Assignment
May 18 Assigned to Elementary & Secondary Education
Jun 01 Added As A Joint Sponsor HOLMBERG
Recommended do pass 016-001-000
Jun 13 Second Reading
Placed Calndr, Third Reading

1 Fiscal Note Act may be applicable.
HB-0003 PRESTON – LANG – SUTKER, STERN AND CURRAN.

(Ch. 122, new par. 27-20.3)

Amends The School Code. Requires public schools to include in their curricula a unit of instruction studying the events of the Nazi atrocities of the 1933-1945 Holocaust period. Effective January 1, 1990.

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

STATE MANDATES ACT FISCAL NOTE (State Board of Education)
The cost associated with HB-3 will be minimal.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elementary & Secondary Education
Apr 11 St Mandate Fis Note Filed Committee Elementary & Secondary Education
Apr 13 Recommended do pass 017-003-004
Apr 17 Placed Calndr,Second Reading
May 17 Second Reading
May 25 Third Reading - Passed 080-032-002
May 26 Arrive Senate Sen Sponsor Berman
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Elementary & Secondary Education
Jun 09 Placed Calndr,Second Reading
Jun 13 Second Reading
Jun 19 Third Reading - Passed 051-005-003
Passed both Houses
Jul 17 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0788 Effective date 90-01-01

HB-0004 PRESTON – LANG – WHITE – FARLEY – DALEY, MARTINEZ, SANTIA-GO, CAPPArellI, LAURINO, MOrRooW, JONES, SHIRLEY, TURNER, WILLIAMS, DEJAEGHER, MULCAHEY AND BRUNSVOLD.

(Ch. 110, new par. 2-1007.1)

Amends the Code of Civil Procedure. Provides that a party who is an individual and aged 70 or more shall have a preference in setting for trial unless the court finds that the party does not have a substantial interest in the case as a whole. Gives the court discretion in other cases to grant preference in setting for trial for good cause shown.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I

1 Fiscal Note Act may be applicable.
HB-0005  MATIJEVICH – DUNN, JOHN – WILLIAMSON.

(Ch. 111 1/2, par. 73-11)

Amends the Vital Records Act to require death certificates to provide for designation of tobacco use as a contributing factor in the death. Effective January 1, 1990.

Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Judiciary I
May 05  Tbd pursuant Hse Rule 27D

HB-0006  MATIJEVICH – FREDERICK, VF – STERN.

(Ch. 8, par. 704)

Amends the Humane Care for Animals Act. Provides that baby chicks or ducklings shall not be given away as pets, novelties or prizes (now, as pets or novelties), and that rabbits or other animals shall not be given away as novelties or prizes.

Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Agriculture
May 05  Tbd pursuant Hse Rule 27D

'HB-0007  MCGANN – MORROW – BARNES – MUNIZZI – FARLEY, DEJAEGHER, BLACK, FLOWERS, JONES, SHIRLEY, LEFLORE, BALANOFF, MARTINEZ, SANTIAGO, SUTKER, TERZICH, BUGIELSKI, DELEO, GIGLIO, VANDUYNE, WHITE AND WILLIAMSON.

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

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to provide for eligibility of the surviving spouse of a 65-year-old or older claimant who will become 65 within 2 years of the death of the claimant.

1 Fiscal Note Act may be applicable.
FISCAL NOTE (Dept. of Revenue)
The Dept. is unable to determine the actual cost to the State of providing benefits to a surviving spouse, as it is impossible to determine the number of people that would be eligible based on this legislation. The average circuit breaker grant is $260 and 20% of the recipients are also eligible for pharmaceutical assistance. This would provide a cost of $36,000 for every 100 people eligible to claim benefits under HB 7, $26,000 for circuit breaker and $10,000 for pharmaceutical assistance.

Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Revenue
May 04  Placed Calndr,Second Reading  Recommended do pass 010-003-000
May 08  Placed Calndr,Second Reading  Fiscal Note Requested MCCRACKEN
May 10  Placed Calndr,Second Reading  Fiscal Note filed
May 24  Second Reading  Held on 2nd Reading
May 25  Placed Calndr,Third Reading  Third Reading - Passed 090-017-006
May 26  Arrive Senate  Sen Sponsor DALEY,J  Placed Calndr,First Readng
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Revenue
Jun 09  Recommended do pass 012-000-000
Jun 13  Second Reading  Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 054-002-003  Passed both Houses
Jul 17  Sent to the Governor
Aug 11  Governor approved  PUBLIC ACT 86-0143 Effective date 90-01-01

HB-0008  LEVIN - RONAN - KIRKLAND - BALANOFF.
(Ch. 95 1/2, pars. 11-501, 11-501.1 and 11-501.2)

Amends the Illinois Vehicle Code to change from 0.10 to 0.08 the alcohol concentration at which a person is presumed to be driving under the influence of alcohol.

FISCAL NOTE (Dept. of Public Health)
There would be no fiscal impact on the Department.

FISCAL NOTE (Dept. of Corrections)
There will be no impact on the Department.

FISCAL NOTE (Secretary of State)
The approximate cost to the Secretary of State's Office will be for the first year $41,899 and subsequent years $66,869.

FISCAL NOTE (Dept. of State Police)
There is no fiscal impact on the Illinois State Police or police agencies due to HB-8.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-8 constitutes a due process mandate for which no reimbursement is required.

JUDICIAL NOTE
There are many variables in HB-8 which could contribute to an increase in the number of additional judges that would be needed. However, this number cannot be ascertained.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 95 1/2, pars. 11-501 and 11-501.1
Removes everything in the bill except provisions changing the alcohol concentration at which a person is presumed to be driving under the influence from 0.10 to 0.08 in the Section governing the admissibility of chemical and other tests.

CORRECTIONAL NOTE
There will be no impact on the Dept. of Corrections.

FISCAL NOTE, AS AMENDED (IL State Police)
No change from previous note (Ill. State Police).

FISCAL NOTE, AS AMENDED (Secretary of State)
No change from previous note (Sec. of State).

STATE DEBT IMPACT NOTE, AS AMENDED
HB-8, as amended, would have no effect on State debt.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED
No change from previous note.

HOUSE AMENDMENT NO. 6.
Adds reference to: Ch. 95 1/2, par. 3-806

Increases the annual fee for cycles and pedalcycles registration. Provides that the funds raised from the increase shall be deposited into the Youth Alcoholism and Substance Abuse Prevention Fund.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary II
Mar 15 Fiscal Note filed Committee Judiciary II
May 02 Recommended do pass 009-001-002 Placed Calndr,Second Reading
May 03 Fiscal Note Requested MCCracken Placed Calndr,Second Reading
May 22 St Mandate Fis Nte ReqMAUTINO Fiscal Note filed Placed Calndr,Second Reading
May 23 Fiscal Note filed Fiscal Note filed St Mandate Fis Note Filed Judicial Note Request MAUTINO Placed Calndr,Second Reading
May 24 Judicial Note Filed
Second Reading
Amendment No.01 HOMER Adopted
Amendment No.02 HOMER Withdrawn
Amendment No.03 HOMER Withdrawn
Amendment No.04 COUNTRYMAN Withdrawn
Amendment No.05 COUNTRYMAN Withdrawn
Fiscal Note Requested AS AMENDED-MAUTINO
St Mandate Fis Nte ReqAS AMENDED-MAUTINO
State Debt Note Requested AS AMENDED-MAUTINO
Correctional Note Requested AS AMENDED-MAUTINO

Held on 2nd Reading
May 25 Correctional Note Filed AS AMENDED Fiscal Note filed Fiscal Note filed State Debt Note Filed AS AMENDED St Mandate Fis Note Filed

Held on 2nd Reading
May 26 Amendment No.06 MAUTINO Adopted 087-022-004
Placed Calndr,Second Reading
Interim Study Calendar JUDICIARY II
HB-0009 MATIJEVICH - STANGE.
(Ch. 102, par. 42b; new par. 42c)
Amends the Open Meetings Act. Prohibits public bodies from adopting nondisclosure policies with respect to closed session discussions of topics for which a closed meeting is not specifically authorized.
Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to State Government Administration
May 05 Tbd pursuant Hse Rule 27D

HB-0010 COUNTRYMAN.
(Ch. 110, par. 7-123)
Amends the eminent domain provisions of the Code of Civil Procedure. Provides that if the plaintiff voluntarily dismisses the suit, then the owner is entitled to be paid for the lost opportunity of sale while the proceedings were pending. Lost opportunity is the difference between the highest value while suit was pending and the value on date of dismissal. Effective immediately.
Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
May 03 Interim Study Calendar JUDICIARY I

HB-0011 COUNTRYMAN.
(Ch. 110, par. 7-121)
Amends the eminent domain provisions of the Code of Civil Procedure. Provides that if trial is not commenced within 3 years after the complaint is filed, other than when quick take powers were exercised, then the court shall fix a date later than the date the complaint was filed as the valuation date. The new date shall be one the court determines is just and reasonable. Effective immediately.
Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
May 03 Interim Study Calendar JUDICIARY I

HB-0012 COUNTRYMAN - EDLEY AND PARCELLS.
(Ch. 110, par. 7-102)
Amends the eminent domain provisions of the Code of Civil Procedure. Requires a condemning authority to furnish copies of its written appraisals to the offeree when the offer is made. Failure to furnish copies is grounds for dismissal of the complaint without prejudice. Effective immediately.
Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
May 03 Interim Study Calendar JUDICIARY I

HB-0013 COUNTRYMAN.
(Ch. 110, new par. 7-131)
Amends the eminent domain provisions of the Code of Civil Procedure. Provides for an informal claims procedure when the total demand is less than $20,000 or when the difference between offer and demand is less than $5,000. Testimony of an expert and following the rules of evidence are not required. Within 30 days of judgment in the informal procedure, any party may reject the judgment and demand trial. Effective immediately.

1 Fiscal Note Act may be applicable.
HB-0013—Cont.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
May 03 Interim Study Calendar JUDICIARY I

HB-0014 COUNTRYMAN – PARCELS.

(Ch. 110, new par. 7-130; Ch. 121, par. 4-501)

Amends the eminent domain provisions of the Code of Civil Procedure to define "uneconomic remnant" and to require a condemnor, at the request of the owner, to acquire the uneconomic remnant. Amends the Highway Code to delete its provisions concerning acquisition of uneconomic remnants. Effective immediately.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
May 03 Interim Study Calendar JUDICIARY I

HB-0015 COUNTRYMAN.

(Ch. 110, par. 7-104)

Amends the eminent domain provisions of the Code of Civil Procedure. Provides that the hearing to determine preliminary compensation in a quick take proceeding must be at least 10 (rather than 5) days after the quick take motion is filed and at least 30 days after service on the owners and parties in possession, other than those served by publication. Effective immediately.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
May 03 Interim Study Calendar JUDICIARY I

HB-0016 BOWMAN - EWING - MULCAHEY - STERN, BARNES, BRESLIN, BRUNSVOLD, HANNIG, KUBIK, LEFLORE, MARTINEZ, NOVAK, PARCELLS, SALTSMAN, STEPHENS, WEAVER, WOLF, BARGER, HOFFMAN, OLSON, BOB, HULTGREN, MCGANN, EDLEY, SANTIAGO AND CURRAN.

(New Act)

Creates a new Act requiring the General Assembly to appoint a Joint Budget Committee as a standing committee of each chamber. Requires the Committee to hear all matters on appropriation bills, make recommendations to the General Assembly and annually propose a joint resolution detailing the funds available for appropriation. Effective January 1, 1990.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Appropriations I
May 03 Interim Study Calendar APPROP I

HB-0017 BOWMAN - EWING - MULCAHEY - STERN - BRESLIN, BARNES, BRUNSVOLD, GRANBERG, HANNIG, KUBIK, LEFLORE, NOVAK, PARCELLS, SALTSMAN, STEPHENS, WEAVER, BARGER, HOFFMAN, OLSON, BOB, HULTGREN, MCGANN, EDLEY, CURRAN AND WILLIAMSON.

(Ch. 127, new par. 38.2 and rep. par. 149.4)

Amends the Civil Administrative Code and the State Finance Act. Requires the Governor to submit the State budget for operations in 17 bills corresponding to 17 functional budget categories. Requires the Governor to provide information to the Economic and Fiscal Commission concerning funds to be available during a fiscal year. Applies to fiscal years beginning on and after July 1, 1990. Effective January 1, 1990.
HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, new par. 38.2 and rep. par. 149.4.
Adds reference to: Ch. 127, par. 149.4

Deletes everything. Amends the State Finance Act. Requires the Governor to submit appropriation bills no later than the day the budget is submitted (rather than 2 session days after submission of the budget). Requires the appropriation bills submitted by the Governor to include provision for his recommendations for elementary and secondary education and for higher education.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Appropriations I
May 04 Amendment No.01 APPROP I Adopted
Placed Calndr,Second Reading
May 19 Second Reading
Held on 2nd Reading
May 23 Placed Calndr,Third Reading
May 26 Third Reading - Passed 116-001-000
Arrive Senate
Sen Sponsor HALL
Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Executive
Jun 08 Recommended do pass 012-003-001
Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 052-000-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 17 Mtn filed overrde Gov veto 01/BOWMAN
Placed Calendar Total Veto
Oct 18 3/5 vote required
Override Gov veto-Hse lost 01/067-040-000
Mtn filed overrde Gov veto 02/BOWMAN
Placed Calendar Total Veto
Oct 19 Total veto stands.

HB-0018 STERN - HARRIS - CURRIE - KIRKLAND - WHITE, ROPP, DAVIS, CULLERTON, MORROW, BOWMAN, TURNER, DIDRICKSON, JONES,LOU, PHELPS, LEFLORE AND BALANOFF.

(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.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 40, par. 203; Ch. 127, par. 55 and new par. 55.50

Amends the Marriage and Dissolution of Marriage Act and the Civil Administrative Code. Eliminates medical examination requirement in connection with marriage license application. Requires the Department of Public Health to prepare a brochure describing sexually transmitted diseases and inherited metabolic diseases, to be distributed to persons applying for a marriage license.

FISCAL NOTE, AS AMENDED (Dept. of Public Health)
HB-0018—Cont.

HB-18, as amended, will have no fiscal impact on IDPH. Information on inherited metabolic diseases and the prevention and transmission of syphilis could be added at a negligible cost.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
Apr 19 Amendment No.01 JUDICIARY I Adopted Recommended do pass as amend 010-004-000

May 04 Placed Calndr,Second Reading Fiscal Note Requested PULLEN
May 09 Placed Calndr,Second Reading Fiscal Note filed
May 11 Second Reading Placed Calndr,Third Reading
May 25 Third Reading - Passed 065-048-002
May 26 Arrive Senate Sen Sponsor MAROVITZ Added As A Joint Sponsor SMITH Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Waive Posting Notice Assigned to Judiciary
Jun 09 Recommended do pass 012-000-000 Placed Calndr,Second Reading
Jun 13 Second Reading Placed Calndr,Third Reading
Jun 23 3d Reading Consideration PP Calendar Consideration PP. Third Reading - Passed 033-023-000 Passed both Houses
Jul 21 Sent to the Governor
Sep 11 Governor approved
PUBLIC ACT 86-0884 Effective date 89-09-11

HB-0019 STERN – STANGE – MCNAMARA – LANG – PARCELLS, GRANBERG AND BALANOFF.
(Ch. 40, par. 607)

Amends the Marriage and Dissolution of Marriage Act. Provides that a grandparent or great-grandparent of a minor child may file a petition for visitation privileges at any time, regardless of whether any proceeding for dissolution of marriage, legal separation or declaration of invalidity of marriage is pending or has been concluded between the parents of the child and regardless of whether either or both of the parents of the child have died.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
May 05 Tbid pursuant Hse Rule 27D

HB-0020 STERN AND TROTTER.
(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 date of the general primary election from the third Tuesday in March of even-numbered years to the first Tuesday in May of such years. Effective immediately.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elections
May 05

Tbld pursuant Hse Rule 27D

1 HB-0021 PRESTON - DAVIS - SANTIAGO - MARTINEZ - BALANOFF.

(Ch. 122, par. 27-23.1)

Amends The School Code relative to instruction in parenting and family relations education. Requires such instruction to be provided and students to receive at least one unit of such instruction in at least one of grades 9 through 12.

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

FISCAL NOTE (State Board of Education)
The cost associated with HB-21 will be minimal.

STATE MANDATES ACT FISCAL NOTE (State Board of Education)
The State Board of Education believes that the cost associated with House Bill 21 will be minimal.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elementary & Secondary Education
Apr 07 Recommended do pass 017-008-002
Apr 11 Placed Calndr,Second Reading
Apr 11 Fiscal Note filed
St Mandate Fis Nte ReqMCCRACKEN
May 02 Placed Calndr,Second Reading
May 17 St Mandate Fis Note Filed
May 30 Second Reading
May 30 Placed Calndr,Third Reading
May 30 Tabled House Rule 37(G)

1 HB-0022 PRESTON - GRANBERG - DAVIS - LANG - FARLEY, MUNIZZI, FLOWERS, STERN, DEJAEGHER, BRUNSVOLD, MULCAHEY, FLINN, HANNIG, JONES, LOU AND MCNAMARA.

(New Act; Ch. 127, pars. 3 and 4)

Creates the Illinois Department of Child Advocacy, administered by a Governor-appointed director. Amends the Civil Administrative Code accordingly.

FISCAL NOTE (DCFS)
Estimated costs of administering the program, including a Director and 13 additional staff, would be $745,000.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to State Government Administration
Apr 11 Fiscal Note filed
Committee State Government Administration
Apr 17 Re-assigned to Select Committee on Children
Apr 27 Recommended do pass 006-002-002
May 02 Placed Calndr,Second Reading
May 17 Placed Calndr,Second Reading
May 30 St Mandate Fis Note Requested MCCRACKEN
May 30 Second Reading
May 30 Placed Calndr,Third Reading
May 30 Tabled House Rule 37(G)

1 HB-0023 PRESTON - DAVIS - FLOWERS - BALANOFF, HANNIG, FLINN, GRANBERG, JONES, LOU, JONES, SHIRLEY AND LEFLORE.

1 Fiscal Note Act may be applicable.
(New Act; Ch. 127, new par. 1904.11)

Creates the Child Care Worker Certification Act of 1989 and amends the Regulatory Agency Sunset Act. Provides for the certification of child care workers by the Department of Professional Regulation; specifies the qualifications for certification; requires the Department to conduct an examination before issuing a certificate; creates a Child Care Worker Certification Board to advise the Department on questions involving standards of professional conduct, discipline and qualifications of candidates and certified persons under this Act; specifies the grounds for refusal to issue, suspension or revocation of a certificate; establishes fees; provides for a disciplinary hearing. Provides for the repeal of this Act December 31, 1999.

FISCAL NOTE (Dept. of Professional Regulation)
Start-up costs would be $77,242. Projected revenues over 6 years would total $381,600 and projected expenses, $419,603 for a net deficit of $38,003.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, new par. 1904.11
Adds reference to: Ch. 127, new par. 1904.11


Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Assigned to Registration and Regulation
Feb 17 Assigned to Registration and Regulation
Apr 11 Fiscal Note filed Committee Registration and Regulation
Apr 17 Re-assigned to Select Committee on Children
Apr 27 Amendment No.01 CHILDREN Adopted
                          Recommanded do pass as amend 009-000-001
May 16 Second Reading Placed Calndr,Second Reading
May 30 Tabled House Rule 37(G)

HB-0024 LEVIN – CULLERTON – WHITE.
(Ch. 111 1/2, par. 7308)

Amends the AIDS Confidentiality Act to delete 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.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfdrd to Comm on Assignment
Feb 17 Assigned to Human Services
May 05 Interim Study Calendar HUMAN SERVICE

HB-0025 DIDRICKSON – WOLF – STERN – OLSON,MYRON – PARCELLS AND ROPP.
(Ch. 46, pars. 7-61, 10-3, 17-16.1 and 18-9.1)

Amends The Election Code. Provides that a candidate defeated in the primary election is ineligible to be listed on the ballot as an independent candidate in the general election. Provides that a candidate defeated in the primary election is ineligible to file a declaration of intent to run as a write-in candidate in the general election. Provides that a candidate defeated in the primary election is ineligible to be listed on the ballot as a candidate of another political party in the general election.
HB-0025—Cont.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elections
May 04 * Interim Study Calendar ELECTIONS

1 HB-0026 PRESTON – GRANBERG – SUTKER AND STERN.

(New Act; Ch. 120, new par. 5-516; Ch. 127, new par. 141.243)

Creates an Act to provide for partial public financing of primary and general election campaigns for the offices of Governor and Lieutenant Governor. Limits the dollar amount of contributions to such campaigns. Amends the Illinois Income Tax Act to enable taxpayers to designate $1 of their taxes to such funding and amends the State Finance Act to establish the necessary fund within the State Treasury. Effective January 1, 1990.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elections
May 05 Tbld pursuant Hse Rule 27D

HB-0027 PRESTON – GRANBERG – SUTKER.

(Ch. 46, pars. 9-1.4, 9-3, 9-4, 9-6, 9-7 and 9-25; new pars. 9-1.4a, 9-1.9a, 9-7.1 and 9-25.1)

Amends The Election Code. Establishes annual limits on campaign contributions made by individuals, trusts, partnerships, political parties, associations, corporations and other organizations and groups of persons to the principal campaign organization of a candidate for the office of Attorney General, Secretary of State, State Comptroller, State Treasurer, State Senator or State Representative. Effective January 1, 1990.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elections
May 05 Tbld pursuant Hse Rule 27D

1 HB-0028 PRESTON – SUTKER.

(Ch. 46, pars. 5-35 and 6-71)

Amends The Election Code to increase the compensation of registration officers who conduct precinct registration of voters in Cook County to $60 per day for each day of precinct registration.

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

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elections
May 05 Tbld pursuant Hse Rule 27D


(Ch. 67 1/2, par. 8.21)

Amends the Housing Authorities Act. Requires that, in determining an employed tenant’s income for the purpose of determining rent, a Housing Authority shall exclude withheld income taxes and other job-related expenses.

FISCAL NOTE (Ill. Housing Development Authority)
The Authority does not believe that there will be any impact on the expenditure of State funds or increase or decrease of State revenues.

Jan 05 1989 Prefiled with the Clerk

1 Fiscal Note Act may be applicable.
Amends the Child Care Act of 1969. Changes a reference to a Section number in a provision relating to definitions used in the Act.

**Amends the Child Care Act by defining “homeless youth” and “youth emergency shelter”.** Amends the provision of the Department of Children and Family Services Act which creates the Division of Youth and Community Services. Provides that the Department may, but shall not be required to, provide services under those provisions to homeless youth aged 18 through 20. Amends the Criminal Code to provide that the prohibition against harboring a runaway does not apply to the operator of a youth emergency shelter.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Select Committee on Children
Apr 19 Amendment No.01 CHILDREN Adopted DP Amnded Consent Calendar 010-000-000
May 03 Consnt Caldr Order 2nd Read
May 09 Consnt Caldr Order 3rd Read Pass 116-000-000
May 11 Arrive Senate
May 12 Sen Sponsor JONES Placed Calndr,First Readng
May 15 First reading Rfrd to Comm on Assignment
May 18 Assigned to Public Health, Welfare & Correctn
Amends the Criminal Code of 1961 to provide for the seizure and forfeiture of vehicles, aircraft and vessels used in commission of the offenses of prostitution, soliciting for a prostitute and patronizing a prostitute.

Amends the Higher Education Student Assistance Law within The School Code to provide for 4 year merit recognition scholarships. Effective July 1, 1989.

Amends the Higher Education Student Assistance Law within The School Code to provide for 4 year merit recognition scholarships. Effective July 1, 1989.

Deletes those provisions in the bill as introduced which would have authorized 4 year merit scholarships, and provides instead that the one year merit scholarship and the one permitted renewal thereof must, if awarded, be effective during academic years which do not commence more than 3 academic years following the academic year for which an applicant first is designated by the Commission as a qualified student.

Because the bill would require the ISSC to track award recipients for up to four years, the additional administrative costs would be $42,000 per year.

Because the bill would require the ISSC to track award recipients for up to four years, the additional administrative costs would be $42,000 per year.

Deletes everything after the enacting clause and amends The School Code. Changes the merit recognition scholarship to a non-renewable $1,000 scholarship, effective during the academic year following a qualified student's high school graduation, or during a subsequent academic year if the General Assembly specifically so provides in an appropriation.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be amended as follows:

Deletes reference to: Ch. 122, par. 30-15.7b

Adds reference to: Ch. 122, pars. 10-22.22b, 11A-10, 17-2, 17-2.2, 18-8 and 30-15.8

Changes the title, deletes everything after the enacting clause and amends The School Code. Increases the authorized transportation tax rate of elementary school districts meeting specified criteria subject to backdoor referendum, adjusts the EAV for State aid formula purposes of districts abating taxes under Section 162 of the Revenue Act of 1939, eliminates the 5 year limitation period on deactivation of high school facilities and provides for continued contractual continued service of teachers transferred from the deactivated district, and adds additional provisions relative to the contractual continued service status of teachers incident to the formation of a new community unit district from the territory of 2 or more entire community unit districts.

1 Fiscal Note Act may be applicable.
HB-0033—HALLOCK – GIORGI.

(Ch. 24, new pars. 11-48.3-1 through 11-48.3-31)

Amends the Municipal Code. Adds a new Division authorizing a municipality of less than 1,000,000, or more than one municipality in combination, to establish a State Debt Impact Note Act may be applicable.
zoo authority. An authority shall be governed by a 9 member board, may issue revenue bonds and, with referendum approval, may issue other bonds and levy a tax up to .0005%.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 24, new pars. 11-48.3-30 and 11-48.3-31

Allows the Authority to adopt a corporate name ending with “Zoo Authority” and change the same at pleasure. Eliminates the power to issue bonds other than revenue bonds and to levy a property tax to pay the principal and interest on those bonds.

SENATE AMENDMENT NO. 1.

Provides that the governing and administrative body of the zoo authority shall be known as the Municipal Zoo Authority Board.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Cities & Villages
Apr 06 Amendment No.01 CITY VILLAGE Adopted DP Amnded Consent Calendar 012-000-000

Apr 11 Remvd from Consent Calendar
Apr 12 Removed Short Debate Cal CULLERTON-HOMER
Consnt Caldr Order 2nd Read
Apr 17 Cnsent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Apr 25 Consnt Caldr, 3rd Read Pass 115-000-000
Apr 26 Arrive Senate
Sen Sponsor HOLMBERG
Placed Calndr,First Reading

May 04 First reading Rfrd to Comm on Assignment
May 18 Assigned to Local Government
Jun 01 Recommended do pass 012-000-000

Jun 13 Second Reading
Amendment No.01 HOLMBERG Adopted
Placed Calndr,Third Reading

Jun 19 Third Reading - Passed 058-001-000
Jun 20 Speaker's Tbl. Concurrence 01
Jun 26 H Concurs in S Amend. 01/110-000-000
Passed both Houses
Jul 25 Sent to the Governor
Aug 30 Governor approved

PUBLIC ACT 86-0279 Effective date 90-01-01

1 HB-0034 HICKS – MCCRACKEN – CULLERTON – BRUNSVOLD – RYDER, EDLEY, JONES,SHIRLEY, TURNER, DEJAEGHER AND SHAW.

(Ch. 8, pars. 37-27 and 37-31.1)

Amends the Horse Racing Act. Provides that a municipality or county that has an inter-track wagering facility wholly within its corporate boundaries shall (now, may) each impose an admission fee not to exceed $1.00 per admission to the facility. Provides that each year organization licensees collectively shall contribute $3,000,000 and $2,000,000 (now, $500,000 and $250,000) to non-profit organizations dedicated to the treatment of chronic gamblers.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 8, pars. 37-27 and 37-31.1

1 Fiscal Note Act may be applicable.
HB-0034—Cont.

Adds reference to: Ch. 8, par. 37-26

Deletes everything. Amends the Horse Racing Act to make a grammatical change.

SENATE AMENDMENT NO. 1.

Makes grammatical changes.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Select Committee on Horse Racing
Apr 27 Amendment No. 01 HORSE RACING Adopted
Placed Calndr,Second Reading
Recommnded do pass as amend
018-000-001

May 24 Second Reading
Held on 2nd Reading
May 26 Placed Calndr,Third Reading
Third Reading - Passed 106-003-003
Arrive Senate
Placed Calendr,First Readng
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Primary Sponsor Changed To JONES
Committee Committee on Assignment of Bills
Waive Posting Notice
Assigned to Insurance, Pensions & License Act
Jun 09 Recommended do pass 012-000-000
Placed Calndr,Second Reading
Jun 15 Second Reading
Amendment No. 01 JONES Adopted
Placed Calndr,Third Reading

1 HB-0035 OLSON, MYRON.

(Ch. 24, pars. 11-21-4 and 11-80-5)

Amends the Municipal Code. Provides that the street light tax and comfort station tax are not subject to the rate limitations imposed on taxes for general corporate purposes.

FISCAL NOTE (DCCA)
There is no fiscal impact.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Revenue
May 04 Recommended do pass 012-002-000
Placed Calndr,Second Reading
May 11 Fiscal Note Requested CULLERTON
Placed Calndr,Second Reading
May 18 Fiscal Note filed
Placed Calndr,Second Reading
May 24 Second Reading
Held on 2nd Reading
May 26 Amendment No. 01 BARGER Withdrawn
Placed Calndr,Third Reading
Third Reading - Passed 069-025-002
May 30 Arrive Senate
Placed Calendr,First Readng
May 31 Sen Sponsor RIGNEY
Placed Calendr,First Readng

1 Fiscal Note Act may be applicable.
**HB-0036**  
**LEVIN – WHITE.**  
(Ch. 40, par. 204).

Amends the Marriage and Dissolution of Marriage Act to authorize the Director of Public Health to suspend the requirement of premarital HIV and syphilis testing if the Department determines that such testing is not justified from a public health perspective; requires at least annual review of any such determination.

**HOUSE AMENDMENT NO. 1.**

Provides that if testing is suspended, the county clerk shall give written information about AIDS to marriage license applicants.

**FISCAL NOTE, AS AMENDED** (Dept. of Public Health)

Enactment of HB-26, as amended, will have no significant fiscal impact on the Department.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Jan 05 1989</td>
<td>Prefiled with the Clerk</td>
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<tr>
<td>Jan 12</td>
<td>First reading</td>
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<tr>
<td>Feb 17</td>
<td>Assigned to Judiciary I</td>
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<td>Apr 19</td>
<td>Amendment No. 01: JUDICIARY I Adopted</td>
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<td>May 04</td>
<td>Fiscal Note Requested PULLEN</td>
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<td>May 11</td>
<td>Fiscal Note filed</td>
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<td>May 17</td>
<td>Second Reading</td>
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<tr>
<td>May 26</td>
<td>Interim Study Calendar JUDICIARY I</td>
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**HB-0037**  
**KIRKLAND.**  
(Ch. 40, par. 401)

Amends the Marriage and Dissolution of Marriage Act. Includes, in the period of separation required for obtaining a judgment of dissolution of marriage based on irreconcilable differences, a period of cohabitation during which the parties attempted a reconciliation in good faith and engaged in marriage counseling under the guidance of specified persons.

**SENATE AMENDMENT NO. 1.**

Provides that guidance may be provided by a marriage and family therapist for purposes of the amendatory provisions.

<table>
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<td>Assigned to Judiciary I</td>
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<td>May 04</td>
<td>Motion disch comm, advc 2nd</td>
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<td>May 05</td>
<td>Recommended do pass 013-001-000</td>
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<td>May 11</td>
<td>Second Reading</td>
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<td>Placed Calndr,Third Reading</td>
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</tbody>
</table>
HB-0037—Cont:

May 12  Third Reading - Passed 101-002-000
May 15  Arrive Senate
    Placed Calendar, First Reading
May 17  Sen Sponsor MAROVITZ
    Placed Calendar, First Reading
May 22  First Reading  Rfrd to Comm on Assignment
May 23  Assigned to Judiciary
May 31  Recommended do pass 011-000-000
    Placed Calendar, Second Reading
Jun 13  Second Reading
    Amendment No.01  MAROVITZ  Adopted
    Placed Calendar, Third Reading
Jun 19  Third Reading - Passed 059-000-000
Jun 20  Speaker’s Tbl. Concurrence 01
Jun 26  H Concurs in S Amend. 01/112-001-001
    Passed both Houses
Jul 25  Sent to the Governor
Sep 07  Governor approved
    PUBLIC ACT 86-0790  Effective date 90-01-01

HB-0038  YOUNG,A - DIDRICKSON - WILLIAMS - DEUCHLER - DAVIS, LE-
FLORE, JONES,LOU, JONES,SHIRLEY, TURNER, MORROW, CURRIE,
BOWMAN, BRESLIN, MARTINEZ, HASARA, BARNES AND FREDER-
ICK, VF.

(Ch. 127, par. 132.604)

Amends the Minority and Female Business Enterprise Act. Changes a reference
to a date.

HOUSE AMENDMENT NO. 1.
    Deletes reference to: Ch. 127, par. 132.604
    Adds reference to: Ch. 127, pars. 132.601, 132.602, 132.604,
    132.605, 132.606 and 132.609

Deletes everything. Amends the Minority and Female Business Enterprise Act to
eliminate requirement for sheltered market procedures. Extends the repeal date of
the Act by 5 years. Adds an immediate effective date.

HOUSE AMENDMENT NO. 5.
    Adds reference to: Ch. 127, new pars. 132.608b and 132.608c

Amends the Minority and Female Business Enterprise Act. Provides that the
Council shall review evidence regarding past or present racial, ethnic or gender
based discrimination which imposes State contracting with minority or female
owned businesses.

Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to State Government
    Administration
May 02  Amendment No.01  ST GOV ADMN  Adopted
    Recommended do pass as amend
    010-000-000
    Placed Calendar, Second Reading
May 24  Second Reading
    Held on 2nd Reading
May 25  Amendment No.02  YOUNG,A  Withdrawn
    Amendment No.03  YOUNG,A  Withdrawn
    Amendment No.04  YOUNG,A  Withdrawn
    Amendment No.05  YOUNG,A  Adopted
    Placed Calendar, Third Reading
Third Reading - Passed 099-015-001
May 26  Arrive Senate
    Placed Calendar, First Reading
Jun 01  Sen Sponsor SMITH
    Added As A Joint Sponsor TOPINKA
June 01—Cont.  Added As A Joint Sponsor SEVERNS
Added As A Joint Sponsor DEL VALLE
Added As A Joint Sponsor NEWHOUSE
Added As A Joint Sponsor HALL
Added As A Joint Sponsor ALEXANDER
Added As A Joint Sponsor GEO-KARIS
Added As A Co-sponsor MACDONALD
Placed Calendr, First Reading

Jun 06  First reading  Referred to Comm on Assignment
Waive Posting Notice  Assigned to Executive

Jun 08  Recommended do pass 020-000-000

Jun 13  Placed Calendr, Second Reading
Second Reading

Jun 19  Third Reading - Passed 052-005-002
Passed both Houses

Jul 17  Sent to the Governor

Aug 22  Governor approved
PUBLIC ACT 86-0269  Effective date 89-08-22

HB-0039  DELEO - LAURINO AND WILLIAMSON.

(Ch. 85, pars. 2552 and 2555)

Amends the Uniform Peace Officers' Disciplinary Act to require an officer to be
informed, before being questioned in relation to an allegation of misconduct, whether
the allegations, if proven, involve minor infractions or may result in removal, dis-
charge or suspension for 3 or more of his or her work days. Extends Act to include
investigators for the Secretary of State.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 85, par. 2555

Removes provision requiring that an officer be advised of the severity of allega-
tions before being questioned about misconduct. Removes provision changing sus-
pension period involved in formal investigation.

SENATE AMENDMENT NO. 2.

Excludes Secretary of State officers and trainees.

Jan 05 1989  Prefiled with the Clerk

Jan 12  First reading  Referred to Comm on Assignment
Feb 17  Assigned to Executive
May 04  Recommended do pass 014-002-000

May 24  Second Reading
Placed Calendr, Third Reading

May 26  Motion to Recall 2nd Reading
Amendment No. 01  Withdrawn
DELEO
Placed Calendr, Third Reading
Third Reading - Passed 063-029-004

May 30  Arrive Senate
Sen Sponsor JACOBS
Placed Calendr, First Reading

May 31  First reading  Referred to Comm on Assignment
Jun 01  Assigned to Executive
Jun 08  Recommended do pass as amend
009-007-001

Jun 13  Placed Calendr, Second Reading
Second Reading

Jun 16  Recalled to Second Reading
Amendment No. 02  Adopted
JACOBS
Placed Calendr, Third Reading

Jun 19  Third Reading - Passed 052-005-002
Passed both Houses

Jul 17  Sent to the Governor

Aug 22  Governor approved
PUBLIC ACT 86-0269  Effective date 89-08-22
HB-0040  BOWMAN – DUNN, JOHN – STERN – BLACK, HOMER, HULTGREN, EDLEY, FREDERICK, VF, NOVAK AND MULCAHEY.

(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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, new par. 141.255, pars. 142z17 and 142z18

Adds reference to: Ch. 120, pars. 439.3, 439.9, 439.32, 439.33, 439.39, 439.102, 439.103, 439.109, 439.10b, 439.40b, 439.120.1, 441, 442, 445d; Ch. 24, pars. 11-74.4-3, 11-74.4-8a-1, 8-11-1; 8-11-1.2, 8-11-1.3, 8-11-1.4, 8-11-5, 8-11-6, 8-11-16 new par. 8-11-1.5; Ch. 34, pars. 303a-1, 303a-2; and new par. 409.10b; Ch. 111 2/3, pars. 254, 355.01, 704.01, 704.03, 704.09; Ch. 127, new pars. 141.255, 141.256, 142z-20; pars. 142z-17 and 142z-18

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.

FISCAL NOTE, AS AMENDED (IL Dept. of Revenue)
The fiscal impact of HB 40 as amended by House amendment #1 is unknown, but is likely to be minimal.

SENATE AMENDMENT NO. 1. (Tabled June 22, 1989)
Changes what is included in photoprocessing to also exclude platemaking.

Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Revenue
May 04  Amendment No.01  REVENUE  Adopted
007-006-000
Recommnd do pass as amend
008-006-000
Placed Calndr,Second Reading
May 05  Fiscal Note filed
Placed Calndr,Second Reading
May 11  Second Reading  Amendment No.02  PARCELLS  Verified
Lost
Placed Calndr,Third Reading
May 22  Third Reading - Passed 071-038-006
May 23  Arrive Senate  Sen Sponsor NETSCH  
Placed Calndr,First Reading
May 25  First reading  Rfrd to Comm on Assignment
May 26  Assigned to Revenue
HB-0040-Cont.

Jun 09  Recommended do pass as amend 012-000-000
Placed Calndr,Second Reading

Jun 13  Second Reading
Amendment No.01 REVENUE Adopted
Placed Calndr,Third Reading

Jun 22  Recalled to Second Reading
Mtn Reconsider Vote Prevail 01-NETSCH
Mtn Prevail - Table Amend No 01 Tabled
Placed Calndr,Third Reading
Third Reading - Passed 053-000-000
Passed both Houses

Jul 21  Sent to the Governor

Sep 18  Governor approved
Effective date 89-09-18
Effective date 90-01-01

PUBLIC ACT 86-0928

HB-0041  COUNTRYMAN - HULTGREN.
(Ch. 110 1/2, par. 401)

Amends an Act concerning pay-on-death contracts and other agreements to pro-
vide that a POD account with a securities dealer is not defeated by laws governing
transfer by will, gift, or intestacy.

Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Judiciary I
May 03  Do Pass/Short Debate Cal 014-000-000

May 09  Short Debate Cal 2nd Rdng Short Debate
May 10  Short Debate-3rd Passed 111-000-000
May 11  Arrive Senate
Placed Calendr,First Reading
May 25  Sen Sponsor TOPINKA
Placed Calendr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Waive Posting Notice
Assigned to Judiciary
Jun 06  Added As A Joint Sponsor BARKHAUSEN
Committee Judiciary
Jun 09  Recommended do pass 012-000-000
Placed Calndr,Second Reading

Jun 13  Second Reading
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 17  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0468 Effective date 90-01-01

HB-0042  CURRAN - DIDRICKSON - PRESTON, FLOWERS, EWING, ROPP AND
OLSON,BOB.
(Ch. 122, par. 102-1)

Amends the Public Community College Act. Permits a student to be selected to
serve a second term as the nonvoting student member of the Illinois Community
College Board. Effective immediately.

FISCAL NOTE (IL Community College Board)
In the opinion of the Illinois Community College Board, House Bill 42 would have no fiscal impact.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 122, pars. 103-7, 103-12, 103-13, 106-1; Ch. 46, par. 2A-1.2

Amends the Public Community College Act. Deletes a reference to "each odd-numbered year" in the provisions relative to the election of community college board of trustee members, and prefaces the provisions establishing their 6 year terms with "unless otherwise provided in this Act." 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. Also amends The Election Code to provide for election of the initial community college board of trustee members of districts which become effective by operation of law at the next regularly scheduled election. Adds an immediate effective date.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in Senate Amendment 1.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Higher Education
May 02 Recommended do pass 011-003-000
May 03 Placed Calndr,Second Reading Fiscal Note Requested MCCRACKEN
May 05 Placed Calndr,Second Reading Fiscal Note filed
May 12 Second Reading Placed Calndr,Third Reading
May 18 Third Reading - Passed 112-004-000
May 22 Arrive Senate Placed Calendar,First Reading
May 23 Sen Sponsor DEANGELIS Placed Calendar,First Reading
May 25 First reading Rfrd to Comm on Assignment
May 26 Added As A Co-sponsor SEVERNS Committee Committee on Assignment of Bills Assigned to Higher Education
Jun 07 Added As A Co-sponsor WELCH Recommended do pass 009-000-000
Jun 13 Second Reading Placed Calndr,Third Reading
Jun 16 Recalled to Second Reading Amendment No.01 MAITLAND Adopted
Amendment No.02 MAITLAND 016-035-000 Lost
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 049-006-000
Jun 20 Speaker’s Tbl. Concurrence 01
Jun 26 H Noncners in S Amend. 01
Jun 27 Secretary’s Desk Non-concur 01 S Refuses to Recede Amend 01 S Requests Conference Comm 1ST Sen Conference Comm Apptd 1ST/JOYCE,JE HOLMBERG, SEVERNS, DUNN, R & DAVIDSON
Amends An Act authorizing townships to acquire and maintain parks and golf courses. Eliminates the limitation that any one park, except when received as a gift, be no more than 10 acres. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that a township may not acquire land for a park, except by gift, exceeding 25 acres (rather than 10 acres).

SENATE AMENDMENT NO. 1.
Provides that the authority of townships to acquire lands for public parks does not apply to church property.
HB-0044 GOFORTH – STEPHENS – GRANBERG.
(Ch. 121, new par. 307.7-1)

Amends An Act in relation to the Department of State Police. Provides that to help assure the independence of the State Police Merit Board, after June 30, 1989 its expenses shall be paid from funds appropriated for such purposes to the Board. Effective July 1, 1989.

FISCAL NOTE (Ill. State Police)
If the Merit Board had to be funded separately, it would cost approximately $1.5 million to provide all the services for which it is currently responsible. This reflects a $1.1 million increase over the Governor's FY90 budget request. Separating the State Police and the Merit Board would eliminate their cooperative relationship thus precipitating the amount of increase.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to State Government Administration
Apr 07 Do Pass/Consent Calendar 012-000-000
Apr 13 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
Apr 17 Cal 2nd Rdng Short Debate Fiscal Note filed
Apr 25 Removed Short Debate Cal CULLERTON Consnt Caldr Order 2nd Read
May 03 Cnsnt Calendar, 2nd Readng Consnt Caldr Order 3rd Read
May 09 Consnt Caldr, 3rd Read Pass 116-000-000
May 11 Arrive Senate Sen Sponsor REA Placed Calndr,First Readng
May 12 First reading Rfrd to Comm on Assignment
May 18 Assigned to Executive Recommended do pass 013-004-001
Jun 08 Placed Calndr,Second Reading
Jun 13 Second Reading Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 044-013-001 Passed both Houses
Jul 17 Sent to the Governor
Sep 07 Governor vetoed Placed Calendar Total Veto
Oct 11 Mtn filed overrde Gov veto GOFORTH Placed Calendar Total Veto
Oct 17 Override Gov veto-Hse pass 112-000-000 3/5 vote required
Oct 19 Placed Calendar Total Veto
Oct 31 Mtn filed overrde Gov veto REA Override Gov veto-Sen lost 032-022-000 Placed Calendar Total Veto 3/5 vote required
Nov 01 Mtn filed overrde Gov veto ROCK Override Gov veto-Sen pass 045-012-000 Bth House Overid Total Veto 3/5 vote required
PUBLIC ACT 86-0931 Effective date 89-11-01

HB-0045 HOMER – HICKS – GOFORTH – DEJAEGHER – BLACK, WEAVER,M, WILLIAMSON AND KUBIK.
(Ch. 23, pars. 3434 and 6104.02)
Amends An Act in relation to rehabilitation of disabled persons and the Illinois Act on the Aging. Provides that, in determining a person's eligibility for services to prevent unnecessary institutionalization, the Department of Rehabilitation Services and the Department on Aging shall not consider any cost of living adjustment in Old Age, Survivors and Disability Insurance or Supplemental Security Income benefits paid to the person by the Social Security Administration. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 23, pars. 3434 and 6104.02
Adds reference to: Ch. 23, par. 6103.07

Deletes everything. Amends the Act on the Aging. Provides that responsibilities of area agencies on aging include the development and designation of case coordination units with which the Department on Aging, upon review and approval, may contract to provide services to prevent unnecessary institutionalization of persons.

SENATE AMENDMENT NO. 1.

Provides that case coordination units shall be developed and designated pursuant to uniform standards as defined by the Department on Aging in rules.

GOVERNOR MESSAGE

Recommends making Area Agencies on Aging responsible for developing and designating Case Coordination Units in connection with services provided under Title III of the Older Americans Act, as distinguished from service provided under the Dept. on Aging’s Community Care Program.
HB-0046  STANGE, PARKE, LEVERENZ AND WILLIAMSON.  
(Ch. 38, par. 1005-5-3)  
Amends the Unified Code of Corrections to require that a minimum term of imprisonment of not less than one year shall be imposed upon a defendant convicted of reckless homicide where such offense is committed by the defendant while under the influence of alcohol or any other drugs at the time of the commission of the offense.  
Jan 05 1989 Prefiled with the Clerk  
Jan 12 First reading  
Feb 17 Assigned to Judiciary II  
May 05 Rfd to Comm on Assignment

HB-0047  STANGE – ZICKUS – BLACK.  
(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.  
Jan 05 1989 Prefiled with the Clerk  
Jan 12 First reading  
Feb 17 Assigned to Judiciary II  
May 04 Assigned to Judiciary II

'HB-0048  MARTINEZ – MUNIZZI – SANTIAGO – BALANOFF – KULAS.  
(New Act)  
Requires every State-operated facility which provides in-patient or out-patient physical or mental health care or treatment to provide a qualified interpreter for any patient who is not fluent in the English language.  
Jan 05 1989 Prefiled with the Clerk  
Jan 12 First reading  
Feb 17 Assigned to Select Committee on Mental Health  
May 05 Assigned to Select Committee on Mental Health  

'HB-0049  MARTINEZ – SANTIAGO.  
(Ch. 46, pars. 1-3, 4-6.2, 5-16.2 and 6-50.2; new pars. 4-8.04, 5-7.04, 6-35.04, 7-20.1, 13-4.1, 14-1.1 and 16-4.2)  
Amends The Election Code to provide for bilingual ballots and voter registration cards printed in a language of a language minority group. Provides for the appointment of deputy registrars and election judges in certain election jurisdictions and precincts who are fluent in the language of the language minority group. Permits an official of a bona fide civic organization to determine the number of members of such organization to serve as deputy registrars.  
Jan 05 1989 Prefiled with the Clerk  
Jan 12 First reading  
Feb 17 Assigned to Elections  
May 05 Assigned to Elections

HB-0050  MARTINEZ – SANTIAGO – FLOWERS.  
(Ch. 111, par. 4400-22 and new par. 4400-64)  
Amends the Medical Practice Act of 1987 to subject to disciplinary action any physician who holds himself out as having completed a residency or obtained a board certification in a specialty when such is not the case. Requires all physicians to prominently display their licenses and board certifications.  
Jan 05 1989 Prefiled with the Clerk

1 Fiscal Note Act may be applicable.
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<tr>
<th>Date</th>
<th>Event</th>
<th>Committee</th>
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<tbody>
<tr>
<td>Jan 12</td>
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<td>Feb 17</td>
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<td>Assigned to Consumer Protection</td>
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<td>May 02</td>
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<td>Interim Study Calendar CONSUMER PROT</td>
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1 HB-0051 MARTINEZ – SANTIAGO – KULAS.
(Ch. 122, new par. 102-16.02)
Amends the Public Community College Act. Establishes a grant program, to be funded by separate appropriation, for community college districts which expand existing, or develop new programs that emphasize serving the educational needs of economically disadvantaged students and students who come from environments where the dominant language is other than English.

STATE MANDATES ACT FISCAL NOTE (Ill. Community College Board)
Some fiscal impact would be incurred in administrative costs of the program. However, the degree of fiscal impact cannot be determined at this time.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Higher Education
Feb 23 St Mandate Fis Note Filed Committee Higher Education
May 04 Interim Study Calendar HIGHER ED

1 HB-0052 MARTINEZ – MUNIZZI – SANTIAGO – BALANOFF – KULAS.
(Ch. 122, new par. 30-15.7g)
Amends the Higher Education Student Assistance Law within The School Code to establish a scholarship, grant and loan financial assistance program for Hispanic students whose financial resources deter them from commencing or completing their education at a qualified institution of higher learning in Illinois of their choice.

FISCAL NOTE (Ill. State Scholarship Commission)
It is impossible to determine how many students would meet the criteria; therefore, the direct fiscal impact to the State is indeterminable at this time.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Higher Education
May 04 Recommended do pass 010-002-000

Placed Calndr,Second Reading
May 09 Fiscal Note Requested MCCRACKEN
Placed Calndr,Second Reading
May 10 Fiscal Note filed
Placed Calndr,Second Reading
May 25 Interim Study Calendar HIGHER ED

HB-0053 MARTINEZ – SANTIAGO.
Appropriates $5,000,000 to the Capital Development Board for the construction of a multi-sports recreational facility in Chicago. Effective July 1, 1989.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Appropriations I
May 03 Interim Study Calendar APPROP I

1 HB-0054 BARGER – KUBIK – PEDERSEN,B – DOEDERLEIN – MAUTINO AND PARCELLS.
(Ch. 24, par. 8-11-2)

1 Fiscal Note Act may be applicable.
Amends the Illinois Municipal Code to exclude from gross receipts subject to a municipal utilities tax any taxes added to customers' bills pursuant to The Public Utilities Act. Effective January 1, 1990.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-54 constitutes a tax exemption mandate for which reimbursement of the revenue loss to units of local government would be required. The estimated cost of reimbursement for the first year is $10.4 million.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Revenue
Apr 05 St Mandate Fis Note Filed Committee Revenue
May 04 Motion disch comm, advc 2nd Committee Revenue
May 05 Interim Study Calendar REVENUE

HB-0055 PETERSON,W.
(Ch. 139, par. 154)

Amends Act providing for Township Community Buildings to provide that each member of the board of managers may be paid a salary not to exceed $25 per day or $500 per year as determined by Board of Township Trustees for attendance at town meetings and business travel pertaining to official duties.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Counties & Townships
Mar 15 Do Pass/Consent Calendar 013-000-000
Apr 06 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
Apr 11 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
May 09 Short Debate-3rd Passed 111-000-000
May 11 Arrive Senate Placed Calendr,First Reading
May 30 Sen Sponsor MAHAR Placed Calendr,First Reading
May 31 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Local Government
Jun 08 Recommended do pass 012-000-000
Jun 13 Second Reading Placed Calndr,Third Reading
Jun 22 Third Reading - Passed 053-002-000 Passed both Houses
Jul 21 Sent to the Governor
Aug 30 Governor approved PUBLIC ACT 86-0283 Effective date 90-01-01

HB-0056 PETERSON,W - KLEMM.
(Ch. 109, par. 2)

Amends the Plat Act. Requires a municipality or county to notify the president of the school board that a subdivision plat has been submitted for approval.

HOUSE AMENDMENT NO. 1.
Provides that failure to notify the school board does not invalidate the plat.

SENATE AMENDMENT NO. 1. (Senate recedes June 28, 1989)
Validates plats approved before the effective date even though written approval from the Department of Transportation was not obtained. Effective immediately.
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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111, par. 5815
Adds reference to: Ch. 111, pars. 5803, 5804, 5805, 5806, 5807, 5809, 5810, 5811, 5812, 5812.1, 5813, 5814, 5815, 5815.1, 5817, 5818, 5820, 5821, 5822, 5823, 5825, and 5826; new pars. 5813.1, 5813.2, 5818.1, 5831.1, 5831.2, 5832.1 through 5832.24, 5833.1 and 5833.2; Ch. 127, pars. 1904.5 and 1904.10

Deletes all. 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. Effective December 1, 1989.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 3.

Deletes reference to: Ch. 111, pars. 5803, 5804, 5805, 5806, 5807, 5809, 5810, 5811, 5812, 5812.1, 5813, 5814, 5815, 5815.1, 5817, 5818, 5820, 5821, 5822, 5823, 5825, and 5826; new pars. 5813.1, 5813.2, 5818.1, 5831.1, 5831.2, 5832.1 through 5832.24, 5833.1 and 5833.2; Ch. 127, pars. 1904.5 and 1904.10

Adds reference to: Ch. 111, pars. 5803, 5804, 5805, 5806, 5807, 5809, 5810, 5811, 5812, 5812.1, 5813, 5814, 5815, 5815.1, 5817, 5818, 5820, 5821, 5822, 5823, 5825, and 5826, the Article heading preceding Sections 1 and 36, and new pars. 5813.1, 5813.2, 5814.1, 5818.1, 5818.2, 5831.1, 5831.2, 5835.1, 5835.2 and 5836.1 through 5836.25; Ch. 120, par. 1003; Ch. 127, 1904.5 and 1904.10, new par. 141.25

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 An 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.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Executive
Apr 18 Amendment No.01 EXECUTIVE Adopted
Amendment No.02 EXECUTIVE Tabled
Amendment No.03 EXECUTIVE Adopted 011-007-000 Recommended do pass as amend 011-008-000 Placed Calndr,Second Reading
May 24 Second Reading Held on 2nd Reading
May 30 Tabled House Rule 37(G)

HB-0058 LEOFLORE – PARCELLS – DAVIS – FLOWERS – DALEY, JONES,LOU, LANG, BLACK, GRANBERG, FARLEY, MCMARARA, RICE, HOMER, MARTINEZ, SANTIAGO, SUTKER, TERZICH, BUGIELSKI, DELEQ, MORROW, WILLIAMS, JONES,SHIRLEY, BALANOFF, VANDUYNE, WHITE, TROTTER, HICKS, SHAW, TURNER, YOUNG,A AND HARTKE.

(Ch. 122, new par. 34-18.9)

Amends The School Code. Prohibits student use or possession of electronic paging devices on school property in Chicago’s public schools except when authorized by local school councils pursuant to standards developed by the board of education with the approval of the State Board of Education.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, new par. 10-21.10

Amends the School Code. Makes the provisions relative to prohibiting pocket pagers on school property applicable to downstate school districts, and eliminates provisions which require exception standards to be developed in consultation with and subject to the approval of the State Board of Education.
SENATE AMENDMENT NO. 1.
Authorizes the school principal rather than the local school council to grant approved exceptions to the general prohibition against the use or possession of pocket pagers.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elementary & Secondary Education
Mar 14 Re-assigned to Implementatin Chicago School Reform
Mar 28 Re-assigned to Elementary & Secondary Education
Apr 19 Amendment No.01 ELEM SCND ED Adopted Recommmnded do pass as amend 025-003-000
Placed Calndr,Second Reading
May 11 Second Reading
Placed Calndr,Third Reading
May 12 Third Reading - Passed 101-003-001
May 15 Arrive Senate
Sen Sponsor BROOKINS
Placed Calendr,First Reading
May 16 Added As A Joint Sponsor DEL VALLE
Placed Calendr,First Reading
May 17 Added As A Joint Sponsor HALL
Added As A Joint Sponsor SMITH
First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
May 18
Jun 05 Waive Posting Notice Committee Elementary & Secondary Education
Jun 09 Placed Calndr,Second Reading Recommended do pass 019-000-000
Jun 13 Second Reading Amendment No.01 BERMANN & BROOKINS
Placed Calndr,Third Reading
Adopted
Jun 19 Third Reading - Passed 059-000-000
Jun 20 Speaker’s Tbl. Concurrence 01
Jun 26 H Concurs in S Amend. 01/110-001-000
Passed both Houses
Jul 25 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0791 Effective date 90-01-01

HB-0059 LEFLORE – LANG – HOMER – SHAW – BALANOFF, TURNER, MORROW, WILLIAMS, CURRIE, BOWMAN, MARTINEZ, SANTIAGO, WOLF, FLOWERS AND JONES, LOU.

(New Act)

Creates the Labor-Management Notification and Consultation Act. Requires any employer owning and operating an industrial or commercial facility with 100 or more employees to give 60 days notice of a proposal to close the facility, or relocate the facility 100 miles or more, to the facility’s employees and the Departments of Labor and Commerce and Community Affairs. Provides for exceptions to the notice requirement. Requires the employer to consult with employees regarding proposals to close or relocate a plant, and to disclose specified information during consulta-

1 Fiscal Note Act may be applicable.
HB-0059—Cont.

tions, except under specified circumstances. Provides that the Director of Labor shall perform administration and enforcement duties. Provides that the Act does not apply to specified plant closings. Creates a Dislocated Worker Unit within the Department of Commerce and Community Affairs and specifies its duties.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Labor & Commerce
May 03 Interim Study Calendar LABOR COMMRC

HB-0060 TATE – WELLER – GIORGI – DOEDERLEIN.

(NEW ACT)

Creates the Firearms Shooting Range Development Act. Provides that the Department of Conservation shall make matching grants from appropriations from the Wildlife and Fish Fund to units of local government and not for profit organizations for the development and improvement of firearms shooting ranges. Effective January 1, 1990.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Energy Environment & Nat. Resource
May 05Tbld pursuant Hse Rule 27D

HB-0061 LEVERENZ.

(Ch. 122, pars. 104-1, 104-3 and 104-4; rep. par. 104-2; Ch. 144, new par. 658d)

Amends the Public Community College Act and the Act relating to the governance of Southern Illinois University. Provides that the persons from time to time serving as the voting members of the Board of Trustees of Southern Illinois University shall, during their term of office, also serve as the voting members of the Board of Trustees of the State Community College of East St. Louis. Effective July 1, 1990.

STATE MANDATES ACT FISCAL NOTE (Ill. Community College Board)
Because HB-61 deals with governance, no real fiscal impact would result.

Jan 05 1989 Prefiled with the Clerk
Jan 12 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Higher Education
Feb 23 St Mandate Fis Note Filed Committee Higher Education
May 04 Interim Study Calendar HIGHER ED

HB-0062 MARTINEZ - GOFORTH - MCAULIFFE - DAVIS - SANTIAGO, KRASKA, CAPPArellI, JONES,SHIRLEY, GRANBERG, TERZICH, DELEO, SUTKER AND BUGIELSKI.

(Ch. 122, new par. 34-18.9)

Amends The School Code. Requires the Board of Education of cities with a population exceeding 500,000 to establish rules prohibiting students from carrying in school a pocket pager, beeper, or other electronic communication device, and to establish appropriate penalties for violation thereof.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, new par. 10-20.28

Amends the School Code. Extends application of the bill as introduced to all school boards. Makes a pupil's violation of the prohibition against carrying pocket

1 Fiscal Note Act may be applicable.
HB-0062—Cont.

pagers or similar devices in school, except for health or other unusual reasons approved by the school board, a petty offense punishable by a fine of not less than $50 nor more than $500.

**HOUSE AMENDMENT NO. 2.**

Provides for payment and deposit of the fine to the education fund of the appropriate school district through its school treasurer.

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<td>Motion disch comm, advc 2nd Committary</td>
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<td>Amendment No.01</td>
<td>ELEM SCND ED Adopted</td>
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<td>Amendment No.02</td>
<td>ELEM SCND ED Adopted</td>
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<td>May 11</td>
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<td>May 15</td>
<td>Third Reading - Passed 096-005-002</td>
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<td>May 17</td>
<td>Arrive Senate</td>
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<td>May 22</td>
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<td>May 27</td>
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<td>Jun 05</td>
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<td>Waive Posting Notice</td>
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**HB-0063 MARTINEZ – SANTIAGO.**

(Ch. 144, par. 136.1)

Amends the Private Business and Vocational Schools Act. Provides that institutions offering a course of instruction at an annual per student contract price not exceeding a specified level are not considered to be private business and vocational schools.

**HOUSE AMENDMENT NO. 1.**

Revises the exemption created by the bill as introduced. Provides instead that institutions and their franchisees which offer exclusively a course of instruction in income tax theory or return preparation at a total contract price not exceeding $400, whose total annual enrollment for all such courses exceeds 500 students and whose total contract price for all instruction offered to a student in a single calendar year does not exceed $400, shall not be deemed private business and vocational schools. Provides for adjustment of that $400 limitation after 1990 based on changes in the consumer price index for all urban consumers for the United States.

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<td>Feb 17</td>
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<td>Amendment No.01</td>
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<td>May 03</td>
<td>Consent Calendar, 2nd Reading</td>
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<td>May 09</td>
<td>Consent Calendar, 3rd Read Pass 116-000-000</td>
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<td>May 11</td>
<td>Arrive Senate</td>
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HB-0063—Cont.

May 25  Sen Sponsor D'ARCO
Placed Calendr, First Reading

May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Elementary & Secondary Education
Jun 09  Recommended do pass 018-000-001

Placed Calendr, Second Reading
Jun 15  Second Reading
Placed Calendr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 17  Sent to the Governor
Sep 07  Governor approved
PUBLIC ACT 86-0824  Effective date 90-01-01

HB-0064  COWLISHAW – PARCELLS.

(Ch. 122, par. 16-1)

Amends The School Code to provide that title to a grant, gift, donation or legacy made to a specific district or attendance center shall vest in the school board and the board may use or hold such property in whatever manner the board shall choose.

HOUSE AMENDMENT NO. 1.

Requires the school board to carry out the grantor's expressed intention relative to the purpose for which the property is to be used unless the board determines it is no longer possible, practical or prudent to do so.

Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Elementary & Secondary Education
Apr 28  Amendment No.01  ELEM SCND ED  Adopted
DP Amnded Consent Calendar 025-000-000
Consnt Caldr Order 2nd Read
May 03  Consnt Calendar, 2nd Reading
May 09  Consnt Caldr, 3rd Read Pass 116-000-000
May 11  Arrive Senate
May 25  Sen Sponsor KUSTRA
Placed Calendr, First Reading
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Elementary & Secondary Education
Jun 09  Recommended do pass 020-000-000
Jun 15  Second Reading
Amendment No.01  DEANGELIS  Lost
017-031-000
Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 17  Sent to the Governor
Aug 14  Governor approved
PUBLIC ACT 86-0171  Effective date 90-01-01

HB-0065  PARKE – REGAN – HENSEL – PARCELLS AND ZICKUS.

(Ch. 48, rep. pars. 60 through 69)

Repeals The Scaffolding Act. Effective immediately.
Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading  Rfrd to Comm on Assignment
HB-0066  PARKE - STANGE - GOFORTH - ZICKUS - BLACK.
(Ch. 63, new par. 42.37a)
Amends Fiscal Note Act. Requires State Superintendent of Education to prepare a fiscal note for any bill which passes, has a potential fiscal impact on school districts, and for which no fiscal note was filed. Effective immediately.

Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading
Feb 17  Assigned to Elementary & Secondary Education
May 05  Interim Study Calendar ELEM SCND ED

HB-0067  CULLERTON.
(Ch. 122, pars. 34-2.1b and 34-2.5)
Amends The School Code. Increases to two from one the number parents or community resident members of a local school council elected to serve as that council's representatives on the Subdistrict Council.

Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading
Feb 17  Assigned to Elementary & Secondary Education
Mar 14  Re-assigned to Implementatn Chicago School Reform
May 05  Tbld pursuant Hse Rule 27D

HB-0068  WEAVER,M - MATIJEVICH - FREDERICK,VF - STERN - PARCELLS, COWLISHAW AND BLACK.
(Ch. 8, par. 704)
Amends Humane Care for Animals Act to provide that rabbits, ducklings or baby chicks shall not be awarded as prizes in any games of chance.

Jan 05 1989  Prefiled with the Clerk
Jan 12  First reading
Feb 17  Assigned to Agriculture
Mar 15  Do Pass/Consent Calendar 018-000-000
Apr 11  Cnsent Calendar, 2nd Reading
Consent Caldr Order 2nd Read
Apr 17  Cnsent Caldr, 3rd Read Pass 116-000-000
Apr 18  Arrive Senate
Apr 25 Sen Sponsor WOODYARD
Placed Calndr,First Reading
May 04  First reading
May 18  Assigned to Agriculture & Conservation
May 31  Recommended do pass 008-000-000
Jun 13  Placed Calndr,Second Reading
Jun 19  Added As A Joint Sponsor TOPINKA
Second Reading
Jun 19  Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 17  Sent to the Governor
Aug 14  Governor approved
PUBLIC ACT 86-0172  Effective date 90-01-01
HB-0069  HOUSE COMMITTEE SELECT ON MENTAL HEALTH – MCGANN.

(New Act)

Creates the Bill of Rights of Persons with Developmental Disabilities Act. Provides for right of persons with developmental disabilities to comprehensive evaluation and diagnosis and other services. Requires the Department of Mental Health and Developmental Disabilities to develop, with the assistance of an advisory committee, a plan to implement such rights and to report to the General Assembly by January 1, 1990, concerning recommended legislation and the estimated costs of such implementation. Effective immediately.

HOUSE AMENDMENT NO. 1.

Creates the Home-Based Support Services Law for Mentally Disabled Adults to create a mandate for the Department of Mental Health and Developmental Disabilities to develop home and community-based services for mentally disabled adults to provide alternatives to institutionalization. Creates the Family Assistance Law for Mentally Disabled Children to create a mandate for the Department to strengthen and promote families who provide care within the family home for their mentally disabled children. Authorizes the Department to license and certify programs and services under this Act and to make financial assistance available to developmentally disabled adults and their families for implementation of the Bill of Rights set forth under this Act.

FISCAL NOTE, AS AMENDED (DMHDD)

The administrative cost associated with the creation and development of an implementation plan is estimated to be $75,000. This cost assumes two full-time equivalent staff positions and associated commodities and contractual expenses.

SENATE AMENDMENT NO. 1.

Deletes references to a “bill of rights” of persons with developmental disabilities, and changes short title of Article I to the Developmental Disabilities Services Law. Provides that persons with developmental disabilities may be provided with certain services under the Developmental Disabilities Services Plan which must be developed by the Dept. of Mental Health and Developmental Disabilities.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Select Committee on Mental Health
May 04  Amendment No.01  MENTAL HEALTH  Adopted
      Readopted do pass as amend 006-004-000
      Placed Calndr,Second Reading
May 09  Fiscal Note Requested MCCRACKEN
      Placed Calndr,Second Reading
May 17  Fiscal Note filed
      Placed Calndr,Second Reading
May 18  Second Reading
      Amendment No.02  BLACK  Verified
      Lost
      Placed Calndr,Third Reading
May 22  Third Reading - Passed 089-017-006
May 23  Arrive Senate
May 24  Sen Sponsor KELLY
      Added As A Joint Sponsor SCHAFER
      Added As A Joint Sponsor DALEY,J
      Placed Calndr,First Reading
May 25  First reading  Rfrd to Comm on Assignment
May 26  Assigned to Public Health, Welfare & Correctn
Jun 09  Recommended do pass as amend 008-004-000
      Placed Calndr,Second Reading
HB-0070  PARKE.

(Ch. 110, rep. par. 2-1107.1)

Amends the Code of Civil Procedure to repeal provisions which require the court in negligence and product liability cases to instruct the jury in writing that the defendant shall be found not liable if the jury finds that the contributory fault of the plaintiff is more than 50% of the proximate cause of the injury or damage for which recovery is sought. Effective immediately.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17   Assigned to Judiciary I
May 03  Interim Study Calendar JUDICIARY I

HB-0071  PARKE – PARCELLIS.

(Ch. 110, new par. 2-1119)

Amends the Code of Civil Procedure. Provides that punitive damages may not exceed the amount of compensatory damages for economic loss. Requires proof, by clear and convincing evidence, of actual malice or intentional and reckless disregard for the safety of others to obtain punitive damages. Applies to cases filed on or after the effective date. Effective immediately.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17   Assigned to Judiciary I
May 03  Interim Study Calendar JUDICIARY I

1 HB-0072  MCPIKE – CHURCHILL.

(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.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, new par. 705.06
Adds reference to: Ch. 111 1/2, par. 702.01

Deletes all. Amends the Regional Transportation Authority Act. Requires that upon adoption of the Five-Year Program, copies of the ordinance be filed with various officers.

SENATE AMENDMENT NO. 1.

Adds immediate effective date.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17   Assigned to Transportation and Motor Vehicles
Mar 15   Amendment No.01  TRANSPORTATN Adopted
DP Amnded Consent Calendar 024-000-000
Consnt Caldr Order 2nd Read
Apr 11  Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Apr 17  Consnt Caldr, 3rd Read Pass 116-000-000

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

Apr 18  Arrive Senate
   Placed Calendr, First Reading
May 04  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Transportation
Jun 06  Recommended do pass 013-000-000
   Placed Calendr, Second Reading
Jun 13  Second Reading
   Placed Calendr, Third Reading
Jun 19  Primary Sponsor Changed To MAROVITZ
   Placed Calendr, Third Reading
Jun 20  Recalled to Second Reading
   Amendment No. 01 WATSON  Adopted
   Placed Calendr, Third Reading
Jun 23  Third Reading - Passed 035-012-003
   Speaker's Tbl. Concurrence 01
Jun 26  H Nonconcurs in S Amend. 01
Jun 27  Secretary's Desk Non-concur 01
   S Refuses to Recede Amend 01
   S Requests Conference Comm 1ST
   Sen Conference Comm Apptd 1ST/MAROVITZ
   BROOKINS, DALEY, J
   WATSON & KEATS
Jun 28  Hse Accede Req Conf Comm 1ST
   Hse Conference Comm Apptd 1ST/MCPIKE,
   CULLERTON, KEANE, CHURCHILL AND
   HOFFMAN
Jul 01  Tabled House Rule 79(E)

1 HB-0073  TATE AND DUNN, JOHN.
   (Ch. 120, par. 440f)

Amends the Retailer's Occupation Tax Act to reduce from 2,000 to 1,500 the
minimum number of full-time jobs retained as a result of an investment by an enter-
prise zone business seeking to qualify for the occupation and use taxes exemption
for tangible personal property used by such business in its manufacturing or assem-
bling operation. Effective immediately.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Revenue
May 02  Mtn Prevail Suspend Rul 20K 116-000-000
   Committee Revenue
May 05  Tbld pursuant Hse Rule 27D

HB-0074  BARGER - ZICKUS - WILLIAMSON - BLACK - NOVAK AND WELLER.
   (Ch. 95 1/2, par. 6-205)

Amends The Illinois Vehicle Code. Provides that persons convicted for any viola-
tion of the Cannabis Control Act or the Illinois Controlled Substances Act shall
have their driver's license or permit revoked.

HOUSE AMENDMENT NO. 1.

Add reference to: Ch. 95 1/2, par. 6-107

Amends The Illinois Vehicle Code. Provides that no drivers license shall be issued
to any applicant under 18 years of age who has been convicted of or placed on supervi-
sion for a violation of the Cannabis Control Act or Illinois Controlled Substances
Act.

HOUSE AMENDMENT NO. 2.

Removes the requirement that a person under 18 be convicted or placed on supervi-
sion for violating the Cannabis Control Act or the Controlled Substances Act be-

1 Fiscal Note Act may be applicable.
fore the Secretary of State can deny a driving permit and requires that such person only need be involved in some manner with a violation of such Acts. Also requires the Clerk of the Court to notify the Secretary of State of such violations.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, par. 6-201.

Amends The Illinois Vehicle Code. Prohibits the issuance or renewal of a license or permit to any applicant under 18 who has been convicted of violating the Cannabis Control Act or Controlled Substances Act. Also provides for the cancellation of such person's license or permit if already issued. Allows for the issuance of a restricted driving permit.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary II
May 04 Motion disch comm, advc 2nd Committee Judiciary II
May 05 Amendment No.01 JUDICIARY II Adopted Do Pass Amend/Short Debate 011-000-001
Cal 2nd Rdg Short Debate
May 25 Short Debate Cal 2nd Rdg
Held 2nd Rdg-Short Debate
May 26 Amendment No.02 BARGER Adopted Cal 3rd Rdg Short Debate
Short Debate-3rd Passed 078-005-002
May 31 Arrive Senate
Sen Sponsor FAWELL
Placed Calendr,First Reading
Jun 01 First reading Rfrd to Comm on Assignment Assigned to Transportation
Jun 13 Recommended do pass,008-001-002
Placed Calndr,Second Reading
Jun 15 Second Reading Amendment No.01 FAWELL Adopted Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 055-000-001
Jun 20 Speaker'sTbl. Concurrence 01
Jun 26 H Noncncrs in S Amend. 01
Jun 27 Secretary's Desk Non-concur 01
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/BROOKINS
DALEY, J, D'ARCO, FAWELL & WATSON
Jun 28 Hse Accede Req Conf Comm 1ST
Hse Conference Comm Apptd 1ST/HOMER,
WILLIAMS,
CULLERTON,
BARGER, COUNTRYMAN
Jul 01 Tabled House Rule 79(E)

HB-0075 RONAN AND KULAS.

(Ch. 24, par. 1-4-6)

Amends the Municipal Code. Provides that, in case of an injury caused by a municipal police officer of a municipality of less than 500,000 population, the municipality shall indemnify the officer to the extent of not to exceed $500,000 (now $100,000).

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB 75 creates a “due process” mandate for which no reimbursement to units of local government is required under the State Mandates Act.

Jan 12 1989 First reading Rfrd to Comm on Assignment
HB-0076  COWLISHAW – PARCELLS.

(Ch. 46, pars. 19-8 and 19-10)

Amends The Election Code relating to absentee ballots. Provides that absentee ballots postmarked after midnight preceding the opening of the polls on election day, shall be endorsed by the election authority receiving them with the day and hour of receipt. Provides that pollwatchers who observe the counting of absentee ballots shall be permitted to observe the election judges making the signature comparison between that which is on the ballot envelope and that which is on the permanent voter registration record card taken from the master file. Provides that all absentee ballots received by the election authority by the close of the absentee voting in the office of the election authority on the day preceding the day of election shall be delivered to the proper precinct polling places in time to be counted by the judges of election.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Elections
May 04  Interim Study Calendar ELECTIONS

1 HB-0077  KLEMM - RONAN - ZICKUS - SUTKER - DELEO, BUGIELSKI AND TERZICH.

(Ch. 95 1/2, pars. 11-605 and 11-707)

Amends The Illinois Vehicle Code. Establishes every school zone in Illinois as also a no passing zone.

HOUSE AMENDMENT NO. 1.

Provides that school no passing zones are not required on one way streets, or on the opposite side of a divided highway. Makes such zones effective 24 hours per day and adds effective date of January 1, 1991.

1 Fiscal Note Act may be applicable.
FISCAL NOTE (DOT)
Cost to the Dept. for signing in school zones occurring in
unincorporated areas adjacent to State highways would be an
estimated $376,000. Since the number of school zones presently
on streets and highways under local agency jurisdiction is not
known, the Dept. is not able to estimate a total cost. The
cost to local agencies would greatly exceed the cost to DOT.

HOUSE AMENDMENT NO. 2.
Deletes reference to: Ch. 95 1/2, par. 11-605
Revises the school zone no-passing provisions. Changes effective date to July 1,
1990.

SENATE AMENDMENT NO. 2.
Provides that local school boards may request the Department or local authorities
to determine whether a no-passing zone is warranted at a particular location. De-
letes provisions requiring special speed limits under certain circumstances.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Transportation and Motor Vehicles
Mar 15 Place Calndr,Second Reading Recommended do pass 014-002-006
Apr 05 Fiscal Note Requested MCCRACKEN
Apr 11 Place Calndr,Second Reading
Apr 12 Amendment No.01 KLEMM Adopted
Held on 2nd Reading
Apr 17 Place Calndr,Third Reading
Apr 25 Fiscal Note filed
Calendar Order of 3rd Rdg
Apr 26 Arrive Senate
May 04 Place Calndr,First Reading
May 18 First Reading Rfrd to Comm on Assignment
Assigned to Transportation
Jun 09 Primary Sponsor Changed To SCHAFFER
Committee Transportation
Jun 13 Recommended do pass as amend
010-001-001
Jun 15 Place Calndr,Second Reading
Second Reading
Amendment No.01 TRANSPORTN Tabled
Amendment No.02 SCHAFFER Adopted
Jun 19 Place Calndr,Third Reading
Third Reading - Passed 057-000-002
Jun 20 Speaker's Tbl. Concurrence 02
Jun 27 H Concurs in S Amend. 02/115-000-001
Passed both Houses
Jul 26 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0471 Effective date 90-07-01

HB-0078 Ewing - Williamson - Parcells - Black, Pullen And Weaver, M.
(Ch. 96, pars. 1 and 2)
Amends an Act to revise the law in relation to names. Provides that a person con-
victed of a felony shall not file a petition for name change, except as specified. Pro-
vides that name change petitions shall state that no person for whom a name change
is sought has been convicted of a felony. Abrogates common law name change
method for persons convicted of felonies.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary II
May 05 Tbd pursuant Hse Rule 27D

'HB-0079 CAPPARELLI - MCAULIFFE - TERZICH - DELEO - LAURINO, KRS-
KA, KULAS, FARLEY, MUNIZZI, CURRAN, SUTKER, BUGIELSKI,
VANDUYNE, FLOWERS AND JONES, LOU. (Ch. 120, par. 500.23-la)

Amends the Revenue Act of 1939 to increase the general homestead exemption
from $3,500 to $7,000 beginning in 1988. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-79 creates a tax exemption mandate.
However, due to a statutory exception, no reimbursement of the
revenue loss to units of local government is required. HB-79
causes an annual revenue loss for local governments which could
be as much as $672 million, depending upon certain conditions.
FISCAL NOTE (State Board of Education)
Applying an average operating tax rate for LEAs to $7.4 billion
reduction of EAV would generate a potential net loss in local
revenue amounting to approximately $281.2 million. The Board
has no homestead exemption data by individual districts so re-
liable projections by district cannot be done.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Revenue
Apr 04 St Mandate Fis Note Filed
Committee Revenue
Apr 25 Fiscal Note filed
Committee Revenue
May 05 Tbd pursuant Hse Rule 27D

'HB-0080 CAPPARELLI - MCAULIFFE - TERZICH - DELEO - LAURINO, KRS-
KA, KULAS, MARTINEZ, CURRAN AND WHITE. (New Act; Ch. 120, par. 643)

Enacts the Property Tax Freeze Act. Provides that the amount of the property
taxes extended in 1989 and 1990 may not exceed the 1988 extension. Provides for
certain exceptions. Amends Revenue Act to make it subject to freeze. Effective
upon becoming a law.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-80 fails to meet the definition of a
mandate under the State Mandates Act.
FISCAL NOTE (State Board of Education)
It is estimated that HB-80 would result in a loss of local
school district revenues of at least $249 million.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Revenue
Apr 04 St Mandate Fis Note Filed
Committee Revenue
Apr 25 Fiscal Note filed
Committee Revenue
May 05 Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
HB-0081  SALTSMAN.
(Ch. 48, par. 39s-2)
Amends the Prevailing Wage Law. Redefines “public works” to include all projects financed in whole or part with bonds issued under Division 74 of the Municipal Code, the Industrial Building Revenue Bond Act, the Illinois Development Finance Authority Act or the Build Illinois Bond Act.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17       Assigned to Labor & Commerce
May 05       Tbd pursuant Hse Rule 27D

HB-0082  SALTSMAN.
(Ch. 48, par. 138.19)
Amends the Workers’ Compensation Act. Provides that interest on awards shall be drawn from the date payments are due through the date of payment, rather than from the date of the arbitrator’s award through the day prior to the date of payment.Eliminates provision that interest shall not accrue beyond the date of an employee’s appeal of a decision of the arbitrator or Industrial Commission where the appeal results in no change or a decrease in the award.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17       Assigned to Labor & Commerce
May 03       Interim Study Calendar LABOR
              COMMRCCE

(Ch. 48, pars. 1801, 1802, 1803, 1804 and 1806)
Amends the Steel Products Procurement Act. Changes short title to the “Illinois Domestic Products Procurement Act”, and expands scope of Act so that it applies to all purchases or leases of commodities or manufactured goods by the State of Illinois. Provides that, with specified exceptions, the State of Illinois shall purchase or lease only materials, commodities or goods which are manufactured or supplied by companies whose products consist of a specified minimum level of U.S. or Canadian content.

FISCAL NOTE (Dept. Central Management Services)
In particular instances, HB-83 would result in the State paying up to 10% more for any products that consist of a specified amount of American or Canadian content.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17       Assigned to Select Comm. Economic Development
Apr 12       Recommended do pass 010-006-001
Apr 13       Fiscal Note Requested MCCRACKEN
May 22       Fiscal Note filed
May 24       Second Reading
              Amendment No.01  TATE  Lost
              047-068-000
              Amendment No.02  DIDRICKSON  Lost
              Amendment No.03  DIDRICKSON  Lost
              Amendment No.04  DIDRICKSON  Withdrawn
              Amendment No.05  TATE  Lost
              046-068-000
              Placed Calndr,Second Reading
May 26       Placed Calndr,Third Reading
            Verified
            Third Reading - Passed 062-048-002
            Arrive Senate
            Placed Calendr,First Reading

1 Fiscal Note Act may be applicable.
HB-0083—Cont.

May 30
Sen Sponsor COLLINS
Placed Calendar, First Reading

May 31
First reading
Rfrd to Comm on Assignment

Jun 01
Assigned to Labor

Jun 08
Recommended do pass 006-004-000

Placed Calendar, Second Reading

Jun 15
Second Reading
Amendment No. 01
HUDSON 029-029-000 Lost

Placed Calendar, Third Reading

Jun 22
Verified

Third Reading - Passed 032-025-000
Passed both Houses

Jul 21
Sent to the Governor

Sep 07
Governor vetoed

Oct 18
Mtn filed override Gov veto LEFLORE
Placed Calendar Total Veto

Oct 19
Total veto stands.

HB-0084 RICE – MORROW – JONES, SHIRLEY AND LEFLORE.
(Ch. 48, par. 138.7)

Amends the Workers’ Compensation Act by increasing the sum paid by an employer for burial expenses, in the case of a death resulting from accidental injury, from $1750 to $3500.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Labor & Commerce
May 03 Interim Study Calendar LABOR COMMRCE

HB-0085 RONAN AND KULAS.
(Ch. 48, new par. 39m-2a)

Amends the Illinois Wage Payment and Collection Act. Provides that a contractor who has contracted with an employer for the performance of work which the contractor has undertaken to perform shall be deemed an employer of each of such employer’s employees engaged in the performance of work under the contract and shall be liable to such employees for wages which the employer has failed to pay, in an amount not to exceed the outstanding debt owed the employer for the performance of the contract. Allows the contractor to seek reimbursement from the employer for wages paid to the employer’s employees pursuant to the amendatory provisions.

HOUSE AMENDMENT NO. 1.

Exempts any dwelling if the prospective occupant’s labor in constructing the dwelling is considered a down payment for purchase of the dwelling (the “sweat equity” system).

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Labor & Commerce
Apr 06 Recommended do pass 009-007-000

Placed Calendar, Second Reading

May 24 Second Reading Amendment No. 01 TURNER Adopted

Placed Calendar, Third Reading

May 26 Third Reading - Lost 055-050-004

1 HB-0086 STECZO.
(Ch. 48, new pars. 138.8a, 138.8b and 138.8c)

1 Fiscal Note Act may be applicable.
Amends the Workers’ Compensation Act. Creates the Cumulative Injury Fund and provides for employer assessments to be paid into the Fund. Provides the Fund shall be used to reimburse employers for workers’ compensation payments made to physically or mentally handicapped employees after 104 weeks of disability or, in case of the employee’s death, payments made in excess of 250 weeks. Effective January 1, 1990.

HB-0087 SATTERTHWAITE AND MARTINEZ.
(Ch. 111 2/3, par. 353.1)

Amends the Local Mass Transit District Act. Requires members of the Board of Trustees of a local Mass Transit District appointed after the effective date of this amendatory Act of 1989 to reside within the district to which they are appointed. Authorizes a Local Mass Transit District, which is wholly contained within a single county, to increase from 5 to 7 the number of members appointed to the Board, beginning with the next board member term which expires after the effective date of this amendatory Act of 1989.

HOUSE AMENDMENT NO. 1.

Provides that the authorization of a County Board of a County in which a local Mass Transit District is wholly contained to increase by resolution from 5 to 7 the number of members appointed to the Board of Trustees of such District is not applicable to a Mass Transit District which receives funding in whole or in part from the Regional Transportation Authority or any of its service boards.

(Ch. 24, new pars. 11-102-5a, 11-102-5b and 11-102-5c; Ch. 127, new par. 55.50)

1 Fiscal Note Act may be applicable.
Amends the Municipal Code and the Civil Administrative Code. Provides that no new runways for large aircraft shall be built at O'Hare Airport through June 30, 1995. Provides that there shall be specified noise level goals for O'Hare Airport, and that the City of Chicago shall prepare certain noise contour information regarding O'Hare Airport. Limits home rule powers to construct runways. Provides that the Illinois Department of Public Health, in cooperation with the Illinois Environmental Protection Agency, shall conduct a study of adverse health effects of O'Hare Airport, and other pollution sources, on the surrounding area. Specifies matters to be included in the study and limitations on the use of the study, and provides that a formal report shall be submitted by July 1, 1991. Some Sections repealed June 30, 1995. Effective July 1, 1989.

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

**FISCAL NOTE (Dept. of Public Health)**
Start-up costs are estimated to be $240,000 in the last half of FY90 with subsequent yearly costs estimated at $270,000 for a 3-year projected study.

**STATE MANDATES ACT FISCAL NOTE**
In the opinion of DCCA, HB-88 fails to meet the definition of a mandate under the State Mandates Act.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: Ch. 24, new pars. 11-102-5a, 11-102-5b and 11-102-5c; Ch. 127, new par. 55.50
Adds reference to: Ch. 122, new par. 2-3.92; Ch. 127, pars. 55, 652, 655 and 656; new par. 55.50

Deletes everything. Provides that the Board of Education shall make grants to certain school districts to insulate schools from aircraft noise pollution in counties of at least 3,000,000. Authorizes bond issue of $25,000,000 dollars and grants in the same amount.

**STATE DEBT IMPACT NOTE, AS AMENDED**
HB-88 would increase:
- Anti-Pollution unissued principal by $15.0 M (60.0%)
- School Construction unissued principal by $10.0 M (11.6%)
- Unissued general obligation principal by $25.0 M (1.5%)
- Potential total general obligation debt by $49.4 M (0.5%)
- Potential per capita gen. obligation debt by $4.22 (0.5%)

**STATE DEBT IMPACT NOTE**
No change from previous note.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Select Committee on Aeronautics
Mar 15 Fiscal Note filed Committee Select Committee on Aeronautics
Apr 04 St Mandate Fis Note Filed Committee Select Committee on Aeronautics
Apr 27 Amendment No.01 AERONAUTICS Adopted Do Pass Amend/Short Debate 014-000-000
May 02 Cal 2nd Rdng Short Debate State Debt Note ReQuested MCCRACKEN
May 05 Cal 2nd Rdng Short Debate State Debt Note Filed AS AMENDED
May 09 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng
May 25 Cal 3rd Rdng Short Debate Short Debate-3rd Passed 115-000-000
May 26 Arrive Senate Placed Calendr,First Readng
**HB-0089 LEVERENZ – VANDUYNE AND HARTKE.**

(Ch. 127, par. 293.3)

Amends An Act relating to disaster relief. Provides that for any disaster occurring on or after October 14, 1986, the State shall reimburse a local governmental body which has furnished emergency services directly related to or required by the disaster for the entire expenses incurred by the local governmental body for furnishing such services. Effective immediately.

**FISCAL NOTE (Emergency Services & Disaster Agency)**

Immediate impact to meet costs not currently covered would be $1.5 million. Costs of expenses beyond federally-approved work cannot be estimated.

**HOUSE AMENDMENT NO. 1.**

Provides that the State does not have to reimburse local governments for tort or workers' compensation liability regarding persons who are not sworn ESDA personnel.

**HOUSE AMENDMENT NO. 2.**

Provides that the disbursement of funds to local governmental bodies providing emergency services to the State be conditional upon a federal declaration of emergency or disaster, occurring after October 7, 1986.

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**HB-0088—Cont.**

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<thead>
<tr>
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<th>Event</th>
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<td>Jun 01</td>
<td>First reading</td>
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<tr>
<td>Jun 06</td>
<td>Primary Sponsor Changed To ZITO</td>
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<tr>
<td>Jun 07</td>
<td>State Debt Note Filed</td>
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<tr>
<td>Jun 08</td>
<td>Added As A Co-sponsor MACDONALD Recommended do pass 013-002-000</td>
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<td>Jun 15</td>
<td>Second Reading</td>
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<tr>
<td>Jun 22</td>
<td>Third Reading - Passed 052-002-000</td>
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<td>Jul 21</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>
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1 Fiscal Note Act may be applicable.
Amends the Insurance Code. Provides that each third party prescription program shall provide an annual period of at least 30 days to allow any pharmacy to elect to participate in the program. Provides that if any existing contract provision prevents a program from complying with this requirement, the program shall comply upon expiration of such contract provision.

SENATE AMENDMENT NO. 1.
Corrects reference to the year of the amendatory Act and changes the date after which the changes made by this amendatory Act shall no longer be effective from December 31, 1990 to December 31, 1991.

SENATE AMENDMENT NO. 3.
Provides that an annual period allowing pharmacies to elect to participate in a third party prescription program does not apply where the program administrator is an HMO and the pharmacy is owned or controlled by the HMO or the same entity owns or controls the HMO and the pharmacy.

SENATE AMENDMENT NO. 5.
Makes similar amendatory changes as S-ams 1 and 3, with correction of technical matters in the earlier amendments.
HB-0091 LEVERENZ – HANNIG – GRANBERG – DAVIS – PARCELLS, MARTINEZ, STERN, CURRAN, LAURINO, SANTIAGO, MULCAHEY AND WOOLARD.

(Ch. 111 2/3, new par. 9-105)

Amends The Public Utilities Act. Provides that the Illinois Commerce Commission shall not approve any rate structure for the provision of electricity which provides for different rates during the summer than during the winter. Effective immediately.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Public Utilities
May 05 Tbd pursuant Hse Rule 27D

HB-0092 KIRKLAND – HARRIS.

(Ch. 40, par. 204)

Amends the Marriage and Dissolution of Marriage Act. Provides that AIDS test, required in connection with application for marriage license, need not be administered as part of the medical examination required by the Act if it has been administered to a party within 30 days prior to such application pursuant to such party’s donation of blood in accordance with The Blood Labeling Act.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
May 05 Interim Study Calendar JUDICIARY I

HB-0093 KIRKLAND.

(Ch. 110, par. 2-202)

Amends the Code of Civil Procedure. Provides that process issued in a county under 1,000,000 may be served by a licensed private detective in any county.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
Mar 14 Re-assigned to Executive
May 05 Interim Study Calendar EXECUTIVE

HB-0094 TATE, HASARA AND KUBIK.

(Ch. 46, pars. 11-1, 11-2 and 11-4)

Amends The Election Code. Provides when there are not more than 25 registered voters in a precinct who are entitled to vote in a local government or school district election, the election authority, in consultation with the State Board of Elections, may reassign those voters to one or more polling places in adjacent precincts, within or without the election authority’s jurisdiction, for that election. Currently, that type of reassignment is authorized only with respect to multicounty school district and local government elections at which only referenda are on the ballot.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elections
May 05 Tbd pursuant Hse Rule 27D
HB-0095  
DAVIS - LEFLORE - MADIGAN, MJ - MARTINEZ - EDLEY, GOFFORTH, R. SANTIAGO, MCAULIFFE, JONES, LOU, MORROW, TURNER, NOVAK, FLYNN, DALEY, KUBIK, MCGANN, BUGIELSKI, FLOWERS, TROTTER, WILLIAMS, WHITE, GRANBERG, JONES, SHIRLEY, WILLIAMS, BALANOFF, DEJAEGHER, BRUNSVOLD, BRESLIN, MULCAHEY, HOMER, PARKER, COWLISHAW, HANNIG, VANDUYNE, TERZICH, DELEO, KULAS, SUTKER, LAURINO, LANG, BLACK, PARCELLS, MCNAMARA, FARLEY, HELPS, WOOLARD AND WELLER.  

(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 by rule provide for appropriate discipline of violators.  

**HOUSE AMENDMENT NO. 1.**  
Permits exceptions to the prohibition to be made by the school board with the approval of the principal.

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<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Jan 12 1989</td>
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<tr>
<td>Feb 17</td>
<td>Rfrd to Comm on Assignment</td>
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<td>Apr 13</td>
<td>Assigned to Elementary &amp; Secondary Education</td>
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<td>May 11</td>
<td>Place Calndr, Second Reading</td>
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<td>May 12</td>
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<td>May 15</td>
<td>Amendment No. 01 DAVIS</td>
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<td>May 17</td>
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<td>May 18</td>
<td>Place Calndr, First Reading</td>
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<td>May 17</td>
<td>Place Calndr, Second Reading</td>
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<tr>
<td>May 18</td>
<td>Place Calndr, First Reading</td>
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HB-0096  
TURNER - JONES, SHIRLEY, MORROW AND CURRIE.  

(Ch. 48, pars. 138.19 and 172.54; Ch. 73, new par. 980a)  

Amends the Workers' Compensation Act, Workers' Occupational Diseases Act and the Insurance Code. Provides that when an employee who is covered by a group health insurance policy is injured, and there is a dispute as to whether the injury is covered under the Workers' Compensation Act or the Workers' Occupational Diseases Act, the group health insurance carrier shall make payments for claims as provided in the policy, and the group health insurance carrier may request reimbursement of payments which are found to be payable by the employer's workers' compensation carrier. Provides for payment of interest and certain other expenses under specified circumstances.

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<tr>
<th>Date</th>
<th>Event</th>
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<tr>
<td>Jan 12 1989</td>
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<tr>
<td>Feb 17</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>May 03</td>
<td>Assigned to Labor &amp; Commerce</td>
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<tr>
<td>May 05</td>
<td>Interim Study Calendar LABOR COMMRCE</td>
</tr>
</tbody>
</table>

HB-0097  
EWING.  

(Ch. 40, par. 1509; Ch. 110, par. 2-206)  

Amends the Adoption Act and the Code of Civil Procedure. Provides that when notice by publication is used in a proceeding, the plaintiff or his attorney, rather than the circuit clerk, shall mail a copy of the published notice to the defendant and file an affidavit stating that the copy was mailed. Provides that the copy of the notice shall be sent by certified mail.

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<tr>
<td>Jan 12 1989</td>
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<td>Feb 17</td>
<td>Rfrd to Comm on Assignment</td>
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<td>May 05</td>
<td>Assigned to Judiciary I</td>
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<tr>
<td>May 05</td>
<td>Tbld pursuant Hse Rule 27D</td>
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</tbody>
</table>
Amends various Acts to provide that the plaintiff in a review proceeding of a landfill siting decision of the county board or municipality must pay for preparing and certifying the record.

**HOUSE AMENDMENT NO. 1.**

Provides that local citizen's groups that participated in the citing procedure are exempt from paying preparation and certification costs.

**GOVERNOR MESSAGE**

Recommends deleting the provision requiring the plaintiff in a local siting review to pay costs of certifying the record of a decision by the Pollution Control Board to the county or municipality. Changes the term "plaintiff" to "petitioner".

---

Amends The School Code and the Act concerning fees and salaries. Provides for the division of Cook County into 4 educational service regions beginning in August, 1991. Provides for the election of a regional superintendent for each such region and for their salaries and assistants. Makes other related changes.

---

* Fiscal Note Act may be applicable.
Amends the Illinois Insurance Code. Provides that when a person has paid a premium for crop insurance to an insurer or any of its agents, the insurer must, within 6 business days, refund the premium or accept the premium and provide the insurance. Effective immediately.

HOUSE AMENDMENT NO. 1.
Makes provisions applicable to drought insurance rather than crop insurance.

HOUSE AMENDMENT NO. 2.
Changes from 6 to 10 business days the time period within which, with respect to crop insurance, an insurer must either refund the premium paid or provide the insurance for which the premium was offered.

SENATE AMENDMENT NO. 1.
Excludes insurance under the Federal Crop Insurance Program.

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Deletes provision that local public entities and public employees are not liable for injuries caused by an entity's or employee's failure to upgrade existing streets or other public ways or places from standards which existed at the time of the original dedication to or acquisition of right of way by the first local public entity to acquire.
the property or right of way. Deletes provision that a local public entity is not, by virtue of the preceding provisions, relieved of the duty to exercise ordinary care in the maintenance of its property.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 85, par. 3-104

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that neither a local public entity nor a public employee is liable under the Act for an injury caused by the failure to provide traffic warning signals or other devices unless the device was necessary to warn of a condition which endangered the safe movement of traffic, and which would not be reasonably apparent to or anticipated by a person in the exercise of due care. Restores text providing that a local public entity is not relieved of duty to exercise ordinary care in maintenance of its property.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
Apr 07 Amendment No.01 JUDICIARY I Adopted
Apr 07 Placed Calndr,Second Reading
Apr 07 Fiscal Note Requested MCCCRACKEN
May 11 Placed Calndr,Second Reading
May 12 Fiscal Note Request W/drawn
May 23 Interim Study Calendar JUDICIARY I

1 HB-0102 SALTSMAN – MCAULIFFE.

(Ch. 48, par. 1702 and new par. 1712.1)

Amends the Educational Labor Relations Act. Provides for arbitration procedures in collective bargaining disputes between educational employers and bargaining units of fire fighters. Provides for the composition, duties and powers of an arbitration panel.

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

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Labor & Commerce
May 03 Interim Study Calendar LABOR COMMERCE

1 Fiscal Note Act may be applicable.

May 08 Placed Calndr,Second Reading
May 08 Fiscal Note Requested MCCCRACKEN
May 12 Placed Calndr,Second Reading
May 12 Fiscal Note Request W/drawn
May 17 Second Reading
May 17 Placed Calndr,Third Reading
May 18 Third Reading - Passed 109-004-000
May 22 Arrive Senate
May 22 Sen Sponsor JACOBS
May 22 Placed Calndr,First Reading

May 17 Second Reading
May 17 Placed Calndr,Third Reading
May 18 Third Reading - Passed 109-004-000
May 22 Arrive Senate
May 22 Sen Sponsor JACOBS
May 22 Placed Calndr,First Reading
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<tr>
<th>Date</th>
<th>Event</th>
<th>Details</th>
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<tr>
<td>May 23</td>
<td>First reading</td>
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<td>Assigned to Executive</td>
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<tr>
<td>Jun 08</td>
<td>Placed Calndr, Second Reading</td>
<td>Recommended do pass 019-000-001</td>
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<tr>
<td>Jun 15</td>
<td>Second Reading</td>
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<tr>
<td>Jun 19</td>
<td>Placed Calndr, Third Reading</td>
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<td></td>
<td>Third Reading - Passed 052-005-001</td>
<td>Passed both Houses</td>
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<tr>
<td>Jul 17</td>
<td>Sent to the Governor</td>
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<tr>
<td>Sep 01</td>
<td>Governor approved</td>
<td>PUBLIC ACT 86-0474 Effective date 90-01-01</td>
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</table>

**HB-0104**

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 FY90. Effective immediately.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 01      | Placed Calndr, Second Reading              |
Mar 01      | Second Reading                             |
|            | Amendment No.01  CULLERTON  Withdrawn      |
Mar 02      | Third Reading - Passed 117-000-000         |
Apr 06      | Arrive Senate                              |
|            | Sen Sponsor NETSCH                        |
|            | Placed Calndr, First Reading              |
May 04      | First reading                              |
May 18      | Rfrd to Comm on Assignment                |
March       | Assigned to Insurance, Pensions & License Act |

**HB-0105**

Amends the Animal Control Act to limit the definition of “dog” to the canis familiaris portion of the family Canidae, excluding the offspring of a mating between a wolf or coyote and a member of canis familiaris.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17      | Assigned to Agriculture                    |
Mar 15      | Do Pass/Short Debate Cal 018-000-000       |
Apr 06      | Short Debate Cal 2nd Rdnng                 |
|            | Cal 3rd Rdnng Short Debate                |
Apr 11      | Short Debate-3rd Passed 108-000-002        |
Apr 13      | Arrive Senate                             |
|            | Placed Calndr, First Reading              |

**HB-0106**

Amends the Act concerning fees and salaries to increase by $15,000 the annual salaries of regional superintendents whose elected terms of office commence after the amendatory Act’s effective date.

1 Fiscal Note Act may be applicable.

2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
FISCAL NOTE (State Board of Education)
The FY91 cost of HB-106 is $1,536,188. The cost increase associated with the salary increase of Regional Sup't is $783,750 and with Assistant Regional Sup't is $762,438.

HOUSE AMENDMENT NO. 1.
Deletes the $15,000 increase in salary for regional superintendents of schools in regions of 1,000,000 or over.

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<td>Feb 17</td>
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<td>Apr 11</td>
<td>Fiscal Note Requested KUBIK</td>
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<td>May 17</td>
<td>Second Reading Amendment No. 01 KUBIK</td>
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<td>May 30</td>
<td>Placed Calndr, Third Reading</td>
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HB-0107 YOUNGE, W AND MCPike.
(Ch. 120, par. 561)

Amends the Revenue Act of 1939 to provide for a fixed assessment for railroad property acquired in a property for property trade by the railroad with a municipality. The assessment of the newly acquired property may not exceed the traded property for a 10-year period.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-107 constitutes a tax exemption mandate for which reimbursement of the revenue loss to units of local gov't. would be required. No estimate of the reimbursement amount is available, but it is not expected to be substantial.

FISCAL NOTE (State Board of Education)
There is no information or data relative to the location or value of railroad property so the Board is unable to estimate the fiscal impact of HB-107 on school districts.

HOUSE AMENDMENT NO. 1.
Adds an immediate effective date.

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<tr>
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<td>Feb 17</td>
<td>Assigned to Revenue</td>
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<td>Apr 05</td>
<td>St Mandate Fis Note Filed</td>
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<td>Committee Revenue</td>
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<td>Apr 25</td>
<td>Fiscal Note filed</td>
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<td>May 09</td>
<td>Cnsent Calendar, 2nd Reading</td>
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<td>May 12</td>
<td>Arrive Senate</td>
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<td>Sen Sponsor HALL</td>
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<td>May 15</td>
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1 Fiscal Note Act may be applicable.
Amends the Township Law. Allows the board of town trustees to enter into direct agreements with for profit corporations to carry out recycling programs in unincorporated areas of the township.

SENATE AMENDMENT NO. 1.

Allows the township board of trustees to adopt rules and regulations relating to recycling programs in unincorporated areas.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17      Assigned to Counties & Townships
Mar 15      Do Pass/Consent Calendar 013-000-000
Apr 11      Consnt Caldr Order 2nd Read
Apr 17      Consnt Caldr, 3rd Read Pass 116-000-000
Apr 18      Arrive Senate
            Sen Sponsor MACDONALD
            Placed Calndr,First Reading
May 04      First reading  Rfrd to Comm on Assignment
May 18      Assigned to Local Government
Jun 01      Recommended do pass 012-000-000
Jun 13  Second Reading
            Amendment No.01 MAHAR Adopted
Jun 19  Third Reading - Passed 058-000-001
Jun 20  Speaker’s Tbl. Concurrence 01
Jun 26  H Concurs in S Amend. 01/111-000-001
        Passed both Houses
Jul 25  Sent to the Governor
Sep 01  Governor approved
        PUBLIC ACT 86-0475  Effective date 90-01-01

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.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17      Assigned to Personnel and Pensions
May 05      Tbd pursuant Hse Rule 27D

Fiscal Note Act may be applicable.
HB-0110  SATTERTHWAITE, WEAVER, M AND BLACK.
(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.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Higher Education
Apr 19  Do Pass/Short Debate Cal 014-000-000
          Cal 2nd Rdnng Short Debate
May 09  Short Debate Cal 2nd Rdnng
          Cal 3rd Rdnng Short Debate
May 10  Short Debate-3rd Passed 112-000-000
May 11  Arrive Senate
          Sen Sponsor HOLMBERG
          Placed Calendr, First Reading
May 12  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Higher Education
Jun 07  Recommended do pass 009-000-000
          Placed Calndr, Second Reading
Jun 13  Second Reading
          Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
          Passed both Houses
Jul 17  Sent to the Governor
Sep 07  Governor approved
          PUBLIC ACT 86-0792  Effective date 90-01-01

HB-0111  KLEMM - DEUCHLER - COWLISHAW.
(Ch. 122, par. 10-17)

Amends The School Code. Revises the salary categories under which certificated and non-certificated personnel are listed on school board statements of affairs.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Elementary & Secondary Education
Mar 15  Do Pass/Consent Calendar 023-000-001
          Consnt Caldr Order 2nd Read
Apr 11  Consnt Calendar, 2nd Reading
          Consnt Caldr Order 3rd Read
Apr 17  Consnt Caldr, 3rd Read Pass 116-000-000
Apr 18  Arrive Senate
          Placed Calendr, First Reading
May 04  Sen Sponsor SCHAFFER
          Placed Calendr, First Reading
May 12  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Elementary & Secondary Education
Jun 01  Recommended do pass 019-000-000
          Placed Calndr, Second Reading
Jun 13  Second Reading
          Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
          Passed both Houses
Jul 17  Sent to the Governor
Jul 26  Governor approved
          PUBLIC ACT 86-0096  Effective date 90-01-01
HB-0112  CULLERTON.

(Ch. 120, pars. 734 and 741 and new par. 741.1)

Amends the Revenue Act of 1939 to revise redemption procedures, to revise the provisions applicable to sales of property made in error, to reduce the interest rate payable to the purchaser in error, and to provide for the establishment of a pool to pay costs of tax buyers in cases of sales in error in counties of over 1 million inhabitants by charging every purchaser of real property for delinquent taxes in the county a $1 fee for each parcel purchased. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-112 creates a due process mandate for which no reimbursement is required.

HOUSE AMENDMENT NO. 1.

Provides for the declaration that a tax sale was made in error upon the petition of the county collector or tax purchaser. Requires for the establishment of pool to pay costs of tax buyers in cases of sales in error in counties of over 2,000,000 inhabitants and authorizes the establishment in all other counties of such a pool at the discretion of the county treasurer. Funds the pool with a $60 fee charged to every purchaser of real property for delinquent taxes. Effective immediately.

SENATE AMENDMENT NO. 1.

Makes a technical change.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17       Assigned to Revenue
Apr 04       St Mandate Fis Note Filed
             Committee Revenue
May 04       Do Pass/Short Debate Cal 014-000-000
May 24       Short Debate Cal 2nd Rdg
            Held 2nd Rdg-Short Debate
May 26       Amendment No.01  CULLERTON  Adopted
             Cal 3rd Rdg Short Debate
             Third Reading - Passed 116-001-000
May 30       Arrive Senate
             Placed Calendr,First Reading
May 31       Sen Sponsor LECHOWICZ
             Placed Calendr,First Reading
Jun 01       First reading  Rfrd to Comm on Assignment
             Assigned to Revenue
Jun 09       Recommended do pass as amend
             011-001-000
Jun 13       Placed Calndr,Second Reading
Jun 13       Second Reading
             Amendment No.01  REVENUE  Adopted
             Placed Calndr,Third Reading
Jun 19       Third Reading - Passed 056-003-000
Jun 20       Speaker's Tbl. Concurrence 01
Jul 01       3/5 vote required
             H Concurs in S Amend. 01/110-001-001
            Passed both Houses
Jul 28       Sent to the Governor
Aug 30       Governor approved
             PUBLIC ACT 86-0286  Effective date 89-08-30

HB-0113  KEANE.

(Ch. 121, par. 5-608)

Amends the Highway Code. Provides that expenditures from special funds established for transportation impact districts shall (rather than “must”) be made for im-

1 Fiscal Note Act may be applicable.
provements within or in areas contiguous (rather than “immediately adjacent”) to the district from which the funds were collected.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)

Deletes reference to: Ch. 121, par. 5-608
Adds reference to: Ch. 121, new pars. 5-901 through 5-919, rep. par. 5-608


CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from S-am 1.
Recommends that the bill be amended as follows:

Deletes everything. Restores provisions of S-am 1. Also provides that home rule units may impose specified conditions on a planned urban development or other zoning relief which may include contributions for road improvements; provides that local governments are required to refund impact fees collected under ordinances adopted prior to effective date of amendatory provisions; makes other changes.

Jan 12 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Select Comm. on Roads and Bridges
Mar 09  Re-assigned to Executive
May 04  Recommended do pass 011-005-001
May 18  Second Reading
May 25  Third Reading - Passed 066-048-002
May 26  Arrive Senate
Sen Sponsor DALEY,J
Placed Calndr,First Readng
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Transportation
Jun 13  Recommended do pass 007-004-001
Jun 20  Second Reading
Jun 22  Recalled to Second Reading
Amendment No.01  DALEY,J  Adopted
Placed Calndr,Third Reading
Jun 23  Third Reading - Passed 046-010-003
Speaker’s Tbl. Concurrence 01
Jun 24  H Noncens in S Amend. 01
Jun 27  Secretary’s Desk Non-concur 01
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/DALEY,J
HOLMBERG, NETSCH, WATSON & SCHAFFER
Jun 28  Hse Accede Req Conf Comm 1ST
Hse Conference Comm Apptd 1ST/KEANE,
MCGANN, CULLERTON, PETERSON,W AND CHURCHILL
Jun 29  House report submitted
Jun 30  House Conf. report Adopted 1ST CORRECTED/
107-007-000
Senate report submitted  DALEY,J
Senate Conf. report Adopted 1ST CORRECTED
051-004-000
Both House Adoptd Conf rpt 1ST CORRECTED
Passed both Houses
HB-0114  STECZO - WHITE.

(Ch. 122, pars. 7-2, 7-6 and 7-7)

Amends the provisions of The School Code governing boundary changes to existing school districts lying in 2 or more counties. Eliminates provisions requiring joint hearings before the regional boards of school trustees of each educational service region affected. Effective immediately and applicable only prospectively.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, pars. 7-6, 7-7

Changes the title, deletes everything after the enacting clause, and with respect to proceedings for changing boundaries of a school district lying within at least 2 counties, provides that a "region affected" is an educational service region in which any portion of the territory which the petition seeks to have detached from a school district is located. Revises provisions relative to where the petition is to be filed.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.

Recommends that the bill be further amended as follows:

Deletes reference to: Ch. 122, par. 7-2

Adds reference to: Ch. 122, par. 14-7.01; new par. 14-7.04

Changes the title, deletes everything after the enacting clause, and amends The School Code. Revises the manner of computing depreciation for purposes of determining the per capita cost of educating handicapped children. Also permits local educational agencies to utilize federally funded health care programs to share, on a supplemental basis, in the cost of services provided to children requiring special education and related services. Effective immediately.
Jun 30—Cont.  
CULLERTON,  
MULCAHEY,  
HOFFMAN AND  
COWLISHAW

Senate report submitted  
Senate Conf. report Adopted IST/057-000-000  
House report submitted  
House Conf. report Adopted IST/114-000-000  
Both House Adopted Conf rpt IST  
Passed both Houses

Jul 28  
Sent to the Governor

Sep 01  
Governor approved  
PUBLIC ACT 86-0476  Effective date 89-09-01

‘HB-0115 OLSON, MYRON.  
(New Act)

Creates the Museum District Act. Allows the creation of museum districts by petition and referendum in counties under 2,000,000. A 5 member board of commissioners shall be appointed by the presiding officer of the county board, with the advice and consent of the county board. The territory of the district must contain at least one historical site and one municipality. Grants taxing and bonding powers. Effective immediately.

FISCAL NOTE (DCCA)  
There is no fiscal impact.

HOUSE AMENDMENT NO. 1.
Provides for the acquisition of “historical sites”, rather than “lands”. Makes changes concerning bonds. Eliminates provisions concerning accounts, funds, and fees.

Jan 12 1989  First reading  Rfrd to Comm on Assignment  
Feb 17  Assigned to Executive  
Apr 07  Cal 2nd Rdng Short Debate  
Apr 17  Short Debate Cal 2nd Rdng  
Cal 3rd Rdng Short Debate  
May 11  Fiscal Note Requested CULLERTON  
May 18  Fiscal Note filed  
Mtn Prev-Recall 2nd Reading  
Amendment No.01 OLSON, MYRON Adopted  
Cal 3rd Rdng Short Debate  
Mtn Prevail to Suspend Rule 37(D)/117-000-000  
Short Debate-3rd Passed 103-007-001  
May 22  Arrive Senate  
Sen Sponsor RIGNEY  
Placed Calndr, First Reading  
May 23  First reading  Rfrd to Comm on Assignment  
Assigned to Executive  
Jun 01  Recommended do pass 013-000-000  
Placed Calndr, Second Reading  
Jun 13  Second Reading  
Placed Calndr, Third Reading  
Jun 19  Third Reading - Passed 052-002-000  
Passed both Houses  
Jul 17  Sent to the Governor  
Sep 01  Governor approved  
PUBLIC ACT 86-0477  Effective date 89-09-01

*State Debt Impact Note Act may be applicable.*
HB-0116 MCPIKE.

(Ch. 48, pars. 138.4, 172.39, new par. 138.3a)

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Creates the State Compensation Insurance Fund as an independent public corporation to insure employers against liabilities for certain injuries and occupational diseases for which their employees may be entitled to benefits under specified Acts. Provides for composition, powers and duties of the Fund.

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

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB-116 fails to meet the definition of a mandate.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Labor & Commerce
May 02 St Mandate Fis Note Filed
May 03 Committee Labor & Commerce

Interim Study Calendar LABOR

COMMERCE

HB-0117 KIRKLAND.

(Ch. 110, par. 2-202)

Amends the Code of Civil Procedure. Allows process to be served by licensed private detectives in all counties (presently allowed only in counties under 1,000,000).

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
Mar 09 Re-assigned to Executive
May 05 Interim Study Calendar EXECUTIVE

HB-0118 JOHNSON - BLACK - TATE - STEPHENS - WEAVER,M, WELLER AND HULTGREN.

(Ch. 63, rep. pars. 901 through 906)

Repeals the Compensation Review Act. Provides that a salary for a term of office begun before repeal shall remain in effect until completion of that term.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Personnel and Pensions
May 04 Motion disch comm, advc 2nd
Committee Personnel and Pensions
May 05 Motn discharge comm lost 047-048-004
Tbld pursuant Hse Rule 27D

HB-0119 YOUNG,A - CURRIE - LEFLORE - DAVIS AND EDLEY.

(Ch. 127, new par. 132.10-2)

Amends the Illinois Purchasing Act to provide that no person shall be awarded a State contract in excess of $10,000 for professional or artistic services which is exempt from the bidding process if the person has served as an officer or employee of the executive branch of State government within the previous 2 years. Provides that no business shall be awarded a State contract in excess of $10,000 for professional or artistic services which is exempt from the bidding process if any person who is entitled to receive more than 7 1/2% of the income of the business served as an employee or officer of the executive branch of State government in the previous 2 years. Provides that the prohibition does not apply to contracts for medical services or to contracts appointing Special Assistant Attorney Generals.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to State Government Administration

1 Fiscal Note Act may be applicable.
The Illinois Clean Indoor Air Act. Prohibits smoking in areas which are used by and open to the public except in portions of such areas in which smoking is expressly permitted. Applies to State government agencies, units of local government, school districts and places of employment and places open to public access. Imposes duties on the State, local government and school district officials and on proprietors of places open to public access and imposes penalties for violations of the Act.

HOUSE AMENDMENT NO. 1.
Removes the Department of Public Health from certain aspects of the administration and enforcement of the Act.

FISCAL NOTE (Dept. Public Health)
Start-up and FY90 costs would be $39,822. Annual cost of the program would be $79,644.

STATE MANDATES FISCAL NOTE, AS AMENDED
In the opinion of DCCA, HB-120, as amended, constitutes a local government organization and structure mandate for which no reimbursement is required.

STATE MANDATES ACT FISCAL NOTE (State Board of Education)
The fiscal impact on school districts would be minimal. If some partitioning of existing space is effected, at an estimated cost of $100 per partition, the total cost statewide could be $420,000.

HOUSE AMENDMENT NO. 3.
Amends to provide that nothing in this Act shall be construed to require a State or unit of local government official or their designee or a proprietor and his or her agents to provide for a smoking area in any area under their control or to allow smoking in any area in which smoking is not prohibited by this Act.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED
(State Board of Education)
HB-120, with H-am 1, has no fiscal impact.

Jan 12 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Executive
Apr 13 Amendment No.01 EXECUTIVE Adopted
Recommnded do pass as amend 011-004-005
Placed Calndr,Second Reading
Apr 17 St Mandate Fis Nte ReqMCCRACKEN
Placed Calndr,Second Reading Fiscal Note Requested MCCRACKEN
Apr 19 Placed Calndr,Second Reading
Apr 24 Placed Calndr,Second Reading
May 05 Placed Calndr,Second Reading
St Mandate Fis Note Filed
St Mandate Fis Note Filed
St Mandate Fis Note Filed
1 Fiscal Note Act may be applicable.
May 12 Second Reading  
Amendment No.02 MCNAMARA Ruled not germane  
Amendment No.03 HALLOCK Adopted  
Placed Calndr, Third Reading
May 16 Calendar Order of 3rd Rdg  
St Mandate Fis Note Filed
May 22 Third Reading - Passed 084-016-014
May 23 Arrive Senate  
Placed Calndr, First Reading
May 24 Sen Sponsor LECHOWICZ  
Added As A Joint Sponsor DUNN,T  
Added As A Joint Sponsor KUSTRA  
Placed Calndr, First Reading
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Executive
May 31 Added As A Joint Sponsor BERMAN Committee Executive

'HB-0121 GIORGI - HALLOCK.  
(Ch. 53, par. 45.1)
Amends the Act concerning fees and salaries. Increases the percentage of the salary of the regional superintendent which an assistant regional superintendent is entitled to receive as an annual salary based on his qualifications. Effective immediately.

FISCAL NOTE (State Board of Education)  
The average annual cost per assistant would increase by an estimated $2,200 and the estimated FY91 cost would be $147,400.

HOUSE AMENDMENT NO. 1.  
Makes the percentage increases in assistant regional superintendent salaries applicable in Cook County also.

HOUSE AMENDMENT NO. 2.  
Increases by $15,000 the annual salaries of regional superintendents whose elected terms of office commence after the amendatory Act’s effective date. In educational service regions where the appointment of more than one assistant regional superintendent is authorized, provides that one such assistant is compensated at 90%, and each other such assistant at 75%, of the regional superintendent’s salary.

Jan 23 1989 Filed With Clerk
Jan 26 First reading Rfrd to Comm on Assignment  
Feb 17 Assigned to Counties & Townships  
Mar 15 Recommended do pass 011-001-000  
Placed Calndr, Second Reading
Apr 05 Fiscal Note Requested MCCRACKEN  
Placed Calndr, Second Reading
Apr 11 Fiscal Note filed  
Second Reading  
Placed Calndr, Third Reading
Apr 12 Held on 2nd Reading  
Mtn Prev-Recall 2nd Reading
May 25 Amendment No.01 GIORGI Adopted  
Amendment No.02 MATIJEVICH Adopted  
059-039-006
Amendment No.03 KUBIK Lost  
048-054-004  
Placed Calndr, Third Reading
Third Reading - Passed 084-027-003
May 26 Arrive Senate  
Placed Calndr, First Reading

1 Fiscal Note Act may be applicable.
HB-0121—Cont.

May 30  
First reading  
Rfrd to Comm on Assignment  
Primary Sponsor Changed To O'DANIEL  
Added As A Joint Sponsor WEAVERS  
Committee Committee on Assignment of Bills  
Jun 01  
Assigned to Executive  
Jun 08  
Recommended do pass 013-004-002  
Jun 13  
Placed Calndr,Second Reading  
Jun 19  
Second Reading  
Placed Calndr,Third Reading  
Jun 17  
Third Reading - Passed 036-014-002  
Passed both Houses  
Jul 17  
Sent to the Governor  
Jul 26  
Governor approved  
PUBLIC ACT 86-0098 Effective date 89-07-26  

1 HB-0122  KUBIK.  
(Ch. 120, new par. 6-604)  
Amends the Illinois Income Tax Act 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.  
Jan 23 1989  Filed With Clerk  
Jan 26  First reading  Rfrd to Comm on Assignment  
Feb 17  Assigned to Revenue  
May 04  Interim Study Calendar REVENUE

HB-0123  RYDER.  
(Ch. 43, par. 135)  
Amends the Dram Shop Act to allow recovery for pecuniary injuries including loss of domestic services and for loss of society and consortium.  
Jan 23 1989  Filed With Clerk  
Jan 26  First reading  Rfrd to Comm on Assignment  
Feb 17  Assigned to Judiciary I  
May 02  Do Pass/Short Debate Cal 013-000-000  
May 16  Interim Study Calendar JUDICIARY I

1 HB-0124  PRESTON – LANG – WHITE.  
(Ch. 122, pars. 24-13, 34-15, 34-84 and 34-86)  
Amends The School Code. Eliminates provisions relative to compulsory retirement of teachers and principals at age 70. Effective immediately.  
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.  
STATE MANDATES ACT FISCAL NOTE (State Board of Education)  
HB-124 will have no fiscal impact upon the State.  
SENATE AMENDMENT NO. 1.  
Deletes reference to: Ch. 122, par. 34-86  
Adds reference to: Ch. 122, rep. par. 34-86  
Repeals provisions relative to compulsory retirement at age 70 of teachers, principals and district, assistant, associate or deputy superintendents.  
Jan 23 1989  Filed With Clerk  
Jan 26  First reading  Rfrd to Comm on Assignment  
Feb 17  Assigned to Elementary & Secondary Education

1 Fiscal Note Act may be applicable.
HB-0125 PRESTON – GOFORTH AND CURRAN.

(Ch. 73, par. 979g)

Amends the Insurance Code. Provides that a municipality, as part of its program of group accident and health insurance or other medical benefits which is made available to its police officers, shall offer those police officers a plan for the prepayment of premiums for continued coverage of such insurance or other benefits after an officer’s retirement or disability. Makes provision applicable to home rule units.

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB-125 creates a local government organization and structure mandate for which no reimbursement is required.

FISCAL NOTE (Dept. of Insurance)

As long as the Department is not asked or required to price or otherwise estimate the amounts which would be required to prepay these premiums, the only impact this legislation would have directly on Department operations is with respect to examinations for compliance. Should there be problems with such compliance, at least $100,000 would be needed for examination and enforcement costs.

Jan 23 1989 Filed With Clerk
Jan 26 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Insurance
Apr 12 Recommended do pass 012-009-000
Apr 13 Placed Calndr,Second Reading
Apr 13 Fiscal Note Requested MCCRACKEN
         St Mandate Fis Nte
         ReqMCCRACKEN
May 02 Placed Calndr,Second Reading
May 02 St Mandate Fis Note Filed
May 18 Placed Calndr,Second Reading
May 18 Fiscal Note filed
May 25 Second Reading Held on 2nd Reading
HB-0126 PRESTON – PARCELLS.
(Ch. 102, par. 42)

Amends the Open Meetings Act to specify that closed meetings may be held by
boards of trustees of public employee pension funds for the consideration of matters
relating to the determination of disability or the results of medical examinations.

SENATE AMENDMENT NO. 1.

Authorizes the closed meeting only upon request initiated by the person whose
disability determination or medical examination results are to be considered.

Jan 23 1989 Filed With Clerk
Jan 26 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to State Government Administration
May 04 Cal 2nd Rdgng Short Debate
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 10 Short Debate-3rd Passed 110-001-001
May 11 Arrive Senate
Placed Calendr,First Reading
May 12 Sen Sponsor BERMAN
Placed Calendr,First Reading
May 15 First reading Rfrd to Comm on Assignment
May 18 Assigned to Executive
Jun 01 Recommended do pass 018-000-000
Jun 13 Second Reading
Amendment No.01 BERMAN Adopted
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 057-000-001
Jun 20 Speaker’s Tbl. Concurrence 01
Jun 26 H Concurs in S Amend. 01/109-000-001
Passed both Houses
Jul 25 Sent to the Governor
Aug 30 Governor approved
PUBLIC ACT 86-0287 Effective date 90-01-01

HB-0127 PARKE – STEPHENS – BLACK – PARCELLS.
(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.

Jan 23 1989 Filed With Clerk
Jan 26 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Revenue
Apr 07 Interim Study Calendar REVENUE

HB-0128 STANGE.
(Ch. 121 1/2, par. 1202)

Amends the New Vehicle Buyer Protection Act to extend coverage to buyers oth-
er than individuals. Removes limitations on uses of the vehicle.

Jan 23 1989 Filed With Clerk
Jan 26 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
Amends the Marriage and Dissolution of Marriage Act. Provides that the court may order the parties in a dissolution or post-judgment proceeding in which minor children are involved to attend sessions concerning the effect of divorce on children.

HOUSE AMENDMENT NO. 1.

Provides that minor children shall be excluded from the sessions concerning the effects of divorce on children. Provides that the sessions shall not exceed 4 hours in length. Provides that the sessions shall be educational and not designed for individual therapy.

HB-0130 MARTINEZ – MUNIZZI – SANTIAGO.

(Ch. 73, new par. 755.10b)

Amends the Insurance Code to provide that no insurance company may refuse to issue homeowners insurance to the owners or tenants of any single family dwelling, or any dwelling with 2 to 4 units, solely on the grounds that a space heater is being used inside the dwelling.
Amends The Civil Administrative Code of Illinois. Requires the Department of Public Health to establish a program to study the incidence of infant mortality in Hispanics and to conduct a public information campaign to inform Hispanics of the causes of infant mortality, methods of prevention and available medical services.

HOUSE AMENDMENT NO. 1.

Deletes everything. Amends the Civil Administrative Code to require the Department of Public Health to include in its infant mortality reduction campaign material information directed toward Hispanics and African Americans.

HB-0132 MARTINEZ - SANTIAGO.

(Ch. 127, par. 55 and new par. 55.50)

Amends The Civil Administrative Code of Illinois. Requires the Department of Public Health to establish a program to study the incidence of AIDS and

Fiscal Note Act may be applicable.
AIDS-related complex in Hispanics and to conduct a public information campaign to inform Hispanics of how AIDS is contracted, methods of prevention and available medical services.

HOUSE AMENDMENT NO. 1.
Deletes everything. Amends the Civil Administrative Code to require the Department of Public Health to include in its AIDS campaign material information directed toward Hispanics and African Americans.

FISCAL NOTE, AS AMENDED (IL Dept. of Public Health)
House Bill 132, as amended, has no fiscal impact.

Jan 23 1989 Filed With Clerk
Jan 26 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to State Government Administration
Apr 13 Amendment No.01 ST GOV ADMN Adopted Do Pass Amend/Short Debate 010-000-000

Cal 2nd Rdng Short Debate Apr 17 Fiscal Note Requested MCCracken
Cal 2nd Rdng Short Debate Apr 28 Fiscal Note filed
Cal 2nd Rdng Short Debate May 03 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate Cal 3rd Rdng Short Debate May 09 Short Debate-3rd Passed 112-000-001
May 11 Arrive Senate Placed Calendr,First Reading
May 12 Sen Sponsor D'ARCO Added As A Joint Sponsor SMITH & DEL VALLE
Placed Calendr,First Reading
May 15 First reading Rfrd to Comm on Assignment
May 18 Assigned to Public Health, Welfare & Correctn
Jun 01 Recommended do pass 011-000-000

Placed Calndr,Second Reading Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 054-003-002
Passed both Houses
Jul 17 Sent to the Governor
Sep 11 Governor approved
PUBLIC ACT 86-0885 Effective date 90-01-01

HB-0133 MARTINEZ – SANTIAGO.
(Ch. 111 1/2, pars. 73-11 and 73-18)
Amends the Vital Records Act. Requires every birth and death certificate issued to provide spaces to identify a person as “white”, “black” or “Hispanic”.

Jan 23 1989 Filed With Clerk
Jan 26 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
May 03 Interim Study Calendar JUDICIARY I

HB-0134 MARTINEZ.
(New Act)
Provides that failure to reveal certain information to prevent expenditure of manpower or equipment in pursuit of persons or property to law enforcement officials shall incur civil liability.

1 Fiscal Note Act may be applicable.
Amends The Dental Practice Act, The Illinois Nursing Act of 1987, The Illinois Optometric Practice Act of 1987, The Pharmacy Practice Act of 1987, The Physical Therapy Act of 1985, The Medical Practice Act of 1987 and the Podiatric Medical Practice Act of 1987. Requires all licensed health care professionals who are licensed in another state and applying for licensure in this State to disclose all malpractice judgments or settlements for which they have been named as a party to the lawsuit. Requires the Department of Professional Regulation to revoke the license of any health care professional who fails to disclose any such judgments or settlements.

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to increase the maximum income for eligibility from $14,000 to $16,000.

Amends the Hospital Licensing Act and An Act in relation to State Finance. Assesses each hospital 1.5% of its annual net operating revenue for deposit into a special fund in the State Treasury. Hospitals may apply for reimbursement from the fund for their uncompensated care, which means the normal charge for services which are uncompensated because of the financial inability of the patient or other responsible person, but does not include bad debts which are uncollected for any other reason.

Fiscal Note Act may be applicable.
HB-0138  COUNTRYMAN – DUNN, JOHN.

(Ch. 120, pars. 9-902 and 444j)

Amends Income Tax Act and Retailers’ Occupation Tax Act by changing procedure whereby Department of Revenue requires withholding by purchaser or transferee of a business being sold in relation to payment of income tax due. Effective July 1, 1989.

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<th>Event</th>
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<tr>
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<td>First reading</td>
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<td>Feb 17</td>
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<td>Apr 07</td>
<td>Recommended do pass 014-000-000</td>
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<td>Arrive Senate</td>
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<td>May 03</td>
<td>Sen Sponsor RIGNEY</td>
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<td>May 18</td>
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<td>Jun 09</td>
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<td>Third Reading - Passed 059-000-000</td>
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<td>Jul 17</td>
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<td>PUBLIC ACT 86-0923 Effective date 89-09-14</td>
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HB-0139  COUNTRYMAN – DUNN, JOHN.

(Ch. 73, par. 486b)

Amends an Act relating to the business of guaranteeing real estate titles to provide that when notice of a judgment lien or any tax lien filed by Department of Revenue is received by such title company, trust funds established by company shall be used to satisfy such lien upon written demand by Department of Revenue. Effective immediately.

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<td>First reading</td>
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<td>Consent Calendar, 3rd Read</td>
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<td>Apr 26</td>
<td>Arrive Senate</td>
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<td>May 03</td>
<td>Sen Sponsor BARKHAUSEN</td>
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<td>May 04</td>
<td>First reading</td>
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<td>May 18</td>
<td>Assigned to Judiciary</td>
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<td>May 31</td>
<td>Recommended do pass 011-000-000</td>
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<td>Jun 13</td>
<td>Second Reading</td>
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<td>Placed Calndr,Third Reading</td>
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HB-0140  COUNTRYMAN – DUNN, JOHN.

(New Act; Ch. 82, rep. pars. 66, 67, 68, 69 and 70)

Creates the Uniform Federal Lien Registration Act to provide for method of filing of federal tax liens. Repeals 1923 Act dealing with federal liens. Effective immediately.

Jan 26 1989 Filed With Clerk
Jan 26 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
Apr 07 Do Pass/Consent Calendar 014-000-000
Apr 17 Consnt Caldr Order 2nd Read
Apr 25 Consnt Caldr, 2nd Readng
Apr 25 Consnt Caldr, 3rd Read Pass 115-000-000
Apr 26 Arrive Senate
May 03 Sen Sponsor BARKHAUSEN
May 04 First reading Rfrd to Comm on Assignment
May 04 Placed Calndr,First Readng
May 04 Placed Calndr,Second Readng
May 05 First reading Rfrd to Comm on Assignment
May 18 Assigned to Judiciary
May 18 Recommended do pass 011-000-000
May 18 Placed Calndr,Second Readng
May 31 Second Reading
May 31 Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Jun 19 Passed both Houses
Jul 14 Sent to the Governor
Oct 19 Total veto stands.

HB-0141  VANDUYNE.

(Ch. 120, par. 1056)

Amends the Pull Tabs and Jar Games Act. Provides that no licensee shall, while pull tabs and jar games are being conducted, knowingly permit entry to the premises of any person who has been convicted of a violation of any law of another jurisdiction which is similar to the gambling Article of the Criminal Code.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, par. 1056
Adds reference to: Ch. 120, par. 1054

Deletes everything. Provides that an employee of a sponsoring organization may participate in the management or operation of pull tabs or jar games.

Jan 26 1989 Filed With Clerk
Jan 26 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Revenue
May 04 Motion disch comm, advc 2nd Committee Revenue
May 05 Committee discharged 113-000-000
May 17 Second Reading
May 17 Amendment No.01 VANDUYNE Adopted
May 17 Placed Calndr,Third Reading
HB-0141—Cont.

May 23  Third Reading - Passed 095-010-005
May 24  Arrive Senate
        Placed Calendr, First Reading
Jun 01  Sen Sponsor DUNN, T
        Placed Calendr, First Reading
Jun 06  First Reading  Rfrd to Comm on Assignment
        Waive Posting Notice
        Assigned to Executive
Jun 08  Placed Calndr, Second Reading
        Recommended do pass 020-000-000
Jun 13  Second Reading
        Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 054-005-000
        Passed both Houses
Jul 14  Sent to the Governor
Aug 30  Governor approved
        PUBLIC ACT 86-0289   Effective date 90-01-01

HB-0142  KULAS - STANGE - ZICKUS - BALANOFF - GIGLIO, MORROW AND TURNER.

(Ch. 111 1/2, pars. 1003.17 and 1021; new pars. 1003.72 and 1022.23)

Amends the Environmental Protection Act to provide for the adoption of rules regarding infectious waste. Effective immediately.

Jan 26 1989  Filed With Clerk
            First reading  Rfrd to Comm on Assignment
Feb 17     Assigned to Energy Environment &
            Nat. Resource
May 02     Interim Study Calendar ENRGY
            ENVRMNT

HB-0143  LEFLORE - DAVIS - JONES, LOU - MARTINEZ - BALANOFF, CUR- 
         RAN, RICE, MORROW, JONES, SHIRLEY, WILLIAMS, TURNER AND 
         VANDUYNE.

(Ch. 111 1/2, new par. 152.4)

Amends the Hospital Licensing Act. Requires a licensee to give 60 days notice of a hospital closing to the affected communities and their public officials, the hospital's employees, and the Directors of Public Health and Employment Security. Provides that the Department of Public Health shall organize a transition team in relation to the hospital closing, and sets forth the duties of the transition team.

FISCAL NOTE (Dept. of Public Health)
Estimated annual implementation costs will total at least $74,500.

Jan 26 1989  Filed With Clerk
            First reading  Rfrd to Comm on Assignment
Feb 17     Assigned to Consumer Protection
May 04     Recommended do pass 010-005-002
            Placed Calndr, Second Reading
May 08     Fiscal Note Requested MCCRACKEN
            Placed Calndr, Second Reading
May 10     Fiscal Note filed
            Placed Calndr, Second Reading
May 22     Second Reading
            Placed Calndr, Third Reading
May 26     3d Reading Consideration PP
            Calendar Consideration PP.
            Interim Study Calendar CONSUMER PROT

1 Fiscal Note Act may be applicable.
Amends the Probate Act. Changes the definition of "disabled adult" to include a person who, because of his mental illness, poses an actual or potential threat to the health, safety or well-being of himself or another person. Permits the adjudication of disability of, and appointment of a guardian of the person for, such a person.

Jan 26 1989  Filed With Clerk
Feb 17            First reading
May 05            Rfrd to Comm on Assignment

HB-0145  MULCAHEY – CURRAN.
(Ch. 122, par. 10-23.8b)
Amends The School Code relative to the reclassification of principals and assistant principals. Prohibits their reclassification to a lower salaried position unless job descriptions forming the basis for performance evaluation are first established, individual performance evaluations have occurred at least biennially, an individual performance evaluation conference is held in the school year preceding the proposed reclassification, and notice of proposed reclassification and hearing precede the reclassification. Makes a final administrative decision of the board to reclassify subject to the Administrative Review Law. Defines terms and creates exceptions. Effective July 1, 1989.

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

STATE MANDATES ACT FISCAL NOTE (State Board of Education)
The impact of HB-145 is estimated to be minimal.

HB-0146  RICE.
(Ch. 120, par. 1157.2)
Amends the Illinois Lottery Law to limit prizes to a maximum of $1,000,000 per ticket. Effective immediately.

HB-0147  GOFORTH – HICKS – WOOLARD – PHELPS – BRESLIN.
(Ch. 96 1/2, new par. 8002.11)
Amends The Abandoned Mined Lands and Water Reclamation Act. Provides that the Abandoned Mined Lands Reclamation Council may expend money for the

1 Fiscal Note Act may be applicable.
reclamation of lands mined for substances other than coal. Limits such expendi-
tures to 2% of the Council's annual budget for mine land reclamation, and requires
all obligations for such expenditures to be made within 5 years of the effective date
of this amendatory Act. Effective immediately.

Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Select Comm Coal and Oil
Resources
Apr 07 Do Pass/Consent Calendar 007-000-000
Apr 17 Consnt Caldr Order 2nd Read
Apr 25 Consnt Caldr, 3rd Read Pass 115-000-000
Apr 26 Arrive Senate
Sen Sponsor REA
Placed Calndr,First Reading
May 04 First reading Rfrd to Comm on Assignment
May 18 Assigned to Energy & Environment
Jun 06 Recommended do pass 013-000-000
Jun 13 Second Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 14 Sent to the Governor
Aug 14 Governor approved
PUBLIC ACT 86-0175 Effective date 89-08-14

HB-0148 STERN.
(Ch. 73, new par. 968m)
Amends the Illinois Insurance Code. Provides that accident and health insurance
policies which provide pregnancy benefits must also cover expenses for in vitro
fertilization.

Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Human Services
May 05 Interim Study Calendar HUMAN
SERVICE

HB-0149 STERN – DAVIS.
(Ch. 46, pars. 4-6.1, 5-16.1 and 6-50.1; new pars. 4-6.4, 5-16.4 and
6-50.4)
Amends The Election Code. Permits county clerks and boards of election com-
misssioners to adopt a prescribed method of voter registration by mail.

Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elections
May 05 Tbld pursuant Hse Rule 27D

HB-0150 MULCAHEY – HOFFMAN – HICKS – KLEMM – HOMER, CHURCHILL,
COWLISHAW, DOEDERLEIN, FREDERICK, VF, KIRKLAND, LEFLORE,
PARCELS, STECZO, YOUNGE, W AND EDLEY.
(Ch. 122, par. 3-1)
Amends The School Code to require the superintendent endorsement on the cer-
tificate needed to qualify for nomination, election, appointment or service as a re-
gional superintendent of schools.

Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
HB-0151  STERN – COWLISHAW.

(Ch. 46, pars. 7-14, 7-59, 7-60, 16-5.01, 17-16.1 and 18-9.1)

Amends The Election Code. Provides a special write-in absentee voter’s blank ballot for military and overseas voters. Requires the State Board of Elections to certify the primary and general election ballot 67 (currently 61) days before such elections. Requires the county clerk to certify the primary and general election ballot 61 (currently 55) days before such election.

Jan 26 1989  Filed With Clerk
First reading
Feb 17  Assigned to Elections
May 05  Tbld pursuant Hse Rule 27D

HB-0152  STERN – OLSON, MYRON AND KUBIK.

(Ch. 46, pars. 7-10, 8-8, 10-4 and 28-3)

Amends The Election Code to provide all petition sheets which are filed with the proper local election officials, election authorities or State Board of Elections shall be the original sheets which have been signed by the voters and by the circulator, and no photocopies or duplicates of such sheets shall be accepted by any local election officials, election authorities or the State Board of Elections.

Jan 26 1989  Filed With Clerk
First reading
Feb 17  Assigned to Elections
May 05  Tbld pursuant Hse Rule 27D

HB-0153  PETERSON, W.

(Ch. 111 2/3, par. 319)

Amends the Metropolitan Transit Authority Act. Permits employees of the Chicago Transit Authority to also hold part time employment as a teacher at a community college. Effective immediately.

Jan 26 1989  Filed With Clerk
First reading
Feb 17  Assigned to Transportation and Motor Vehicles
Mar 09  Re-assigned to Executive
May 03  Mtn Prevail Suspend Rul 20K 116-000-000
Committee Executive
May 05  Tbld pursuant Hse Rule 27D

HB-0154  BOWMAN – BRESLIN – CURRIE.

(New Act)

Creates the Container Fee and Deposit Act. Imposes a refundable advance disposal fee on certain containers that are not being recycled at a rate of at least 50%. Also requires payment of a refundable deposit on such containers. Effective immediately.

HOUSE AMENDMENT NO. 1.
Deletes all. Imposes a 3¢ tax on the acquisition of plastic containers by retailers. Provides exemptions based on recycling rates, type of container, and other factors. Effective March 1, 1990.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Deletes all substantive provisions. Changes effective date to January 1, 1991.

Jan 26 1989 Filed With Clerk
First reading
Feb 17
Rfrd to Comm on Assignment
Assigned to Energy Environment & Nat. Resource
May 02 Amendment No.01
Amendment No.02
ENRGY ENVRMNT Adopted
ENRGY ENVRMNT Adopted
Recommended do pass as amend
010-001-000
May 12 Placed Calndr,Second Reading
Second Reading
May 26 Motion to Suspend Rule 37(G)/KULAS
Verified
Mtn Lost to Suspend Rule 37(G)/058-049-000
Placed Calndr,Third Reading
May 30 Tabled House Rule 37(G)
Jun 01 Mtn Take From Table Prevail
Returned to Energy Environment & Nat. Resource
Interim Study Calendar ENRGY ENVRMNT

1 HB-0155 BARGER.

(Ch. 120, new par. 524a and par. 527)
Amends the Revenue Act of 1939 to limit increases in the assessed valuation of homestead property to a maximum of 20% over a 4-year period.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV’TS.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-155 constitutes a tax exemption mandate for which reimbursement of the revenue loss to units of local government would be required. Due to the nature of the bill, no estimate of the amount of reimbursement is available.
STATE MANDATES ACT FISCAL NOTE
The State Board of Education is unable to project the impact of HB 155 due to lack of information.

Jan 26 1989 Filed With Clerk
First reading
Feb 17 Rfrd to Comm on Assignment
Assigned to Revenue
Apr 05 St Mandate Fis Note Filed
Committee Revenue
May 04 Interim Study Calendar REVENUE
May 05 Interim Study Calendar REVENUE

HB-0156 ACKERMAN – KUBIK, RONAN, BARNES, BRESLIN, SIEBEN, HALLOCK, BUGIELSKI, GIGLIO, DEJAEGHER, BRUNSVOLD, GIORGI AND EWING.

(Ch. 95 1/2, pars. 3-405.1 and 3-806.1)
Amends Motor Vehicle Code to permit personalized license plates for recreational vehicles.

HOUSE AMENDMENT NO. 3.
Adds reference to: Ch. 95 1/2, pars. 3-501.1 and 3-804

Defines personalized license plates. Permits vanity or personalized plates on antique vehicles. Changes terminology in use of “Personalized” to “vanity” or personalized plates. Deletes requirement that second division vehicle weigh not more than 8,500 pounds to be eligible for vanity plates.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Adds provision restricting vanity or personalized license plates on second division vehicles to those registered at not more than 8,000 pounds.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 95 1/2, par. 3-808.1
Provides that county sheriff vehicles shall be issued permanent registration plates for no fee.

Jan 26 1989   Filed With Clerk
First reading
February 17    Assigned to Select Comm Constitut’nal Officers
April 07       Recommended do pass 010-000-000
May 11         Placed Calndr, Second Reading
Second Reading
Amendment No.01 ACKERMAN   Withdrawn
Amendment No.02 ACKERMAN   Withdrawn
Amendment No.03 ACKERMAN   Adopted
Placed Calndr, Third Reading
May 12         Third Reading - Passed 093-000-000
May 15         Arrive Senate
Senior Sponsor MADIGAN
Placed Calendr, First Reading
May 17         First reading
               Rfrd to Comm on Assignment
May 18         Assigned to Transportation
June 06        Recommended do pass 013-000-000
June 15        Placed Calndr, Second Reading
Second Reading
Amendment No.01 MADIGAN   Adopted
Amendment No.02 O’DANIEL  Adopted
Placed Calndr, Third Reading
June 19        Third Reading - Passed 059-000-000
June 20        Speaker’s Tbl. Concurrency 01,02
June 28        H Concurs in S Amend. 01,02/112-000-000
Passed both Houses
July 27        Sent to the Governor
September 01   Governor approved

PUBLIC ACT 86-0480 Effective date 90-01-01

HB-0157 DEUCHLER.
(Ch. 38, par. 115-2)
Amends the Code of Criminal Procedure of 1963 to require the court prior to accepting a plea of guilty to a felony offense by a defendant who is not a United States citizen to determine that such defendant has been advised that the potential consequence of his conviction could be deportation, exclusion from admission to the U.S. or denial of naturalization. Effective immediately.

Jan 26 1989   Filed With Clerk
First reading
February 17    Assigned to Judiciary II
May 05         Interim Study Calendar JUDICIARY II

HB-0158 DEJAEGHER – EDLEY – GRANBERG, FLINN, OLSON, BOB, RYDER, WOOLARD AND HANNIG.
(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 per-

* Fiscal Note Act may be applicable.
son 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.

HOUSE AMENDMENT NO. 1.

Provides that the daily cost of caring for each offender committed to county custody for each day served in excess of 30 days shall be allocated evenly between the Department of Corrections and the county (instead of the Department reimbursing the county $40 per day).

FISCAL NOTE, AS AMENDED (Dept. of Corrections)

Based upon a rate of $50 per day, the Department's share of the cost is estimated to be $2,370,000. The net impact will be to reduce the Dept's. cost by one-half. Failure to specify a daily rate charge allows counties to increase the rate over the $50 rate. Any increase adds costs to the Dept.

SENATE AMENDMENT NO. 1.

Deletes reference to: (Ch. 38, par. 1005-8-6)

Adds reference to: (New Act; Ch. 24, pars. 2-3-5, 11-13-1, and 11-19-1; Ch. 85, pars. 3014, 3015, and 3018 and new pars. 3028 and 3029; Ch. 96 1/2, par. 6330.1; Ch. 127 1/2, par. 26.1)

Deletes everything. Creates the Salem Civic Center Authority. Amends the Municipal Code concerning incorporation as a village, zoning regulation of mineral extraction, and contracts for garbage and refuse incineration. Amends the Collinsville Civic Center Act concerning the size of the board. Amends the Forest Preserve Act for counties under 3,000,000 concerning the petition for disconnection. Amends the Fire Protection District Act concerning audits of accounts. Effective immediately.

SENATE AMENDMENT NO. 2.

Adds reference to: (Ch. 85, par. 1394)

Amends the Metropolitan Civic Center Support Act with respect to additional State financial support as appropriated by the General Assembly.

SENATE AMENDMENT NO. 3.

Adds reference to: (Ch. 25, pars. 27.1 and 27.2; Ch. 120, new par. 500.18c)

Amends the Court Clerks Act to set fees for counties with a population over 650,000 at the rates that now apply to counties over 1,000,000. Amends the Revenue Act to exempt property of forest preserve districts in counties of less than 3,000,000.

SENATE AMENDMENT NO. 4.

Adds reference to: (Ch. 85, par. 1394)

Amends the Metropolitan Civic Center Support Act with respect to property not contiguous to the civic center property.

SENATE AMENDMENT NO. 5. (Tabled November 2, 1989)

Adds reference to: (New Act; Ch. 38, pars. 28-1, 28-1.1, and 28-3)

Creates the Riverboat Gambling Law.

SENATE AMENDMENT NO. 6.

Adds reference to: (Ch. 108 1/2, new par. 9-239)

Amends the County Employees' and Officers Annuity and Benefit Fund of Cook County Article of the Illinois Pension Code to provide a health care coverage subsidy of 50% of premium due from the annuitant limited to certain maximums. This subsidy is only for the period January 1, 1990 through December 31, 1993. Exempts the State Mandates.

SENATE AMENDMENT NO. 7.

Adds reference to: Ch. 127, new par. 46.41b

Amends The Civil Administrative Code to give DCCA authority to make certain grants to local governments concerning federal prisons.
SENATE AMENDMENT NO. 8. (Tabled November 2, 1989)

Adds reference to: (Ch. 120, new par. 501n)

Amends the Revenue Act concerning assessment of a replacement of a totally destroyed horse racing grandstand complex in Cook County.

GOVERNOR MESSAGE

Deletes reference to: Ch. 127, new par. 46.41b; Ch. 120, new par. 500.18c; Ch. 24, par. 2-3-5; Ch. 85, pars. 1394, 3014, 3015, 3018, new pars. 3028, 3029; Ch. 96 1/2, par. 6330.1; Ch. 127 1/2, par. 26.1

Recommends deleting amendment to the Civil Administrative Code authorizing DCCA to make grants to units of local government for land acquisition and development in connection with the location of a federal prison. Deletes amendments to the Metropolitan Civic Center Support Act concerning use of noncontiguous lands and appropriations of State financial support. Deletes the Salem Civic Center Law. Deletes amendment to the Municipal Code concerning the date for filing a petition seeking incorporation as a village. Deletes amendments to the Collinsville Civic Center Act. Deletes amendment to the Downstate Forest Preserve District Act concerning disconnection of territory from a district. Deletes amendment to the Fire Protection District Act concerning annual audits of a district’s accounts.

Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Counties & Townships
Apr 19 Amendment No.01 CNTY TKNSHIP Adopted Referred to pass as amend 009-003-000
Placed Calndr,Second Reading
Apr 25 Placed Calndr,Second Reading Fiscal Note Requested MCCRAKEN
May 17 Second Reading Fiscal Note filed
Placed Calndr,Third Reading
May 19 Third Reading - Passed 066-043-005
May 22 Arrive Senate Placed Calndr,First Reading
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Local Government Recommended do pass 004-003-000
Jun 08 Placed Calndr,Second Reading
Jun 13 Second Reading Placed Calndr,Third Reading
Nov 01 Recalled to Second Reading Amendment No.01 SCHAEFFER WELCH-WATSON-HOLMBERG-JOYCE,JJ Adopted
Amendment No.02 LUFT Adopted
Amendment No.03 FAWELL & PHILIP Adopted
Amendment No.04 ZITO Adopted
Amendment No.05 JACOBS 031-024-000 Adopted
Amendment No.06 ROCK Adopted
Amendment No.07 LUFT DEMUZIO-WATSON Adopted
Amendment No.08 PHILIP Adopted
Primary Sponsor Changed To LUFT
Placed Calndr,Third Reading
Nov 02 Recalled to Second Reading Motion to Reconsider Vote
HB-0158—Cont.

Nov 02—Cont. Mtn Prevail -Table Amend No 05 Tabled
Placed Calndr,Third Reading
Recalled to Second Reading Motion to Reconsider Vote
Mtn Prevail -Table Amend No 08 Tabled
Placed Calndr,Third Reading
Third Reading - Passed 054-001-000 Exempt under Hse Rule 29(C)
Mtn filed take from Table SUSPEND RULE 79(E)
PLACE ON CALENDAR ORDER OF CONCUR
-DEJAEGHER
Mtn Take From Table Prevail
Speaker's Tbl. Concurrence 01,02,03,04,06,07 3/5 vote required
H Concurs in S Amend. 01,02,03,04,06,
H Concurs in S Amend. 07/077-036-002 Passed both Houses
Dec 01 Sent to the Governor
Jan 09 1990 Governor amendatory veto
Placed Cal. Amendatory Veto
Jan 10 Rul Gub Comply/Rule 46.1(b)
Mtn fld accept amend veto DEJAEGHER
Accept Amnd Veto-House Pass 107-001-000
Jan 11 Placed Cal. Amendatory Veto
Mtn fld accept amend veto LUFT
Accept Amnd Veto-Sen Pass 055-001-000
Bth House Accept Amend Veto
Jan 24 Return to Gov-Certification
Governor certifies changes
PUBLIC ACT 86-1025 Effective date 90-01-24

HB-0159  DEJAEGHER, FLINN, OLSON, BOB AND RYDER.
(Ch. 75, par. 117)

Amends An Act in relation to prisoners and jails. Changes the requirement that
the medical costs of a detained person exceed $2,500 before the county shall be re-
imbursed by the Department of Public Aid, to make it apply only to counties with
80,000 or more inhabitants.
Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Counties & Townships
May 05 Tbd pursuant Hse Rule 27D

HB-0160  DEJAEGHER – LANG – NOVAK – FARLEY – MUNIZZI, LEFLORE,
MARTINEZ, STERN, CURRAN, TROTTER, KRASKA, STECZO, LAURI-
NO, SANTIAGO, WHITE, VANDUYNE AND GIGLIO.
(Ch. 67 1/2, par. 403.15)

Amends the Circuit Breaker Act. Provides that, beginning on January 1, 1990,
Parkinson's disease medication will be covered by the Act.
Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Revenue
May 05 Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
Amends the Downstate Teachers Article of the Pension Code to allow certain teachers to buy service credit for up to 10 years of teaching in nonpublic schools; requires payment of employee contributions plus an amount representing the employer's normal cost of the benefits earned.

Jan 26 1989    Filed With Clerk
                    Rfrd to Comm on Assignment
Feb 17    Assigned to Personnel and Pensions
May 05    Tbd pursuant Hse Rule 27D

Amends the Illinois Banking Act to permit banks to own and operate travel agencies. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that a bank may own a corporation that owns or operates a travel agency, rather than the bank operating a travel agency or directly providing travel services. Removes limitation on customers.

Jan 26 1989    Filed With Clerk
                    Rfrd to Comm on Assignment
Feb 17    Assigned to Financial Institutions
Apr 26    Amendment No.01 FIN INSTIT Adopted
                    Tbd-Amnd-pursuant H Rul 26D


Jan 26 1989    Filed With Clerk
                    Rfrd to Comm on Assignment
Feb 17    Assigned to Insurance
Mar 01    Tabled By Sponsor HINS

Amends the Public Aid Code, the Illinois Income Tax Act and the State finance Act to provide for that persons receiving an income tax refund may designate $10 of such refund to be deposited into the Assistance to the Homeless Fund in the State treasury from which appropriations are to be made to the Department of Public Aid for distribution to organizations in the counties from which the checkoffs are made to provide assistance to the homeless in such counties. Effective immediately and applicable to tax years ending on or after December 31, 1989.

HOUSE AMENDMENT NO. 1.
Removes restriction requiring grants to be made to organizations located in the counties from whence the check-off money was received.

SENATE AMENDMENT NO. 1.
Deletes reference to “in such counties”.

GOVERNOR MESSAGE
  Deletes reference to: Ch. 120, new par. 5-517
  Adds reference to: Ch. 120, new par. 5-510

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Recommends allowing income tax checkoff contributions to Assistance to Homeless in any amount regardless of whether or not the taxpayer is receiving a refund. Also provides that if the amount of contribution is not covered by the taxpayer, the contribution is reduced accordingly.

Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Revenue
Apr 07 Amendment No.01 REVENUE Adopted
Recommnded do pass as amend 012-000-000
Placed Calndr,Second Reading
Apr 12 Second Reading
Placed Calndr,Third Reading
Apr 25 Third Reading - Passed 110-000-000
Apr 26 Arrive Senate
Sen Sponsor HALL
Placed Calndr,First Readng
May 04 First reading Rfrd to Comm on Assignment
May 18 Assigned to Revenue
Jun 09 Recommnded do pass as amend 011-000-000
Placed Calndr,Second Readng
Jun 13 Second Reading
Amendment No.01 REVENUE Adopted
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 057-000-000
Jun 20 Speaker's Tbl. Concurrence 01
Jun 30 H Concurs in S Amend. 01/111-000-000
Passed both Houses
Jul 28 Sent to the Governor
Sep 06 Governor amendatory veto
Placed Cal. Amendatory Veto
Oct 11 Mtn fld accept amend veto FLINN
Placed Cal. Amendatory Veto
Oct 17 Rul Gub Comply/Rule 46.1(b)
Placed Cal. Amendatory Veto
Oct 19 3/5 vote required
Accept Amnd Veto-House Pass 111-000-000
Placed Cal. Amendatory Veto
Oct 31 Mtn fld accept amend veto HALL
3/5 vote required
Accept Amnd Veto-Sen Pass 057-000-000
Bth House Accept Amend Veto
Dec 01 Return to Gov-Certification
Dec 13 Governor certifies changes
PUBLIC ACT 86-0960 Effective date 89-12-13

HB-0165 GRANBERG - DUNN,JOHN - MAUTINO - TATE - CHURCHILL, WOLF,
MCANN, HANNING, NOVAK, BUGIELSKI, JONES,LOU, GIORGI, MC-
NAMARA, PHELPS, TERZICH, EDLEY, BLACK, BRUNSVOLD, DE-
JAEGHER, WENNLUND, WOOLARD, WELLER, OLSON,BOB, CURRAN
AND MARTINEZ.

(Ch. 32, pars. 6.05 and 8.85; new pars. 11A.01, 11A.02, 11A.03,
11A.04, 11A.05, 11A.06, 11A.07, 11B.01, 11B.02, 11B.03, 11B.04 and
11B.05)

HOUSE AMENDMENT NO. 1.

Deletes reference to: (Ch. 32, new pars. 11A.01, 11A.02, 11A.03, 11A.04, 11A.05, 11A.06, 11A.07, 11B.01, 11B.02, 11B.03, 11B.04 and 11B.05)

Adds reference to: (Ch. 32, new par. 11.75)

Deletes the title and everything after the enacting clause. Deletes the provisions relating to control shares. Authorizes corporations to create shares, rights or options, the transfer or offer of which is contingent upon a person acquiring a specified percentage of the outstanding shares. Restricts business combinations with interested shareholders. Effective immediately.

HOUSE AMENDMENT NO. 2.

Provides that domestic corporations that otherwise would not be subject to the business combination limitations may elect to be subject thereto.

HOUSE AMENDMENT NO. 4.

Includes within the definition of business combination, certain distributions to an interested shareholder from pension funds.

Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Judiciary I
Apr 19 Amendment No.01 JUDICIARY I Adopted
Amendment No.02 JUDICIARY I Adopted
Recommnded do pass as amend
012-000-000

Placed Calndr,Second Reading
May 24 Second Reading
Held on 2nd Reading
May 25 Amendment No.03 CURRIE Lost
Amendment No.04 GRANBERG Adopted
Placed Calndr,Third Reading
Third Reading - Passed 113-002-001
May 26 Arrive Senate
Sen Sponsor DEMUZIO
Added As A Joint Sponsor MAROVITZ
Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Waive Posting Notice
Assigned to Judiciary
Recommended do pass 012-000-000
Jun 09 Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 057-001-000
Passed both Houses
Jul 14 Sent to the Governor
Aug 02 Governor approved
PUBLIC ACT 86-0126 Effective date 89-08-02

' HB-0166 STECZO – HANNIG – GRANBERG AND WOOLARD.
(Ch. 127 1/2, par. 31f)

Amends An Act in relation to fire protection districts to increase the fees charged for services rendered to those outside the fire protection district to $75 per hour per vehicle and $20 per hour per firefighter (now $25 per hour per vehicle and $10 per hour per firefighter).

FISCAL NOTE (DCCA)
This legislation has no discernible impact on State revenues or expenditures.

Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment

' Fiscal Note Act may be applicable.
Amends the Chicago Police, Fire, Municipal and Laborers Articles of the Pension Code in relation to group health care coverage for annuitants and their dependents; specifies the manner of funding such coverage and the amounts to be paid by the City and the Board. Effective immediately.

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

House Amendment No. 1.

Adds provision making Act effective immediately.

House Amendment No. 2.

Provides that liquidated damages provision shall not apply to scholarships awarded to medical students under the Family Practice Residency Act.

Senate Amendment No. 1. (Senate recedes November 2, 1989)

Adds reference to: Ch. 73, par. 1021; Ch. 127, par. 55, new pars. 55.50 and 141.252

Amends the Insurance Code and the Civil Administrative Code. Provides that, of the annual privilege tax paid by foreign insurance corporations for the privilege of doing business in this State, a portion shall be deposited in the Medically Underserved...
ved Counties Fund for appropriation to the Department of Public Health for specified purposes, including the provision of financial and other assistance to rural communities located in medically underserved areas or health manpower shortage areas to help them find and implement solutions to their health care problems.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the Senate recede from S-am 1.

Recommends that the bill be further amended as follows:

Deletes reference to: (Ch. 73, par. 104; Ch. 127, par. 55, new pars. 55.50 and 141.252)

Eliminates provision concerning the annual privilege tax paid by foreign insurance corporations that a portion thereof be deposited in the Medically Under Served Counties Fund for use of the Department of Public Health for specified purposes.

Jan 26 1989  Filed With Clerk
First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Judiciary I
Apr 13  Amendment No.01  JUDICIARY I  Adopted
Amendment No.02  JUDICIARY I  Adopted
Recommnded do pass as amend  010-001-001
Placed Calndr,Second Reading
May 25  Second Reading
 Held on 2nd Reading
May 26  Placed Calndr,Third Reading
Third Reading - Passed 110-007-000
Arrive Senate
Placed Calndr,First Reading
May 31  Sen Sponsor DEMUZIO
Placed Calndr,First Reading
Jun 01  Added As A Co-sponsor O'DANIEL
First reading  Rfrd to Comm on Assignment
Waive Posting Notice  Assigned to Judiciary
Jun 09  Recommended do pass 012-000-000
Jun 13  Placed Calndr,Second Reading
Jun 21  Recalled to Second Reading
Amendment No.01  DEMUZIO  Adopted
Placed Calndr,Third Reading
Jun 22  Added As A Joint Sponsor SMITH
Added As A Joint Sponsor REA
Added As A Co-sponsor HOLMBERG
Third Reading - Passed 031-024-000
Jun 23  Speaker's Tbl. Concurrence 01
Jun 26  Motion Filed Concur
Motion to Concur Lost 01/038-060-005
Speaker's Tbl. Concurrence 01
H Noncns in S Amend. 01
Jun 27  Secretary's Desk Non-concur 01
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/DEMUZIO
SMITH, HOLMBERG, BARKHAUSEN & GEO-KARIS
Jun 28  Hse Accede Req Conf Comm 1ST
Hse Conference Comm Apptd 1ST/HOMER, DUNN,JOHN, CULLERTON, RYDER & CHURCHILL
Jun 30  Senate report submitted
Senate Conf. report Adopted 1ST/049-007-000
Amends the Illinois Lottery Law to provide that unclaimed prize money shall be paid to the Common School Fund.

Amends the Election Code. Defines a straight party ticket to include a ballot on which a vote is cast for all candidates of one party and no votes are cast for any other candidates. Effective January 1, 1990.
HB-0171  WOLF.
(Ch. 46, par. 25-10)
Amends The Election Code to provide that when a vacancy occurs in Clerk of
Circuit Court office, Circuit Judges may appoint a Clerk Pro Tern for such time as
is necessary while reviewing qualifications of candidates for such office.
Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elections
May 05 Tbd pursuant Hse Rule 27D

HB-0172  WOLF.
(Ch. 42, par. 501-1)
Amends the Metro East Sanitary District Act of 1974 by deleting "of 1974" from
the short title.
Jan 26 1989 Filed With Clerk
First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Executive
May 04 Interim Study Calendar EXECUTIVE

HB-0173  SHAW – FLOWERS.
(Ch. 24, new par. 11-31.1-12.2)
Amends the Municipal Code. Requires a person who contracts with a federal
agency to care for vacant residential property to maintain the property to prevent
and correct health and safety code violations. Failure to do so is a Class A
misdemeanor.
Jan 26 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Select Committee on
Housing
Apr 13 Interim Study Calendar HOUSING

HB-0174  SHAW – FLOWERS.
(Ch. 68, new pars. 5-104, 5-105 and 5-106)
Amends the Human Rights Act. Provides that violation of the Public Accomoda-
tions Article of the Act is a Class B misdemeanor, and provides for civil penalties for
violations. Provides for procedures for enjoining violations as public nuisances.
Specifies duties of public officials to enforce the Public Accommodations Article
and to prosecute violations.
Jan 26 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Select Committee on
Housing
Apr 13 Cal 2nd Rdng Short Debate Cal 010-000-000
May 03 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 25 Interim Study Calendar HOUSING

1 HB-0175  SHAW – DAVIS – FLOWERS – MARTINEZ – SANTIAGO.
(Ch. 122, par. 863; new par. 27-13.3)
Amends The School Code and the Critical Health Problems and Comprehensive
Health Education Act to require instruction in grades kindergarten through 12 in
the area of drug and alcohol use and abuse.
Jan 26 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elementary & Secondary
Education

1 Fiscal Note Act may be applicable.
HB-0176 WOLF – FLINN.
(Ch. 122, par. 103-7)
Amends the Public Community College District Act. With respect to a community college district which has approved the election of board of trustees members by trustee district, provides that the initial election of board members in that manner shall be at the 1991 nonpartisan election. Effective immediately.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Elections
Mar 02 Re-assigned to Higher Education
Apr 07 Do Pass/Consent Calendar 017-000-000
Apr 17 Consnt Caldr Order 2nd Read
Apr 25 Consnt Caldr, 3rd Read Pass 115-000-000
Apr 26 Arrive Senate
Son Sponsor HALL
Placed Calndr,First Readng
May 04 First reading Rfrd to Comm on Assignment
May 18 Assigned to Higher Education
Jun 07 Recommended do pass 009-000-000
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 058-000-001
Passed both Houses
Jul 14 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0481 Effective date 89-09-01

HB-0177 KULAS – STANGE – BALANOFF – GIGLIO.
(Ch. 111 1/2, pars. 1003.17 and 1021; new pars. 1003.72 and 1022.23)
Amends the Environmental Protection Act to provide for the adoption of rules regarding infectious waste. Effective immediately.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Energy Environment & Nat. Resource
May 04 Interim Study Calendar ENRGY ENVRMNT

HB-0178 STANGE – PARCELS – COWLISHAW AND BRUNSVOLD.
(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.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to State Government Administration
May 05 Tbd pursuant Hse Rule 27D

HB-0179 MATIJEVICH – NOVAK, SALTSMAN, GIORGI, CURRAN AND CHURCHILL.
(Ch. 43, par. 115)
Amends The Liquor Control Act of 1934 to provide that any person selling liquor to a holder of a retailer's license shall sell same to all licensees in the same market area on a uniform, non-discriminatory basis.
HB-0180 MATIJEVICH.

(Ch. 34, pars. 803 and 853; Ch. 96 1/2, par. 6315)

Amends the Acts in relation to counties and forest preserve districts in counties of less than 3,000,000 population. Provides that, if any county commissioner or board member or forest preserve commissioner is prevented by illness or physical incapacity from attending the meeting at which officers are elected, that commissioner or member may by sworn affidavit direct that his or her vote be cast in favor of named individuals for particular offices. The commissioner or member may not vote on any matter of business other than the election of officers.

HB-0181 YOUNG,A - LAURINO.

(Ch. 73, pars. 767, 1065.18-1, 1065.18-20 and 1065.18-24; new pars. 1065.18-4a and 1065.18-18a; rep. pars. 1065.18-4 and 1065.18-23)

Amends the Illinois Insurance Code to provide a maximum of $100,000 rather than $25,000 as punitive damages when an insurance company has been unreasonable and vexatious in refusing to pay a claim. Also authorizes the Department of Insurance to review and approve 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 immediately.

HB-0182 YOUNG,A - LEFLORE.

(Ch. 111 2/3, new par. 5-110)

Amends The Public Utilities Act to require public utilities to file all contracts relating to all services, products or commodities with the Illinois Commerce Commission.

HB-0183 YOUNG,A - CULLERTON – JONES,SHIRLEY – WHITE – MULCAHEY, HANNIG, GRANBERG AND BALANOFF.

(Ch. 111 2/3, new par. 9-218)

Amends the Public Utilities Act to limit the amount of a monthly access, customer or service fee that may be approved by the Commission to certain embedded costs. Effective immediately.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Specifies that monthly access, customer or service fees shall be no higher than the actual cost used in computing the company's revenue requirement for certain functions performed by the company.

SENATE AMENDMENT NO. 1.
Specifies that monthly access, customer or service fees shall be no higher than the actual cost used in computing the company’s revenue requirement for certain functions performed by the company. Provides that the limitation applies to only water, gas and electric utilities and only to fees for residential customers.

SENATE AMENDMENT NO. 2.

Amends the Citizens Utility Board Act. Provides that the Board shall provide, upon the request of a certified candidate for election to the Board, a list of CUB members in the candidate’s district. Provides that CUB and its directors and employees may not, in their official capacities, make statements intended to influence elections. Provisions added by this amendment take effect January 1, 1990.

SENATE AMENDMENT NO. 3.

Delegates title and everything after the enacting clause. Amends The Public Utilities Act. Requires utilities to offer evidence of efforts to minimize fuel costs when seeking cost of fuel rate increases. Requires ICC to monitor federal natural gas and electric power policies.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Public Utilities
May 03  Recommended do pass 010-003-001
May 18  Second Reading
        Amendment No.01  YOUNG,A  Adopted
        Amendment No.02  YOUNG,A  Withdrawn
Placed Calndr,Third Reading
May 26  Verified
Third Reading - Passed 070-039-000
Arrive Senate
Sen Sponsor WELCH
Placed Calndr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Energy & Environment
Jun 13  Recommended do pass as amend 007-006-000
Jun 15  Second Reading
        Amendment No.01  ENRGY ENVRMNT  Adopted
        Amendment No.02  ENRGY ENVRMNT  Adopted
Placed Calndr,Third Reading
Jun 19  3d Reading Consideration PP
        Calendar Consideration PP.
Jun 23  Recalled to Second Reading
        Amendment No.03  WELCH  Adopted
        Calendar Consideration PP.
Third Reading - Lost 024-030-000

HB-0184  YOUNG,A - MORROW - TURNER - PRESTON - SHAW, TROTTER, DAVIS AND LEFLORE.
(Ch. 121 1/2, par. 562.13; new par. 565.1)

Amends the Motor Vehicle Retail Installment Sales Act to provide that the interest rate charged in financing vehicles that are not more than 2 or 4 years old, or more than 4 years old may not be more than 10, 13 and 16 percentage points, respectively, above the Federal Reserve Discount Rate. Effective immediately.
HB-0185  BLACK.

(Ch. 21, par. 64.24e)

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.

HB-0186  LEFLORE.

(Ch. 17, par. 2718 and Ch. 108 1/2, par. 1-113)

Amends the Foreign Banking Office Act and the Illinois Pension Code. 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 deposit liabilities in this State. Provides that pension and retirement funds established under the Illinois Pension Code may invest in obligations of the African Development Bank. Effective immediately.

PENSION IMPACT NOTE
The financial impact would be negligible.

PUBLIC ACT 86-0144  Effective date 90-01-01
HB-0187  MATIJEVICH.

(New Act)

Requires the Secretary of Transportation to convey property in Lake County to the City of North Chicago for $1 for the development of an industrial park.

HOUSE AMENDMENT NO. 7.

Deletes everything. Provides that jurisdiction over certain State land in Lake County is transferred from the Department of Transportation to the Department of Commerce and Community Affairs for the purpose of economic development.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17      Assigned to Transportation and Motor Vehicles
Mar 15      Recommended do pass 013-007-004
Mar 20      Placed Calndr,Second Reading
            Fiscal Note Requested MCCracken
Mar 20      Placed Calndr,Second Reading
May 11      Second Reading
            Amendment No.01 PARCELS Withdrawn
            Amendment No.02 STEPHENS Withdrawn
            Amendment No.03 PARCELS Withdrawn
            Amendment No.04 PARCELS Withdrawn
            Amendment No.05 STEPHENS Withdrawn
            Amendment No.06 MATIJEVICH Withdrawn
            Amendment No.07 MATIJEVICH Adopted
            Mtn Fisc Nte not Applicable
            MATIJEVICH
            Motion prevailed
            Fiscal Note not Required
            Placed Calndr,Third Reading
May 23      Verified
May 24      Arrive Senate
            Sen Sponsor GEO-KARIS
Placed Calndr,First Reading
May 25      First reading  Rfrd to Comm on Assignment
May 26      Assigned to Executive
Jun 21      Committee discharged 044-004-001
Jun 22      Second Reading
Placed Calndr,Third Reading
Jun 23      Third Reading - Passed 058-000-000
            Passed both Houses
Jul 21      Sent to the Governor
Sep 07      Governor vetoed
            Placed Calendar Total Veto
Oct 19      Total veto stands.

HB-0188  MATIJEVICH - MULCAHEY - GIORGI - SALTSMAN.

(Ch. 38, new par. 12-21)

Amends the Criminal Code. Provides that a parent, guardian or other person whose conduct, where a public school employee is required to be in the conduct of his or her duties, materially disrupts classwork or extracurricular activities or involves substantial disorder is guilty of a Class C misdemeanor. Provides that lawful employee concerted activities, including picketing and handbill distribution, are not prohibited.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17      Assigned to Judiciary II
May 05      Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
HB-0189  YOUNG, A.
(Ch. 38, par. 2-8)

Amends the Criminal Code of 1961 to provide that aggravated battery is a forcible felony only if such aggravated battery results in great bodily harm or permanent disability or disfigurement.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17     Assigned to Judiciary II
May 02     Do Pass/Short Debate Cal 014-000-000

May 09  Cal 2nd Rdng Short Debate
May 19  Short Debate Cal 2nd Rdng
May 22  Cal 3rd Rdng Short Debate
Jun 01  Arrive Senate
Jun 06  Place Calendr,First Reading
Jun 09  First reading  Rfrd to Comm on Assignment
Jun 13  Assigned to Judiciary
Jun 19  Recommended do pass 012-000-000
Jun 22  Placed Calndr,Second Reading
Jul 14  Second Reading
Aug 30  Placed Calndr,Third Reading
      Passed both Houses
      Sent to the Governor
      Governor approved
      PUBLIC ACT 86-0291 Effective date 90-01-01

HB-0190  MATIJEVICH – LEVERENZ – LEVIN – GIGLIO – GIORGI, BOWMAN,
          KEANE, MCGANN, SALTSMAN, STECZO, WHITE AND BLACK.
(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.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17     Assigned to State Government Administration
Apr 07     Re-assigned to Personnel and Pensions
Apr 11     Fiscal Note Requested MCCCRACKEN
          Planned for State Government Administration
Apr 13     Re-assigned to Personnel and Pensions
May 05     Interim Study Calendar PERS PENSION

HB-0191  VANDUYNE – NOVAK – SHAW – LANG – LAURINO, CURRAN, WOLF,
          SUTKER, TERZICH AND DELEO.
(Ch. 46, pars. 2A-1.2, 7-10 and new par. 2A-53a; Ch. 111 2/3, par.
          2-101)

Amends the Election Code and the Public Utilities Act. Provides for an elected Commerce Commission consisting of 7 members. Specifies that 2 members shall be elected from the City of Chicago, one from the territory in Cook County not within the City of Chicago, and one from each of the 4 Judicial Districts other than the First Judicial District. Provides that the members of the Commission shall elect one of the members to serve as its Chairman. Effective July 1, 1989.

1 Fiscal Note Act may be applicable.
HB-0192  COWLISHAW.

(Ch. 122, par. 30-15.7)

Amends The School Code. Prevents renewal of a State scholarship during a renewal applicant’s 3rd or subsequent academic year if the applicant fails to maintain at least a 2.0 grade point average on a 4.0 scale as computed for the full academic year immediately preceding the academic year during which the scholarship, if renewed, is to be effective. Effective immediately.

HB-0193  ROPP - WELLER, ACKERMAN AND WAIT.

(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, except damages caused by rabies unknown to the owner or keeper.

HOUSE AMENDMENT NO. 1.
Removes exception for damages caused by a rabid dog.
HB-0194  ROPP - EWING.
(Ch. 38, par. 1003-7-2)
Amends the Unified Code of Corrections. Provides that visiting areas at maximum security facilities of the Department of Corrections shall be equipped with partitions which prevent any physical contact between prisoners and visitors and prevent visitors from giving any objects to prisoners.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to State Government Administration
May 04  Motion disch comm, advc 2nd Committee State Government Administration
May 05  Motn discharge comm lost 046-052-003 Interim Study Calendar ST GOV ADMN

HB-0195  SUTKER - BLACK - WILLIAMSON.
(Ch. 85, par. 1-206)
Amends the Local Governmental and Governmental Employees Tort Immunity Act. Includes community college districts and community college boards within the definition of “local public entity.”

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Judiciary I
May 02  Do Pass/Short Debate Cal 013-000-000
May 12  Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
May 19  Short Debate-3rd Passed 114-000-000
May 22  Arrive Senate Placed Calendr,First Reading
May 24  Sen Sponsor DALEY,J Placed Calendr,First Reading
May 25  First reading  Rfrd to Comm on Assignment
May 26  Assigned to Judiciary
Jun 01  Added As A Co-sponsor WOODYARD Committee Judiciary
Jun 09  Recommended do pass 012-000-000 Placed Calndr,Second Reading
Jun 13  Second Reading Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000 Passed both Houses
Jul 14  Sent to the Governor
Aug 30  Governor approved
PUBLIC ACT 86-0292 Effective date 90-01-01

HB-0196  COUNTRYMAN.
(Ch. 110 1/2, new par. 18-3.1)
Amends the Probate Act. Requires the representative of an estate to mail notice to persons who may have a claim against the estate. Effective immediately.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Judiciary I
May 05  Tbld pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
HB-0197  FREDERICK, VF - WELLER - ZICKUS - BLACK.
(Ch. 111 1/2, par. 6902)

Amends the Alzheimer's Disease Research Act to allow all individual income taxpayers to make contributions to the Alzheimer's Disease Research Fund in any amount of $1 or more (presently only individual taxpayers receiving a refund may contribute $10 or the amount of the refund whichever is less).

- Feb 01 1989  First reading  Rfrd to Comm on Assignment
- Feb 17  Assigned to Revenue
- Apr 07  Interim Study Calendar REVENUE

HB-0198  COUNTRYMAN, RICHMOND, WELLER, SIEBEN, JOHNSON, NOVAK AND BLACK.
(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.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-198 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 is available, but it is expected to be minimal.

- Feb 01 1989  First reading  Rfrd to Comm on Assignment
- Feb 17  Assigned to Revenue
- Apr 06  St Mandate Fis Note Filed
- May 04  Motion disch comm, advc 2nd
- May 05  Tbd pursuant Hse Rule 27D

HB-0199  CAPPARELLI - TERZICH - MCAULIFFE.
(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, HB-199 constitutes a personnel mandate for which reimbursement would normally be required. However, HB-199 amends the State Mandates Act to relieve the State of reimbursement liability. No estimate of the cost is available from the City of Chicago.

- Feb 01 1989  First reading  Rfrd to Comm on Assignment
- Feb 17  Assigned to Cities & Villages
- Apr 17  St Mandate Fis Note Filed
- May 03  Interim Study Calendar CITY VILLAGE

HB-0200  CAPPARELLI - MCAULIFFE, TERZICH, KRASKA, DELEO, LAURINO, BARNES AND BUGIELSKI.
(Ch. 43, new par. 144d)

Amends the Liquor Control Act. Provides that, notwithstanding any other provision of law, an adult resident or holder of an alcoholic beverage license in a state

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
which affords Illinois licensees or adult residents an equal reciprocal shipping privilege may ship, for personal use and not for resale, not more than 2 cases of wine (each case containing not more than 9 liters) per month to any adult resident of this State. Delivery of such a shipment shall not constitute a sale in this State. Requires labeling of shipping container to prohibit delivery to a minor or an intoxicated person.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17
May 04  Assigned to Revenue
Interim Study Calendar REVENUE

HB-020i  WENNLUND.
(Ch. 111 1/2, par. 1039)

Amends the Environmental Protection Act to require approval of a proposed site for regional pollution control facilities by the county board if the site is covered by a waste management plan.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17
May 04  Assigned to Energy Environment & Nat. Resource
Interim Study Calendar ENRGY ENVRMNT

HB-0202  WENNLUND.
(Ch. 85, new par. 5955.1; Ch. 111 1/2, par. 1039)

Amends the Solid Waste Planning and Recycling Act to create County Site Review Commissions in counties that have adopted a solid waste plan under the Act. Amends the Environmental Protection Act to provide that local site review of solid waste sites be performed by the County Site Review Commission rather than the county board or municipal governing body.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17
May 04  Assigned to Energy Environment & Nat. Resource
Interim Study Calendar ENRGY ENVRMNT

1 HB-0203  CAPPArellI – MCAULIFFE – TERZICH – LAURINO, DELEO, MCGANN, KRSKA, KULAS, SUTKER, BUGIELSKI AND VANDUYNE.
(Ch. 120, pars. 643, 862, 863, 865, 866, 867 and 868; new pars. 866.1 and 866.2)

Amends The Truth in Taxation Act to change the application of the Act to include all increases, to change the procedures required of the taxing district to require a 3/5 majority vote of the taxing district for levies which are more than 110% 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. Also amends the Revenue Act of 1939 to prohibit the county clerk from extending a tax levy of a taxing district which is in violation of The Truth in Taxation Act.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-204 creates both a due process mandate and a local government organization and structure mandate for which no reimbursement is required.

FISCAL NOTE (State Board of Education)
Increased public notification expenses will be absorbed by districts. Projecting future revenues would become more difficult. If required referenda fail, districts would be again adversely affected.

Feb 01 1989  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
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.

FISCAL NOTE (DCCA)
Estimated fiscal impact, assuming first full year of operation, totals $520,000.

HOUSE AMENDMENT NO. 1.
Makes technical corrections to base, and other technical changes.

HOUSE AMENDMENT NO. 2.
Changes the Board's support agency from DCCA to the Commission on Intergovernmental Cooperation. Makes technical corrections to base, and other technical changes.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Executive
Apr 13 Recommended do pass 018-001-001
Placed Calndr,Second Reading
Apr 17 Fiscal Note Requested MCCRACKEN
Placed Calndr,Second Reading
Apr 26 Fiscal Note filed
Placed Calndr,Second Reading
May 12 Second Reading
Amendment No. 01 MAUTINO Adopted
Amendment No. 02 MAUTINO Adopted
Placed Calndr,Third Reading
May 22 Third Reading - Passed 108-000-005
May 23 Arrive Senate
Placed Calndr,First Readng
May 24 Sen Sponsor O’DANIEL
Placed Calndr,First Readng
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Commerce & Economic Development
May 31 Added As A Joint Sponsor MAHAR Committee Commerce & Economic Development
Jun 07 Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 058-001-000
Passed both Houses
Jul 14 Sent to the Governor
Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 17 Mtn filed overrde Gov veto MAUTINO
Placed Calendar Total Veto
Oct 18 Override Gov veto-Hse lost 050-046-007
Placed Calendar Total Veto

1 Fiscal Note Act may be applicable.
October 19  Total veto stands.

HB-0205    KRSKA - CAPPARELLI.
(Ch. 95 1/2, par. 3-412)

Amends The Illinois Vehicle Code to provide that vehicles of the first division shall be issued one registration plate.

FISCAL NOTE (Sec. of State)
HB-205 would cost approximately $1 million in administrative costs to the Sec. of State's Office. It would also result in the disposal of 2.7 million single plates at a cost of $7,500.

Feb 01 1989    First reading Rfrd to Comm on Assignment
Feb 17         Assigned to Select Comm Constitut'nal Officers
Apr 17         Fiscal Note filed Committee Select Comm Constitut'nal Officers
May 05         Tbd pursuant Hse Rule 27D

HB-0206    KRSKA - CAPPARELLI.
(Ch. 95 1/2, new par. 700-8.1)

Amends the Illinois Hazardous Materials Transportation Act to prohibit the transportation of extremely flammable, flammable and combustible materials during the period from sunrise to sunset.

Feb 01 1989    First reading Rfrd to Comm on Assignment
Feb 17         Assigned to Energy Environment & Nat. Resource
May 04         Interim Study Calendar ENRGY ENVRMNT

HB-0207    COWLISHAW - MCCRACKEN - KUBIK - PETKA - HENSEL, BARGER, STANGE, LEVERENZ AND BARNES.
(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.

HOUSE AMENDMENT NO. 1.
Provides that Act and rules adopted pursuant to the Act are applicable to facilities of telecommunications carriers in Illinois and facilities of any company having power to construct or operate telephone lines or exchanges in or through Illinois.

SENATE AMENDMENT NO. 1.
Provides that the Act is applicable to switching facilities of telecommunication carriers in Illinois and to companies operating or constructing telephone lines in Illinois.

Feb 01 1989    First reading Rfrd to Comm on Assignment
Feb 17         Assigned to Public Utilities
Apr 12         Amendment No.01 PUB UTILITIES Adopted Do Pass Amend/Short Debate 015-000-000
April 26       Short Debate Cal 2nd Rdnng
Cal 3rd Rdnng Short Debate
May 09         Short Debate-3rd Passed 112-000-000
May 11         Arrive Senate Placed Calendr,First Readng
May 15         Sen Sponsor TOPINKA Placed Calendr,First Readng

¹ Fiscal Note Act may be applicable.
HB-0207—Cont.

May 17           First reading       Rfrd to Comm on Assignment
May 18           Assigned to Energy & Environment
Jun 06           Reommnded do pass as amend
                              013-000-000

Jun 13           Second Reading
Placed Calndr,Second Reading
Jun 19           Third Reading - Passed 059-000-000
Jun 20           Speaker's Tbl. Concurrence 01
Jun 26           H Concurs in S Amend. 01/113-001-000
                              Passed both Houses
Jul 25           Sent to the Governor
Sep 06           Governor vetoed
Oct 19           Total veto stands.

HB-0208 SATTERTHWAITE – STECZO – HARTKE.

(Ch. 21, par. 252)

Amends the Burial of Dead Bodies Act to provide that all bodies not encased in a
concrete, fiberglass, or other hardback outer enclosure shall be covered by at least
18 inches of earth (now all bodies must be covered by 18 inches of earth).

Feb 01 1989       First reading       Rfrd to Comm on Assignment
Feb 17           Assigned to Consumer Protection
Apr 19           Do Pass/Consent Calendar 016-000-000

May 03           Consent Caldr Order 2nd Read
May 09           Consent Caldr Order 3rd Read
May 11           Arrive Senate
May 12           Placed Calndr,First Reading

May 15           First reading       Rfrd to Comm on Assignment
May 18           Assigned to Executive
Jun 01           Recommended do pass 018-000-000

Jun 13           Second Reading
Jun 19           Third Reading - Passed 059-000-000
                              Passed both Houses
Jul 14           Sent to the Governor
Aug 30           Governor approved

PUBLIC ACT 86-0293 Effective date 90-01-01

HB-0209 SALTSMAN AND FLOWERS.

(Ch. 48, par. 39s-2)

Amends the Prevailing Wage Law. Redefines “public works” to include all proj-
ects financed in whole or part with bonds issued under Division 74 of the Municipal
Code, the Industrial Building Revenue Bond Act, the Illinois Development Finance
Authority Act or the Build Illinois Bond Act or with loans or other funds made
available under The Build Illinois Act.

Feb 01 1989       First reading       Rfrd to Comm on Assignment
Feb 17           Assigned to Labor & Commerce
Apr 06           Recommended do pass 009-007-000

Placed Calndr,Second Reading

1 Pension System Impact Note Act may be applicable.
HB-0210 SALTSMAN, MATIJEVICH AND DIDRICKSON.

(Ch. 48, pars. 1603 and 1609)

Amends the Illinois Public Labor Relations Act. Provides that bargaining units involving an historical pattern of recognition shall not include both peace officer and non-peace officer employees. Effective immediately.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Labor & Commerce
May 03 Interim Study Calendar LABOR COMMERCE

HOUSE AMENDMENT NO. 1. (Tabled May 17, 1989)
Changes membership of financial planning and supervision commissions by replacing the Director of the Bureau of the Budget with the State Comptroller.

HOUSE AMENDMENT NO. 2. (Tabled May 26, 1989)
Provides that no State agency, no subdivision of the State, and no unit of local government may enforce any judgment or lien against a unit of local government covered by the Act while a financial planning and supervision commission is operating. Preempts home rule units.

HOUSE AMENDMENT NO. 3.
Provides that no State agency, no subdivision of the State, and no unit of local government may enforce any judgment or lien against, or take any other action to collect a delinquent indebtedness from, a unit of local government covered by the Act while a financial planning and supervision commission is operating. Preempts home rule units.

GOVERNOR MESSAGE

Recommends the establishment of local government financial planning and supervision commissions by the Governor rather than the Comptroller. Adds the Comptroller and the Executive Director of IDFA as commission members, and deletes the local government member. Deletes requirement that an appointed commission member not have held any elected public office within the 2 preceding years. Deletes restrictions on collecting a delinquent indebtedness from a covered unit of local government.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Executive
May 02 Cal 2nd Rdng Short Debate Cal 017-000-000
May 03 Cal 2nd Rdng Short Debate Fiscal Note Requested MCCCRACKEN
May 09 Short Debate Cal 2nd Rdng Amendment No.01 MCNAMARA Adopted
Held 2nd Rdg-Short Debate
May 12  Fiscal Note Request W/drawn
May 17  Held 2nd Rdg-Short Debate
        Mtn Prevail -Table Amend No 01
        Amendment No.02  MCNAMARA  Adopted
        Cal 3rd Rdng Short Debate
May 26  Mtn Prev-Recall 2nd Reading
        Mtn Prevail -Table Amend No 02
        Amendment No.03  MCNAMARA  Adopted
        Cal 3rd Rdng Short Debate
        3/5 vote required
        Short Debate-3rd Passed 098-013-000
May 30  Arrive Senate
May 31  Placed Calendr,First Reading
Jun 01  First reading  Rfrd to Comm on Assignment
        Assigned to Local Government
        Recommended do pass 010-001-000
Jun 08  Placed Calndr,Second Reading
Jun 13  Second Reading
        Placed Calndr,Third Reading
Jun 22  Third Reading - Passed 046-009-000
        Passed both Houses
Jul 21  Sent to the Governor
Sep 11  Governor amendatory veto
        Placed Cal. Amendatory Veto
Oct 17  Mtn fld ovrrde amend veto MCNAMARA
        3/5 vote required
        Override am/veto House-pass 089-025-000
Oct 19  Placed Cal. Amendatory Veto
Nov 01  Mtn fld ovrrde amend veto NEWHOUSE
        3/5 vote required
        Override am/veto Sen-lost 030-025-000
        Placed Cal. Amendatory Veto
Nov 03  Bill dead-amendatory veto.

3 HB-0212 MATIJEVICH – DEJAEGHER – GIORGI – NOVAK, PIEL, FREDERICK, VF, PULLEN, DIDRICKSON, STANGE AND PHELPS.
(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 precede or 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 preceding or following a period of service, in addition to the employee's own contributions. Applies to persons in service as well as in cases where service is terminated prior to the amendatory Act's effective date. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE (State Board of Education)

HB-212 would cause no fiscal impact on school districts. Employees would be required to pay certain sums to the retirement system to gain military service credit.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Personnel and Pensions
Apr 25  St Mandate Fis Note Filed
        Committee Personnel and Pensions
May 05  Tbd pursuant Hse Rule 27D

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Act in relation to fees and salaries and the classification of counties with reference thereto. Provides that specified fees of sheriffs in counties other than Cook are the maximum fees that may be collected from any State officer or instrumentality, but that the county board may, by ordinance, increase the fees to be collected from other persons and entities if such increase is justified by an acceptable cost study.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17        Assigned to Counties & Townships
Mar 15        Do Pass/Consent Calendar 013-000-000
Apr 11        Consnt Caldr Order 2nd Read
Apr 17        Consnt Calendar, 2nd Reading
              Consent Calendar, 3rd Read
              Consnt Caldr Order 3rd Read
              Consnt Caldr, 3rd Read Pass 116-000-000
Apr 18        Arrive Senate
              Placed Calendr,First Readng
May 04        Sen Sponsor FAWELL
              Placed Calendr,First Readng
May 12        First reading  Rfrd to Comm on Assignment
May 18        Assigned to Local Government

Amends the Downstate Police Article of the Pension Code to expand the investment authority of police pension funds, and to authorize the board to delegate its investment authority and the custody of the fund's assets to certain specified entities.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17        Assigned to Personnel and Pensions
May 05        Tbd pursuant Hse Rule 27D

Creates the Long Term Care Ombudsman Act. Provides that the Department on Aging shall establish a Long Term Care Ombudsman Program and the Office of the State Long Term Care Ombudsman. Provides for duties of the Office. Provides for the designation of sub-state ombudsman programs. Provides that ombudsmen shall receive, investigate and resolve or refer complaints by or on behalf of residents of long term care facilities. Provides for penalties for violation of the Act. Effective October 1, 1989.

FISCAL NOTE (Dept. on Aging)
HB-215 would not necessarily increase current operating costs since the program is presently funded federally and receives no State funding.

FISCAL NOTE, REVISED (Dept. on Aging)
Added costs of HB-215 for a Tech Advisor III and part-time Volunteer Coordinator total $185,500.

HOUSE AMENDMENT NO. 1.
Deletes everything. Creates a Long Term Care Ombudsman Act with changes from the original bill relating to creation and operation of the Long Term Care Ombudsman Program and the Office of the State Long Term Care Ombudsman. Provides for duties of the Office. Provides for the designation of sub-state ombudsman programs. Provides that ombudsmen shall receive, investigate and resolve or refer complaints by or on behalf of residents of long term care facilities. Provides for penalties for violation of the Act. Effective October 1, 1989.

FISCAL NOTE (Dept. on Aging)
HB-215 would not necessarily increase current operating costs since the program is presently funded federally and receives no State funding.

FISCAL NOTE, REVISED (Dept. on Aging)
Added costs of HB-215 for a Tech Advisor III and part-time Volunteer Coordinator total $185,500.

HOUSE AMENDMENT NO. 1.
Deletes everything. Creates a Long Term Care Ombudsman Act with changes from the original bill relating to creation and operation of the Long Term Care Om-
budsmen Program, duties of the Office of the Long Term Care Ombudsman and
sub-state ombudsmen, access to facilities, residents and records, and other matters.
Effective immediately.

HOUSE AMENDMENT NO. 2.

Provides that a facility providing remedial care or treatment by prayer or spiritual
means must be by a well-recognized church or religious denomination. Provides
a presumption that residents of such facilities do not wish the services offered by the
ombudsman.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Select Committee on Aging
Mar 14 Fiscal Note filed Committee Select Committee on Aging
Apr 27 Recommended do pass 017-001-001
May 02 Placed Calndr,Second Reading
May 18 Fiscal Note Requested MCCracken
May 24 Placed Calndr,Second Reading
May 26 Held on 2nd Reading
May 26 Amendment No.01 CURRIE Adopted
May 26 Amendment No.02 RYDER Adopted
May 26 Placed Calndr,Third Reading Verified
May 26 Third Reading - Lost 054-049-000

HB-0216 GIORGI - HALLOCK.

(Ch. 120, par. 500.7)

Amends the Revenue Act of 1939 to provide, beginning in 1990, for an exemption
from real property taxation for all property of any not-for-profit music or dramatic
arts organization which is organized and operated for the presentation of live public
performances of musical or theatrical works on a regular basis which, upon making
application for such exemption, provides affirmative evidence that such organiza-
tion is an exempt organization pursuant to Section 501(c)(3) of the Internal Reve-
nue Code.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-216 constitutes a tax exemption man-
date for which reimbursement of the revenue loss to units of
local government would be required. Due to a lack of data, no
estimate of the amount of reimbursement is available.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Revenue
Apr 05 St Mandate Fis Note Filed
May 05 Tbd pursuant Hse Rule 27D

HB-0217 GIORGI - MATJEVICH - SALTSMAN - HULTGREN - RONAN, HAL-
LOCK AND MCPike.

(Ch. 114, new par. 602)

Creates the High Speed Rail Transportation Authority whose purpose shall be to
study and implement such a transportation system and to qualify this State for pos-
sible federal grants for such purposes.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Transportation and Motor
Vehicles
Apr 12 Recommended do pass 017-004-000
Placed Calndr,Second Reading

Pension System Impact Note Act may be applicable.
May 24  Second Reading
   Held on 2nd Reading
May 30  Tabled House Rule 37(G)

HB-0218  MAUTINO – SIEBEN.
(Ch. 105, par. 482a; title preceding par. 482a)
Amends An Act in relation to the acquisition of the Illinois and Mississippi Canal to change “Illinois and Mississippi Canal” to “Hennepin Canal”.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Executive
Apr 13  Do Pass/Consent Calendar 017-000-000
Apr 25  Consent Calendar, 2nd Reading
Apr 25  Consent Calendar Order 3rd Read
May 03  Consent Caldr, 3rd Read Pass 116-000-000
May 11  Arrive Senate
Jun 01  Placed Calndr, First Reading
Jun 01  Sen Sponsor SCHUNEMAN
Jun 06  Waive Posting Notice
Jun 13  Rfrd to Comm on Assignment
Jun 15  Placed Calndr, Second Reading
Jun 15  Assigned to Transportation
Jun 19  Recommended do pass 013-000-000
Jun 19  Second Reading
Jun 19  Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
Jun 19  Passed both Houses
Jul 14  Sent to the Governor
Aug 30  Governor approved

PUBLIC ACT 86-0294 Effective date 90-01-01

HB-0219  LEFLORE – DAVIS – JONES, LOU – BALANOFF – RICE.
(Ch. 23, par. 11-7)
Amends the Public Aid Code. Provides that a notice to terminate aid shall inform the recipient of any assistance for which the recipient is newly eligible as a result of the termination of aid, and that such new assistance shall be provided as of the date of termination unless the new assistance is declined by the recipient in writing. Effective immediately.

FISCAL NOTE (Dept. of Public Aid)
The Department estimates the annual cost of HB-219 could be as much as $10 million; $0.9 million in distributive expenditures and $9.1 million in administrative expenditures.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 23, par. 11-7
Adds reference to: Ch. 23, par. 11-4

Directs the Department of Public Aid to adopt policies and procedures to facilitate the timely changes in present programs resulting from categorical eligibility factors.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid)
HB-219, as amended, will have no fiscal impact on the Dept.
Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Human Services
Apr 06  Recommended do pass 010-008-000

Placed Calndr, Second Reading

3 Pension System Impact Note Act may be applicable.
HB-0219—Cont.

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<td>May 18</td>
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<td>May 25</td>
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<td>Sen Sponsor DEL VALLE</td>
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<td>Jul 14</td>
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<td>Sep 11</td>
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<td>PUBLIC ACT 86-0886 Effective date 90-01-01</td>
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3 HB-0220 SUTKER.

(Ch. 120, par. 2-203)

Amends the Illinois Income Tax Act. Provides for the deduction from the income of individual taxpayers of unemployment compensation benefits which are subject to federal taxation.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17       Assigned to Revenue
May 05       Interim Study Calendar REVENUE

3 HB-0221 HALLOCK – GIORGI.

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

Amends the Housing Development Act. Provides that the Illinois Housing Development Authority shall construct and manage, in each of the 4 largest cities in this State, housing units to be occupied by homeless persons. However, if the Authority deems any existing buildings in those cities suitable for such purpose, the Authority may rehabilitate those buildings in lieu of constructing new units. All housing units shall be ready for occupancy no later than October 1, 1990. Effective immediately.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17       Assigned to Select Committee on Housing
May 04       Interim Study Calendar HOUSING

HB-0222 STECZKO.

(Ch. 111, par. 3909)

Amends The Illinois Optometric Practice Act of 1987 to define “prescription” and to require that the prescription include information to allow the buyer to buy ophthalmic goods from the seller of his choice. However, prescriptions for contacts need only include the measurements needed for spectacle lenses.

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1 Pension System Impact Note Act may be applicable.
### HB-0222—Cont.

<table>
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<tr>
<th>Date</th>
<th>Event</th>
<th>Committee</th>
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<td>Feb 01 1989</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Feb 17</td>
<td>Rfrd to Comm on Assignment</td>
<td>Assigned to Consumer Protection</td>
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<tr>
<td>May 05</td>
<td>Assigned to Consumer Protection</td>
<td>Tbid pursuant Hse Rule 27D</td>
</tr>
</tbody>
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#### 3 HB-0223 SALTSMAN.

(Ch. 108 1/2, par. 7-109.3)


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

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Committee</th>
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<td>Feb 01 1989</td>
<td>First reading</td>
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<tr>
<td>Feb 17</td>
<td>Assigned to Personnel and Pensions</td>
<td>Tbid pursuant Hse Rule 27D</td>
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#### HB-0224 FLINN.

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

Amends the Environmental Protection Act to provide for the training and certification of certified solid waste technicians and to require their use by January 1, 1990.

**FISCAL NOTE (EPA)**

Administrative costs are estimated at between $100,000 to $150,000, depending upon statutory certification requirements. It is possible that revenues derived from certification fees would be sufficient to cover these costs.

**HOUSE AMENDMENT NO. 1.**

Provides that the amendatory language shall not limit the Pollution Control Board's regulatory power.

**HOUSE AMENDMENT NO. 2.**

Requires that only sanitary landfills accepting municipal solid waste need have certified technician supervision.

**GOVERNOR MESSAGE**

 Recommends delaying until January 1, 1991 the required use of certified solid waste technicians.

<table>
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<tr>
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<td>Feb 01 1989</td>
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<tr>
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<td>Tbid pursuant Hse Rule 27D</td>
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<td>Apr 11</td>
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<td>May 12</td>
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<td>May 23</td>
<td>Arrive Senate</td>
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<td>May 30</td>
<td>Sen Sponsor WELCH</td>
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<td>May 31</td>
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3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0224—Cont.

Jun 19 Third Reading - Passed 057-001-001
Passed both Houses

Jul 14 Sent to the Governor

Sep 06 Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 17 Rul Gub Comply/Rule 46.1(b)
Placed Cal. Amendatory Veto

Oct 18 Mtn fild accept amend veto FLINN
Placed Cal. Amendatory Veto

Oct 19 Accept Amnd Veto-House Pass 113-000-000
Placed Cal. Amendatory Veto

Oct 31 Mtn fild accept amend veto WELCH
Accept Amnd Veto-Sen Pass 054-000-001
Bth House Accept Amend Veto

Dec 01 Return to Gov-Certification

Dec 13 Governor certifies changes
PUBLIC ACT 86-0961 Effective date 90-07-01

HB-0225 PHELPS - NOVAK - BRUNSVOLD - CAPPARELLI - ROPP, TERZICH
AND STANGE.

(Ch. 95 1/2, par. 3-808.1)

Amends The Illinois Vehicle Code to provide that vehicles operated by county
sheriffs and deputies shall be issued permanent registration plates for a one time fee
of $8.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, par. 3-808.1
Adds reference to: Ch. 95 1/2, par. 1201-2

Deletes everything in the bill. Amends the All-terrain Vehicle Safety Act defini-
tion Section to make a grammatical change.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 95 1/2, pars. 1202-2, 1203-2, 1203-3,
1203-4, 1203-6, 1203-7, 1203-9, 1203-10, 1203-13 1203-14,
1204-1, 1204-2, 1204-4, 1204-11 and 1205-1 and new par. 1204-12

Deletes everything in the bill. Provides that the number of all-terrain and
off-highway vehicles registered with the Secretary of State be the basis for comput-
ing unrefunded motor fuel tax revenues until those vehicles registered under the Act
equal the number registered with the Secretary of State. Provides a definition for
“registration fee” and “certificate”. Exempts from registration, all-terrain vehicles
and off-highway motorcycles used in competitive events with permission from the
appropriate governmental authority. Establishes the registration requirements un-
der the Act. Increases the registration fee for all-terrain vehicles and off-highway
motorcycles owned by dealers and operated for demonstration or testing purposes
from $20 to $30 per year. Increases the fee for registration of vehicles owned by
manufacturers from $20 to $50. Also provides for the registration and unrefunded
gasoline tax revenue funds and the allocation of these revenues. Prohibits the opera-
tion of all-terrain vehicles and off-highway motorcycles: while possessing any fire-
arm, while emitting pollutants, while depositing garbage etc. or while harrassing
wildlife. Allows the transporting of passengers for medical purposes. Limits land-
owners’, lessees’ or occupants’ liability. Changes the minimum age of an all-terrain
vehicle operation from 10 to 6. Allows persons aged 6 to 12 to operate such vehicles
having less than 70 c.c. engine displacement and persons aged 12 to 16 to operate
such vehicle having an engine displacement of less than 90 c.c. Provides that opera-
tors may access township roadways located in counties which contain a tract of the
Shawnee National Forest. Also provides that a person who has allegedly violated
provisions governing operators generally will not be convicted upon showing evi-
dence they own the property the all-terrain vehicle or off road motorcycle was oper-
ated upon. Accelerates the effective date of the All-terrain Vehicle Safety Act from
October 1, 1989 to immediately.

Pension System Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Exempts competitive all-terrain vehicles from registration. Provides that persons must show written proof of land ownership to avoid conviction of all-terrain vehicle offenses. Provides that no person under 16 may operate such vehicles on public land without parental control except in sanctioned competition.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 95 1/2, par. 5-301

Makes additional licensing requirements upon automotive repairers and rebuilders, and automotive parts recyclers beginning with the 1991 licensing year.

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HB-0225—Cont.


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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-226 constitutes a personnel mandate for which reimbursement of increased cost to counties is required. The estimated annual increase in cost is $15,000.

---

1 Pension System Impact Note Act may be applicable.
HB-0227 GIORGI - STECZO.

(Ch. 53, par. 37a.05)

Amends Act relating to sheriff's salaries in counties of less than 2,000,000 population to provide 5% salary increase for such sheriffs.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-227 constitutes a personnel mandate for which reimbursement of increased cost to counties is required. Annual reimbursement cost could be as much as $175,950.

HOUSE AMENDMENT NO. 1.
Deletes changes. Provides for a 3% increase in the minimum salary for all sheriffs beginning December 1 and a 3% annual increase on December 1, 1991, 1992 and 1993. Effective January 1, 1990.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 85, new par. 2208.13

Amends The State Mandates Act to provide that no reimbursement by the State is required.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)
Adds reference to: Ch. 25, par. 27.3; Ch. 53, pars. 37a and 37a.2; Ch. 85, new par. 2208.13

Amends the Clerks of Courts Act to remove the compensation limitation for counties over 1,000,000. Amends the County Officers Compensation Act to fix compensation at current levels and grant 3% increases each year for 4 years in counties under 2,000,000. Exempt from the State Mandates Act. Effective December 1, 1990.

SENATE AMENDMENT NO. 2. (Senate recedes June 30, 1989)
Increases Clerks of the Circuit Courts base salary by 3% per year, beginning December 1, 1990 through 1993. Limits the county board from reducing or impairing any awards or stipends payable from State funds.

SENATE AMENDMENT NO. 3. (Senate recedes June 30, 1989)
Provides that increase begins December 1, 1990 regardless of when term of office began.

SENATE AMENDMENT NO. 4. (Senate recedes June 30, 1989)
Adds reference to: Ch. 120, par. 484b

Authorizes a 3% raise annually over the next 4 years for County Assessors.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-ams 1 through 4.

Deletes reference to: Ch. 25, par. 27.3, Ch. 53, par. 37a and 37a.2; Ch. 85, new par. 2208.3; Ch. 120, par. 4846

Adds reference to: Ch. 25, par. 27.3; Ch. 53, par. 37a, 37a.05 and 37a.1; Ch. 120, par. 484b; Ch. 85, new par. 2208.13

Recommends that the bill be further amended as follows:
Requires at least a 3% raise over base compensation, as of July 1, 1989, for the next 4 years for certain county operators and clerks of circuit courts (except in counties over 1,000,000 population) and elected supervisors of assessments. Amends State Mandates Act to provide that no reimbursement to counties is required. Effective December 1, 1990.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Counties & Townships

Pension System Impact Note Act may be applicable.
Amends Act relating to sheriff's salaries in counties of less than 2,000,000 population to provide 10% salary increase for such sheriffs.

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

STATE MANDATES ACT FISCAL NOTE

Pension System Impact Note Act may be applicable.
In the opinion of DCCA, HB-228 constitutes a personnel mandate for which reimbursement of increased cost to counties is required. Annual reimbursement cost could be as much as $357,900.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Counties & Townships
Mar 14 St Mandate Fis Note Filed Committee Counties & Townships
May 04 Interim Study Calendar CNTY TWNSHIP

HB-0229 FLOWERS - SHAW - PRESTON - BALANOFF.

(Ch. 48, pars. 138.4 and 172.39)

Amends the Workers' Compensation Act and Workers' Occupational Diseases Act to make it unlawful for an employer to inquire of any prospective employee or of such prospective employee's previous employers, whether that prospective employee has ever filed a claim for benefits under the Workers' Compensation Act or Workers' Occupational Diseases Act or received any benefits provided under these Acts.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Labor & Commerce
May 03 Interim Study Calendar LABOR COMMERCE

HB-0230 WELLER AND BARGER.

(Ch. 85, new par. 5954.1; Ch. 111 1/2, pars. 1022.15 and 1039.2)

Amends the Solid Waste Planning and Recycling Act to allow counties that are implementing a plan to restrict the disposal of solid waste generated outside the county. Amends the Environmental Protection Act to allow counties to impose an additional tax on solid waste from outside the county; also requires municipal referendum approval of certain proposed sanitary landfill sites that were annexed by the municipality within the previous 5 years.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to Energy Environment & Nat. Resource
May 05 Tbd pursuant Hse Rule 27D

HB-0231 ROPP - PHELPS.

(Ch. 38, par. 1003-2-2)

Amends the Unified Code of Corrections to provide that the Department of Corrections shall convert the minimum security institution at Vienna, Illinois to a volunteer vocational school for inmates serving the last 3 years of their terms.

Feb 01 1989 First reading Rfrd to Comm on Assignment
Feb 17 Assigned to State Government Administration
May 04 Motion disch comm, advc 2nd Committee State Government Administration
May 05 Interim Study Calendar ST GOV ADMN

HB-0232 HOMER.

(Ch. 48, par. 138.5)

Amends the Workers' Compensation Act to provide that the Workers' Compensation Act is not the exclusive remedy against an employer for physicians, nurses or rehabilitation personnel who are injured or die while in the performance of their professional duties whether employed by the employer or otherwise.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-0233  ROPP – BLACK AND HENSEL.

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

Amends the Downstate Teachers Article of the Pension Code to provide that periods of military service for which credit is granted need not have followed a period of teaching service.

Feb 01 1989 First reading
Feb 17
May 03

HB-0234  DELEO – BUGIELSKI, CAPPARELLI, MUNIZZI, LAURINO, TERZICH, MCAULIFFE, MCGANN, RONAN, WILLIAMSON, FARLEY, CURRAN AND WHITE.

(Ch. 38, new par. 16-3.2)

Amends the Criminal Code. Creates the Class A misdemeanor offense of jostling, consisting of the unnecessary and intentional placement of a hand near another’s pocket or handbag.

Feb 01 1989 First reading
Feb 17
May 05

HB-0235  ROPP.

(Ch. 38, par. 1003-2-2)

Amends the Unified Code of Corrections to provide that the next new correctional institution on which construction is commenced after January 1, 1990 shall be for first offenders only and vocational training shall be available.

Feb 01 1989 First reading
Feb 17
May 05

HB-0236  ROPP, WAIT, OLSON, BOB AND EWING.

(Ch. 75, par. 117; Ch. 91 1/2, new par. 100-60)

Amends an Act in relation to prisoners and jails and An Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities to provide that the Department shall reimburse a county or arresting authority for the costs of mental health or psychiatric services provided to a person held in custody to the extent that the costs exceed $2,500 and are not reimbursed by the person held in custody, an insurance, benefit or other program, or the Department of Public Aid.

Feb 01 1989 First reading
Feb 17
May 05

HB-0237  COUNTRYMAN – SIEBEN.

(Ch. 56 1/2, par. 302.26)

Amends The Meat and Poultry Inspection Act to provide that the State outline on official marks need not be of the same boldness as the typeface of the name of the State.
HB-0238  CAPPARELLI - LEVERENZ - MCAULIFFE.

Appropriates $31,368,000 to the Metropolitan Fair and Exposition Authority for the fiscal year beginning July 1, 1989. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.
Reduces appropriation to $31,185,000.

HB-0239  CAPPARELLI - LEVERENZ - MCAULIFFE.

Appropriates $4,800,000 to the Chicago Metropolitan Fair and Exposition Authority for its corporate purposes. Effective July 1, 1989.


Creates the Harvey Civic Center Authority and defines its powers and duties. The territorial boundaries of the Authority shall be the same as the corporate boundaries of the City of Harvey in Cook County. A 9 member board shall be appointed by the Mayor of Harvey, with the advice and consent of the Harvey City Council. Effective January 1, 1990.

STATE DEBT IMPACT NOTE
HB-240 increases unissued eligibility under the Civic Center Support Act by $4.3 M (1.5%).

FISCAL NOTE (DCCA)
Creation of statutory authority for an additional Civic Center Authority does not directly cause any fiscal impact upon State Gov’t. Actual award of grant funding would be conditional upon eligibility of the proposal and availability of grant funds.

STATE DEBT IMPACT NOTE
No change from previous note.

SENATE AMENDMENT NO. 1.
Creates the Melrose Park Civic Center Law to allow Melrose Park to build a civic center.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Executive
Apr 12  State Debt Note Filed
        Fiscal Note filed
        Committee Executive
Apr 13  Do Pass/Short Debate Cal 018-000-001
Apr 26  Short Debate Cal 2nd Rdng
        Short Debate Cal 3rd Rdng
May 09  Short Debate-3rd Passed 101-004-007
May 11  Arrive Senate
        Placed Calendr,First Readng
May 12  Sen Sponsor KELLY
        Added As A Joint Sponsor JONES
        Placed Calendr,First Readng
May 15  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Executive
May 31  State Debt Note Filed
        Committee Executive
Jun 01  Recommended do pass 015-000-000
        Placed Calndr,Second Reading
Jun 13  Added As A Joint Sponsor WOODYARD
        Second Reading
        Amendment No.01  ZITO  Adopted
        Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 045-011-000
Jun 20  Speaker’s Tbl. Concurrence 01
Jun 27  H Concurs in S Amend. 01/104-006-004
        Passed both Houses
Jun 28  Sent to the Governor
Jun 30  Governor approved
        PUBLIC ACT 86-0008  Effective date 90-01-01

1 Fiscal Note Act may be applicable.
HB-0241  FARLEY - RICE.
(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¢.
Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17          Assigned to Labor & Commerce
May 05          Tbd pursuant Hse Rule 27D

HB-0242  FARLEY.
(Ch. 48, par. 1620)
Amends the Illinois Public Labor Relations Act to make the Act applicable to fire protection districts that employ at least 5 full-time firefighters.
Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17          Assigned to Labor & Commerce
May 03          Interim Study Calendar LABOR

COMMERCE

HB-0243  MCAULIFFE - WILLIAMSON.
(Ch. 95 1/2, pars. 3-611 and 3-616)
Amends The Illinois Vehicle Code. Requires the Secretary of State, when requested, to add the additional designation of a Purple Heart recipient upon special handicapped or hearing impaired plates where the applicant would also be eligible for special Purple Heart registration plates.
Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17          Assigned to Select Comm Constitut'nal
May 05          Officers

TBld pursuant Hse Rule 27D

HB-0244  CURRIE - BOWMAN - COUNTRYMAN.
(Ch. 46, pars. 9-1.3, 9-1.4, 9-1.5, 9-1.7 and 9-1.8; new par. 9-1.10a)
Amends The Election Code. Subjects candidates for election to the offices of State, ward, precinct and township committeeman to the provisions of Article 9 of the Code, concerning disclosures of contributions and expenditures.
Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17          Assigned to Elections
May 05          Interim Study Calendar ELECTIONS

HB-0245  DUNN,JOHN - LANG.
(Ch. 110, par. 13-209)
Amends the Code of Civil Procedure. Provides that when an action is commenced by a plaintiff who does not know that defendant is deceased, personal representative of deceased may be substituted as defendant provided plaintiff proceeds with diligence to file amended complaint and serve process on such representative. Such complaint must be filed within 2 years of time limited for filing the original action and liability is limited to extent estate is covered by liability insurance if service on representative is made more than 6 months after issuance of letters of office.
Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17          Assigned to Judiciary
Mar 15          Recommended do pass 009-004-000
               Placed Calndr,Second Reading
        Apr 11  Second Reading
               Placed Calndr,Third Reading
        Apr 25  Third Reading - Passed 066-048-000
HB-0246  GIGLIO – SHAW – RICE AND MORROW.

(Ch. 95 1/2, new par. 6-106.5)

Amends the Vehicle Code to require drivers of vehicles transporting hazardous waste to possess a hazardous waste hauler's license issued by the Department of Transportation; sets forth the qualifications required of applicants for such licenses, including successful completion of an appropriate training course. Effective immediately.

Feb 01 1989  First reading
Feb 17  Assigned to Energy Environment & Nat. Resource
May 05  Tbl'd pursuant Hse Rule 27D

HB-0247  PRESTON – MATIJEVICH – DUNN, JOHN – PULLEN – HICKS AND GRANBERG.

(Ch. 110, par. 12-1001 and new par. 12-1006)

Amends the Code of Civil Procedure to exempt from judgment, attachment, execution, and seizure for the satisfaction of debts the interest of a debtor in a retirement plan intended in good faith to qualify under the Internal Revenue Code. Eliminates the current exemption based on the necessity of support for the debtor or a dependent. Does not apply to bankruptcy proceedings filed before the effective date. Effective immediately.

HOUSE AMENDMENT NO. 1.
Adds references to public employee pension plans created under the Illinois Pension Code.

SENATE AMENDMENT NO. 1.
Excludes from the exemption a debtor's interests in or rights to a retirement plan when the debtor holds a controlling interest in an employer that made contributions to the plan.

Feb 01 1989  First reading
Feb 17  Assigned to Judiciary I
Apr 12  Re-assigned to Consumer Protection
Apr 19  Amendment No.01 CONSUMER PROT Adopted
Recommnded do pass as amend 013-004-000

Placed Calndr,Second Readng
May 17  Second Reading
Placed Calndr,Third Reading
May 19  Third Reading - Passed 103-007-003
May 22  Arrive Senate
Placed Calendr,First Readng
May 23  Sen Sponsor MAROVITZ
Placed Calendr,First Readng
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.

Amends the Code of Civil Procedure. Allows the plaintiff in any civil action (rather than only actions based on health care malpractice) to designate respondents in discovery in the plaintiff's pleading.
Amends The School Code. In the provisions relating to the primary purpose of schooling, adds that elementary schools are to assure significant career choice instruction and that secondary schools are to make available a comprehensive series of courses to prepare students for world of work opportunity upon graduation.

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

STATE MANDATES ACT FISCAL NOTE (State Board of Education)

Given various local board options which may be used to implement HB-250, the SBE is unable to determine associated costs. Both the extent and degree of implementation are left to local board discretion and may therefore vary dramatically.

FISCAL NOTE (State Board of Education)

The State Board of Education is unable to determine the cost which may be associated with House Bill 250. Both the extent and degree of implementation are left to local board discretion and may therefore vary dramatically.

**GOVERNOR MESSAGE**

Recommends eliminating the requirement that career choice instruction which students receive in elementary schools by "significant", and provides that secondary schools make available "instruction" (rather than "a comprehensive series of courses") to prepare students for world of work opportunity upon graduation. Adds that each school board shall determine the amount of instruction time to fulfill the requirement.
HB-0251  CULLERTON – LANG.

(Ch. 110, par. 2-411)

Amends Code of Civil Procedure to provide that partnerships may sue as well as be sued in the firm name or as individual partners doing business as the partnership, or both. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 40, par. 1509; Ch. 110, par. 2-206

Adds provisions amending the Adoption Act and the Code of Civil Procedure. Provides that when notice by publication is used in a proceeding, the plaintiff or his attorney, rather than the circuit clerk, shall mail a copy of the published notice to the defendant and file an affidavit stating that the copy was mailed. Provides that the copy of the notice shall be sent by certified mail.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 40, par. 1509; Ch. 110, par. 2-206
Adds reference to: Ch. 110, par. 2-402

Deletes everything. Adds provision allowing the plaintiff in any civil action (rather than only actions based on health care malpractice) to designate respondents in discovery in the plaintiff’s pleading. Also provides partnerships may sue or be sued in the firm name or as individual partners doing business as a partnership. Makes Act effective immediately.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17  Assigned to Judiciary I
Mar 15  Do Pass/Short Debate Cal 013-000-000
Apr 11  Cal 2nd Rdng Short Debate
  Short Debate Cal 2nd Rdng Amend No.01  CULLERTON  Adopted
  Cal 3rd Rdng Short Debate
May 09  Short Debate-3rd Passed 110-001-000
May 11  Arrive Senate
  Placed Calendr,First Readng
May 15  Sen Sponsor BERMAN
  Placed Calendr,First Readng
May 17  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Judiciary
Jun 09  Recommended do pass 012-000-000
Jun 13  Placed Calndr,Second Reading
Jun 16  Recalled to Second Reading
  Amendment No.01  BERMAN  Adopted
  Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 056-000-000
Jun 20  Speaker’s Tbl. Concurrence 01
Amends Criminal Code of 1961. Makes it unlawful for any person to distribute human anabolic steroids to another knowing the recipient to be an amateur athletic participant. Penalty is a Class A misdemeanor.

**SENATE AMENDMENT NO. 1.**

Deletes reference to: Ch. 38, new par. 12-21

Adds reference to: New Act; Ch. 111 1/2, par. 6354-1

Deletes all. 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. Provides for disposition of fines and for forfeiture of certain property related to steroid offenses. Provides for civil remedies for certain violations. Contains other provisions. Amends the Alcoholism and Other Drug Dependency Act. Provides that the Department of Alcoholism and Substance Abuse shall provide training in the recognition of symptoms and side-effects of anabolic steroid abuse to specified groups of persons. Provides that training shall include information concerning education and referral of anabolic steroid abusers.
HB-0254  SATTERThwaite – LEVIN – DAVis – LANG.

(Ch. 68, new pars. 3A-101 and 3A-102; Ch. 73, par. 1031)

Amends the Illinois Human Rights Act to add Article 3A prohibiting discrimination by insurers. Also amends the Insurance Code to include discrimination on the basis of sex as a prohibited practice in the business of insurance.

FISCAL NOTE (Dept. of Human Rights)
Total fiscal impact of House Bill 254 will be $141,273.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17      Assigned to Insurance
May 03      Fiscal Note filed  Committee Insurance
May 04      Interim Study Calendar INSURANCE

HB-0255  BREsLIN – LANG – Didrickson – BLACK – GRANBERG, ZICKUS, HA-
SARA, Dejaeger, STERN, CURRAN, HANNIG, KUBIK, HOMER, SUTKER, FREDERICK, VF, VANDUyne, MCPiKE, JONES, LOU, FLOWERS, BALANOFF, WHITE, WELLER, DELEO, TERZICH, BUGIELSKI, RONAN AND KULAS.

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

Amends the Illinois Income Tax Act to provide, beginning in 1989, for a tax credit to taxpayers who employ 5 or more persons for 10% of the cost of care provided for dependents of such employees at the place of employment.

HOUSE AMENDMENT NO. 1.
Allows credit to be carried forward for up to 5 years.

FISCAL NOTE (Dept. of Revenue)
Since the Dept. has no information from which to estimate the number of eligible taxpayers or the amount of credit that would be taken, it is unable to determine the amount of revenue loss due to HB-255.

Feb 01 1989  First reading  Rfrd to Comm on Assignment
Feb 17      Assigned to Revenue
Apr 07      Amendment No.01  REVENUE  Adopted  Recomended do pass as amend 008-003-003
               Placed Calndr,Second Reading
Apr 11      Fiscal Note Requested MCCRACKEN
               Placed Calndr,Second Reading
Apr 12      Fiscal Note filed.
               Placed Calndr,Second Reading
May 23      Interim Study Calendar REVENUE

HB-0256  HOMER – GIORGI – NOVAK – FARLEY – MUNIZZI, BARNES, BLACK, BRUNSVOIld, CAPPAReLLI, CURRAN, DELEO, HASARA, HULTGREn, KUBIK, LANG, MAUTINO, MCNAMARA, MORROW, MULCAHEY, OLSON,BOB, PHELPS, RICHMOND, SATTERThwaite, STECZO, TURNER, WENNLUND, WILLIAMSON, WOLF, LEFLORE, VANDUyne, DEJAEGHER, HANNIG, HARRIS, HICKS, PIEL, KLEMM, KRISKA, MCGAEn, PARCELLS, TERZICH, BREsLIN, GRANBERG, MARTINEZ, LEVIN, STERN, SANTIAGO, RICE, LEFLORE, TROTTER, LAURINO, LEVERENZ, JONES, SHIRLEY, ZICKUS, WELLER, REGAN, WOOLARD, BUGIELSKI, SUTKER, RONAN AND KULAS.

(Ch. 120, par. 2-204)

Amends the Illinois Income Tax Act to specifically incorporate additional exemptions for blind and elderly taxpayers and their spouses (previously incorporated

Fiscal Note Act may be applicable.
by reference to the Internal Revenue Code which has now repealed such exemp-
tions). Effective January 1, 1990, and applicable to taxable years ending on or after
such date.

Feb 01 1989    First reading     Rfrd to Comm on Assignment
Feb 17       Assigned to Revenue
May 04       Interim Study Calendar REVENUE

1 HB-0257    GIORGI – JOHNSON – MATIJEVICH – SALTSMAN – DEJAEGHER.
(New Act, Ch. 127, new pars. 141.212 and 1904.9)

Creates The Illinois Landscape Architecture Act of 1989 and amends the State
Finance Act and the Regulatory Agency Sunset Act. Restricts the use of the title
“landscape architect” to those registered under the Act. Sets forth qualifications for
registration. Requires the Department to conduct an examination before issuing a
certificate of registration. Allows the Department to exempt from examination an
applicant who holds a certificate of qualification issued by the National Council of
Landscape Architecture Registration Boards or a person who holds a registration in
certain states. Creates the Illinois Landscape Architect Registration Board and the
Landscape Architects’ Administration and Investigation Fund. Specifies the
grounds for refusal to issue registration, or suspend or revoke registration. Provides

FISCAL NOTE (Dept. Professional Regulation)
Expected revenue for 4 years would be $133,668 and costs for
start-up and over 4 years would be $150,986 for a net revenue
loss of $17,318.

SENATE AMENDMENT NO. 1.
Increases fees for registration, endorsement and renewal.
SENATE AMENDMENT NO. 2.
Adds various administrative procedures to the Act. Changes effective date to
September 1, 1990.
HB-0258 STECZO - CHURCHILL - BARNES.

(Ch. 85, par. 5903.1; Ch. 111 2/3, par. 8-403.1)

Amends the Public Utilities Act and the Local Solid Waste Disposal Act to provide that facilities will be deemed solid waste energy facilities if the fuel used is 80% waste and 66% of the capacity of each boiler. Provides that electric utilities shall purchase energy from such facilities at the rate paid by communities served by the facility for energy. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, par. 8-403.1

Provides that the minimum local government recycling goal may be combined with the recycling goal included in a Solid Waste Energy Facility Plan. Provides that the local government solid waste management plan shall not be required until the facility commences commercial operation. Deletes amendment to Public Utilities Act.

HOUSE AMENDMENT NO. 4.

Adds reference to: Ch. 111 2/3, par. 8-403.1

Deletes all. Provides that facilities receiving local site approval before May 1, 1989, and having a Solid Waste Energy Facility Plan may be deemed to be qualified solid waste energy facilities. Amends the Public Utilities Act in relation to such facilities. Also makes technical changes.
HB-0258—Cont.

May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Energy & Environment
May 31 Primary Sponsor Changed To ZITO
   Added As A Joint Sponsor FRIEDLAND
   Added As A Joint Sponsor MACDONALD
       Committee Energy & Environment
Jun 06 Placed Calndr,Second Reading
         Recommended do pass 013-000-000
Jun 13 Second Reading
         Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
       Passed both Houses
Jul 14 Sent to the Governor
Aug 11 Governor approved
       PUBLIC ACT 86-0145 Effective date 89-08-11

HB-0259 GIORGI - HALLOCK.
(Ch. 110, par. 7-103)
Amends the Code of Civil Procedure. Grants eminent domain quick take powers to sanitary districts created under the Sanitary District Act of 1917. Effective immediately.
Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Judiciary I
May 05 Tbd pursuant Hse Rule 27D

HB-0260 GIORGI - HALLOCK.
(Ch. 42, pars. 317e.5 and 317f)
Amends the Sanitary District Act of 1917. Allows annexation of property that is served by any sewer system connected to and served by the sanitary district. Defines what it means to be served by the sanitary district. Effective immediately.
Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Executive
Apr 13 Do Pass/Short Debate Cal 019-000-000
May 03 Short Debate Cal 2nd Rdng
      Cal 3rd Rdng Short Debate
May 09 Short Debate-3rd Passed 114-000-000
May 11 Arrive Senate
      Placed Calendr,First Reading
May 12 Sen Sponsor WEAVER,S
      Placed Calendr,First Reading
May 15 First reading Rfrd to Comm on Assignment
May 18 Assigned to Local Government
Jun 01 Recommended do pass 012-000-000
      Placed Calndr,Second Reading
Jun 13 Second Reading
      Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 058-000-001
       Passed both Houses
Jul 14 Sent to the Governor
Aug 30 Governor approved
       PUBLIC ACT 86-0296 Effective date 89-08-30

HB-0261 GIORGI - HALLOCK.
(Ch. 42, par. 303.1 and new par. 306.6)
Amends the Sanitary District Act of 1917. Allows a district to plan for and establish general and specific locations for conduits, pipes, and pumping stations and to refuse to accept those not built in accordance with the plan. Allows a district to change its name when 2 or more (rather than more than 3) municipalities are within its boundaries. Effective immediately.
HOUSE AMENDMENT NO. 1.
Provides that a sanitary district with 2 or more townships within its boundaries may change its name.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 42, par. 392a
Adds provision to River Conservancy Act granting power to river conservancy districts to transfer real property by gift to the State.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 42, par. 4-32
Adds provision to the Drainage Code that owners of land within drainage districts may file objections to financial reports of drainage commissioners within 10 days of publication of notice and that the court shall set the objections for hearing within 3 weeks after the filing of the report objected to.

Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Amendment No.01 EXECUTIVE Adopted Do Pass Amend/Short Debate 019-000-000
Apr 13 Amendment No.01 EXECUTIVE Adopted Do Pass Amend/Short Debate 019-000-000
Cal 2nd Rdng Short Debate
May 03 Short Debate Cal 2nd Rdng
May 09 Short Debate-3rd Passed 112-000-000
May 11 Arrive Senate
May 12 Sen Sponsor WEAVER,S
Placed Calndr,First Reading
May 15 First reading Rfrd to Comm on Assignment
May 18 Amendment No.01 EXECUTIVE Adopted Do Pass Amend/Short Debate 019-000-000
Jun 01 Recommended do pass 012-000-000
Jun 13 Second Reading
Jun 20 Recalled to Second Reading
Amendment No.01 REA Adopted
Amendment No.02 DEMUZIO Adopted
Placed Calndr,Third Reading
Jun 22 Third Reading - Passed 054-000-000
Jun 23 Speaker's Tbl. Concurrence 01,02
Jun 26 H Concurs in S Amend. 01,02/115-000-000
Passed both Houses
Jul 25 Sent to the Governor
Aug 03 Governor approved
PUBLIC ACT 86-0129 Effective date 89-08-03

HB-0262 GIORGI - HALLOCK.
(Ch. 42, new par. 306.6)

Amends the Sanitary District Act of 1917. Allows a district to disconnect a user who fails to pay charges or violates an ordinance of the district, after notice and hearing. Allows a district to require bond or other financial assurances as a condition to reconnect. Effective immediately.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 42, new par. 282.2
Deletes everything. Amends the North Shore Sanitary District Act and the Sanitary District Act of 1917. Allows a district to disconnect a non-residential user who fails to pay charges or violates an ordinance of the district, after notice and hearing. Allows a district to require bond or other financial assurances as a condition to reconnect. Effective immediately.
Amends the Sanitary District Act of 1917 to allow districts to provide special services and levy a tax to pay for those special services. Effective immediately.

**FISCAL NOTE (DCCA)**
No impact on State revenues or expenditures.

**HOUSE AMENDMENT NO. 1.**
Provides that an ordinance establishing a special service area does not take effect until a certified copy of the ordinance is recorded.

**HOUSE AMENDMENT NO. 2.**
Includes provisions similar to “An Act to provide the manner of levying or imposing taxes for the provision of special services to areas within the boundaries of home rule units and non-home rule municipalities and counties” within the Sanitary District Act, rather than incorporating those provisions by reference.

**SENATE AMENDMENT NO. 1.** (Senate recedes June 29, 1989)
Provides a back door referendum procedure for creation or enlargement of a special service district, for the levy, imposition, or increase in the rate of taxes, or for the issuance of bonds.

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Fiscal Note Act may be applicable.
HB-0264  BRESLIN – COWLISHAW – KUBIK AND BALANOFF.

(Ch. 85, par. 5960)

Amends the Solid Waste Planning and Recycling Act to change the required recycling code for polyethylene terephthalate. Effective immediately.

Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Energy Environment & Nat. Resource
Apr 07  Do Pass/Consent Calendar 010-000-000
Apr 17  Consnt Caldr Order 2nd Read
Apr 25  Consent Calendar, 2nd Reading
Apr 26  Consnt Caldr Order 3rd Read
Apr 28  Placed Calendr,First Reading
May 10  Sen Sponsor KARPIEL
May 11  Placed Calendr,First Reading
May 12  Added As A Co-sponsor JACOBS
May 13  Placed Calendr,First Reading
May 18  Assigned to Energy & Environment
Jun 06  Recommended do pass 013-000-000
Jun 13  Second Reading
Jun 19  Placed Calndr,Third Reading
Jun 25  Third Reading - Passed 059-000-000
Jul 17  Passed both Houses
Aug 14  Sent to the Governor
Aug 14  Placed Calndr,Second Reading

HB-0265  HOFFMAN.

(Ch. 108 1/2, par. 14-105.6; Ch. 85, new par. 2208.13)

Amends the Pension Code to extend the deadline for sheriffs wishing to transfer service from the State Employees Retirement System to the Illinois Municipal Retirement Fund; also deletes 5-year maximum on the amount of credit transferred. Amends The State Mandates Act to require implementation without reimbursement.

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

Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Personnel and Pensions
May 05  Tbid pursuant Hse Rule 27D

HB-0266  SIEBEN.

(Ch. 24, par. 3-5-9)

Amends the Illinois Municipal Code. Provides that in any village of fewer than 5,000 inhabitants in which the village clerk is appointed the electors may by referendum choose to elect the clerk.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0267  SIEBEN.

(Ch. 23, new pars. 1261.1, 1261.2, and 1261.3)

Amends the Hospital District Law. Allows a district, by petition and referendum, to have elected rather than appointed directors. Provides for proportional representation in districts located in more than one county. Allows a district to revert back to appointed directors by petition and referendum.

HB-0268  GIORGI – HALLOCK.

(Ch. 75, par. 117)

Amends the Act relating to prisoners and jails. Provides that the arresting authority is responsible for expenses of an arrestee's medical care until such time as the arrestee is placed in the custody of the sheriff, unless the arrest was made pursuant to a request by the sheriff.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-268 constitutes a due process mandate for which no reimbursement is required.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 125, par. 216

Amends the County Department of Corrections Act. Provides that “medical expenses relating to the arrestee” means only those expenses incurred for medical care or treatment provided to an arrestee on account of an injury suffered by the arrestee during the course of his arrest; the term does not include any expenses incurred for medical care or treatment provided to an arrestee on account of a health condition of the arrestee which existed prior to the time of his arrest.
HB-0268—Cont. 958

Jul 25 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0794 Effective date 90-01-01

'HB-0269 PEDERSEN, B - PARKE - PARCELLS.
(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.

Feb 09 1989 First reading
Feb 27 Rfrd to Comm on Assignment
May 05 Assigned to Labor & Commerce
Tbld pursuant Hse Rule 27D

HB-0270 EWING - PARCELLS AND HOMER.
(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 09 1989 First reading
Feb 27 Rfrd to Comm on Assignment
May 04 Assigned to Personnel and Pensions
May 05 Motion discharge comm lost 050-028-017
Tbld pursuant Hse Rule 27D

'HB-0271 EWING.
(Ch. 121, par. 4-501)

Amends the Highway Code concerning compensation for certain land acquired by eminent domain for State highway purposes. When the land is already dedicated or used for highway purposes and is contiguous to a farm, then compensation shall be at a rate based on the value of the contiguous farm land without considering that the land being acquired is already dedicated or used for highway purposes.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-271 fails to meet the definition of a mandate under the State Mandates Act.

Feb 09 1989 First reading
Feb 27 Rfrd to Comm on Assignment
Apr 05 Assigned to Select Comm. on Roads and Bridges
May 02 St Mandate Fis Note Filed
May 05 Mtn Prevail Suspend Rul 20K 116-000-000
Tbld pursuant Hse Rule 27D

'HB-0272 WILLIAMSON.
(Ch. 127, par. 293.3)

Amends An Act relating to disaster relief. Provides that for any disaster occurring on or after October 14, 1986, the State shall reimburse a local governmental
body which has furnished emergency services directly related to or required by the
disaster for the entire expenses incurred by the local governmental body for furnish-
ing such services. Effective immediately.

Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Executive
May 05 Tbd pursuant Hse Rule 27D

HB-0273 JOHNSON.

(Ch. 43, par. 120)

Amends The Liquor Control Act of 1934. Deletes provision that no liquor license
may be issued to any alderman or member of a city council or commission, any
member of a village board of trustees, or any member of a county board.

Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Executive
May 02 Do Pass/Consent Calendar 021-000-000

Consnt Caldr Order 2nd Read
May 05 Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 10 Short Debate-3rd Passed 100-004-007
May 11 Arrive Senate
Placed Calendar,First Readng
May 25 Sen Sponsor JACOBS
Placed Calendar,First Readng

May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Local Government

HB-0274 JOHNSON.

(Ch. 42, pars. 1-2, 3-3, 3-6, 3-9, 3-11, 3-15, 3-18, 3-26, 3-31, 4-2, 4-3,
4-5, 4-7, 4-10, 4-12, 4-14, 4-15, 4-16a, 4-21, 4-22, 4-24, 4-25, 4-26, 4-27,
4-29, 4-32, 4-32.1, 4-38, 5-1, 5-6, 5-31, 9-3 and 9-6)

Amends the Drainage Code. Transfers certain powers concerning the appoint-
ment of drainage district commissioners from the court to the appropriate appoint-
ing authority. Authorizes petitioners for organization of a drainage district, as well
as the clerk of the court, to give certain notices. Deletes public highways, streets and
alleys from definition of "land"; adds corporations and certain individuals to defini-
tion of "landowner." Authorizes drainage district commissioners to invest certain
funds without (now, with) prior court approval. Provides that the premium on a cor-
porate surety bond of a special treasurer of a drainage district shall (now, may) be
paid by the district. Makes other changes.

HOUSE AMENDMENT NO. 1.

With respect to the appointment of temporary drainage district commissioners,
provides that the appropriate appointing authority shall be the county board, or in
home rule counties the county chief executive officer. Restores current law that
when the proposed district is situated in 2 or more counties, no more than 2 tempo-
rary commissioners shall be residents of any one county. However, that requirement
may be waived by the appropriate appointing authority (now, the court) for good
cause.

Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Executive
May 02 Do Pass/Consent Calendar 021-000-000

Consnt Caldr Order 2nd Read
May 04 Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
HB-0274—Cont.

May 11  Mtn Prev-Recall 2nd Reading
Amendment No.01  JOHNSON  Adopted
Cal 3rd Rdng Short Debate
Mtn Prevail to Suspend Rule 37(D)/111-000-000
Short Debate-3rd Passed 101-007-000

May 12  Arrive Senate
Placed Calendr,First Reading

May 18  Sen Sponsor WELCH
Placed Calendr,First Reading

May 22  First reading  Rfrd to Comm on Assignment
May 23  Assign to Local Government
Jun 08  Recommended do pass 012-000-000
Placed Calndr,Second Reading

Jun 15  Second Reading
Placed Calndr,Third Reading

Jun 19  Third Reading - Passed 058-000-001
Passed both Houses

Jul 14  Sent to the Governor

Aug 30  Governor approved
PUBLIC ACT 86-0297  Effective date 90-01-01

HB-0275  SHAW - MARTINEZ - RICE - BALANOFF - FLOWERS.
(Ch. 24, new par. 11-117-12.2 and Ch. 111 2/3, par. 8-206)
Amends the Illinois Municipal Code and The Public Utilities Act. Prohibits the
disconnection of water service to single family residential customers during the pe-
riod from December 1 through March 31 unless deferred payment arrangements
are offered to the customers.
Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Consumer Protection
May 05  Tbld pursuant Hse Rule 27D

HB-0276  WOLF.
(Ch. 46, pars. 8-8 and 10-4)
Amends The Election Code. Provides each petition signer’s or circulator’s resi-
dence address on a petition for nomination for State legislator by an established po-
itical party, a petition for nomination for any office by a new political party, a
petition for nomination for any office as an independent candidate or a petition for
nomination for any of certain offices as a nonpartisan candidate shall include his
street address or rural route number as well as his city, village or town. Effective
July 1, 1989.
Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Elections
May 05  Tbld pursuant Hse Rule 27D

HB-0277  STECZO.
(Ch. 46, pars. 10-6.2 and 10-15)
Amends The Election Code. Provides that school districts are not subject to the
candidate lottery and ballot certification procedures of the general election law of
Illinois. Article 9 of the School Code provides such procedures that are unique to
school districts. Effective immediately.
Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Elections
May 05  Tbld pursuant Hse Rule 27D

HB-0278  KIRKLAND - WELLER - ZICKUS - WILLIAMSON, REGAN, BLACK,
DOEDERLEIN AND CHURCHILL.
(Ch. 23, par. 2360a)
Amends An Act to define and punish the crimes of contributing to the dependency and neglect of children and to the delinquency of children. Provides that, for purposes of the crime of contributing to the delinquency of a child, "child" includes anyone under 21 years of age who consumes, possesses or receives, by sale, gift or delivery, any alcoholic liquor or beverage in violation of the Liquor Control Act.

Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Judiciary II
May 04  Interim Study Calendar JUDICIARY II

1 HB-0279  VANDUYNE.
(Ch. 111 1/2, new par. 86.01)

Amends an Act in relation to hospital emergency services. Requires that physicians and other personnel engaged in providing such services directly to patients be orally proficient in the English language. Requires that the Department of Public Health, in consultation with the Department of Professional Regulation, promulgate rules to establish criteria for determining proficiency. Preempts home rule.

Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Human Services
May 05  Tbd pursuant Hse Rule 27D

1 HB-0280  VANDUYNE.
(New Act)

Requires that every psychiatrist and psychologist who is engaged in providing direct patient care or treatment at any institution or facility operated by the State or any political subdivision thereof shall be orally proficient in the English language. Requires the Department of Professional Regulation to promulgate rules to establish criteria for determining proficiency. Pre-empts home rule units.

FISCAL NOTE (Dept. of Professional Regulation)
Start-up costs and expenses for four years are estimated at $220,000.

Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Human Services
Mar 31  Fiscal Note filed
May 05  Tbd pursuant Hse Rule 27D

HB-0281  PARKE.
(Ch. 46, pars. 7-34 and 17-23)

Amends The Election Code to permit candidates seeking office in a district or municipality encompassing 2 or more counties to be admitted to any and all polling places throughout such district or municipality without regard to the counties in which such candidates are registered to vote. Grants such candidates the same privileges as pollwatchers. Effective immediately.

Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Elections
May 04  Interim Study Calendar ELECTIONS

1 HB-0282  BARGER – WELLER – WILLIAMSON – ZICKUS.
(Ch. 127, new par. 47.24)

Amends the Civil Administrative Code. Creates the Private Enterprise Review and Advisory Board within the Department of Commerce and Community Affairs to investigate the impact of State government commercial activities on private enterprise.

1 Fiscal Note Act may be applicable.
HB-0283  RYDER.

(Ch. 111 1/2, par. 4153-805)

Amends the Nursing Home Care Act. Changes the commencement, conclusion and reporting dates of the Department of Public Health's pilot project on methods of reviewing long-term care facilities. Changes the description of certain conditions at a participating facility which must be immediately reported to the Department. Makes the number of participating facilities the maximum rather than the required number. Effective immediately.

FISCAL NOTE (Dept. of Public Health)

HB-283 is expected to save the Dept. an estimated $30,000 in FY90.

SENATE AMENDMENT NO. 1.

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.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 111 1/2, par. 6152-204

Increases the membership of the Long Term Care Facility Advisory Board by one representative of organizations whose members consist of facilities, who shall serve a 4-year term.

SENATE AMENDMENT NO. 3.

Adds reference to: (Ch. 111 1/2, pars. 2802.02, 2804, 2807, 2809 and 2810; new pars. 2809.01, 2809.02, 2809.03, 2809.04, 2810.01)

Amends the Home Health Agency Licensing Act. Provides for the issuance of provisional licenses to home health agencies. Gives the Department of Public Health the power to investigate and inspect home health agencies. Expands the membership of the Home Health Advisory Committee from 5 to 11 members and directs the appointment of certain health care professionals to the Committee. Provides for suspension of licenses. Gives the Department ability to issue orders compelling compliance with the Act. Provides penalties for failure to comply. Provides means for the Department to collect such penalties if they are not paid within a specified time. Removes the definition of “physician” from the Act. Makes changes in Home Health Agency Licensing Act effective January 1, 1990.
HB-0283—Cont.

May 26 Third Reading - Passed 117-000-000
Arrive Senate
Placed Calendr, First Reading

Jun 06 Sen Sponsor DONAHUE
First reading Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

Jun 09 Recommended do pass 012-000-000
Placed Calndr, Second Reading

Jun 13 Second Reading
Placed Calndr, Third Reading

Jun 19 Recalled to Second Reading
Amendment No.01 DONAHUE Adopted
Amendment No.02 DONAHUE Adopted
Placed Calndr, Third Reading

Jun 21 Recalled to Second Reading
Amendment No.03 DONAHUE Adopted
Placed Calndr, Third Reading

Jun 22 Third Reading - Passed 057-000-000
Jun 23 Speaker's Tbl. Concurrence 01, 02, 03
Jun 28 H Concurs in S Amend. 1, 2, 3/112-000-000
Passed both Houses

Jul 27 Sent to the Governor

Aug 03 Governor approved
Effective date 89-08-03
Effective date 90-01-01

(HOME HEALTH AGENCY LICENSING ACT)

PUBLIC ACT 86-0130

1 HB-0284 PETERSON, W.

(Ch. 108 1/2, par. 21-116)

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.

Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.

HB-0285 PETERSON, W.

(Ch. 122, par. 27-5)

Amends The School Code. Includes grades 7 and 8 among the grades in which the physical education course there offered may include the health education course required under the Critical Health Problems and Comprehensive Health Education Act.

Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Elementary & Secondary Education
May 05 Tbd pursuant Hse Rule 27D

HB-0286 STANGE – MCNAMARA.

(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.

Feb 09 1989 First reading Rfrd to Comm on Assignment
HB-0286—Cont.

Feb 27  Assigned to Human Services
Mar 15  Do Pass/Short Debate Cal 017-000-000
Apr 06  Cal 2nd Rdng Short Debate
Apr 11  Short Debate-3rd Passed 112-000-000
Apr 13  Arrive Senate
May 03  Place Calendr, First Reading
May 04  First reading
May 18  Rfrd to Comm on Assignment

HB-0287  MATIJEVICH, MARTINEZ, HANNIG AND CURRAN.

(Ch. 14, par. 207.06)

Amends the State's Attorneys Appellate Prosecutor's Act to change from 4 to 8 the maximum number of investigators that may be hired by the Director of the office of the State's Attorneys Appellate Prosecutor. Also provides that such investigators be peace officers and shall have all the powers possessed by policemen in cities and by sheriffs. Establishes qualifications for such investigators.

Feb 09 1989  First reading
Feb 27  Assigned to State Government Administration
Apr 07  Place Calendr, Second Reading
Apr 12  Second Reading
Apr 25  Third Reading - Passed 110-000-000
Apr 26  Arrive Senate
May 04  First reading
May 18  Rfrd to Comm on Assignment
Jun 01  Assigned to Executive
Jun 13  Place Calendr, Second Reading
Jun 19  Third Reading - Passed 059-000-000
Jun 28  Passed both Houses
Jun 30  Sent to the Governor

PUBLIC ACT 86-0009 Effective date 90-01-01

HB-0288  BARGER – KUBIK – WELLER – WILLIAMSON – ZICKUS AND BLACK.

(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.

Feb 09 1989  First reading
Feb 27  Assigned to Revenue
Apr 07  Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.
Amends the Counties Act to exempt from the county stormwater tax and fees certain municipalities that are enforcing municipal stormwater plans that are consistent with and at least as stringent as the county plan. Provides for review by the circuit court. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-289 creates both a due process mandate for which no reimbursement is required, and a tax exemption mandate for which reimbursement of the revenue loss to local government is required. Due to the nature of the bill, no estimate of the amount of reimbursement is available.

Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Counties & Townships
Mar 14 St Mandate Fis Note Filed Committee Counties & Townships
Mar 15 Placed Calndr,Second Reading
May 11 Placed Calndr,Second Reading
May 25 Assigned to Consumer Protection
May 26 Recommended do pass 011-000-001

Amends the Illinois Insurance Code to provide a maximum of $100,000 rather than $25,000 as punitive damages when an insurance company has been unreasonable and vexatious in refusing to pay a claim. Effective immediately.

Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Consumer Protection
May 05 Interim Study Calendar CONSUMER PROT

Amends The School Code to provide that in the years following each decennial census, the school board in each school district electing board members by district shall reapportion the board districts to reflect the results of the census.

Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Elementary & Secondary Education
Apr 07 Assigned to Elementary & Secondary Education
Apr 12 Recommended do pass 026-000-001
Apr 12 Second Reading
Apr 25 Third Reading - Passed 114-001-000
Apr 26 Arrive Senate
Apr 27 Placed Calndr,First Reading
May 04 Second Reading
May 18 Placed Calndr,First Reading

1 Fiscal Note Act may be applicable.
HB-0292  BARGER – WILLIAMSON.

(Ch. 40, par. 606)

Amends the Marriage and Dissolution of Marriage Act. Provides that a court
shall not require the presence of the child or children at any portion of a custody
hearing unless it finds that their presence is necessary for its determination of
custody.

Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Judiciary I
May 04  Motion disch comm, advc 2nd
Committee Judiciary I
May 05  Interim Study Calendar JUDICIARY I

HB-0293  MAYS – BLACK – ROPP.

(Ch. 122, pars. 102-2 and 102-3)

Amends the Public Community College Act relative to qualifications of members
of the Illinois Community College Board and relative to the duties of the
vice-chairman of that Board.

Feb 09 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Higher Education
Apr 13  Do Pass/Consent Calendar 014-000-000
Apr 25  Consnt Caldr Order 2nd Read
Consnt Calendar, 2nd Readng
Conslt Caldr Order 3rd Read
May 03  Consnt Caldr, 3rd Read Pass 116-000-000
May 11  Arrive Senate
Sen Sponsor DONAHUE
Placed Calndr,First Readng
May 12  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Higher Education
Jun 07  Recommended do pass 009-000-000
Jun 13  Second Reading  Placed Calndr,Second Readng
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 17  Sent to the Governor
Sep 01  Governor approved

PUBLIC ACT 86-0485  Effective date 90-01-01

HB-0294  OLSON,MYRON – COUNTRYMAN.

(Ch. 38, pars. 107-9, 107-2 and 110-3)

Amends the Code of Criminal Procedure. Makes several changes in the issuance
and execution of arrest warrants. Permits the issuing court to geographically limit
its execution and permits the court in the county of arrest to modify the bail speci-
fied in the warrant.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 107-2
Provides that a peace officer who executes a warrant in good faith beyond its geographical limitation shall not be liable for false arrest.

HOUSE AMENDMENT NO. 2.
Provides that the warrant’s geographic limitation shall not be expressed in mileage.

HOUSE AMENDMENT NO. 4.
Provides that bail shall be specified in a warrant or for offenses other than felonies, in an amount as set by the judge. Also provides that a person arrested pursuant to a warrant in a county other than the county which issued the warrant, may waive the right to be taken before a judge in the county where arrested, but such person must be surrendered to a law enforcement agency of the county which issued the warrant.

Feb 09 1989 First reading Rfrd to Comm on Assignment
Feb 27 Amendment No.01 JUDICIARY II Adopted
Apr 19 Amendment No.02 JUDICIARY II Recommended do pass as amend 016-000-000
Placed Calndr,Second Reading
May 17 Second Reading Amendment No.03 OLSON,MYRON Withdrawn
May 19 Third Reading - Passed 110-000-000
May 22 Amendment No.04 OLSON,MYRON Adopted
Placed Calndr,Third Reading
May 26 Placed Calndr,First Readng
May 26 Sen Sponsor MAROVITZ
Placed Calndr,First Readng
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Waive Posting Notice Assigned to Judiciary
Jun 09 Recommended do pass 011-001-000
Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 056-001-001
Passed both Houses
Jul 17 Sent to the Governor
Aug 30 Governor approved
PUBLIC ACT 86-0298 Effective date 90-01-01

HB-0295 RONAN – HOMER – SHAW – DALEY – FARLEY, MCAULIFFE, LANG, SUTKER, TERZICH, DELEO, KULAS, BUGIELSKI, SANTIAGO, MARTINEZ, WILLIAMSON, NOVAK, VANDUYNE, MCNAMARA, SALTSMAN AND MULCAHEY.

(Ch. 111 1/2, pars. 6351-3 and 6355-3, new pars. 6362-1, 6362-2 and 6362-3)

Amends the Alcoholism and Other Drug Dependency Act. Provides that the Department of Alcoholism and Substance Abuse shall implement programs for deaf and hearing impaired persons. Provides that a person knowledgeable about deafness and alcoholism and drug abuse shall be appointed to the Advisory Council on Alcoholism and Other Drug Dependency. Provides that the Department shall appoint a coordinator of services for deaf and hearing impaired persons.

FISCAL NOTE (Dept. Alcoholism and Substance Abuse)
DASA estimates that the fiscal impact of implementing HB-295 will be approximately $416,300.

Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Requires consideration to be given to qualified deaf or hearing impaired individuals in the hiring of the coordinator of services for deaf and hearing impaired persons.

GOVERNOR MESSAGE
Recommends permitting (rather than requiring) DASA to provide a residential treatment program and other services for deaf and hearing impaired persons.

HB-0296  LEVIN – HOMER – SHAW – LANG – SANTIAGO, MARTINEZ, STERN, CURRAN, EDLEY, FLOWERS AND JONES, LOU.

(Ch. 111 1/2, par. 4152-201)
Amends the Nursing Home Care Act. Provides that a long term care facility shall take all steps necessary to ensure that a resident's personal needs allowance is used exclusively by the resident or for the benefit of the resident, and that a facility shall require any person, other than the resident, to whom such funds are released to execute an affidavit that such funds shall be used exclusively for the benefit of the resident.

HOUSE AMENDMENT NO. 1.
Provides that a personal needs allowance be placed in a nursing home resident's personal account which is only used by the resident. Makes a grammatical change.
May 17  Second Reading
      Amendment No.01  LEVIN  Adopted
      Placed Calndr,Third Reading

May 23  Third Reading - Passed 110-000-000

May 24  Arrive Senate
      Placed Calndr,First Reading

May 25  Sen Sponsor MAROVITZ
      Placed Calndr,First Reading

May 30  First reading  Rfrd to Comm on Assignment

Jun 01  Assigned to Public Health, Welfare & Correctn

Jun 09  Placed Calndr,Second Reading

Jun 13  Second Reading
      Placed Calndr,Third Reading

Jun 19  Third Reading - Passed 059-000-000

Jul 17  Sent to the Governor

Sep 01  Governor approved
      PUBLIC ACT 86-0486  Effective date 90-01-01

1 HB-0297  DIDRICKSON - WENNLUND.
            (Ch. 121, new par. 6-131)

Amends the Illinois Highway Code to permit townships to establish transporta-
tion impact districts for which fees may be assessed on real estate developments
within the district.

Feb 09 1989  First reading  Rfrd to Comm on Assignment

Feb 27  Assigned to Executive

May 05  Tbd pursuant Hse Rule 27D

1 HB-0298  KULAS – GIGLIO – BALANOFF – RICE – LEVERENZ.
            (Ch. 111 1/2, new par. 1022.23)

Amends the Environmental Protection Act to direct the Pollution Control Board
to hold hearings and establish rules concerning the height and operating and man-
agement practices of sanitary land fills.

Feb 09 1989  First reading  Rfrd to Comm on Assignment

Feb 27  Assigned to Energy Environment & Nat. Resource

May 04  Interim Study Calendar ENRGY ENVRMNT

1 HB-0299  CURRIE – WHITE.
            (Ch. 23, pars. 5-1.1, 5-2.1 and 5-4)

Amends the Public Aid Code. Establishes rules for medical assistance eligibility
of institutionalized persons, defining terms and restricting transfers of property. Ef-

Feb 09 1989  First reading  Rfrd to Comm on Assignment

Feb 27  Assigned to Human Services

May 05  Interim Study Calendar HUMAN SERVICE

HB-0300  HOUSE COMMITTEE ON HUMAN SERVICES – CURRIE.
            (Ch. 23, par. 1-1)

Amends the Public Aid Code to enact the Illinois Welfare Reform Amendments
of 1989 and make technical changes.

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

Deletes reference to: Ch. 23, par. 1-1
Adds reference to: Ch. 23, pars. 4-8, 4-9, 4-12, 5-1.1, 5-2,
5-2.1, 5-4, 6-8, 9-5, 9-6.01, 9-6.3, 11-7, 11-15, 12-4.4,
12-4.11, 12-19.5 and 5005, new pars. 4-2a, 6-2a, 8A-5A, 9-6.02,
9-10, 11-28 and 12-4.20b; Ch. 127, par. 161

Deletes everything. Amends the Public Aid Code, the Department of Children
and Family Services enabling Act, and the State Finance Act. Makes changes con-
cerning eligibility for and amounts of financial and medical assistance and other so-
cial services, and the rights and responsibilities of recipients and applicants.
Authorizes the Department of Children and Family Services to provide child care
services to former public aid recipients. Permits use of appropriations from the Im-
migration Reform and Control Fund for payments in any fiscal year, subject to ap-
proval by the Department of Public Aid. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 23, pars. 5-5, 9-6 and 12-21.14; Ch. 111 1/2, par. 6503-4.

Amends the Public Aid Code and the Health Finance Reform Act. Provides for
administration of the Early and Periodic Screening and Diagnosis and Treatment
program, and transportation cost reimbursement to Project Chance participants.
Changes procedures for allocation of amounts to counties to supplement local funds
for public aid purposes. Exempts certain children's hospitals from Medicaid reim-
bursement contract negotiation requirements. Makes other changes.

HOUSE AMENDMENT NO. 3.

Limits extended Medicaid coverage, for persons who become ineligible for
AFDC due to employment earnings, to a maximum of 12 months.

HOUSE AMENDMENT NO. 4.

Adds reference to: Ch. 23, par. 5-2

Amends the Public Aid Code. Provides Medicaid eligibility for qualified Medi-
care beneficiaries after July 1, 1989, and requires a plan for coverage of those per-
sons to be provided by the Dept. of Public Aid and the Governor by January 1, 1993.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid)
The Dept. estimates that the annual out year cost of HB-300, as
amended by H-ams 1, 2, 3 and 4 totals $142.7 million. Of this
cost, $90.2 million is not included in the Dept's. budget re-
quest. The State would be eligible for the $32.3 million in
federal matching funds on the $90.2 million to bring the net
annual State cost of HB-300 to $57.9 million.

HOUSE AMENDMENT NO. 8.

Deletes reference to: Ch. 23, pars. 11-7 and 12-4.4, new pars.
9-6,02 and 9-10

Removes Public Aid Code provisions concerning testing for placement in employ-
ment and training programs, development of case plans, notice of eligibility for oth-
er assistance, exemption of certain child support payments as income under the food
stamp program, and payment of grant amounts as a single percentage of all stan-
dards of need. Increases limitation on payments for funeral expenses from $600 to
$700. Authorizes child care services for former aid recipients for a maximum of 12
months beginning April 1, 1990.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid)
The actual FY90 State cost (cost minus federal match) for
HB-300, as amended, totals $13.3 million. The FY90 State
cost for those items not included in the Dept's. budget re-
quest total $8.8 million.
HB-0300—Cont.

May 03—Cont.
Amendment No.02 HUMAN SERVICE Adopted 010-007-000
Amendment No.03 HUMAN SERVICE Adopted 011-008-000
Recommended do pass as amend

Placed Calndr, Second Reading

May 04 Fiscal Note Requested MCCracken

May 16 Fiscal Note filed

May 18 Second Reading
Amendment No.05 RYDER Lost 048-063-000
Amendment No.06 PEDERSEN,B Lost 048-063-003
Amendment No.07 CURRIE Withdrawn
Amendment No.08 CURRIE Adopted
Motion prevailed
Motion prevailed
064-051-001
Fiscal Note not Required

Placed Calndr, Third Reading

May 19 Fiscal Note filed
#’S 1-4 & 8

Calendar Order of 3rd Rdng

May 24 Verified
Third Reading - Passed 062-047-003

May 25 Arrive Senate
Sen Sponsor SMITH
Placed Calndr, First Reading

May 30 First reading Rfrd to Comm on Assignment

May 31 Added As A Co-sponsor DEL VALLE

Jun 01 Assigned to Public Health, Welfare & Correcttn

HB-0301 DELEO – CULLERTON, GIORGI AND MCAULIFFE.
(Ch. 111, par. 4400-2)

Amends the Medical Practice Act of 1987 to define “chiropractic”, “subluxation”, “spinal adjustment”, and “spinal analysis”.

Feb 16 1989 First reading Rfrd to Comm on Assignment
Feb 27 Assigned to Human Services
Apr 07 Re-assigned to Registration and Regulation
May 05 Tbd pursuant Hse Rule 27D

HB-0302 BRESLIN – DEJAEGHER – LANG – DALEY – FARLEY, MULCAHEY AND SHAW.
(Ch. 111 1/2, new par. 147.09)

Amends the Hospital Licensing Act to require hospitals to provide a 24 hour notice of discharge to patients who qualify for Medicare Part B, except where such notice is not feasible.

HOUSE AMENDMENT NO. 1.
Provides that 24 hour notice of discharge need not be given when the patient voluntarily desires to leave. Provides that the patients shall receive information concerning the right to appeal a discharge 24 hours before the discharge.

Feb 16 1989 First reading Rfrd to Comm on Assignment
HB-0303 KEANE.

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 purchased from certain out-of-state suppliers. Authorizes municipalities to impose similar 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.

HB-0304 MCCRACKEN.

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.

1 Fiscal Note Act may be applicable.
Amends The Illinois Vehicle Code. Provides persons who are eligible for a 50% reduction in motor vehicle registration fees up to 2 years from the date of payment to apply for a refund due from payment made in excess of the established reduced registration fee.

SENATE AMENDMENT NO. 1.

Makes a change in word structure.
HB-0305—Cont.

Jun 26   H Concurs in S Amend. 01/113-000-000  
Passed both Houses  
Jul 25   Sent to the Governor  
Aug 03   Governor approved  

PUBLIC ACT 86-0131  Effective date 90-01-01

HB-0306  HULTGREN – PARCELLS – MULCAHEY – HARTKE – ACKERMAN,  
SIEBEN AND BRUNSVOLD.  

(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.

Feb 16 1989  First reading  Rfrd to Comm on Assignment  
Feb 27  Assigned to Executive  
May 05   Tbld pursuant Hse Rule 27D

HB-0307  BRESLIN.  

(Ch. 95 1/2, par. 12-215)

Amends The Illinois Vehicle Code to provide that vehicles carrying newspapers at night may use amber oscillating rotating lights.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, par. 12-215
Adds reference to: par. Ch. 95 1/2, 12-212

Permits delivery vehicles making frequent stops to use flashing lights.

Feb 16 1989  First reading  Rfrd to Comm on Assignment  
Feb 27  Assigned to Transportation and Motor Vehicles  
Mar 15  Amendment No.01  TRANSPORTATN  Adopted  
         DP Amnded Consent Calendar 024-000-000  
         Consnt Caldr Order 2nd Read  
Apr 11  Cnsent Calendar, 2nd Readng  
Apr 17  Consnt Caldr, 3rd Read Pass 116-000-000  
Apr 18  Arrive Senate  
         Placed Calendr,First Readng  
May 16  Sen Sponsor WELCH  
         Placed Calendr,First Readng  
May 17  First reading  Rfrd to Comm on Assignment  
May 18  Assigned to Transportation

HB-0308  COUNTRYMAN.  

(Ch. 73, par. 755a and rep. par. 755a-2)

Amends the Illinois Insurance Code. Requires that uninsured motor vehicle coverage in excess of the limits established in The Illinois Vehicle Code and underinsured motorist coverage be provided in a motor vehicle insurance policy unless the insured declines such coverage by written notice to the insurance company. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: (Ch. 73, par. 755a; rep. par. 755a-2)  
Adds reference to: (Ch. 73, par. 755a-2)

Requires that after June 30, 1990, additional uninsured and underinsured motorist coverage be included in a policy applied for after that date, rather than offered, unless the named insured specifically rejects such coverages. Effective July 1, 1990.

SENATE AMENDMENT NO. 1.

Removes provision allowing an insured to reject underinsured motorist coverage exceeding uninsured motorist coverage when the uninsured motorist coverage exceeds the statutory minimum.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Description</th>
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<tbody>
<tr>
<td>Feb 16 1989</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Feb 27</td>
<td></td>
<td>Assigned to Insurance</td>
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<tr>
<td>Apr 18</td>
<td>Amendment No.01</td>
<td>INSURANCE</td>
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<td></td>
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<tr>
<td>May 18</td>
<td>Third Reading - Passed 114-002-000</td>
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<tr>
<td>May 22</td>
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<td>Placed Calndr, First Reading</td>
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<tr>
<td>May 25</td>
<td>Sen Sponsor BERMAN</td>
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<td>May 30</td>
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<td>Jun 01</td>
<td>Waive Posting Notice</td>
<td>Assigned to Insurance, Pensions &amp; License Act</td>
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<td>Recommended do pass 012-000-000</td>
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<td>Jun 09</td>
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<td>Placed Calndr, Second Reading</td>
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<td>Jun 13</td>
<td>Second Reading</td>
<td>Amendment No.01 BERMAN Adopted</td>
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<tr>
<td>Jun 19</td>
<td>Third Reading - Passed 059-000-000</td>
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<td>Jun 20</td>
<td>Speaker’s Tbl. Concurrence 01</td>
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<td>Jun 26</td>
<td>H Concurs in S Amend. 01/112-000-001</td>
<td>Passed both Houses</td>
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<td>Jul 25</td>
<td>Sent to the Governor</td>
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<td>Sep 07</td>
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<tr>
<td>Oct 11</td>
<td>Mtn filed overrde Gov veto COUNTRYMAN</td>
<td>Placed Calendar Total Veto</td>
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<td>Oct 17</td>
<td>Override Gov veto-Hse pass 105-000-002</td>
<td>3/5 vote required</td>
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<td>Oct 19</td>
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<td>Override Gov veto-Sen lost 007-042-001</td>
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<td>Total veto stands</td>
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</table>

**HB-0309**

JOHNSON - BLACK - FREDERICK, VF - KUBIK - WELLER AND WILLIAMSON.

(Ch. 61, par. 403; Ch. 111 1/2, par. 6902; Ch. 120, par. 5-507; Ch. 127, par. 2652)

Amends the Illinois Non-Game Wildlife Protection Act, the Alzheimer’s Disease Research Act, the Illinois Income Tax Act and the Heritage Preservation Act to remove the provision that checkoff contributions to the Non-Game Wildlife Conservation Fund, the Alzheimer’s Disease Research Fund, the Child Abuse Prevention Fund and the Heritage Preservation Fund can only be made from an income tax refund due to the taxpayer. Allows contributions of $1 or more by either reducing the income tax refund or increasing the income tax due. Effective immediately and applicable to taxable years ending on or after December 31, 1989.

**HOUSE AMENDMENT NO. 1.**

Adds reference to: Ch. 38, par. 1005-9-1-2; Ch. 56 1/2, paras. 710.2, 1413 and 1655.2; Ch. 111 1/2, new par. 6351-8, paras. 6353-4 and 6354-1; Ch. 120, pars. 5-509 and 5-510; Ch. 127, par. 141.119

1 Fiscal Note Act may be applicable.
Amends the Illinois Alcoholism and Other Drug Dependency Act, the Illinois Income Tax Act and numerous other Acts to change the name of the Juvenile Drug Abuse Fund to the Youth Drug Abuse Prevention Fund and to create an income tax checkoff for contributions thereto.

FISCAL NOTE, AS AMENDED (Dept. of Revenue)

Administrative costs will be minimal. The fiscal impact to the State is difficult to determine, although check-off contributions to the designated funds are likely to increase.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Revenue
Apr 07       Recommended do pass 009-004-000
May 11       Placed Calndr,Second Reading
May 17       Fiscal Note Requested WILLIAMS
              Placed Calndr,Second Reading
May 23       Fiscal Note filed
              Second Reading
May 25       Amendment No.01 WELLER  Adopted
              Placed Calndr,Third Reading
May 23       Third Reading - Passed 103-009-001

HB-0310  PETERSON,W.
(Ch. 122, par. 27-6)

Amends The School Code. Authorizes excusing 11th and 12th grade participants on a cheerleading or pompon squad from physical education courses.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Elementary & Secondary Education
May 05       Tbd pursuant Hse Rule 27D

HB-0311  YOUNG,A - LEFLORE - JONES,SHIRLEY AND STERN.
(Ch. 95 1/2, par. 13A-112)

Amends the Vehicle Emissions Inspection Law to remove suspension of driving privileges as a sanction for noncompliance.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27       Assigned to Energy Environment & Nat. Resource
May 02       Interim Study Calendar ENRGY ENVRMNT

HB-0312  ROPP - KLEMM.
(Ch. 14, pars. 1, 2, 3, 6, title preceding par. 1, rep. pars. 1.1, 5, 5a, 5b, 7, 21, 22, 23; Ch. 31, rep. pars. 1 thru 29; Ch. 34, rep. pars. 1 thru 6652; Ch. 35, rep. pars. 1 thru 10; Ch. 36, rep. pars. 1 thru 41; Ch. 53, rep. pars. 7 thru 23, 30 thru 38a, 44, 49, 56, 62, 63, 69 thru 74; Ch. 81, rep. pars. 17 thru 27a and 81; Ch. 111 1/2, rep. pars. 20c thru 20c23; Ch. 115, rep. pars. 1 thru 30; Ch. 125, rep. pars. 1 thru 67, 151 thru 216; Ch. 146 1/2, rep. pars. 4 thru 14)

Enacts the Counties Code as a recodification of existing law concerning county government and officers. Effective January 1, 1990.

SENATE AMENDMENT NO. 1.

Provides that in counties where the county board chairman is elected by the voters and is not required to be a county board member, the chairman shall be elected to a 4 year term, except that in the case of a county having a population of less than 600,000, in each year of a federal decennial census the chairman shall be elected to a 2 year term.
GOVERNOR MESSAGE

Recommends incorporating provisions of PA85-1451, which increases salaries for Cook County and downstate State's Attorneys.

Feb 16 1989  First reading Rfrd to Comm on Assignment
Feb 27  Assigned to Executive
Apr 07  Do Pass/Short Debate Cal 018-000-000
Apr 17  Cal 2nd Rdng Short Debate
May 09  Cal 3rd Rdng Short Debate
May 11  Mtn Prevail to Suspend Rule 5(C)/116-000-000
May 17  Short Debate-3rd Passed 111-000-004
May 18  Arrive Senate
May 27  Placed Calendr, First Reading
Jun 01  Sen Sponsor PHILIP
Jun 13  First reading Rfrd to Comm on Assignment
Jun 18  Assigned to Local Government
Jun 20  Recommended do pass 012-000-000
Jun 27  Placed Calndr, Second Reading
Jun 28  Amendment No. 01 PHILIP Adopted
Jun 30  Placed Calndr, Third Reading
Jul 27  Third Reading - Passed 057-000-000
Jul 28  Speaker's Tbl. Concurrence 01
Jul 29  H Concurs in S Amend. 01/104-009-001
Jul 30  Passed both Houses
Aug 01  Governor amendatory veto
Aug 10  Placed Cal. Amending Veto
Aug 17  Mtn filed accept amend veto ROPP
Aug 31  Placed Cal. Amending Veto
Sep 01  Rul Gub Comply/Rule 46.1(b)
Sep 17  Placed Cal. Amending Veto
Sep 19  3/5 vote required
Sep 27  Accept Amnd Veto-House Pass 113-000-000
Oct 01  Placed Cal. Amending Veto
Oct 10  Mtn filed accept amend veto PHILIP
Oct 17  3/5 vote required
Oct 31  Accept Amnd Veto-Sen Pass 055-000-000
Dec 01  Bth House Accept Amend Veto
Dec 13  Governor certifies changes

HB-0313 MAUTINO – GRANBERG, BLACK, HICKS, LEVERENZ AND GOFORTH.
(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. Effective immediately.

SENATE AMENDMENT NO. 1. (Senate recedes November 2, 1989)

Adds reference to: Ch. 43, par. 130 and new par. 95.17.1

Deletes everything. 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 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. Special event licensees must provide dram shop insurance. Exempts sale of alcoholic liquor at State parks from local control.
CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.

Deletes reference to: (Ch. 43, new par. 95.17.1)
Adds reference to: (Ch. 43, par. 130)

Deletes everything. Amends The Liquor Control Act to allow alcoholic beverages to be sold at 222 South College Street in Springfield and at golf courses owned by the State. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action Description</th>
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<tbody>
<tr>
<td>Feb 16 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Feb 27</td>
<td>Assigned to Registration and Regulation</td>
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<tr>
<td>Apr 13</td>
<td>Do Pass/Short Debate Cal 024-000-000</td>
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<td>Short Debate Cal 2nd Rdnng</td>
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<td>Apr 26</td>
<td>Cal 3rd Rdnng Short Debate</td>
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<td>May 09</td>
<td>Short Debate-3rd Passed 105-006-001</td>
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<td>May 11</td>
<td>Arrive Senate Placed Calendr,First Reading</td>
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<td>May 16</td>
<td>Sen Sponsor JONES Placed Calendr,First Reading</td>
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<td>May 17</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>May 18</td>
<td>Waive Posting Notice Assigned to Insurance, Pensions &amp; License Act</td>
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<td>Jun 09</td>
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<td>Jun 22</td>
<td>Third Reading - Passed 057-002-000</td>
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<td>Jun 23</td>
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<td>S Refuses to Recede Amend 01</td>
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<td>Hse Conference Comm Apptd 1ST/KRSKA,</td>
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<td>MAUTINO, CULLERTON TATE AND BLACK</td>
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<td>Oct 10</td>
<td>Tabled House Rule 79(E)</td>
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<td>Both House Adopted Conf rpt 1ST</td>
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<td>Nov 28</td>
<td>Passed both Houses</td>
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<tr>
<td>Dec 01</td>
<td>Sent to the Governor</td>
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<tr>
<td>Dec 28</td>
<td>Governor approved PUBLIC ACT 86-1000</td>
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PUBLIC ACT 86-1000 Effective date 89-12-28
HB-0314
HULTGREN – STERN – COUNTRYMAN – WILLIAMS – REGAN, WILLIAMSON AND BLACK.

(Ch. 24, pars. 1-2-1 and 1-2-1.1)

Amends the Municipal Code. Provides that a penalty imposed for an ordinance violation may include, or consist of, a requirement that the defendant perform public service work. Effective immediately.

HOUSE AMENDMENT NO. 3. (Tabled May 26, 1989)

Provides that a municipality may, by ordinance, provide that no public service work requirement shall be imposed if the defendant has previously been convicted of a felony. Provides that no municipality or other unit of government or official or employee thereof shall be liable for injury or loss a person might receive while performing public service work, with specified exceptions. Provides that no person assigned to public service work shall be considered an employee for any purpose, nor shall a municipality be obligated to pay compensation to such a person. Provides that public service work shall not exceed 100 hours.

Feb 16 1989 First reading
Feb 27 Assigned to Judiciary II
Mar 15 Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng
   Amendment No.01 YOUNG,A Withdrawn
   Amendment No.02 HULTGREN Withdrawn
   Amendment No.03 HULTGREN Adopted
Cal 3rd Rdng Short Debate
May 26 Mtn Prev-Recall 2nd Reading
   Mtn Prevail -Table Amend No 03
   Cal 3rd Rdng Short Debate
   Short Debate-3rd Passed 093-000-000
May 31 Arrive Senate
   Placed Calendr,First Readng
Jun 05 Sen Sponsor HAWKINSON
   Placed Calendr,First Readng
Jun 06 First reading
   Waive Posting Notice
   Rfrd to Comm on Assignment
   Assigned to Local Government
   Recommended do pass 012-000-000
Jun 08 Placed Calndr,Second Reading
Jun 13 Second Reading
   Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
   Passed both Houses
Jul 17 Sent to the Governor
Aug 30 Governor approved
   PUBLIC ACT 86-0299 Effective date 89-08-30

HB-0315
HULTGREN – PHELPS – HICKS – WILLIAMSON – BLACK.

(Ch. 95 1/2, par. 12-503)

Amends The Illinois Vehicle Code. Deletes language providing a specific medical exception for persons afflicted with albinism or lupus from certain prohibited uses of tinted windows. Provides that vehicles transporting any person with a documented medical need to be shielded from the direct rays of the sun shall be exempt from such prohibitions if the afflicted person is the owner of the vehicle exempted, or if the passenger transported resides at the same address as the owner of the exempted vehicle.

HOUSE AMENDMENT NO. 1.

Prohibits the placement or suspension of objects between the driver and the sidewings of a motor vehicle immediately adjacent to each side of the driver which materially obstruct the driver's view. Provides that a motor vehicle with two side mirrors, one on each side, rather than a rear view mirror, will be in compliance even
though the vehicle's rear window is materially obscured. Also expands on the exemptions of vehicles from the unobstructed windshield requirement and specifies the necessary information to be included on the medical certificate required for such exemptions.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27    Assigned to Transportation and Motor Vehicles
Mar 15  Placed Calndr,Second Reading
          Recommended do pass 023-001-000
Apr 11  Second Reading
        Amendment No.01  HULTGREN  Adopted
        Placed Calndr,Third Reading
Apr 25  Third Reading - Passed 112-000-000
Apr 26  Arrive Senate
        Sen Sponsor TOPINKA
        Placed Calndr,First Reading
May 04  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Transportation
Jun 06  Placed Calndr,Second Reading
        Recommended do pass 013-000-000
Jun 13  Second Reading
        Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 17  Sent to the Governor
Sep 01  Governor approved

HB-0316  CULLERTON – COWLISHAW – WILLIAMSON – DOEDERLEIN.

Amends the Illinois Aeronautics Act to prohibit the creation of hazards which obstruct restricted landing areas having at least 20 based aircraft and which are located within the Regional Transportation Authority area.

HOUSE AMENDMENT NO. 1.

Provides that "restricted landing area" has the meaning set forth in the Act and as provided by the regulations of the Division of Aeronautics in effect on the effective date of this amendatory Act, but shall not include amendments of the regulations thereafter adopted.

GOVERNOR MESSAGE

Recommends extending the prohibition against creation of hazards to residential airports.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27    Assigned to Select Committee on Aeronautics
Apr 27  Cal 2nd Rdng Short Debate
        Do Pass/Short Debate Cal 014-000-000
May 10  Short Debate Cal 2nd Rdng
        Cal 3rd Rdng Short Debate
      Mtn Prev-Recall 2nd Reading
May 12  Amendment No.01  COWLISHAW  Adopted
        Cal 3rd Rdng Short Debate
        Mtn Prevail to Suspend Rule 37(D)/106-000-000
        Short Debate-3rd Passed 095-000-000
May 15  Arrive Senate
        Placed Calendr,First Reading
May 17  Sen Sponsor ETHEREDGE
        Placed Calendr,First Reading
May 22  First reading  Rfrd to Comm on Assignment
May 23  Assigned to Executive
Amends The School Code. Defines "proficiency" for consumer education proficiency test purposes to mean the equivalent of the required performance on a final examination to earn an "A" by students who receive classroom instruction in the course.

HOUSE AMENDMENT NO. 1.
Redefines proficiency with reference to a level of knowledge that would make study of the consumer education course not substantially educationally beneficial to a student.

SENATE AMENDMENT NO. 1. (Senate recedes June 27, 1989)
Adds reference to: Ch. 46, 22-17; Ch. 122, par. 9-18

Amends the Election and School Codes to provide for the canvass of votes for school district offices and elections by the secretary of the school board.
HB-0318  CowlisHaw.
(Ch. 122, pars. 10-22.38a, 14C-3, 14C-12 and 34-18.2)

Amends The School Code to deny State reimbursement for transitional bilingual education program costs allocable to a child’s enrollment, continuation or participation in such a program for any period in excess of 3 years.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27         Assigned to Elementary & Secondary Education
Apr 13         Interim Study Calendar ELEM SCND ED

HB-0319  COUNTRYMAN.
(Ch. 43, par. 135)

Amends the Liquor Control Act. Gives a cause of action to a person injured in his person, property or means of support by an intoxicated person under 21 against a person 21 or older who provided the alcoholic liquor which caused the intoxication and knew or should have known the recipient was under 21. Applies to any provider, except when the alcohol was provided in conformity with law. Does not impose liability on the organization holding the function at which the alcohol was provided. Actions are subject to the same limits of recovery that apply to commercial providers. Limits actions to those a person would have if the defendant were a commercial provider. Effective immediately.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27         Assigned to Judiciary I
May 05         Tbd pursuant Hse Rule 27D

HB-0320  DUNN, JOHN – BLACK.

Appropriates $100,000 to the Department of Commerce and Community Affairs for the use of the Division of Defense Contract Procurement. Effective July 1, 1989.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27         Assigned to Appropriations I
May 11         Interim Study Calendar APPROP I

1 HB-0321  DUNN, JOHN – ZICKUS.
(Ch. 111 2/3, new par. 13-408)

Amends the Telecommunications Article of The Public Utilities Act. Provides that companies providing alternative operator service shall disclose to users at the point of and prior to utilization of such service that calls may be billed at a rate higher than the rate for similar service billed through a local telecommunications service.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 2/3, new par. 13-408
Adds reference to: Ch. 111 2/3, new par. 13-901

Deletes everything. Adds provision requiring Illinois Commerce Commission to regulate by rule operator-assisted services rendered by telephone companies or to businesses making such services available to its customers. Provides limitations on such rules.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Deletes definition of “operator service”. Defines “operator service provider” to mean a telecommunications carrier which provides assistance in placing or charging a call.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 16 1989</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Feb 27</td>
<td></td>
<td>Assigned to Public Utilities</td>
</tr>
<tr>
<td>May 03</td>
<td>Amendment No.01</td>
<td>PUB UTILITIES Adopted</td>
</tr>
<tr>
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<td></td>
<td>Do Pass Amend/Short Debate 019-000-000</td>
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<td>Cal 2nd Rdng Short Debate</td>
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<tr>
<td>May 09</td>
<td>Short Debate Cal 2nd Rdng</td>
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<tr>
<td></td>
<td>Cal 3rd Rdng Short Debate</td>
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<tr>
<td>May 18</td>
<td>Amendment No.02</td>
<td>MCCRACKEN Adopted</td>
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<td>Cal 3rd Rdng Short Debate</td>
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<td>Mtn Prev to Suspend Rule 37(D)/117-000-000</td>
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<td></td>
<td>Third Reading - Passed 116-000-000</td>
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<tr>
<td>May 22</td>
<td>Arrive Senate</td>
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</tr>
<tr>
<td>May 23</td>
<td>Sen Sponsor MAROVITZ</td>
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<tr>
<td></td>
<td>Placed Calndr,First Reading</td>
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<td>May 25</td>
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<tr>
<td>May 26</td>
<td></td>
<td>Assigned to Energy &amp; Environment</td>
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<tr>
<td></td>
<td>Recommended do pass 013-000-000</td>
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<tr>
<td>Jun 06</td>
<td></td>
<td>Placed Calndr,Second Reading</td>
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<tr>
<td>Jun 13</td>
<td>Second Reading</td>
<td></td>
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<tr>
<td></td>
<td>Placed Calndr,Third Reading</td>
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<tr>
<td>Jun 19</td>
<td>Third Reading - Passed 059-000-000</td>
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<td></td>
<td>Passed both Houses</td>
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<tr>
<td>Jul 17</td>
<td>Sent to the Governor</td>
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<tr>
<td>Aug 15</td>
<td>Governor approved</td>
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<td></td>
<td>PUBLIC ACT 86-0215 Effective date 90-01-01</td>
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</tr>
</tbody>
</table>

1 HB-0322 DUNN, JOHN – HOMER – BLACK – SUTKER – BUGIELSKI, CURRAN, TERZICH, DELEO, WOLF AND WELLER.

Amends The Civil Administrative Code. Creates the Division of Defense Contract Procurement within the Department of Commerce and Community Affairs to lobby for the procurement of federal defense contracts on behalf of Illinois employers. Effective July 1, 1989.

FISCAL NOTE (DCCA)
Increases for personal services, fringe, and support for an estimated 5 additional staff would come to $375,000.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
<th>Details</th>
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<tbody>
<tr>
<td>Feb 16 1989</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>Feb 27</td>
<td></td>
<td>Assigned to State Government Administration</td>
</tr>
<tr>
<td>May 04</td>
<td>Cal 2nd Rdng Short Debate</td>
<td></td>
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<tr>
<td>May 08</td>
<td>Cal 2nd Rdng Short Debate</td>
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<tr>
<td>May 09</td>
<td>Fiscal Note filed</td>
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<td></td>
<td>Short Debate Cal 2nd Rdng</td>
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<tr>
<td></td>
<td>Cal 3rd Rdng Short Debate</td>
<td></td>
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<tr>
<td>May 10</td>
<td>Short Debate-3rd Passed 113-001-000</td>
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<tr>
<td>May 11</td>
<td>Arrive Senate</td>
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<td></td>
<td>Placed Calndr,First Reading</td>
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<tr>
<td>May 30</td>
<td>Sen Sponsor SEVERNS</td>
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<td></td>
<td>Placed Calndr,First Reading</td>
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</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
May 31  
First reading  
Rfrd to Comm on Assignment

Jun 01  
Waive Posting Notice  
Assigned to Commerce & Economic Development

Jun 07  
Placed Califrdr,  
Second Reading  
Recommended do pass 006-003-000

Jun 13  
Second Reading  
Placed Califrdr, Third Reading

Jun 22  
Third Reading - Passed 032-027-000  
Passed both Houses

Jul 21  
Sent to the Governor

Sep 07  
Governor vetoed  
Placed Calendar Total Veto

Oct 11  
Mtn filed override Gov veto DUNN, JOHN  
Placed Calendar Total Veto

Oct 17  
3/5 vote required  
Override Gov veto-Hse lost 061-050-000  
Placed Calendar Total Veto

Oct 19  
Total veto stands.

**2 HB-0323** DUNN, JOHN.

(Ch. 108 1/2, par. 7-139)

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to provide that payments for out-of-state service credit may be made in installments instead of as a lump sum.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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</thead>
<tbody>
<tr>
<td>Feb 16 1989</td>
<td>First reading</td>
</tr>
<tr>
<td>Feb 27</td>
<td>Assigned to Personnel and Pensions</td>
</tr>
<tr>
<td>May 05</td>
<td>Tbid pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

**3 HB-0324** DUNN, JOHN.

(Ch. 108 1/2, par. 7-109.3)

Amends the Illinois Municipal Retirement Fund Article of the Pension Code to allow State's Attorney's investigators to elect to receive the sheriff's law enforcement employee formula; requires appropriate contributions for prior service. Effective immediately.

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

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 16 1989</td>
<td>First reading</td>
</tr>
<tr>
<td>Feb 27</td>
<td>Assigned to Personnel and Pensions</td>
</tr>
<tr>
<td>May 05</td>
<td>Tbid pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

**1 HB-0325** DUNN, JOHN.

(Ch. 95 1/2, par. 3-806.3)

Amends The Illinois Vehicle Code. Includes special registration plate fee for amateur radio operators as registration fees which shall be reduced by 50% for vehicle owners eligible to claim a grant under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb 16 1989</td>
<td>First reading</td>
</tr>
<tr>
<td>Feb 27</td>
<td>Assigned to Select Comm Constitut'nal Officers</td>
</tr>
<tr>
<td>May 04</td>
<td>Motion disch comm, advc 2nd Committee Select Comm Constitut'nal Officers</td>
</tr>
<tr>
<td>May 05</td>
<td>Motn discharge comm lost 018-071-008 Tbid pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

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1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0326  DUNN, JOHN.

(New Act; Ch. 1 par. 1013; Ch. 15, par. 210.10; Ch. 17, par. 2602; Ch. 38, par. 32-2; Ch. 46, pars. 7-10, 7-10.1, 7-45 and 8-8; Ch. 101, pars. 1, 2, 5 and 6; Ch. 102, rep. pars. 201-101 through 208-104)


Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Judiciary I
May 04  Do Pass/Short Debate Cal 014-000-000
May 09  Cal 2nd Rdng Short Debate
May 10  Cal 2nd Rdng Short Debate
May 10  Short Debate Cal 2nd Rdng
May 10  Cal 3rd Rdng Short Debate
May 10  Short Debate-3rd Lost 015-094-003

HB-0327  DUNN, JOHN.

(Ch. 30, par. 34c)

Amends the Conveyances Act. Provides that metes and bounds descriptions in deeds recorded before December 9, 1987, may be reused even if they do not meet current requirements. Effective immediately.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Revenue
May 05  Tbd pursuant Hse Rule 27D

HB-0328  LEVERENZ.

(Ch. 122, par. 9-22)

Amends The School Code. Deletes the provision which authorizes a referendum for election of school board members by school board district to be held at the general election (as opposed to at a regular school election).

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Elementary & Secondary Education
May 05  Tbd pursuant Hse Rule 27D

HB-0329  WOJCIK.

(Ch. 139, par. 43a)

Amends the Township Law of 1874. Authorizes the township enforcement officer to issue parking citations, subject to a fine not to exceed $15, to vehicles parked in zones prohibiting the stopping, standing or parking of vehicles.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Counties & Townships
May 05  Tbd pursuant Hse Rule 27D

HB-0330  MATIJEVICH – SALTSMAN – GIORGI.

(New Act)

Provides that at the site of every construction project estimated to cost $500,000 or more the employer or owner of such place of employment shall provide toilet facilities and facilities for maintaining personal cleanliness for the use of employees on the project.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Labor & Commerce
May 05  Tbd pursuant Hse Rule 27D

HB-0331  CURRIE – BOWMAN – COWLISHAW – MATIJEVICH – GIORGI, CULLETON, STERN, MORROW, TURNER, BALANOFF, DELEO, LANG, TERZICH, SUTKER AND BUGIELSKI.
Amends the Criminal Code of 1961 to prohibit the sale, manufacture, purchase, possession or carrying of an assault weapon.

Feb 16 1989  First reading  Rfrd to Comm on Assignment
Feb 27  Assigned to Judiciary II
May 02  Interim Study Calendar JUDICIARY II

HB-0332  CULLERTON – CAPPARELLI.

Amends numerous Articles of the Illinois Pension Code relative to required State funding levels for State systems, elimination of age based benefit restrictions, establishment and transfer of credits between systems, minimum retirement age, retirement and alternative retirement annuity formulas, employee contribution rates, computation of service, maximum annuity limitations, investment authority, and numerous other matters. Amends other Acts in connection therewith and exempts the State from mandate reimbursement liability. Effective immediately.

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

PENSION IMPACT NOTE
The actuarial funding provisions would require a total increase in the regular State appropriation for FY90 of $96.7 million above the Governor's current funding recommendation. Minor costs would attach to the age discrimination provisions and many of the benefit increases. Funds for which benefit increases are included and for which specific cost estimates are available are Chicago Firemen's (increase in accrued liability-$11.8 M; increase in annual cost-$860,000); Chicago Park District (increase in accrued liability-$16.4 M; increase in annual cost not supported by increases in employee contributions-$450,000); State Employees' (increase in accrued liability-$453,000; increase in annual cost-$29,800); State Universities (increase in accrued liability-$990,000; increase in annual cost-$29,000); and Chicago Teachers' (increase in annual cost-$200,000 plus an undeterminable amount that is substantial).

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 108 1/2, par. 18-112

Amends the Judges Article to allow judges credit for service as an employee of the Cook County Treasurer, as assistant corporation counsel in Chicago, and as Director of the Home Rule Commission. Also updates statute base.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 108 1/2, par. 12-135.1, new pars. 12-132.1, 12-143.1

Changes the effective dates of various provisions from 1989 to 1990. Amends the Chicago Park District Article to add a number of limitations on the payment of disability and reversionary annuities. Requires certain persons over age 70 to begin making contributions again. Makes other changes.
HOUSE AMENDMENT NO. 3.
Updates the effective date of numerous provisions from 1989 to 1990.

HOUSE AMENDMENT NO. 5.

Adds reference to: Ch. 108 1/2, par. 2-117.1; new pars. 15-134.3, 16-131.5, 17-114.3 and 18-112.3
Deletes reference to: Ch. 108 1/2, pars. 2-124, 14-131, 15-155, 16-158 and 18-131

Extends the General Assembly continuation privilege to Articles 15 through 18:
State Universities, Downstate Teachers, Chicago Teachers, Judges.

HOUSE AMENDMENT NO. 6.
Makes a technical correction in a clause defining the applicability of certain amendatory provisions.

STATE MANDATES ACT FISCAL NOTE (State Board of Education)
To implement HB-332 in FY90 would require $437.4 million (a $221.2 million increase over FY89 downstate appropriations).
Estimated Chicago system costs could total $283.9 million for FY90.

PENSION IMPACT NOTE
HB-332, as amended in the House, includes changes intended to put various public systems in compliance with federal law pertaining to age discrimination plus a number of benefit increases and technical changes. The age discrimination provisions and many of the benefit increases would have minor costs. Funds for which benefits increases are included and for which cost estimates are other than minor are Chicago Firemen’s (increase in accrued liability--$6.4 million; increase in annual cost--$340,000); Chicago Park District (increase in accrued liability--$17.1 million; increase in annual cost not supported by increases in contributions--$735,000); State Employees’ (increase in accrued liability--$453,000; increase in annual cost--$29,000); State Universities (increase in accrued liability--$990,000; increase in annual cost--$29,000); and Chicago Teachers’ (increase in annual cost of $200,000 plus an undeterminable amount that is potentially substantial).

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-332, as introduced in the Senate, creates a retirement benefit mandate for which reimbursement of the increased costs to units of local government would normally be required. However, HB-332 amends the State Mandates Act to relieve the State of reimbursement liability. The estimated costs are expected to be substantial.

Feb 16 1989 First reading
Feb 27 Assigned to Personnel and Pensions
Apr 07 Pension Note Filed
Amendment No.01 PERS PENSION Adopted
Amendment No.02 PERS PENSION Adopted
Recommnded do pass as amend
004-002-000
Placed Calndr,Second Reading
Apr 12 Second Reading
Amendment No.03 CULLERTON Adopted
Placed Calndr,Third Reading
Apr 25 Mtn Prev-Recall 2nd Reading
Amendment No.04 CULLERTON Withdrawn
Amendment No.05 CULLERTON Adopted
Amendment No.06 CULLERTON Adopted
Placed Calndr,Third Reading
Mtn Prevail to Suspend Rule 37(D)/116-000-000
St Mandate Fis Note Filed
Third Reading - Passed 107-000-006
Apr 26 Arrive Senate
Apr 28 Sen Sponsor JONES
Placed Calndr,First Reading
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.

HOUSE AMENDMENT NO. 1. (Tabled May 9, 1989)
Corrects spelling and grammatical errors.

HOUSE AMENDMENT NO. 2.
Makes spelling changes.

Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>HB-0334</td>
<td>REGAN – ZICKUS.</td>
<td>Amends the Code of Civil Procedure. Repeals a provision which requires the court to instruct the jury in negligence and product liability cases that the defendant shall be found not liable if the jury finds that the contributory fault of the plaintiff is more than 50% of the proximate cause of the injury or damage for which recovery is sought. Eliminates language which provides that all defendants found liable in negligence and product liability cases are jointly and severally liable for plaintiff's past and future medical and medically related expenses. Effective immediately.</td>
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<td>Feb 16 1989 First reading Rfrd to Comm on Assignment</td>
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<td></td>
<td>Feb 27 Assigned to Judiciary I</td>
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<td>Apr 19 Interim Study Calendar JUDICIARY I</td>
</tr>
<tr>
<td>HB-0335</td>
<td>GRANBERG.</td>
<td>(New Act) Declares surrogate parenthood arrangements to be contrary to public policy. Defines surrogate parenthood arrangement. Provides that no person shall enter into a surrogate parenthood arrangement. Provides that no surrogate parenthood arrangement shall be valid or enforceable in this State. Effective immediately.</td>
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<td>Feb 16 1989 First reading Rfrd to Comm on Assignment</td>
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<td></td>
<td>Feb 27 Assigned to Judiciary I</td>
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<td>May 05 Tbd pursuant Hse Rule 27D</td>
</tr>
<tr>
<td>HB-0336</td>
<td>ROPP.</td>
<td>(Ch. 8, par. 357) Amends the Animal Control Act to eliminate the requirement that one-third of all fees be retained in a trust fund and to permit counties of 100,000 inhabitants to self insure for livestock and poultry losses.</td>
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<td>Feb 16 1989 First reading Rfrd to Comm on Assignment</td>
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<td>Feb 27 Assigned to Counties &amp; Townships</td>
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<tr>
<td></td>
<td></td>
<td>May 05 Tbd pursuant Hse Rule 27D</td>
</tr>
<tr>
<td>HB-0337</td>
<td>LEFLORE – JONES,SHIRLEY – MORROW – WILLIAMS – RICE, BALANOFF, TROTTER, JONES,LOU, VANDUYNE AND FLOWERS.</td>
<td>(Ch. 73, new par. 767.27) Amends the Illinois Insurance Code. Requires insurers to rollback rates to a level of 15% less than the charges for the same coverage which were in effect on January 1, 1989. Applies to policies issued or renewed on and after January 1, 1990. Effective January 1, 1990.</td>
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<td>Feb 16 1989 First reading Rfrd to Comm on Assignment</td>
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<td>Feb 27 Assigned to Insurance</td>
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<td>May 04 Interim Study Calendar INSURANCE</td>
</tr>
<tr>
<td>HB-0338</td>
<td>KIRKLAND.</td>
<td>(Ch. 34, par. 421.3) Amends the Counties Act to provide that representation on the stormwater management planning committee in a county with more than 6 county board districts may be based on representation areas defined by the county board rather than on county board districts. Effective immediately.</td>
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<td>Feb 23 1989 First reading Rfrd to Comm on Assignment</td>
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<td>Mar 02 Assigned to Counties &amp; Townships</td>
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<td>Mar 15 Do Pass/Short Debate Cal 013-000-000</td>
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<td>Apr 06 Cal 2nd Rdng Short Debate</td>
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<td>Cal 3rd Rdng Short Debate</td>
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</tbody>
</table>
HB-0338—Cont.

Apr 11 Short Debate-3rd Passed 113-000-000
Apr 13 Arrive Senate
Sen Sponsor ETHEREDGE
Added As A Joint Sponsor FRIEDLAND
Placed Calndr, First Reading
May 04 First reading Rfrd to Comm on Assignment
May 18 Assigned to Local Government
Jun 01 Recommended do pass 012-000-000
Placed Calndr, Second Reading
Jun 13 Second Reading
Placed Calndr, Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Aug 30 Governor approved

PUBLIC ACT 86-0301 Effective date 89-08-30

HB-0339 KUBIK.

(Ch. 120, pars. 492, 597 and 599)

Amends the Revenue Act of 1939 to increase the number of members of the Cook County Board of Appeals from 2 to 3 beginning with the election in 1992.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB-339 constitutes a local government organization and structure mandate for which no reimbursement is required.

Feb 23 1989 First reading Rfrd to Comm on Assignment
Mar 02 Assigned to Executive
Apr 24 St Mandate Fis Note Filed Committee Executive
May 04 Interim Study Calendar EXECUTIVE

HB-0340 KEANE – MATIJEVICH – NOVAK – GIGLIO – WHITE, ZICKUS, WEL-
LER, PETERSON,W, CAPPARELLI, FLOWERS, BALANOFF, DEJAEG-
HER, BLACK, MARTINEZ, SANTIAGO, KUBIK, LAURINO, REGAN, 
STEPHENS, JONES,SHIRLEY, MORROW, WILLIAMS, TURNER, WOO-
LARD, VANDUYNE, WILLIAMSON, JONES,LOU, PRESTON, SUTKER, 
TERZICH, DELEO, BUGIELSKI, RONAN AND KULAS.

(Ch. 120, par. 2-204)

Amends the Income Tax Act to provide for an additional $1000 exemption for persons who receive a payment under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act during the taxable year. Begins with taxable years ending on and after December 31, 1989. Effective upon becoming a law.

HOUSE AMENDMENT NO. 1.
Removes the substance of the bill and replaces it with an amendment to the same Section of the Illinois Income Tax Act. Amends the Illinois Income Tax Act to specifically incorporate additional exemptions for blind and elderly taxpayers and their spouses (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 such date.

FISCAL NOTE, AS AMENDED (Dept. of Revenue)
HB-340 would reduce revenues by approximately $17-$20 million annually. The Dept. estimates that approximately 800,000 individuals will claim the additional exemption.

Feb 23 1989 First reading Rfrd to Comm on Assignment
Mar 02 Assigned to Revenue

1 Fiscal Note Act may be applicable.
HB-0341 MATIJEVICH - STERN.

(Ch. 34, pars. 705 and 706)

Amends the County Executive Act. Provides that the proposition to establish a county executive form of government shall be voted on only at general elections. Provides that if the voters of a county approve the county executive form of government, the chief executive officer of such county shall be nominated at the next primary election occurring after the approval by the voters of the proposition establishing the county executive form of government and elected at the second general election occurring after the approval by the voters of the proposition establishing the county executive form of government. Deletes provision that the nomination of candidates of established political parties for county executive shall be made by the county central committees. Effective immediately.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0342 GRANBERG.

(Ch. 122, par. 103-43)

Amends the Public Community College Act provisions governing the use of community college buildings for purposes extrinsic to the college.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Higher Education
Apr 13  Recommended do pass 016-001-000

Placed Calndr,Second Reading

May 17  Second Reading
   Held on 2nd Reading
HB-0342—Cont.

May 18  Placed Calndr, Third Reading
Third Reading - Passed 116-000-000

May 22  Arrive Senate
Placed Calndr, First Reading

May 31  Sen Sponsor REA
Placed Calndr, First Reading

Jun 01  First reading  Rfrd to Comm on Assignment
Assigned to Higher Education

Jun 07  Placed Calndr, Second Reading

Jun 13  Second Reading
Placed Calndr, Third Reading

Jun 19  Third Reading - Passed 059-000-000
Passed both Houses

Jul 17  Sent to the Governor

Sep 01  Governor approved
PUBLIC ACT 86-0489  Effective date 90-01-01

HB-0343  YOUNG, A.

(Ch. 48, pars. 1609 and 1708)
Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Prohibits the Illinois State Labor Relations Board, the Illinois Local Labor Relations Board and the Illinois Educational Labor Relations Board from recognizing or certifying a labor organization as the exclusive representative of a unit of craft employees for collective bargaining purposes unless such labor organization has an affirmative action program.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Labor & Commerce
May 03  Interim Study Calendar LABOR

COMMERCE

HB-0344  DAVIS.

(Ch. 121 1/2, new par. 262U)
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for any person to lease telephone equipment to another person for a period of more than one year unless the lease agreement gives the lessee the right to cancel the lease agreement without penalty after one year.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Consumer Protection
May 05  Interim Study Calendar CONSUMER

PROT

HB-0345  WENNLUND – WILLIAMSON – WELLER – ZICKUS, REGAN, OLSON, BOB AND BLACK.

(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.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Revenue
May 05  Tbd pursuant Hse Rule 27D

HB-0346  WENNLUND – WELLER – SATTERTHWAITE.

(New Act)

1 Fiscal Note Act may be applicable.
Designates Tullimonstrum gregarium as the official State Fossil. Effective immediately.

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<td>Apr 17</td>
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<td>May 10</td>
<td>Short Debate-3rd Passed 105-007-004</td>
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<td>May 11</td>
<td>Arrive Senate</td>
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<td>Jun 06</td>
<td>Sen Sponsor DUNN,T</td>
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1 HB-0347 YOUNG, A. (New Act)

Creates the Stock Transfer Tax Act. Imposes a graduated tax on the sale or transfer of shares of stock and certificates of interest in property. Provides that the payment of the tax shall be evidenced by adhesive stamps. Establishes procedures for enforcement and penalties for violations of the Act. Effective January 1, 1990.

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<td>May 05</td>
<td>Tbld pursuant Hse Rule 27D</td>
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1 HB-0348 YOUNG, A.

(Amends the Illinois Insurance Code, the Non-Profit Health Care Service Plan Act, the Medical Service Plan Act, the Voluntary Health Services Plans Act, the Vision Service Plan Act, the Dental Service Plan Act, the Pharmaceutical Service Plan Act and the Health Maintenance Organization Act. Imposes a 1% premium tax for deposit into the Common School Fund on certain domestic insurers not subject to the tax already in effect, including organizations operating under the various service plans. Effective January 1, 1990.)

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<td>May 04</td>
<td>Interim Study Calendar REVENUE</td>
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1 HB-0349 YOUNG, A.

(Amends the State occupation and use tax Acts to specifically include computer software as taxable tangible personal property. Defines computer software. Also provides that $2 million per month from the net revenue realized from the State occupation and use taxes be deposited into the Alcoholism and Substance Abuse Fund. Effective January 1, 1990.)

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1 Fiscal Note Act may be applicable.
HB-0350  BARGER.
(Ch. 108 1/2, pars. 3-106 and 4-107)
Amends the Pension Code. For the Police Pension Fund and the Firefighters' Pension Fund, allows a physical exam required for admittance to the service by a board of fire and police commissioners to satisfy the requirements of an exam for entry into the fund.
Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Personnel and Pensions
May 05  Tbd pursuant Hse Rule 27D

HB-0351  KLEMM.
(Ch. 38, pars. 11-7 and 11-8)
Amends the Criminal Code of 1961 relating to fornication and adultery. Deletes "cohabits" as an element of such offenses.
Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Judiciary II
Mar 15  Recommended do pass 009-004-002
Apr 11  Second Reading  Placed Calndr,Second Reading
May 09  Third Reading - Passed 086-018-007
May 11  Arrive Senate  Placed Calndr,First Readng
Jun 01  Sen Sponsor MAROVITZ  Placed Calndr,First Readng
Jun 06  First reading  Rfrd to Comm on Assignment  Assigned to Judiciary
Jun 09  Recommended do pass 008-000-004  Placed Calndr,Second Readng
Jun 13  Second Reading  Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 033-022-002  Passed both Houses
Jul 17  Sent to the Governor
Sep 01  Governor approved  PUBLIC ACT 86-0490  Effective date 90-01-01

HB-0352  COUNTRYMAN.
(Ch. 1, pars. 103 and 151)
Amends "An Act to provide the manner of proposing amendments to the Constitution and submitting the same to the electors of this State" and "An Act relating to the call of a Constitutional Convention". Deletes provision requiring the Secretary of State to furnish the boards of election commissioners and county clerks with a sufficient supply of pamphlets containing the text of a proposed amendment to the Illinois Constitution, or the question of calling a Constitutional Convention, the explanation of the same, the arguments for and against the same and the form in which such amendment or call will appear on the ballot. Provides that the Secretary of State shall mail such pamphlets to every mailing address in the State, addressed to the attention of the Postal Patron.
HOUSE AMENDMENT NO. 1.
Decreases from 3 months to one month before the election the period of time in which the Secretary of State shall cause to be published in a newspaper the Constitutional Amendment or call of a Constitutional Convention.
Feb 23 1989  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-0353  COUNTRYMAN - KUBIK - COWLISHAW.

(Ch. 78, pars. 1, 24 and 25)

Amends certain Acts in relation to jurors to require that jury lists (except in Cook County) be made up from lists of driver’s license holders or a combination of lists of driver’s license holders and registered voters. Requires counties with populations over 60,000 (instead of 40,000) to appoint jury commissioners. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 78, par. 24
Adds reference to: Ch. 78, new par. 1b

Deletes provisions relating to the size of counties required to appoint jury commissioners. Requires that jury lists be made up from a combination of lists of driver’s license holders and registered voters, except in Cook County. Provides that jurors must be U.S. citizens. Changes effective date to July 1, 1990.

SENATE AMENDMENT NO. 1.

Provides that duplication of names in jury lists shall be avoided. Provides that a jury list, in a county of under 3,000,000 population in which jury commissioners have been appointed, shall be prepared every year (instead of every 4 years) and shall contain drivers license holders and voters (instead of either drivers license holders or drivers license holders and voters). Makes other changes.
HB-0353—Cont.

May 31  Recommended do pass 011-000-000
Placed Calndr, Second Reading

Jun 13  Second Reading
Amendment No.01 HAWKINSON Adopted
Placed Calndr, Third Reading

Jun 19  Third Reading - Passed 059-000-000

Jun 20  Speaker’s Tbl. Concurrence 01

Jun 26  H Concurs in S Amend. 01/114-000-000
Passed both Houses

Jul 25  Sent to the Governor

Sep 01  Governor approved
PUBLIC ACT 86-0491 Effective date 90-07-01

HB-0354 HENSEL.

(Ch. 95 1/2, par. 4-203)

Amends the Vehicle Code to authorize any law enforcement agency to cause a vehicle to be towed from private property.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, par. 18a-104

Allows towing vehicles from privately owned residential property (rather than privately owned property). Eliminates the requirement of the property owner’s approval when a law enforcement authority authorizes towing. Provides that any towing (rather than towing by a relocator) pursuant to police order is not regulated.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, pars. 4-203 and 18a-104.

Adds reference to: Ch. 95 1/2, par. 18a-700.

Deletes everything in the bill. Provides that cities, villages and incorporated towns in counties subject to the provisions of the Chapter governing the Commercial Relocation of Trespassing Vehicles rather than with a population of 1,000,000 or more, may by resolution exclude themselves from the provisions of such Chapter. Adds an immediate effective date.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 95 1/2, par. 18a-200.

Establishes rates for the commercial towing or removal of trespassing vehicles from private property.

Feb 23 1989  First reading
Rfrd to Comm on Assignment
Mar 02  Assigned to Transportation and Motor Vehicles

Apr 06  Amendment No.01 TRANSPORTATN Adopted
Do Pass Amend/Short Debate 019-001-000

Cal 2nd Rdng Short Debate
Apr 11  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

May 09  Short Debate-3rd Passed 112-000-001

May 11  Arrive Senate
Placed Calndr, First Readng

May 12  Sen Sponsor KARPIEL
Added As A Joint Sponsor FRIEDLAND
Placed Calndr, First Readng

May 15  First reading
Rfrd to Comm on Assignment
May 18  Assigned to Transportation
Jun 06  Recommended do pass as amend 013-000-000

Placed Calndr, Second Reading

Jun 13  Second Reading
Amendment No.01 TRANSPORTN Adopted
Placed Calndr, Third Reading
HB-0355  FLINN - WILLIAMSON.
(Ch. 38, par. 26-1)
Amends the Criminal Code of 1961 to make it disorderly conduct to display on any bumper sticker, clothing, building, vehicle, sign or other object which is reasonably expected to be viewed by the public any obscene or vulgar language. Penalty is a Class A misdemeanor.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02       Assigned to Judiciary II
May 05       Tbd pursuant Hse Rule 27D

HB-0356  DUNN, JOHN.
(Ch. 108 1/2, par. 14-110)
Amends the State Employees Article of the Pension Code to include service as an arson investigator as eligible creditable service qualifying for the alternative retirement annuity; makes persons retiring before July 1, 1991, with at least 10 years of service as an arson investigator, eligible for the alternative retirement annuity. Also makes the changes applicable to persons no longer in service if those persons pay the required difference in employee contributions, plus interest. Effective immediately.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02       Assigned to Personnel and Pensions
May 05       Tbd pursuant Hse Rule 27D

' HB-0357  BARGER - KUBIK - WILLIAMSON.
(Ch. 122, new par. 18A-1)
Amends The School Code. Provides that school districts which for any school year rank in the top quartile of the applicable Statewide all district educational rating index shall, with certain exceptions, be exempt from mandated programs during the succeeding school year.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02       Assigned to Elementary & Secondary Education
May 04       Interim Study Calendar ELEM SCND ED

HB-0358  KUBIK.
(Ch. 46, new pars. 4-14.2, 5-9.2 and 6-55.1; Ch. 111, new par. 2814.2)
Amends The Election Code and The Funeral Directors and Embalmers Licensing Act of 1935. Requires funeral directors to immediately notify the election authority of the names of all deceased persons for whom he has filed death certificates who were at least 18 years of age at the time of their deaths or who would have attained age 18 at the time of the next regularly scheduled election.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02       Assigned to Elections

1 Fiscal Note Act may be applicable.
HB-0359
STANGE - MCNAMARA - EDLEY - BLACK - PARKE, STERN, 
JONES, LOU AND REGAN,
(Ch. 40, par. 607)

Amends the Marriage and Dissolution of Marriage Act. Provides that a grand-
parent or great-grandparent of a minor child may file a petition for visitation privi-
leges with the child at any time and regardless of whether: the parent, through 
which the grandparent or great-grandparent is related to the child, is living; any 
proceeding for dissolution of marriage, legal separation or declaration of invalidity 
of marriage is pending or has been concluded between the parents of the child; a 
custody proceeding involving the child is pending or has been concluded; or the par-
ents were never legally married. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that a petition for visitation by grandparents or great grandparents may 
not be filed if the child was voluntarily surrendered, adopted or the subject of adop-
tion proceedings.

HOUSE AMENDMENT NO. 2.
Provides that a petition for visitation by grandparents or great grandparents may 
not be filed if the child was voluntarily surrendered, except for surrenders to DCFS, 
adopted or the subject of adoption proceedings.

HOUSE AMENDMENT NO. 3.
Provides that, when one parent is deceased, the surviving parent shall not inter-
fere with the visitation rights of the grandparents.

SENATE AMENDMENT NO. 1.
Provides that a visitation petition may be filed by a grandparent or a 
great-grandparent upon a showing that the grandparents or great-grandparents 
have been denied visitation. Provides that a petition for visitation shall not be filed 
by the parents or grandparents of a putative father if the paternity of the putative 
father has not been legally established.

Feb 23 1989 First reading Rfrd to Comm on Assignment
Mar 02 Assigned to Judiciary I
Apr 07 Recommended do pass 009-001-002
May 24 First Reading Placed Calndr,Second Readng
Second Reading Held on 2nd Reading
May 25 Amendment No.01 STANGE Adopted
Amendment No.02 STANGE Adopted
Amendment No.03 CULLERTON Adopted
Placed Calndr,Third Readng
Third Reading - Passed 103-005-004
May 26 Arrive Senate Placed Calndr,First Readng
May 30 Sen Sponsor D'ARCO Placed Calndr,First Readng
May 31 First reading Rfrd to Comm on Assignment
Jun 01 Waive Posting Notice Assigned to Judiciary
Jun 09 Recommended do pass 007-001-004
Jun 14 Added As A Joint Sponsor GEO-KARIS Placed Calndr,Second Readng
Jun 21 Second Reading Amendment No.01 D'ARCO Adopted
Placed Calndr,Third Readng
Jun 22 Third Reading - Passed 043-013-001
Jun 23 Speaker's Tbl. Concurrence 01
Jun 26 H Concurs in S Amend. 01/104-005-005
Passed both Houses
'HB-0360' TATE.
(Ch. 108 1/2, pars. 16-133.1 and 16-136.1)

Amends the Downstate Teachers Article of the Pension Code to grant a one-time increase on January 1, 1990 to persons who retired between January 1 and July 1, 1977, equal to $8 per year of creditable service times the number of years since the annuity began. Effective immediately.

   Feb 23 1989   First reading
   Mar 02       Assigned to Personnel and Pensions
   May 05       Tabled pursuant Hse Rule 27D

'HB-0361' CULLERTON.
(Ch. 24, par. 11-74.4-3 and new par. 11-74.4-4.1)

Amends the Municipal Code concerning tax increment financing and retail redevelopment projects which have not commenced construction before January 1, 1989. Requires qualifying conditions to exist throughout the area and on at least 50% of the whole area. Requires contiguity with a municipality by a common boundary of 1,500 or more feet. Requires affidavits of public purpose, which, if false, require refund of all payments and void the project.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 24, new par. 11-74.4-4.1
Adds reference to: Ch. 24, par. 11-74.4-8a


FISCAL NOTE, AS AMENDED (Dept. of Revenue)
Because this affects only property tax TIF districts, HB-361, as amended by H-am 1 has no fiscal impact on the State.
STATE MANDATES ACT FISCAL NOTE, AS AMENDED
In the opinion of DCCA, HB 361, as amended, fails to meet the definition of a mandate.

Feb 23 1989   First reading
   Mar 02       Assigned to Revenue
   May 04       Amendment No.01 REVENUE Adopted
                Recommended do pass as amend
                012-000-002
   May 08       Placed Calndr,Second Reading
   May 12       Fiscal Note filed
   May 18       Placed Calndr,Second Reading
   May 25       St Mandate Fis Note Filed
   May 30       Second Reading
               Held on 2nd Reading
               Tabled House Rule 37(G)

'HB-0362' LEVERENZ.
(Ch. 17, new pars. 335.1, 335.2, 335.3 and 335.4)

Amends the Illinois Banking Act. Provides that a federal savings and loan association may convert to a state bank.

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

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Financial Institutions
May 03  Interim Study Calendar FIN INSTIT

HB-0363  KLEMM – STECZO.

(Ch. 139, par. 322)

Amends the Township Open Space Act. Extends the application of the Act to counties contiguous to a county with a population of more than 1,000,000.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Counties & Townships
May 04  Interim Study Calendar CNTY TWNSHIP

3 HB-0364  KLEMM.

(Ch. 120, new par. 1306.1)

Amends the Special Service Area Act. Provides that an ordinance establishing a special service area does not take effect until a certified copy of the ordinance is filed with the recorder.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Counties & Townships
Mar 15  Do Pass/Consent Calendar 013-000-000
Apr 11  Consent Calendar, 2nd Reading
Apr 17  Consent Calendar, 3rd Readng
Apr 18  Arrive Senate
May 04  Placed Calendar, First Reading
May 12  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Local Government
Jun 01  Recommended do pass 012-000-000
Jun 13  Second Reading
Jun 19  Placed Calendar, Third Reading
Jul 17  Third Reading - Passed 059-000-000
Passed both Houses
Aug 14  Governor approved

PUBLIC ACT 86-0178  Effective date 90-01-01

HB-0365  NOVAK.

(Ch. 96 1/2, new par. 6330.1)

Amends the Forest Preserve District Act in counties under 3,000,000. Allows territory exactly coterminous with a county, municipality or township within the district to disconnect upon petition of 5% of the legal voters and referendum within the territory seeking disconnection. A disconnected territory remains liable for a proportionate share of the district’s bonded indebtedness, if any.

HOUSE AMENDMENT NO. 1.

Provides that the disconnection procedures of the Section apply to counties with a population of less than 125,000 or municipalities in a county of less than 125,000. Provides that if a disconnection proposal is defeated by the voters, it may not be resubmitted to the voters for 23 months.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Adds immediate effective date.

HOUSE AMENDMENT NO. 3.
Removes provisions for disconnection of territory in a forest preserve district regardless of whether such disconnection will cause territory remaining in the district to be noncontiguous.

SENATE AMENDMENT NO. 1. (Tabled June 22, 1989)
Adds reference to: Ch. 96 1/2, par. 6309
Requires forest preserve districts of less than 600,000 and within a county which is contiguous to a county over 2,000,000 to obtain the county board’s consent to acquire unincorporated land by condemnation. Consent requires a 2/3 vote. Applies to pending as well as new cases.

SENATE AMENDMENT NO. 2. (Tabled June 22, 1989)
Provides that in a forest preserve district entirely within a county over 150,000 and less than 3,000,000, the district’s authority to issue bonds must be approved by the county board.

SENATE AMENDMENT NO. 3. (Senate recedes June 30, 1989)
Replaces, S-am 2, tabled on this date, with same amendatory provisions and a technical correction.

CONFERENCE COMMITTEE REPORT NO. 1, CORRECTED.
Recommends that the Senate recede from S-am 3.
Amends The School Code. Provides that the school social worker is responsible for providing the social developmental study in the case study evaluations required to determine eligibility of children for special education facilities.

SENIAMENDMENT NO. 1.
Deletes reference to: Ch. 122, par. 14-8.02
Adds reference to: Ch. 122, pars. 14-1.09a and 14B-2

Changes the title, deletes everything after the enacting clause and amends The School Code. Adds provisions relative to services which may be offered by school social workers, and includes individualized social work services among the services offered under a compensatory education program.
HB-0367 HASARA.  

(Ch. 34, pars. 2156 and 2158)  

Amends An Act to authorize certain counties to incur an indebtedness and issue bonds for the construction of county jails and sheriffs’ residences. Makes Act applicable to counties having a population of less than 500,000 (now, a population of 80,000 or more but less than 500,000). Provides that the county clerks shall certify the proposition of issuing bonds to the proper election officials, who shall submit it to the voters (now, the clerk shall submit the proposition to the voters).

SENATE AMENDMENT NO. 1.  

Adds reference to: Ch. 34, new par. 409.18.

Allows counties under 100,000 to levy a tax for economic development upon referendum approval.

SENATE AMENDMENT NO. 2.  

Deletes reference to: Ch. 34, par. 2156

Add reference to: Ch. 34, new par. 2159.1

Amends the County Jails and Sheriffs' Residences Act. Restores current law concerning application to counties of 80,000 or more population. Authorizes counties under 80,000 to issue bonds for the construction of a county jail and sheriff’s residence upon approval by the electors of the county at a referendum.
HB-0368 HASARA.

(Ch. 40, pars. 1522.1, 1522.2, 1522.3 and 1522.5)

Amends the adoption Act. Provides that the Registry maintained by the Department of Public Health shall be for the purpose of providing identifying information to mutually consenting children surrendered for adoption (as well as adoptees) and their biological parents. Effective immediately.

Feb 23 1989 First reading Rfrd to Comm on Assignment
Mar 02 Assigned to Judiciary I
May 03 Do Pass/Short Debate Cal 014-000-000

May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

May 10 Short Debate-3rd Passed 114-000-000
May 11 Arrive Senate
Placed Calendr,First Reading

May 12 Sen Sponsor DAVIDSON
Placed Calendr,First Reading

May 15 First reading Rfrd to Comm on Assignment
May 18 Assigned to Judiciary
May 31 Recommended do pass 010-000-000

Jun 13 Second Reading
Placed Calendr,Third Reading

Jun 19 Third Reading - Passed 059-000-000
Passed both Houses

Jul 17 Sent to the Governor

Aug 30 Governor approved
PUBLIC ACT 86-0304 Effective date 89-08-30

HB-0369 WEAVER,M AND BLACK.

(Ch. 23, par. 10-2)

Amends the Public Aid Code. Provides that a parent is not liable for the support of a child who is married, except for educational expenses.

HOUSE AMENDMENT NO. 1.
Deletes from parental responsibility the requirement for contributions for educational expenses of married children and for the support of married children not living with a parent.

Feb 23 1989 First reading Rfrd to Comm on Assignment
Mar 02 Assigned to Human Services
Apr 06 Amendment No. 01 HUMAN SERVICE Adopted
DP Amnded Consent Calendar 016-000-000

Consnt Caldr Order 2nd Read
Apr 11 Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
Apr 17 Consent Caldr, 3rd Read Pass 116-000-000
Apr 18 Arrive Senate
Placed Calendr,First Reading
Apr 26 Sen Sponsor WOODYARD
Placed Calendr,First Reading

May 04 First reading Rfrd to Comm on Assignment
May 18 Assigned to Public Health, Welfare & Correctn

1 Fiscal Note Act may be applicable.
HB-0370 HASARA.

(Ch. 40, par. 1522)

Amends the adoption Act. Provides that the court shall (now, shall on a party's motion or may on its own motion) order adoption files impounded by the court clerk. Effective immediately.

HOUSE AMENDMENT NO. 1.

Provides that all adoption records maintained by each circuit clerk shall be impounded in accordance with the procedures provided by the Illinois Supreme Court's General Administrative Order on Recordkeeping.

Feb 23 1989 First reading Rfrd to Comm on Assignment
Mar 02 Assigned to Judiciary I
May 03 Do Pass/Short Debate Cal 014-000-000
May 09 Short Debate Cal 2nd Rdng
May 10 Short Debate-3rd Passed 113-000-000
May 11 Arrive Senate
May 16 Sen Sponsor DAVIDSON
May 17 First reading Rfrd to Comm on Assignment
May 18 Assigned to Judiciary
May 31 Recommended do pass 011-000-000
Jun 13 Second Reading
Jun 19 Third Reading - Passed 059-000-000
Jul 17 Sent to the Governor
Aug 01 Governor approved
PUBLIC ACT 86-0493 Effective date 89-09-01

HB-0371 HASARA.

(Ch. 42, par. 301, new pars. 301.1 and 301.2, and rep. par. 302)

Amends the Sanitary District Act of 1917. Provides that a district may, by referendum, choose to elect its trustees, in which case 5 trustees shall be elected for 4 year terms.

Feb 23 1989 First reading Rfrd to Comm on Assignment
Mar 02 Assigned to Elections
May 05 Interim Study Calendar ELECTIONS

HB-0372 TATE.

(Ch. 38, pars. 14-3 and 108A-1)

Amends the Criminal Code of 1961 to exempt from eavesdropping a recording of any telephone conversation by any person who reasonably believes such recording is necessary to obtain evidence relating to telephone harassment by a collection agency or transmission of obscene or harassing telephone calls.

Feb 23 1989 First reading Rfrd to Comm on Assignment
Mar 02 Assigned to Judiciary II
May 05 Interim Study Calendar JUDICIARY II

1 Fiscal Note Act may be applicable.
Amends the Income Tax Act to allow persons 65 years of age or older a deduction equal to the amount of wages paid to domestic household employees.

Feb 23 1989  First reading  Rfrd to Comm on Assignment
Mar 02  Assigned to Revenue
May 05  Tbld pursuant Hse Rule 27D

Amends the Senior Citizens Real Estate Tax Deferral Act. Provides that real property may qualify for tax deferral if the property was temporarily unoccupied by the taxpayer because of the taxpayer's temporary residence in a nursing or sheltered care home. Effective immediately.

HOUSE AMENDMENT NO. 1.
Provides that “homestead” includes a residence temporarily unoccupied by a taxpayer because the taxpayer is temporarily residing for one year or less in a facility licensed under the Nursing Home Care Act (instead of temporarily residing in a nursing or sheltered care home).

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Revenue
May 04  Amendment No.01  REVENUE  Adopted Do Pass Amend/Short Debate 014-000-000

Cal 2nd Rdng Short Debate
May 09  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 10  Short Debate-3rd Passed 113-000-000
May 11  Arrive Senate
Sen Sponsor HAWKINSON
Added As A Joint Sponsor BERMAN
Placed Calndr,First Reading
May 12  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Local Government
Jun 01  Recommended do pass 012-000-000

Placed Calndr,Second Reading
Jun 13  Second Reading
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 17  Sent to the Governor
Aug 11  Governor approved
PUBLIC ACT 86-0147  Effective date 89-08-11

Amends the Grain Dealers Act. Removes the exemption for seed dealers, who will now be licensed and bonded under the Act and also subject to the Grain Insurance Fund.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Agriculture
May 03  Interim Study Calendar
AGRICULTURE

Fiscal Note Act may be applicable.

1 HB-0373  BARGER - WILLIAMSON - BLACK.
(Ch. 120, par. 2-203)

1 HB-0374  HULTGREN - KEANE - FREDERICK, VF - WOJCIIK - GRANBERG, WILLIAMSON, NOVAK, BLACK, JONES, LOU AND WELLER.
(Ch. 67 1/2, pars. 452 and 453)

1 HB-0375  NOVAK.
(Ch. 111, par. 302)
HB-0376  SHAW.

(New Act; Ch. 38, par. 108-1)

Requires a person who owns, rents, leases or uses a paging device or citizens band radio to obtain a license for each such device from the Department of Revenue and pay a $5 annual license fee. Provides for penalties for violation of the Act. Amends the Code of Criminal Procedure to prohibit a law enforcement officer to stop a vehicle solely on the basis of a violation or suspected violation of the citizens band radio or paging device licensing requirements.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Executive
May 05  Interim Study Calendar EXECUTIVE


(New Act; Ch. 67 1/2, pars. 316 and 319; Ch. 120, par. 1003; Ch. 127, new par. 141.250)

Creates the Illinois Affordable Housing Act. Provides that the Department of Commerce and Community Affairs shall develop and coordinate an Affordable Housing Program. Creates an Advisory Commission. Creates an Illinois Affordable Housing Trust Fund, and provides that the Fund may be used to make grants, mortgages or other loans for various purposes relating to housing for low income and very low income households, and for other specified purposes. Amends the Illinois Housing Development Act in relation to its authority to issue bonds and notes. Amends the Real Estate Transfer Tax Act to increase the tax rate from 25¢ to 50¢ per $500 in value, and to provide that 1/2 of the taxes collected shall be deposited in the Illinois Affordable Housing Trust Fund. Amends the State Finance Act to create the Fund. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: (New Act; Ch. 67 1/2, pars. 316 and 319; Ch. 120, par. 1003; Ch. 127, new par. 141.250)
Adds reference to: Ch. 17, pars. 6853, 6855, 6856, 6856.1 (new), 6858, 6859; Ch. 67 1/2, par. 307.24g

Deletes everything in the bill. Amends the Illinois Private Activity Bond Allocation Act to allow reallocation of unused bond allocations. Also amends the Illinois Housing Development Act to allow reallocation of unused housing tax credit dollar amounts.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Select Committee on Housing
May 04  Amendment No.01  HOUSING  Adopted
Placed Calndr,Second Reading
May 24  Second Reading
Placed Calndr,Third Reading
May 25  Third Reading - Passed 110-005-001
May 26  Arrive Senate
Sen Sponsor LECHOWICZ
Placed Calendr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Executive
Jun 08  Recommended do pass 008-006-001
Placed Calndr,Second Reading
Jun 13  Second Reading
Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
HB-0378 MCNAMARA.

(New Act)

Creates the Illinois Smoking Standards Act. Establishes standards for designating smoking and nonsmoking areas in indoor areas open to the public and in places of work. Applies to buildings owned or leased by State agencies, units of local government and other governmental bodies, and applies to privately owned or leased buildings open to the public or used as places of work. Prohibits discrimination in hiring or employment based on smoking or nonsmoking status. Imposes duties on State and local government officials and on proprietors of privately owned or leased buildings to which the Act applies. Establishes penalties for violations of the Act. Preempts home rule.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to State Government Administration
May 26 Interim Study Calendar ST GOV ADMN

HB-0379 CURRAN – STECZO.

(Ch. 127 1/2, par. 31a)

Amends the Fire Protection District Act. Requires entities contracting to provide fire protection service (specifically including not-for-profit corporations) to account annually for receipts and expenditures. Requires publication. The account must be prepared by an authorized accountant. Effective immediately.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Counties & Townships
Apr 27 Do Pass/Consent Calendar 014-000-000
Consn Caldr Order 2nd Read
May 03 Consnt Calendar, 2nd Reading
May 09 Consnt Caldr Order 3rd Read
May 11 Consn Caldr, 3rd Read Pass 116-000-000
May 11 Arrive Senate
Sen Sponsor JACOBS
Placed Calndr,First Reading
May 12 First reading Rfrd to Comm on Assignment
May 23 Assigned to Local Government
Jun 08 Recommended do pass 012-000-000
Jun 13 Second Reading
Placed Calndr,Second Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Aug 15 Governor approved
PUBLIC ACT 86-0216 Effective date 89-08-15

1 Fiscal Note Act may be applicable.
Amends the Judges Article of the Pension Code to base retirement benefits for certain judges on the salary received on the last day of service as a judge; allows establishment of credit for up to 8 years of service as a State's Attorney or Public Defender for which credit was received in another retirement system, provided that such credit in the other system has been terminated by transfer or refund. Amends the Illinois Municipal Retirement Fund Article to allow judges to establish and transfer credits for service as a State's Attorney; provides for recalculation of the retirement annuity if it has begun before such credits are transferred.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

Amends The School Code. Provides for decennial redistricting beginning in 1992 of the 7 school board districts which comprise a school district whose board members have 4 year terms and in which a proposition for the election of board members by school board district was approved at the 1988 general election. Revises terms of board members elected at the 1993 regular school election and thereafter.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 122, pars. 9-5, 9-12, 9-22 and 10-10
Adds reference to: Ch. 122, par. 21-la
Changes the title, deletes everything after the enacting clause and amends The School Code. Exempts from the basic skills and subject matter knowledge test requirement those persons who during the 7 day period ending June 30, 1988 completed satisfaction of all other certification requirements but did not hold a certificate on that date, if they make proper application for issuance of the certificate not later than 6 months after the amendatory Act’s effective date. Effective immediately.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Elementary & Secondary Education
Apr 13 Placed Calndr,Second Reading
Apr 13 Recommended do pass 017-000-002
May 17 Second Reading Amendment No.01 RICE Adopted
May 23 Placed Calndr,Third Reading
May 23 Interim Study Calendar ELEM SCND ED

Amends the Animal Control Act to delete requirement that Administrators and Deputy Administrators of such programs be licensed veterinarians. Requires that all decisions relating to animal health be made by the Administrator with the advice of a licensed veterinarian on a consulting basis if the Administrator is not himself one.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Registration and Regulation
May 03 Interim Study Calendar REGIS REGULAT

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0383  SALTSMAN.

(Ch. 125, par. 32)

Amends The County Supervisor of Safety Act to mandate compensation (now permissive), for the Supervisor, including the sheriff if he or she acts in the capacity of Supervisor of Safety.

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

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB-383 constitutes a personnel mandate for which reimbursement of the increased cost to counties is required. The estimated annual cost of reimbursement could be as much as $240,500.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07    Assigned to Counties & Townships
Mar 14    St Mandate Fis Note Filed
          Committee Counties & Townships
May 04    Interim Study Calendar CNTY TWNSHIP

HB-0384  CAPPARELLI, MCAULIFFE, TERZICH AND KR SKA.

(Ch. 85, par. 1391)

Amends the Metropolitan Civic Center Support Act. Removes superfluous language from the Section designating a short title.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: Ch. 85, par. 1391.
Adds reference to: Ch. 85, par. 1394.

Deletes changes. Amends the Metropolitan Civic Center Support Act to provide that an applicant for grants with a facility with more than 400,000 square feet of exhibition space shall have a base sum equal to $20,000,000 in any event. Effective immediately.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07    Assigned to State Government Administration
Apr 19    Placed Calndr,Second Reading
May 17    Second Reading
          Amendment No.01  MCAULIFFE  Adopted
          Placed Calndr,Third Reading
May 30    Tabled House Rule 37(G)

HB-0385  NOVAK - BLACK, BRUNSVOLD, CAPPARELLI, ROPP, TERZICH, GIORGI, MAUTINO, MCAULIFFE, STANGE AND WILLIAMSON.

(Ch. 95 1/2, par. 3-808.1)

Amends The Illinois Vehicle Code to provide that vehicles operated by county sheriffs and deputies shall be issued permanent registration plates for a one time fee of $8.

**HOUSE AMENDMENT NO. 1.**

Specifies that the vehicles are to be county-owned.

**HOUSE AMENDMENT NO. 2.**

Sets the effective date at January 1, 1991.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07    Assigned to Select Comm Constitut'nal Officers
Apr 07    Amendment No.01  CONST OFFICER  Adopted
          Recommended do pass as amend 010-000-000
      Placed Calndr,Second Reading

Fiscal Note Act may be applicable.
HB-0385--Cont.

Apr 12  Second Reading
     Amendment No.02 NOVAK  Adopted
     Placed Calndr, Third Reading

May 09  Third Reading - Passed 116-000-000

May 11  Arrive Senate
     Placed Calendr, First Reading

May 30  Sen Sponsor O’DANIEL
     Placed Calendr, First Reading

May 31  First reading
     Rfrd to Comm on Assignment

Jun 01  Assigned to Transportation

HB-0386  WENNLUND.

(Ch. 105, pars. 6-2, 6-3, 6-4, 8-15 and 9-2c)

Amends the Park District Code to provide that bond limitations are computed by aggregating only the principal amounts outstanding.

SENATE AMENDMENT NO. 1. (Senate recedes June 27, 1989)

Adds reference to: Ch. 105, par. 3-14

Requires actions to contest disconnections by a park district (as well as annexations) to be filed within one year of the disconnection. Provides that the limitation applies to all annexations and disconnections.

SENATE AMENDMENT NO. 2. (Senate recedes June 27, 1989)

Makes a technical correction in referencing a paragraph number.

Mar 01 1989  First reading
     Rfrd to Comm on Assignment

Mar 07  Assigned to Revenue

May 04  Do Pass/Short Debate Cal 014-000-000

May 09  Short Debate Cal 2nd Rdng
     Cal 3rd Rdng Short Debate

May 10  Short Debate-3rd Passed 111-001-000

May 11  Arrive Senate
     Placed Calendr, First Reading

May 30  Sen Sponsor MAHAR
     Placed Calendr, First Reading

May 31  First reading
     Rfrd to Comm on Assignment

Jun 01  Assigned to Local Government

Jun 08  Recommended do pass 012-000-000

Jun 13  Second Reading
     Placed Calndr, Third Reading

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

Jun 22  Recalled to Second Reading
     Amendment No.02 KUSTRA  Adopted
     Placed Calndr, Third Reading

Jun 23  Third Reading - Passed 057-002-000
     Speaker’s Tbl. Concurrency 01,02

Jun 26  H Noncncrs in S Amend. 01,02

Jun 27  Secretary’s Desk Non-concur 01,02
     S Recedes from Amend. 01,02/056-001-000

Passed both Houses

Jul 26  Sent to the Governor

Sep 01  Governor approved

PUBLIC ACT 86-0494  Effective date 90-01-01
Enacts the Limitation on Collection of Personal Property Tax Act to provide that, in counties of less than 400,000 inhabitants, any personal property tax shall not be collected more than 7 years after the date on which it was levied. Exempts from the State Mandates Act. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-387 constitutes a tax exemption mandate for which reimbursement of the revenue loss to units of local government would normally be required. However, HB-387 amends the State Mandates Act to relieve the State of liability for reimbursement. The estimated revenue loss to local governments is over $26.8 million.

FISCAL NOTE (State Board of Education)
Due to a lack of information relative to personal property taxes levied the State Board is unable to calculate the fiscal impact of HB-387.

HOUSE AMENDMENT NO. 1.
Amends to make 7 year limitation applicable only to interest or penalty on personal property tax.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Revenue
Apr 12 St Mandate Fis Note Filed Committee Revenue
Apr 25 Fiscal Note filed Committee Revenue
May 04 Amendment No.01 REVENUE Adopted Do Pass Amend/Short Debate 014-000-000
Cal 2nd Rdng Short Debate
May 09 Short Debate Cal 2nd Rdg
Cal 3rd Rdng Short Debate
May 10 Short Debate-3rd Passed 081-019-008
May 11 Arrive Senate
Placed Calendr,First Reading
Jun 06 Sen Sponsor DUNN,T
First reading Rfrd to Comm on Assignment
Waive Posting Notice Assigned to Revenue
Recommended do pass 012-000-000
Jun 09 Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 056-001-000
Passed both Houses
Jul 14 Sent to the Governor
Aug 14 Governor approved
PUBLIC ACT 86-0179 Effective date 89-08-14

2 HB-0388 REGAN.
(Ch. 108 1/2, par. 16-118)
Amends the Downstate Teachers Article of the Pension Code to increase from 75 to 90 the number of days of teaching per term that are permitted without loss of annuity for a retired teacher.
Mar 01 1989 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-0389  REGAN – PARKE – BLACK.

(Ch. 40, par. 602)

Amends the Marriage and Dissolution of Marriage Act. Provides that the court, in determining child custody, shall consider whether the potential custodian, if a parent of the child, has been convicted, upon a plea of guilty or upon a verdict or finding of guilty of the offense, of the first degree murder, second degree murder or involuntary manslaughter of the child's other parent, under the laws of this State or the equivalent laws of another jurisdiction.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07       Assigned to Judiciary I
May 03       Interim Study Calendar JUDICIARY I

1 HB-0390  STECZO.

(Ch. 105, new par. 3-6d)

Amends the Park District Code. Allows an area of 20 acres or more located on a district boundary to be disconnected if the district has levied less than $10,000 each year for the previous 5 years and disconnection will not cause isolation of any part of the district. Applies to districts in counties with a population over 250,000 but under 1,000,000. Effective immediately.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07       Assigned to Counties & Townships
Mar 15       Consnt Caldr Order 2nd Read
Apr 11       Cnsnt Calendar, 2nd Readng
              Consnt Caldr Order 3rd Read
Apr 17       Consnt Caldr, 3rd Read Pass 116-000-000
Apr 18       Arrive Senate
              Placed Calndr, First Readng
May 03       Sen Sponsor ZITO
              Added As A Joint Sponsor MAITLAND
              Placed Calndr, First Readng
May 04       First reading  Rfrd to Comm on Assignment
May 18       Assigned to Local Government
Jun 01       Recommended do pass 012-000-000
              Placed Calndr, Second Readng
Jun 13       Second Reading
              Placed Calndr, Third Reading
Jun 19       Third Reading - Passed 059-000-000
              Passed both Houses
Jul 14       Sent to the Governor
Aug 03       Governor approved

PUBLIC ACT 86-0132  Effective date 89-08-03

1 HB-0391  STECZO – FLOWERS.

(Ch. 23, par. 5-2; Ch. 73, new par. 969.1a; and Ch. 122, new par. 14-7.04)

Amends the School, Insurance and Public Aid Codes to provide for reimbursement under health care contracts of covered services provided to children requiring special education and related services. Effective immediately.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
Approximately 8% of special education expenses are due to non-

1 Fiscal Note Act may be applicable.
teaching personnel and services. Using this 8% estimate of such costs, the SBE believes that HB-391 could result in benefits to districts of at least $65 million.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Elementary & Secondary Education
May 03 St Mandate Fis Note Filed Committee Elementary & Secondary Education
May 04 Interim Study Calendar ELEM SCND ED

HB-0392 STECZO - HOMER - SHAW - KUBIK - LANG, MARTINEZ, CURRAN, STANGE, MUNIZZI, LEFLORE, WILLIAMSON, DEJAEGHER, VAN-DUYNE, DAVIS AND JONES, LOU.

(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 and fund multipurpose senior centers through area agencies on aging.

FISCAL NOTE (Dept. on Aging)
Total FY90 cost would be $4,402,400.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Select Committee on Aging
Mar 15 Fiscal Note filed Committee Select Committee on Aging
May 05 Tbd pursuant Hse Rule 27D

HB-0393 CULLERTON - WHITE, JONES, SHIRLEY AND TURNER.

(Ch. 17, par. 311)

Amends the Illinois Banking Act to increase from 5 to 7 the authorized number of branches a bank may establish.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Financial Institutions
May 05 Tbd pursuant Hse Rule 27D

HB-0394 CULLERTON.

(New Act)

Creates the Illinois Certified Real Estate Appraisers Law. Provides for certification of real estate appraisers. Creates the Real Estate Appraisers Board which shall recommend rules and regulations to the Department of Professional Regulation to carry out the purposes of the Act. Provides for discipline of real estate appraisers. Provides continuing education requirements for appraisers.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Registration and Regulation
May 04 Interim Study Calendar REGIS REGULAT

HB-0395 HENSEL.

(Ch. 120, par. 501g-4)

Amends the Revenue Act of 1939 to provide for prorating the value of a subdivision lot for the remainder of the year when such lot is sold by the developer.
HOUSE AMENDMENT NO. 1.
Requires notification of assessor when lot is acquired. Not applicable to lots acquired for constructing a residential home.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Revenue

1 Fiscal Note Act may be applicable.
Amends the Municipal Code. Provides that in certain municipalities a police officer or firefighter may be demoted for cause when certain procedural requirements are met. Further provides that a suspension may be for not more than 60 days rather than 30 days.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Labor & Commerce
May 05

Amends the Counties Act and the County Flood Control Act. Requires the stormwater management planning committee and the solid waste committee to report to county board members as a whole and not to a committee of the county board.

HOUSE AMENDMENT NO. 1. (Tabled May 10, 1988)

Deletes all changes. Provides instead that the stormwater management planning committee and the solid waste committee shall report final recommendations on the plan directly to the full county board and not to a committee or subcommittee of the county board.

SENATE AMENDMENT NO. 1.

Requires the committees to report all matters which require action by the full county board (rather than preliminary and final recommendations on plans) to county board members as a whole. Effective immediately.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Counties & Townships
Apr 19 Amendment No. 01 CNTY TWNSHP Adopted
DP Amnd Consent Calendar
014-000-000

Apr 26
Consnt Caldr Order 2nd Read
Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 10 Mtn Prev-Recall 2nd Reading
Mtn Prevail -Table Amend No 01
Cal 3rd Rdng Short Debate
Short Debate-3rd Passed 110-000-000
May 11 Arrive Senate
Placed Calendr,First Readng
May 12 Primary Sponsor Changed To JACOBS
May 15 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-0397—Cont.

May 18 Assigned to Local Government
Jun 08 Recommended do pass as amend
012-000-000
Placed Calndr, Second Reading
Jun 13 Second Reading
Amendment No. 01 LOCAL GOVERN Adopted
Placed Calndr, Third Reading
Jun 19 Third Reading - Passed 059-000-000
Jun 20 Speaker's Tbl. Concurrence 01
Jul 01 Tabled House Rule 79(E)

HB-0398 ROPP.

(Ch. 38, par. 1003-6-5)

Amends the Unified Code of Corrections to provide that any person confined by the Department of Corrections who is convicted of a battery against an employee of the Department during such confinement shall be confined to a cell for 24 hours each day for a period of one year for each such conviction.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Judiciary II
May 05 Tbld pursuant Hse Rule 27D

HB-0399 PHELPS.

(Ch. 111 1/2, par. 620-3)

Amends The Blood Labeling Act. Provides that the Department of Public Health, in promulgating criteria for blood donor selection, shall not impose any restriction on blood donations by a person who is at least 17 but less than 75 years of age, solely on account of the person's age.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Human Services
Apr 18 Interim Study Calendar HUMAN SERVICE

HB-0400 ROPP - WELLER - GIGLIO - HASARA - CHURCHILL, ACKERMAN, KLEMM, HOMER, OLSON, MYRON, DIDRICKSON, MCNAMARA AND WILLIAMSON.

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

Amends the Motor Vehicle and School Codes 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. Provides for certain exceptions for minors who have applied to take, or who are working toward successful completion of, or who have successfully completed the high school level Test of General Educational Development.

HOUSE AMENDMENT NO. 1.

Makes the cancellation provisions applicable to dropouts between the ages of 15 and 18, and provides that the form of report on which the Secretary of State is to act shall be prescribed by the Secretary of State. Specifies minimum content for the report. Eliminates the hearing requirement before permitted reinstatement.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Select Comm Constitut'nal Officers
Apr 07 Recommended do pass 007-004-001
May 17 Second Reading Amendment No. 01 ROPP Adopted
May 25 Placed Calndr, Third Reading 3d Reading Consideration PP Calendar Consideration PP.
May 30 Tabled House Rule 37(G)
HB-0401 SCOTTZ - CUNNINGHAM - LEFLORE - MCNAMARA - FLOWERS,
JONES, SHIRLEY, MORGAN, BOWMAN, TURNER AND JONES, LOU.
(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.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Human Services
May 05 Tbd pursuant Hse Rule 27D

HB-0402 MCNAMARA - LAURINO - BALANOFF - DAVIS - WOOLARD, MARTI-
NEZ, MORGAN, TURNER, WILLIAMS, FLOWERS, LEFLORE,
JONES, LOU, PHELPS AND SUTKER.
(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 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Consumer Protection
Apr 19 Recommended do pass 011-005-000
May 25 Interim Study Calendar CONSUMER PROT

HB-0403 HANNIG - DOEDERLEIN - MCAULIFFE - PEDERSEN, B.
(Ch. 68, par. 3-106)

Amends the Human Rights Act. Allows a landlord, for moral or religious rea-
sions, to restrict the rental of an individual unit of housing to adults of the opposite
sex who are married to one another.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Judiciary I
May 05 Interim Study Calendar JUDICIARY I

HB-0404 HANNIG.
(Ch. 40, par. 1513)

Amends the Act in relation to the adoption of persons. Provides that a parent who
has executed a consent to the adoption of a child or a surrender of a child for adop-
tion may revoke that consent or surrender if (1) the parent was a custodial parent,
(2) the revocation is made in writing and served upon the appropriate person and
(3) the revocation is made within 6 months after the execution of the consent or sur-
rrender or the birth of the child, or prior to the filing of a petition to adopt the child,
whichever first occurs.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Judiciary I
May 05 Tbd pursuant Hse Rule 27D

HB-0405 MAUTINO - LEVERENZ - MCNAMARA - HOMER AND BLACK.
(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, 2-3.75, 21-1, 21-1a and 34A-102; new pars. 2-3.93,
Fiscal Note Act may be applicable.
Amends The School Code. Imposes interest criteria qualifications for future appointments to the State Board of Education; authorizes the State Board to place school districts in receivership or to nonrecognize school districts under specified conditions related to financial plans and to curriculum and performance standards; revises State Board reporting requirements; provides that State policy shall be to stop districts from making pupil grade promotions for purely social reasons; revises provisions relative to reading improvement and high impact training service programs; creates the Select Committee on Educational Reform and defines its powers and duties; creates within the State Board of Education and provides for the staffing of a Department of Public Accountability, and specifies the Department's responsibilities; permits the State Board to waive mandate requirements otherwise applicable to a district under specified circumstances; revises teacher qualification and certification requirements; and deletes provisions relating to the Chicago School Finance Authority which left principal responsibility for educational policy with the Chicago Board of Education. Amends The State Mandates Act to relieve the State of reimbursement liability for implementation of any mandate created by The School Code unless a district neither claims nor expends any general State aid moneys. Effective July 1, 1989.

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

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1 HB-0406 ROPP, WELLER, BRUNSVOLD, PHELPS, HARTKE, NOVAK AND WEAVER, M.

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

Amends the Illinois Income Tax Act to allow an individual a credit equal to 10% of the cost of a shelled corn burning heat unit for the single family dwelling unit occupied by the taxpayer. Effective immediately.

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<td>Assigned to Revenue</td>
</tr>
<tr>
<td>May 05</td>
<td></td>
<td>Tbd pursuant Hse Rule 27D</td>
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</tbody>
</table>

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

2-3.94 and 2-3.95)

1 Fiscal Note Act may be applicable.
Amends the Medical Assistance Article of the Public Aid Code. Provides that medical coverage for certain persons who have become ineligible for basic maintenance assistance because of employment earnings shall be provided for 6 months (instead of up to 6 months) after termination, and provides that the option of receiving an additional 6 months of coverage shall be offered, subject to specified conditions.

Amends the Illinois Horse Racing Act of 1975. Removes, from provisions providing for allocation of funds paid into the Horse Racing Tax Allocation Fund by inter-track wagering location licensees located in park districts of 500,000 population or less, the requirement that such licensees shall have been operating on May 15, 1988. Effective immediately.

Amends the Illinois Municipal Employees Article of the Pension Code. For employees with at least 8 years of service, increases the retirement annuity formula rate to 2% from 1 2/3% for the first 15 years of service, and to 2 1/2% from 2% for years of service over 15. Reduces to 30 from 35 the required number of years of service to avoid the early retirement discount.

Amends An Act relating to the issuance and use of credit cards to prohibit the use of disposable carbon paper in credit card transactions.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
forms that may be utilized. Permits the use of carbonless forms and certain carbonized back forms. Adds January 1, 1991 effective date.

HB-0412—Cont.

HB-0413 JOHNSON, PULLEN, STEPHENS, PETKA AND TATE.

(Ch. 111 1/2, pars. 7307, 7309 and 7315)

Amends the AIDS Confidentiality Act. Provides that written informed consent of the subject is not required to perform an HIV test when a law enforcement officer is involved in a direct skin or mucous membrane contact with the blood or bodily fluids of an individual which may transmit HIV or another causative agent of AIDS. Authorizes disclosure of the test results to the law enforcement officer and precludes imposition of civil liability or criminal sanctions for performing such a test.

HOUSE AMENDMENT NO. 1.

Limits provisions to exposure in the line of duty.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, par. 147.08

Amends the Hospital Licensing Act to include police officers among the class of persons entitled to notice that a patient to whom the officer has provided emergency care has been diagnosed as having a dangerous communicable or infectious disease; also makes a technical correction relating to the type of offense committed by violators.
HB-0413—Cont.

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.

FISCAL NOTE (DCFS)
For data gathering, analysis & report preparation; resource, and referral system; and loan program administration and costs, HB-414 would have a total cost impact of $3,427,000.

HOUSE AMENDMENT NO. 1.

Deletes language authorizing the Department of Children and Family Service to establish a loan program for child care centers and family day care homes, and authorizes the Department of Commerce and Community Affairs to establish such a program, subject to appropriation. Makes other changes.

May 25 Sen Sponsor DUDYCZ
Placed Calndr, First Reading

May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Public Health, Welfare & Correctn
Jun 09 Recommended do pass 012-000-000
Jun 15 Placed Calndr, Second Reading

Jun 19 Third Reading - Passed 058-000-000
Jun 20 Speaker's Tbl. Concurrence 01
Jun 26 H Concurs in S Amend. 01/107-000-008
Passed both Houses

Jul 25 Sent to the Governor
Sep 11 Governor approved
PUBLIC ACT 86-0887 Effective date 90-01-01

HB-0414
BRESLIN – COUNTRYMAN – LEFLORE – DIDRICKSON – LANG, LAURINO, CULLERTON, BALANOFF, DEJAEGHER, PHELPS, WHITE, HOMER, STERN, YOUNG, A, HASARA, MULCAHEY, BRUNSVOILD, PRESTON, DEUCHLER, HANNIG, FARLEY, DALEY, MCNAMARA, JONES, LOU, EDLEY, NOVAK, VANDUYNE, FLOWERS AND KUBIK.

(Ch. 23, par. 5005)

' Fiscal Note Act may be applicable.
Amends The Election Code to allow election authorities to utilize precinct registers in lieu of precinct binders at the polls for the purpose of identifying voters and permitting them to vote. The precinct register shall be a computer printout which shall contain identifying information concerning registered voters. Upon presentation of sufficient identification to the election judges, the voter shall sign his name to the register and be permitted to vote.

Amends The School Code. Permits a student to take the Annual Consumer Education Proficiency Test only once, rather than once annually.

SENATE AMENDMENT NO. 1. (Senate recedes November 2, 1989)
Permits a student to retake the test the year after he failed it if local school officials deem it warranted.

SENATE AMENDMENT NO. 2. (Senate recedes November 2, 1989)
Adds reference to:
Ch. 122, par. 24-8
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.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-ams 1 and 2.
Recommends that the bill be amended as follows:
Deletes reference to: (Ch. 122, paras. 24-8 and 27-12.1)
Adds reference to: (Ch. 120, par. 501e; Ch. 122, paras. 1A-8, 2-3.64, 8-1, 10-20.19, 17-1, new Article 1B and new par. 18-8.5: Ch. 127, new par. 141.253; Ch. 144, par. 29, new pars. 308f, 658d and 1008f)
Changes the title and deletes everything after the enacting clause. Amends the Revenue Act. For assessment year 1988, requires the State Board of Education and Department of Revenue to pay taxing districts the amount of taxes lost due to a greater than 10% decline in the 1987 farmland assessment value. Amends The School Code. Prohibits issuance of debt instruments by school districts certified to be in financial difficulty until approval by the State Board of Education of the district's financial plan. Creates the School District Emergency Financial Assistance Law within the Code to provide emergency financial assistance, administered by financial oversight panels, to school districts of less than 500,000 population. Adds science to the list of assessment subjects for pupils in grades 3, 6, 8 and 11; beginning in school year 1992, provides for assessment testing no more than 2 subjects on a rotating basis. Limits the annual assessment testing time to 5 hours per pupil. Provides for payment of supplementary State aid to new school districts for their first 3 years of operation. Amends the State Finance Act to create the School District Emergency Financial Assistance Fund within the State Treasury. Amends the University of Illinois Act, the Regency Universities Act, the Southern Illinois University Act and the State Colleges and Universities System Act to specify minimum education requirements for student admission. Effective immediately, except the college admission standards provisions are effective January 1, 1990.
HB-0416—Cont.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Elementary & Secondary Education
Apr 07 Recommended do pass 019-007-000
Apr 12 Placed Calndr,Second Reading
Apr 24 Second Reading
May 07 Assigned to Elementary & Secondary Education
Apr 27 Recommended do pass 019-007-000
Apr 20 Placed Calndr,Third Reading
May 24 Third Reading - Passed 111-002-000
May 26 Arrive Senate
Sen Sponsor REA
Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Elementary & Secondary Education
Jun 09 Recommended do pass 020-000-000
Jun 15 Placed Calndr,Second Reading
Jun 20 Second Reading
Amendment No.01 REA
Adopted
Placed Calndr,Third Reading
Jun 22 Recalled to Second Reading
Amendment No.02 VADALABENE
Adopted
Placed Calndr,Third Reading
Jun 24 Third Reading - Passed 052-006-000
Jun 26 Speaker's Tbl. Concurrence 01,02
Jun 26 Secretary's Desk Non-concur 01,02
Jun 27 S Refuses to Recede Amend 01,02
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/REA
BERMAN, HOLMBERG, KUSTRA & FAWELL
Jun 28 Hse Accede Req Conf Comm 1ST
Hse Conference Comm Apptd 1ST/CURRAN, MCGANN, MULCAHEY, HOFFMAN AND COWLISHAW
Jul 01 Tabled House Rule 79(E)
Oct 30 Added As A Joint Sponsor BERMAN
Tabled House Rule 79(E)
Oct 31 Exempt under Hse Rule 29(C)
Mtn filed take from Table SUSPEND RULE 79(E)
PLACE ON CALENDAR ORDER OF CONF. COMM. REPORTS
-CURRAN
Nov 01 House report submitted
Tabled House Rule 79(E)
Nov 02 Senate report submitted
3/5 vote required
Senate Conf. report Adopted 1ST/043-000-015
Mtn Take From Table Prevail
House Conf. report Adopted 1ST/089-017-005
Both House Adopted Conf rpt 1ST
Passed both Houses
Nov 27 Sent to the Governor
Dec 05 Governor approved
Effective date 89-12-05
Effective date 90-01-01
PUBLIC ACT 86-0954 (SECTS. 4 THRU 7)
Amends the Downstate Police Article of the Pension Code to authorize payment of survivor benefits when the police officer has married after retirement, provided that the marriage occurs after December 31, 1989 and at least one year prior to the date of death.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.**
- Mar 01 1989 First reading Rfrd to Comm on Assignment
- Mar 07 Assigned to Personnel and Pensions
- May 05 Tbld pursuant Hse Rule 27D

Amends the Code of Criminal Procedure of 1963. Provides that when the State seeks an enhanced sentence because of a prior conviction, the charge shall state the intention to seek an enhanced sentence and shall state such prior conviction.

**HOUSE AMENDMENT NO. 1.**
Deletes provision permitting State to amend charge to seek enhanced sentence after trial has begun.

**GOVERNOR MESSAGE**
Recommends specifying that enhanced penalty means a penalty which is increased by a prior conviction from one classification of offense to a higher level classification under the Unified Code of Corrections and does not include increases applied within the same level classification of offense.

**HB-0418 HOMER - COUNTRYMAN AND HARRIS.**
Amends the Code of Criminal Procedure of 1963. Provides that when the State seeks an enhanced sentence because of a prior conviction, the charge shall state the intention to seek an enhanced sentence and shall state such prior conviction.

**GOVERNOR MESSAGE**
Recommends specifying that enhanced penalty means a penalty which is increased by a prior conviction from one classification of offense to a higher level classification under the Unified Code of Corrections and does not include increases applied within the same level classification of offense.

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3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0419  HOMER.
(Ch. 37, new par. 801-14)
Amends the Juvenile Court Act. Provides that a respondent to a petition filed under the Act must object to the venue of the action or the court’s jurisdiction before the start of an adjudicatory hearing conducted under the Act.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Judiciary II
May 05  Interim Study Calendar JUDICIARY II

HB-0420  HOMER – COUNTRYMAN – ZICKUS.
(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.

HOUSE AMENDMENT NO. 1.
Restores exclusion from definition of criminal damage to property, property described in arson statute.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Judiciary II
Apr 07  Do Pass/Short Debate Cal 016-000-000
Apr 17  Short Debate Cal 2nd Rdng Short Debate Anniversary Amendment No.01  HOMER  Adopted
Cal 3rd Rdng Short Debate
May 09  Short Debate-3rd Passed 107-000-003
May 11  Arrive Senate
Sen Sponsor HAWKINSON
Placed Calndr,First Reading
May 12  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Judiciary
May 31  Recommended do pass 011-000-000
Jun 13  Second Reading
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0495  Effective date 90-01-01

HB-0421  PHELPS – EDLEY – GRANBERG – WOOLARD – HICKS, BRESLIN AND HARTKE.
(Ch. 23, new par. 12-4.24a; Ch. 111 1/2, par. 5505; Ch. 127, par. 55 and new par. 55.50; Ch. 144, pars. 658, 1454.01 and 1459)
Amends the Public Aid Code, the Emergency Medical Services (EMS) Systems Act, the Civil Administrative Code, the Act concerning Southern Illinois University, and the Family Practice Residency Act. Provides for possible special Department of Public Aid medical assistance compensatory standards, helicopter emergency trauma transportation, an Office of Health Resources Development within the Department of Public Health, and special funds for family practitioners, within designated physician shortage areas. Provides for an International Commerce and Development Center at SIU-Carbondale. Requires reports by the Departments of Public Aid and Public Health. Effective immediately.

1 Fiscal Note Act may be applicable.
FISCAL NOTE (Dept. of Public Health)
The Department has estimated that full staffing of a Center for Rural Health would cost approximately $200,000 annually. Fiscal impact of developing a plan for the use of State helicopters will be minimal, given that IDPH has already developed such procedures. The Department will defer to the Dept. of Public Aid for an estimate of the fiscal impact of the language amending the Public Aid Code.

HOUSE AMENDMENT NO. 1.
Provides that the SIU Board of Trustees may (rather than shall) establish an International Commerce and Development Center at Carbondale.

HOUSE AMENDMENT NO. 2.
Eliminates provisions concerning establishment of an Office of Health Resources Development within the Department of Public Health. Creates the Illinois Rural Health Act to require the Department of Public Health to coordinate programs and develop strategies to improve access to health care for rural residents.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 144, par. 658

DELETES provision for establishment of an International Commerce and Development Center at SIU-Carbondale. Makes changes concerning use of IDOT helicopters for non-emergency health-related purposes.

GOVERNOR MESSAGE
Recommends deleting language concerning use of IDOT helicopters for non-emergency health purposes.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to State Government Administration
Apr 07 Placed Calndr,Second Reading Recommended do pass 009-000-003
Apr 12 Fiscal Note Requested MCCRACKEN & PHELPS Placed Calndr,Second Reading
Apr 28 Fiscal Note filed Placed Calndr,Second Reading
May 17 Second Reading Amendment No.01 PULLEN Adopted Amendment No.02 HOMER Adopted Placed Calndr,Third Reading
May 23 Third Reading - Passed 113-000-000
May 24 Arrive Senate Sen Sponsor REA Placed Calendr,First Reading
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Public Health, Welfare & Correctn
Jun 09 Recommended do pass as amend 012-000-000 Placed Calndr,Second Reading
Jun 13 Second Reading Amendment No.01 PUB HLTH WEL Adopted Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Jun 20 Speaker's Tbl. Concurrence 01
Jun 26 H Concurs in S Amend. 01/116-000-000 Passed both Houses
Jul 25 Sent to the Governor
Sep 06 Governor amendatory veto Placed Cal. Amendatory Veto
HB-0422  ROPP - WEAVER,M – FREDERICK, VF.

(Ch. 122, new par. 30-15.7g)

Amends the Higher Education Student Assistance Law in The School Code. Provides for scholarships for high school graduates in the amount of $400 for each year of successful completion of high school, to be used for tuition and necessary fees at qualified Illinois institutions of higher learning and at approved Illinois trade and vocational schools.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Higher Education
May 04  Tbl-pursuant Hse Rul 26D

HB-0423  SALTSMAN – RICE.

(Ch. 108 1/2, new par. 14-104.6)

Amends the State Employees Article of the Pension Code to provide for participation in the System by self-employed blind vendors licensed to operate vending facilities by the Department of Rehabilitation Services.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Personnel and Pensions
May 05  Tbld pursuant Hse Rule 27D

HB-0424  FLOWERS – RICE AND DAVIS.

(Ch. 127, pars. 63b100-2 and 63b100-3)

Amends the Employee Rights Violation Act to provide that judgments by an administrative tribunal finding a policy making officer of a State agency to have violated the First and Fourteenth Amendment rights of an employee of a State agency as provided in the Act shall result in discharge of the policy making officer, whether or not the judgment is appealed. If appealed and reversed, the policy making officer shall be reinstated. Includes civil rights violations under the Illinois Human Rights Act as such First and Fourteenth Amendment violations. Provides that a policy making officer discharged for such violation of employee's rights shall be forever barred from employment as a policy making officer of a State agency. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.

Includes in the definition of administrative tribunal an arbitrator. Includes in such definition a quasi-judicial body which has jurisdiction to adjudicate disputes involving other civil rights violations under the Illinois Human Rights Act. Provides that the discharge of the policy making officer from State employment shall also occur when a State agency has been found by an administrative tribunal to have violated the Illinois Human Rights Act as a result of the conduct of such policy making officer.

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0424—Cont.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to State Government Administration
Apr 07 Recommended do pass 008-000-004

Placed Calndr,Second Reading
May 22 Second Reading
May 26 Third Reading - Passed 103-012-001
Arrive Senate
Sen Sponsor HALL
Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Executive
Jun 08 Recommended do pass 009-006-000

Placed Calndr,Second Reading
Jun 13 Second Reading
Jun 21 Recalled to Second Reading
Amendment No.01 HALL Adopted
Placed Calndr,Third Reading

HB-0425 MATIJEVICH - TERZICH - RICE.

(Ch. 43, new par. 134a-1)
Amends the Liquor Control Act to prohibit any person licensed under the Act from publishing or disseminating wine cooler advertising which depicts any person under age 21 or which appeals primarily to persons under age 21.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Registration and Regulation
May 05 Tbd pursuant Hse Rule 27D

HB-0426 MATIJEVICH - DIDRICKSON.

(Ch. 43, new par. 144d)
Amends The Liquor Control Act of 1934. Requires that the words "CONTAINS ALCOHOL" appear in a size at least as large as the largest printing or text on any wine cooler container, outer package or wrapper. Defines "wine cooler".

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Registration and Regulation
May 05 Tbd pursuant Hse Rule 27D

HB-0427 MATIJEVICH - TERZICH.

(Ch. 43, new par. 127a-1)
Amends The Liquor Control Act. Provides that no person who sells wine cooler in a retail establishment shall display wine cooler other than in an area where other alcoholic liquor is displayed. Provides that no display of wine cooler in a retail establishment shall abut a display of non-alcoholic beverages.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Registration and Regulation
May 05 Tbd pursuant Hse Rule 27D

3 HB-0428 SALTSMAN, CURRAN, COUNTRYMAN, HASARA, NOVAK AND GRANBERG.

(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)

Amends the State Employees, Universities, Downstate Teachers and Chicago Teachers Articles of the Pension Code to compound, or to provide for and com-

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
pound automatic annual increases in retirement annuities and widow and survivor benefits beginning January 1, 1990 in certain cases, and beginning on the January 1 following the first anniversary of retirement, regardless of age, in other cases. Effective immediately.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOVT'S.**

Amends the Chicago Firefighter's Article of the Pension Code to increase the rate of automatic annual increase in pension to 3% for all firefighters, and to change the minimum age for such increases from 60 to 55. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOVT'S.**

Amends the Chicago Firefighter Article of the Pension Code to provide that a firefighter who withdraws after December 31, 1989 with at least 20 years of service credit will qualify for the alternative retirement formula regardless of whether he attained age 50 while in service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

**STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOVT'S.**

Amends the Chicago Firefighters Article of the Pension Code to change the final average salary upon which certain benefits are based, from the 4 highest consecutive years in the last 10, to the 12 highest consecutive months in the last 10 years of service. Amends the State Mandates Act to require implementation without reimbursement.

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3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0432  CAPPArellI - MCAULiffE - TERZICH - BUGIEL斯基 - DELEO, LAURINO, MCGANN, KEANE, MUNIZZI, GOFORTH, KRSKA, KULAS, MARTINEZ, RONAN AND SANTIAGO.

(Ch. 108 1/2, pars. 6-128 and 6-144; Ch. 85, new par. 2208.13)

Amends the Chicago Firefighter Article of the Pension Code to increase the maximum pension from 75% to 80% of salary. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07        Assigned to Personnel and Pensions
May 05        Tbd pursuant Hse Rule 27D

HB-0433   PETKA AND WENNLUND.

(Ch. 38, par. 115-4)

Amends the Code of Criminal Procedure of 1963 to provide that whenever the State or the defendant has reason to believe that peremptory challenges have been used or are being used to remove members from the group of jurors or prospective jurors solely on the basis of race, the State or defendant may demand a hearing on the question. Establishes factors to be considered at such hearing. Permits the court to reinstate all prospective jurors who have been dismissed on account of race or upon motion of the party aggrieved by the discriminatory use of peremptory challenges or to dismiss the case without prejudice if it is not established that there were racially neutral uses of peremptory challenges.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07        Assigned to Judiciary II
May 04        Recommended do pass 010-004-000
May 11        Placed Calndr,Second Reading
May 26        Interim Study Calendar JUDICIARY II

HB-0434  GIORGI - HALLOCK - MATIJEVichi - SALTSMAN.

(Ch. 43, par. 110)

Amends The Liquor Control Act of 1934 to authorize municipalities to regulate and license bartenders and employees of licensed retail liquor establishments.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07        Assigned to Executive
May 05        Interim Study Calendar EXECUTIVE

HB-0435  GIORGI - FARLEY - SUTKER - TERZICH - BUIGIEL斯基.

(Ch. 127, par. 46.19a)

Amends the Civil Administrative Code. Provides that the Department of Commerce and Community Affairs shall not use federal or State funds to pay an employer's training or retraining costs if the employer is reopening a facility that has been closed for less than 2 years, if a substantial number of workers employed at the facility when it was closed remain unemployed, and if the product or service of the employer is substantially similar to that which was produced by the facility before it closed.

HOUSE AMENDMENT NO. 1.

Eliminates the prohibition against use of State and federal funds by DCCA to pay an employer's training or retraining costs under specified circumstances. Provides that the Department, in developing a federal or State-funded training or retraining program for an employer, will, under specified circumstances, assist and encourage the employers in making every effort to re-employ persons formerly em-

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
ployed at the facility; will make a list of such former employees available to the employer; and will report the results of the effort to the Illinois Job Training Coordinating Council.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Labor & Commerce
May 03 Amendment No.01 LABOR COMMRCCE Adopted
Do Pass Amend/Short Debate 015-000-000
Cal 2nd Rdng Short Debate
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 10 Short Debate-3rd Passed 062-050-002
May 11 Arrive Senate
Sen Sponsor HOLMBERG
Placed Calndr,First Reading
May 12 First reading Rfrd to Comm on Assignment
May 18 Assigned to Labor
Jun 08 Recommended do pass 011-000-000
Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 057-000-000
Passed both Houses
Jul 14 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0797 Effective date 90-01-01

HB-0436 GIORGI AND JONES, SHIRLEY.
(Ch. 23, par. 10-16.2; Ch. 40, pars. 706.1, 1107.1, 1226.1 and 2520)
Amends the Public Aid Code, Marriage and Dissolution of Marriage Act, Non-Support of Spouse and Children Act, Revised Uniform Reciprocal Enforcement of Support Act and Parentage Act. Provides that, when a delinquency in child or spousal support payments exists and an alleged employer has not withheld income in accordance with an order for withholding and notice of delinquency, the person to whom support is owing (or another person) may file an affidavit showing that the person owing support is employed full-time by the alleged employer. Provides that, after a hearing, a court may find that the person owing support is so employed and may order the employer to pay amounts, consistent with the finding, to the person or public office to whom support is owed. Provides for exceptions. Effective immediately.

HOUSE AMENDMENT NO. 1.
Corrects a grammatical error.

HOUSE AMENDMENT NO. 2.
Removes the separate subsections permitting court hearings and resultant payment orders against obligors' employers served with delinquency notices. Removes the exemption for employers whose obligor-employees receive less than minimum wage. Includes provision for such hearings and judgments in the existing penalty subsections, and includes the obligor's right to initiate the nonwithholding complaint against his employer.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Judiciary I
Apr 19 Amendment No.01 JUDICIARY I Adopted
Amendment No.02 JUDICIARY I Adopted
Recommended do pass as amend 008-000-000
Placed Calndr, Second Reading
Jun 19 Second Reading
Placed Calndr, Third Reading
May 22 Third Reading - Passed 113-003-001
Arrive Senate
Placed Calndr, First Reading
May 26
HB-0436—Cont.

May 30  Sen Sponsor HOLMBERG
   Placed Calendr, First Reading
May 31  First reading  Rfrd to Comm on Assignment
Jun 01  Waive Posting Notice  Assigned to Judiciary
Jun 09  Recommended do pass 012-000-000
Jun 13  Placed Calndr, Second Reading
Jun 19  Third Reading - Passed 059-000-000
   Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
   PUBLIC ACT 86-0496  Effective date 89-09-01

HB-0437  MATIJEVICH - GIORGI.

(Ch. 37, par. 805-19; Ch. 38, par. 102-21; Ch. 70, par. 72; Ch. 73, par.
1065.703; Ch. 91 1/2, par. 1-122.1; and Ch. 111 1/2, par. 6351-5)

Amends the Insurance Information and Privacy Protection Article of the Illinois
Insurance Code. Includes hearing aid dispensers in the definition of “medical
professional”. Amends various other Acts by changing references to the Psycholo-
gist Registration Act and Social Workers Registration Act. Now refers to them as
the Clinical Psychologist Licensing Act and the Clinical Social Work and Social
Work Practice Act, respectively.

SENATE AMENDMENT NO. 1.

Add reference to: Ch. 91 1/2, par. 1-103

Amends the definition of “clinical psychologist” in the Code of Criminal Proce-
dure and the Mental Health and Developmental Disabilities Code.

SENATE AMENDMENT NO. 2.

Add reference to: Ch. 73, par. 982c

Amends the Illinois Insurance Code in relation to coverage for mental, emotion-
al, 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”.

Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Insurance
Apr 06  Do Pass/Short Debate Cal 020-000-000
Apr 11  Short Debate Cal 2nd Rdg
Cal 3rd Rdg Short Debate
May 09  Short Debate-3rd Passed 112-000-000
May 11  Arrive Senate
   Placed Calendr, First Reading
May 15  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Insurance, Pensions &
   License Act
May 31  Recommended do pass 010-000-001
Jun 15  Second Reading  Amendment No.01  HOLMBERG  Adopted
   Placed Calndr, Third Reading
Jun 22  Primary Sponsor Changed To JONES
   Added As A Joint Sponsor HOLMBERG
   Placed Calndr, Third Reading
   Recalled to Second Reading
   Amendment No.02  JONES  Adopted
   Placed Calndr, Third Reading
Jun 23  Third Reading - Lost 020-032-003
HB-0438  HALLOCK - GIORGI - MAYS - NOVAK.
(Ch. 46, pars. 7-5 and 7-12)
Amends The Election Code to require that whenever a political party's nomination of candidates is uncontested as to one or more, but not all, of the offices to be voted upon by the electors of a township, municipality or ward, then the primary ballot shall include those offices within the township, municipality or ward, for which the nomination is uncontested.
Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0439  HALLOCK.
(Ch. 110, pars. 4-101, 4-107, rep. par. 13-214.1)
Amends the Code of Civil Procedure. Provides that a creditor having a money claim may attach without bond the debtor's property where the action is based upon the conduct of the debtor which constituted first degree murder, a Class X felony or a Class 1 felony and for which a conviction was obtained. Repeals the provision which provides that actions for damages for certain injuries arising out of the commission of first degree murder or a Class X felony may be commenced no later than 10 years after the release of the perpetrator.
Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Judiciary I
May 03  Interim Study Calendar JUDICIARY I

HB-0440  HALLOCK, REGAN, EWING AND HOMER.
(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 to provide that juveniles who are alleged to be delinquent or whose cases are continued under supervision or who are found delinquent and placed on probation and adults who are placed on supervision or probation may be required by the court to refrain from entering into a designated geographic area except upon such terms as the court deems appropriate; refrain from having any contact with certain specified persons or particular types of persons, including but not limited to members of street gangs, drug dealers and drug users; or make an apology, public or private, in whatever manner the court determines to be appropriate.
HOUSE AMENDMENT NO. 1.
Removes provisions allowing the court to order a public apology.
SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 37, new par. 801-14
Further 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.
SENATE AMENDMENT NO. 2.
Provides that the court shall 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, require 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.
Mar 01 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Judiciary II
Provides for State payment on account of benefits to State property resulting from local improvements made by special assessment. Requires that the State have been made a party to the proceedings and any required notices given to the Director of the Department or other State office having jurisdiction over the property, the Director of Commerce and Community Affairs, and the Attorney General. Payment up to $25,000 is to be voucheded by the Director of Commerce and Community Affairs, from appropriations made for that purpose, when the Attorney General certifies the amount has been determined in compliance with this Act. Where the special assessment exceeds $25,000, the amount in excess and interest, if any, are payable only from special appropriation requested by the Director or State officer having jurisdiction over the property.
May 02 Fiscal Note Requested HOMER

May 09 Third Reading - Passed 110-002-000

May 11 Arrive Senate
Sen Sponsor HAWKINSON
Added As A Joint Sponsor LUFT
Placed Calndr, First Reading

May 12 First reading Rfrd to Comm on Assignment
May 18 Assigned to Executive
Jun 01 Recommended do pass 014-000-000

Jun 13 Second Reading
Placed Calndr, Third Reading

Jun 19 Third Reading - Passed 059-000-000
Passed both Houses

Jul 14 Sent to the Governor

Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 11 Mtn filed overrde Gov veto 01/LEITCH
Placed Calendar Total Veto

Oct 17 3/5 vote required
Override Gov veto-Hse lost 01/069-027-015
Mtn filed overrde Gov veto 02/LEITCH
Placed Calendar Total Veto

Oct 18 3/5 vote required
Override Gov veto-Hse pass 02/072-021-014
Placed Calendar Total Veto

Nov 01 Mtn filed overrde Gov veto HAWKINSON-LUFT
3/5 vote required
Override Gov veto-Sen pass 038-018-001
Bth House Overid Total Veto
PUBLIC ACT 86-0933 Effective date 90-01-01

'HB-0442 HICKS.

(Ch. 115, par. 9.07)

Amends the Recorders Act with respect to fees charged for recording assignments of leases and liens pertaining to oil, gas and other minerals.

Mar 01 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Counties & Townships
Mar 15 Re-assigned to Select Comm Coal and Oil Resources

Apr 07 Recommended do pass 005-001-001

Apr 12 Second Reading
Placed Calndr, Third Reading

May 18 Third Reading - Passed 116-000-000

May 22 Arrive Senate
Placed Calndr, First Reading

Jun 01 Sen Sponsor REA
Placed Calndr, First Reading

Jun 06 First reading Rfrd to Comm on Assignment
Waive Posting Notice

Jun 08 Assigned to Local Government
Recommended do pass 012-000-000

Jun 13 Second Reading
Placed Calndr, Third Reading

Jun 19 Third Reading - Passed 059-000-000
Passed both Houses

1 Fiscal Note Act may be applicable.
HB-0443 ZICKUS.

(Ch. 111 2/3, new par. 13-408)

Amends the Telecommunications Article of The Public Utilities Act. Provides that companies providing alternative operator service shall disclose to users at the point of and prior to utilization of such service that calls may be billed at a rate higher than the rate for similar service billed through a local telecommunications service. Provides that such disclosure on pay phones shall be by means of an adhesive sticker. Makes violation of the Act a business offense with a fine of not more than $1,000 but provides that weekly inspection of such stickers shall be an affirmative defense.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Rfrd to Comm on AssignmentAssigned to Public Utilities
May 05 Tbld pursuant Hse Rule 27D

HB-0444 DOEDERLEIN.

(Ch. 23, new par. 11-22c)

Amends the Public Aid Code. Provides that, if a recipient of Aid to Families with Dependent Children maintains a court or administrative proceeding against a former employer for back pay for a period during which the recipient received AFDC, the recipient shall report such fact to the Department of Public Aid. Provides that the Department may, to the extent of assistance provided to the recipient, seek the recovery of such back pay. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes definition of “employer”. Expands application of new Section to include General Assistance. Deletes language relating to the Department of Public Aid joining or maintaining actions to recover back pay, and provides that the Department may attach a lien on the recovery of back wages equal to the amount of assistance provided.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Rfrd to Comm on AssignmentAssigned to Human Services
Apr 12 Amendment No.01 HUMAN SERVICE AdoptedDP Amnded Consent Calendar 019-000-000
Apr 17 Consnt Caldr Order 2nd Read
Apr 19 Consnt Calendar, 2nd Reading
Apr 19 Consnt Caldr Order 3rd Read
Apr 19 Remvd from Consent Calendar
Apr 19 Cal 2nd Rdnng Short Debate
May 03 Short Debate Cal 2nd Rdng
May 03 Cal 3rd Rdnng Short Debate
May 24 Short Debate-3rd Passed 108-001-004
May 25 Arrive Senate
Apr 19 Sen Sponsor FRIEDLAND
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Rfrd to Comm on AssignmentAssigned to Labor
Jun 08 Recommended do pass 011-000-000
Jun 13 Placed Calndr,Second Reading
Jun 19 Second Reading
Jun 19 Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Jun 19 Passed both Houses
Jul 14 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0497 Effective date 89-09-01
HB-0445  EWING – ROPP, OLSON, BOB AND ACKERMAN.

(Ch. 46, par. 2A-1.2; Ch. 122, pars. 103-7, 103-12, 103-13, 106-1 and 106-2)

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 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0446  MCPIKE.

(New Act)

Creates an Act in relation to notification and review of the release of genetically engineered organisms into the environment. Provides that the Illinois Environmental Protection Agency or the Department of Agriculture shall review the release of certain genetically engineered organisms into the environment, and that a person seeking such a release shall give notice of the release. Provides for comments on such release and dissemination of certain information relating to the release. Provides for penalties for violation of the Act. Effective immediately.

FISCAL NOTE (EPA)
The Agency's responsibilities under HB-446 could be carried out for less than $25,000 during FY90. Annual costs would likely increase somewhat in the next several fiscal years. Such increases are not projected to be significant.

HOUSE AMENDMENT NO. 1.
Changes requirements regarding the submission of confidential information by a person seeking a regulated release. Changes public notice requirements. Changes definition of "release into the environment" to exclude a release that is not intentional or a release at a de minimis level. Makes other changes. Changes effective date from immediate to July 1, 1990.

SENATE AMENDMENT NO. 1.
Makes grammatical change.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Energy Environment & Nat. Resource
Apr 11  Fiscal Note filed  Committee Energy Environment & Nat. Resource
May 04  Amendment No.01  ENRGY ENVRMNT  Adopted DP Amnded Consent Calendar 014-000-000

Consnt Caldr Order 2nd Read
May 09  Cnsnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 11  Consnt Caldr, 3rd Read Pass 111-000-000
May 12  Arrive Senate
Placed Calendr, First Readng
May 24  Sen Sponsor O'DANIEL
Added As A Joint Sponsor MAITLAND
Placed Calendr, First Readng
**HB-0447**  WEAVER, M – BLACK, BRUNSVOLD, WILLIAMSON AND DEJAEGHER.


**HOUSE AMENDMENT NO. 2.**

Makes violation a class C misdemeanor with second convictions punishable by a fine of not less than $500. Provides that officers making arrests shall order the vehicle off the highway and persons convicted shall be ordered to bring the vehicle into compliance.

**SENATE AMENDMENT NO. 1.**

Provides that no portion of the body floor shall be raised above the frame and sets the height requirement in terms of the original manufacturer of the vehicle.

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<td>Sep 01</td>
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**PUBLIC ACT 86-0498 Effective date 90-01-01**
HB-0448 COUNTRYMAN.
(Ch. 144, pars. 302, 303, 304 and 305)

Amends the Regency Universities Act. Adds provisions relative to appointment of student members, and empowers student members of the Board of Regents to vote and their presence or absence to be considered for quorum purposes except on matters of tenure, faculty appointment and collective bargaining. Effective July 1, 1989.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Higher Education
May 05 Tbld pursuant Hse Rule 27D

HB-0449 COUNTRYMAN.
(Ch. 144, pars. 302, 303, 304 and 305)

Amends the Regency Universities Act. Adds 3 new board members on a geographic basis, and empowers student members to vote and requires their being considered for quorum purposes except on matters of tenure, faculty appointment and collective bargaining. Effective July 1, 1989.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Higher Education
May 05 Tbld pursuant Hse Rule 27D

HB-0450 COUNTRYMAN.
(Ch. 15, pars. 213, 221, 504; Ch. 23, par. 1265; Ch. 24, par. 1554; Ch. 24 1/2, pars. 38b1, 38b2, 38b4; Ch. 37, pars. 439.8, 439.22-1, 439.22-2; Ch. 81, par. 122; Ch. 85, par. 906; Ch. 96 1/2, par. 7406; Ch. 103, par. 14.3; Ch. 108 1/2, pars. 15-106, 15-159; Ch. 111 2/3, par. 602; Ch. 122, pars. 30-4b, 30-4c, 30-4d, 30-13, 30-15-25.a, 30-16.4, 30-16.6, 698.1; Ch. 127, pars. 46.19a, 63b13.1, 63b104c, 132.11-1, 132.101, 132.202, 132.602, 146, 148-1, 149.2, 170, 213.3, 213.4, 213.5, 213.9, 307, 352, 604A-101, 782, 1404, 2701-3, new pars. 141.255, 142a1a; Ch. 129, pars. 422; Ch. 144, pars. 61.52, 70.12, 70.11, 70.12, 181, 182, 187, 188, 189.11, 190, 217, 225, 271, 282, 301, 306, 308c, 331, 352, 1701, 1801, 2101, 2403, new pars. 801-1 (formerly par. 802a), 801-2 (formerly par. 802b), 801-3 through 801-17, 802-1 through 802-15)

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.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Higher Education
May 02 Interim Study Calendar HIGHER ED

HB-0451 ROPP.
(Ch. 122, par. 27-1)

Amends The School Code. Beginning with the 1990-91 school year, requires an 8 period school day throughout the regular school term for all pupils in grades 9 through 12 of the common schools.

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

STATE MANDATES ACT FISCAL NOTE
School district costs may increase for districts which elect to implement HB-451. However, the SBE believes that those dists. will implement HB-451 by reducing the length of existing class-

1 Fiscal Note Act may be applicable.
HB-0451—Cont.

es in order to generate an 8th period.
Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Elementary & Secondary Education
May 03  St Mandate Fis Note Filed
May 05  Committee Elementary & Secondary Education
Interim Study Calendar ELEM SCND ED

HB-0452  RICE.

(Ch. 122, par. 21-1a)

Amends The School Code. Exempts from the basic skills and subject matter knowledge test requirement those persons who met all other certification requirements by June 30, 1988 but did not hold a certificate on that date, if they make proper application for issuance of the certificate not later than 6 months after the amendatory Act's effective date. Effective immediately.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Elementary & Secondary Education
May 04  Interim Study Calendar ELEM SCND ED

HB-0453  CAPPARELLI – MCAULIFFE – MCNAMARA – BALANOFF – LAURINO.

(Ch. 95 1/2, par. 11-1202)

Amends The Illinois Vehicle Code to provide that school buses, vehicles carrying passengers for hire or hazardous materials must stop at railroad crossings with a green signal.

HOUSE AMENDMENT NO. 1.
Permits vehicles to proceed over railroads with a green signal except school buses carrying school children.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Transportation and Motor Vehicles
Mar 15  Amendment No.01 TRANSPORTATN  Adopted
Do Pass Amend/Short Debate 024-000-000
Cal 2nd Rdng Short Debate
Apr 06  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Apr 11  Short Debate-3rd Passed 110-000-000
Apr 13  Arrive Senate
Placed Calndr,First Readng
Apr 19  Sen Sponsor LECHOWICZ
Placed Calndr,First Readng
May 04  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Transportation
Jun 06  Recommended do pass 011-001-000
Placed Calndr,Second Reading
Jun 13  Second Reading
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 058-001-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0499  Effective date 90-01-01
Amends the Chicago Municipal Employees Article of the Pension Code to increase the retirement formula for persons withdrawing from service after December 31, 1989. Effective immediately.

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

- Mar 02 1989  First reading  Rfrd to Comm on Assignment
- Mar 07       Assigned to Personnel and Pensions
- May 05       Tbd pursuant Hse Rule 27D

Amends The School Code. Requires school districts to file with the State Superintendent of Education, and to implement by the 1990-91 school year a plan to limit the average class size throughout the district in grades K-3 to 20 pupils, unless a teacher's assistant for each 11 pupils over 20 is provided.

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

**STATE MANDATES ACT FISCAL NOTE**

The cost to hire teachers is estimated at $108 million using an average teacher salary of $30,000. The cost to hire teacher assistants is estimated to be $98.3 million using an average salary of $15,000. Therefore, the estimated salary costs of range from $98.3 million to $108 million depending upon how districts elect to implement the bill. Those cost estimates do not reflect costs associated with the potential need to increase classroom space or additional personnel related costs beyond salary. The SBE is unable to provide an estimate of costs associated with these expenses.

- Mar 02 1989  First reading  Rfrd to Comm on Assignment
- Mar 07       Assigned to Elementary & Secondary Education
- May 03       St Mandate Fis Note Filed Committee Elementary & Secondary Education
- May 05       Tbd pursuant Hse Rule 27D

Amends the Municipal Code to change a reference to the date on which a provision takes effect. Amends the Park District Code by renumbering a Section of the Code.

**HOUSE AMENDMENT NO. 1.**

- Deletes reference to: Ch. 24, par. 1-2-1.1; Ch. 105, par. 3-14
- Adds reference to: Ch. 105, pars. 2-2.1, 2-4 and 2-5

Deletes everything. Amends the Park District Code. Provides that when 2 or more districts within a municipality combine into one district coterminous with the municipality, the new district may have 7 commissioners appointed by the chief executive officer of the municipality, with the advice and consent of the corporate authorities (rather than 5 elected commissioners). Effective immediately.

- Mar 02 1989  First reading  Rfrd to Comm on Assignment
- Mar 07       Assigned to Executive
- Apr 26       Amendment No.01 EXECUTIVE Adopted Do Pass Amend/Short Debate 017-000-000
- Cal 2nd Rdng Short Debate

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1 Fiscal Note Act may be applicable.
HB-0456—Cont.

May 03  Short Debate Cal 2nd Rdng
      Cal 3rd Rdng Short Debate
May 09  Short Debate-3rd Passed 113-000-001
May 11  Arrive Senate
      Sen Sponsor DALEY,J
      Added As A Joint Sponsor TOPINKA
      Placed Calndr,First Reading
May 12  First reading       Rfrd to Comm on Assignment
May 18  Assigned to Local Government
Jun 01  Recommended do pass 012-000-000
      Placed Calndr,Second Reading
Jun 13  Second Reading
      Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
      Passed both Houses
Jul 14  Sent to the Governor
Aug 30  Governor approved
      PUBLIC ACT 86-0307  Effective date 89-08-30

1 HB-0457  WELLLER - WENNLUND - PETERSON,W - ZICKUS AND DOEDERLEIN.
           (Ch. 111 1/2, new par. 7056a; Ch. 122, par. 24-2)
                        Amends the Illinois Solid Waste Management Act to direct the Department of
                        Energy and Natural Resources to develop recycling logos, conduct a public educa-
                        tion and awareness campaign, and prepare educational materials on recycling for
                        elementary schools. Makes using any official recycling logo without State authori-
                        zation a business offense. Amends The School Code to declare October 1 as Recy-
                        cling Day and a commemorative holiday. Changes the definition of
                        "commemorative holiday" to include the commemoration of activities as well as
                        persons or events.
                        Mar 02 1989  First reading       Rfrd to Comm on Assignment
                        Mar 07    Assigned to Executive
                        May 05   Interim Study Calendar EXECUTIVE

HB-0458  WEAVER,M, BLACK, ROPP, HULTGREN, PETKA AND TURNER.
           (Ch. 38, par. 1005-6-3)
                        Amends the Unified Code of Corrections to provide for prospective operation
                        only (after effective date of Act) of $25 fee imposed on offenders sentenced to pro-
                        bation. Effective immediately.
                        Mar 02 1989  First reading       Rfrd to Comm on Assignment
                        Mar 07    Assigned to Judiciary II
                        Apr 19   Do Pass/Consent Calendar 016-000-000
                        Consnt Caldr Order 2nd Read
May 03    Consnt Calendar, 2nd Rdng
May 09    Consnt Caldr Order 3rd Read
      May 11  Arrive Senate
      Placed Calndr,First Rdng
May 22    Sen Sponsor WOODYARD
      Placed Calndr,First Reading
May 23    First reading       Rfrd to Comm on Assignment
                          Assigned to Judiciary
May 30    Added As A Joint Sponsor BARKHAUSEN
                          Committee Judiciary
May 31    Recommended do pass 011-000-000
                          Placed Calndr,Second Readng

1 Fiscal Note Act may be applicable.
Amends the Higher Education Student Assistance Law within The School Code. Identifies a veteran's scholarship as an entitlement which the institution in which the holder is enrolled must honor without condition, other than the holder's maintenance of minimum grade levels.

**HOUSE AMENDMENT NO. 1.**
Also conditions the institution's honoring of the scholarship on the recipient's maintenance of a satisfactory student loan repayment record.

**SENATE AMENDMENT NO. 1.**
Extends eligibility for a veteran's scholarship from 14 to 16 years after beginning study.

**HB-0459** WEAVER, M, BLACK, ROPP, TURNER AND WILLIAMSON.
(Ch. 122, par. 30-15.7d)

Amends the Revenue Act of 1939. Allows a person who pays taxes incorrectly assessed to that person to obtain refunds for up to 10 years. Refunds on current taxes are made by the county treasurer. Refunds for other years are made by the Director of Revenue from appropriations for that purpose.

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

Adds reference to: Ch. 120, par. 701

Provides that a claim for refund is initiated by filing a complaint with the board of review or appeals. Provides that the county collector (rather than the Director of Revenue) pays all refunds as provided in the Act (rather than from appropriations for past years). Changes the limitation period from 10 to 5 years. Allows the board to list and assess the property in the name of the correct owner as omitted property. Effective immediately.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Revenue
May 04 Amendment No.01 REVENUE Adopted
Do Pass Amend/Short Debate 012-000-000

Cal 2nd Rdng Short Debate
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 10 Short Debate-3rd Passed 110-000-001
May 11 Arrive Senate
Placed Calendr,First Reading
May 12 Sen Sponsor WOODYARD
Placed Calendr,First Reading
May 15 First reading Rfrd to Comm on Assignment
May 18 Assigned to Transportation
Jun 01 Committee discharged
Re-referred to Revenue
Jun 07 Waive Posting Notice Committee Revenue
Recommended do pass 012-000-000

Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 14 Sent to the Governor
Aug 14 Governor approved
PUBLIC ACT 86-0180 Effective date 89-08-14

HB-0461 PETERSON,W - FREDERICK,VF.

(Ch. 42, par. 4-5; Ch. 46, pars. 2A-1, 2A-1.2; new par. 2A-55)

Amends the Illinois Drainage Code and The Election Code to change the time of election of elected drainage commissioners to the consolidated election. Makes such election subject to The Election Code. Provides that at the 1991 consolidated election, 2 commissioners shall serve 4 year terms and one commissioner shall serve a 2 year term. Thereafter their successors shall serve 4 year terms.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Elections
May 04 Interim Study Calendar ELECTIONS

HB-0462 WELLER - MULCAHEY - COWLISHAW - ZICKUS, MCNA-MARA, LEFLORE, CURRAN, WILLIAMSON AND DEUCHLER.

(Ch. 122, pars. 27-23 and 27-24.2)

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

HOUSE AMENDMENT NO. 1.

Substitutes a passing grade in at least 8 courses during the previous 2 semesters (for successful completion of the previous 2 semesters of school work) as a criterion for enrollment in a driver education course, and permits waiver of the requirement by the local superintendent of schools.
HB-0462—Cont.

FISCAL NOTE, AS AMENDED (State Board of Education)
HB-462, as amended, would have no fiscal impact on the State or local school district.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Elementary & Secondary Education

Apr 19 Amendment No.01 ELEM SCND ED Adopted
Recommnded do pass as amend 025-004-000

Placed Calndr,Second Reading

May 16 Fiscal Note filed

May 17 Second Reading

May 26 Third Reading - Passed 116-001-000

Arrive Senate

May 31 Placed Calendar,First Reading

Jun 01 Sen Sponsor KUSTRA

Placed Calendar,First Reading

Jun 09 First reading Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education

Jun 09 Recommended do pass 010-006-002

Placed Calndr,Second Reading

Jun 20 Second Reading

Jun 22 Placed Calndr,Third Reading

Jun 22 Third Reading - Lost 029-029-000

HB-0463  DAVIES.

(New Act)

Creates the Cemetery Board Act. Provides for appointment of a 7-member Cemetery Board, representing cemetery authorities and the general public, by the State Comptroller. The Board shall adopt rules to establish standards for the establishment and maintenance of cemeteries. Provides for fees to be charged to cemetery authorities.

FISCAL NOTE (Comptroller)
The Office of the Comptroller is unable to provide a reliable estimate of the cost of implementing HB-463.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to State Government Administration

Apr 11 Re-assigned to Executive

Apr 19 Fiscal Note filed

May 04 Committee Executive

Interim Study Calendar EXECUTIVE

1 HB-0464  HALLOCK.

(Ch. 111, pars. 2801, 2802, 2804, 2809, 2813, 2814.1, 2817, 2818, 2821, 2822, and 2824; new par. 2801.1)

Amends the Funeral Directors and Embalmers Licensing Act of 1935. Defines additional terms. Excludes making pre-need arrangements from the definition of "funeral directing". Provides for continuing education requirements for funeral directors and embalmers. Provides that a funeral director’s or an embalmer’s license may be placed on inactive status. Makes practicing funeral directing or embalming with a license on inactive status a violation of the Act.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Executive

1 Fiscal Note Act may be applicable.
Amends the Liquor Control Act of 1934. Provides that township corporate authorities may provide by ordinance that alcoholic liquor may be sold or delivered in any specifically designated building belonging to or under control of the township.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Counties & Townships
Mar 15 Recommended do pass 009-003-001

Apr 06 Second Reading Placed Calndr,Second Reading
Apr 11 Third Reading - Passed 086-015-010
Apr 13 Arrive Senate Placed Calndr,First Reading
May 04 Sen Sponsor FAWELL Placed Calndr,First Reading
May 12 First reading Rfrd to Comm on Assignment
May 18 Assigned to Local Government
Jun 01 Recommended do pass 012-000-000

Jun 13 Second Reading Placed Calndr,Second Reading
Jun 22 Third Reading - Passed 054-004-001
Passed both Houses
Jul 21 Sent to the Governor
Aug 30 Governor approved

PUBLIC ACT 86-0309 Effective date 90-01-01

Amends the Revenue Act of 1939 to exclude counties of less than 1,000,000 population which both elect a board of review and have a county assessor from the provision that board of review members shall be elected from districts. Effective immediately.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Revenue
May 04 Recommended do pass 008-005-000

May 17 Second Reading Placed Calndr,Second Reading
May 24 Third Reading - Passed 062-047-003
May 25 Arrive Senate Placed Calndr,First Reading
May 31 Sen Sponsor HALL Placed Calndr,First Reading
Jun 01 First reading Rfrd to Comm on Assignment
Jun 08 Assigned to Local Government
Jun 13 Recommended do pass 012-000-000
Jun 19 Second Reading Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 043-008-000
Passed both Houses
Jul 14 Sent to the Governor
Aug 14 Governor approved

PUBLIC ACT 86-0181 Effective date 89-08-14
Enacts the Senior Citizens Property Tax Limitation Act. Provides that the amount of the property taxes extended for any taxing district in any calendar year on property of certain fixed-income senior citizens may not exceed the property taxes extended for that taxing district for the immediately preceding calendar year increased by the percentage of increase in the federal consumer price index for the immediately preceding calendar year. Amends the Revenue Act of 1939 to make it subject to this limitation. Also amends the State Mandates Act to exempt from State reimbursement. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-467 constitutes a local government organization and structure mandate for which no reimbursement is required.

FISCAL NOTE (State Board of Education)
The fiscal impact of HB-467 is estimated to be $246,000 in less local revenue.

Mar 02 1989  First reading    Rfrd to Comm on Assignment
Mar 07           Assigned to Revenue
Apr 05            St Mandate Fis Note Filed
                 Committee Revenue
Apr 25                  Fiscal Note filed
                 Committee Revenue
May 05                  Tbd pursuant Hse Rule 27D

HB-0468  STECZO.

(Ch. 139, par. 39.32a)

Amends the Township Law of 1874. Authorizes the township board of trustees to contract for the furnishing of mosquito abatement services, removing the restriction that the contract be with one or more municipalities in the township or with the county within which the township is located.

Mar 02 1989  First reading    Rfrd to Comm on Assignment
Mar 07           Assigned to Counties & Townships
Mar 15                  Do Pass/Consent Calendar 013-000-000
Apr 11  Consnt Caldr Order 2nd Read
Apr 17 Consnt Calendar, 2nd Reading
             Consnt Caldr Order 3rd Read
Apr 18 Arrive Senate
             Placed Calendr,First Reading
May 04 Sen Sponsor FAWELL
             Placed Calendr,First Reading
May 12  First reading    Rfrd to Comm on Assignment
May 18           Assigned to Local Government
Jun 01                    Recommended do pass 012-000-000
             Placed Calndr,Second Reading
Jun 13  Second Reading
             Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
             Passed both Houses
Jul 14 Sent to the Governor
Aug 30 Governor approved
             PUBLIC ACT 86-0310  Effective date 90-01-01

1 Fiscal Note Act may be applicable.
HB-0469 KEANE - CHURCHILL - HOMER - FREDERICK, VF - HICKS, ACKERMAN, BARGER, BRESLIN, BRUNSVOLD, COWLISHAW, DELEO, DEUCHLER, DIDRICKSON, DOEDERLEIN, DUNN, JOHN, EDLEY, GIGLIO, GOFORTH, GRANBERG, HALLOCK, HARRIS, HASARA, HENSEL, HOFFMAN, HULTGREN, KLEMM, KUBIK, KULAS, LEITCH, MAUTINO, MCCRACKEN, MCCANN, MCNAMARA, MULCAHEY, NOVAK, OLSON, BOB, OLSON, MYRON, PARCELLS, PARKE, PEIDERSEN, B, PETKA, PIEL, PRESTON, PULLEN, REGAN, RONAN, ROPP, RYDER, SALTSMAN, SIEBEN, STECZO, STEPHENS, TATE, TERZICH, TURNER, VANDUYNE, WAIT, WEAVER, M, WELLER, WENNLUND, WILLIAMSON, WOJCIEK, ZICKUS, DEJAEGHER AND HARTKE.

(Ch. 120, par. 2-201)

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

HOUSE AMENDMENT NO. 1.

Adds immediate effective date.

HOUSE AMENDMENT NO. 2.

Provides that the basis of property that qualifies for investment tax credit shall not include loss incurred after December 31, 1994, except for certain costs.

FISCAL NOTE, AS AMENDED (Dept. of Revenue)

The Dept. estimates that the extension of personal property replacement tax credit will result in a loss of revenues approximately $12.7 million per year.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Revenue
May 04 Amendment No.01 REVENUE Adopted
May 04 Amendment No.02 REVENUE Adopted
Apr 07 Recmdnded do pass as amend 011-002-000
May 08 Placed Calndr, Second Reading
May 08 Fiscal Note Requested MCCRACKEN
May 12 Placed Calndr, Second Reading
May 12 Fiscal Note filed
May 25 Second Reading Held on 2nd Reading
May 30 Tabled House Rule 37(G)

HB-0470 MCCRACKEN - BLACK.

(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.

SENATE AMENDMENT NO. 1.

Authorizes issuance of emergency orders of protection for not less than 14 nor more than 21 days.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 40, pars. 602.1 and 2312-14; Ch. 122, pars. 10-21.8 and 50-5

Amends the Marriage and Dissolution of Marriage Act, Domestic Violence Act, School Code, and School Student Records Act. Provides that if a person is prohibited by an order of protection from having any contact with a minor child, the person shall also be prohibited from inspecting or obtaining the child’s school records or attempting to do so. Prohibits release of school records to a person prohibited from inspecting or obtaining them.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 40, new par. 1022; Ch. 76, pars. 1, 1b, and 2 and new par. 1c; 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 change provisions relating to property held in tenancy by the entirety.

SENATE AMENDMENT NO. 4.
Amends further to create 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.

GOVERNOR MESSAGE
Recommends changing the effective date clause to provide that Sections 1, 4 and 5 of Article 2 of the Act take effect October 1, 1990. All of Article 1 and Sections 2, 3, 6, 7 and 8 of Article 2 take effect January 1, 1990.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Judiciary II
Apr 07 Do Pass/Consent Calendar 016-000-000
Apr 17 Consent Caldr Order 2nd Read
Apr 25 Consent Caldr, 3rd Read Pass 115-000-000
Apr 26 Arrive Senate
Placed Calndr,First Reading
May 03 Sen Sponsor BARKHAUSEN
Placed Calndr,First Reading
May 04 First reading Rfrd to Comm on Assignment
May 18 Assigned to Judiciary
Jun 09 Recommended do pass 012-000-000
Placed Calndr,Second Reading
Jun 15 Second Reading
Amendment No.01 BARKHAUSEN Adopted
Amendment No.02 BARKHAUSEN Adopted
Placed Calndr,Third Reading
Jun 21 Recalled to Second Reading
Amendment No.03 BARKHAUSEN Adopted
Placed Calndr,Third Reading
Jun 22 Recalled to Second Reading
Amendment No.04 BARKHAUSEN Adopted
Placed Calndr,Third Reading
Jun 23 Added As A Co-sponsor FAWELL
Third Reading - Passed 056-001-000
Speaker's Tbl. Concurrency 01,02,03,04
Jun 27 H Concurs in S Amend. 01,02,03,04/113-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 06 Governor amendmentary veto
Placed Cal. Amendatory Veto
Oct 11 Mtn fld accept amend veto MCCRACKEN
Placed Cal. Amendatory Veto
Oct 17 Rul Gub Comply/Rule 46.1(b)
Placed Cal. Amendatory Veto
Oct 19 3/5 vote required Accept Amnd Veto-House Pass 113-000-000
Placed Cal. Amendatory Veto
Oct 31 Mtn fld accept amend veto BARKHAUSEN
3/5 vote required
Accept Amnd Veto-Sen Pass 057-000-000
Bth House Accept Amend Veto
Dec 01 Return to Gov-Certification
Dec 13 Governor certifies changes
Effective date 90-01-01
HB-0471 DELEO, RONÁN AND LAURINO.
(Ch. 108 1/2, new par. 18-112.3)

Amends the Judges Retirement System Article of the Pension Code. Provides for establishing service credit in the system for prior periods of elective or appointive office as a village official upon payment of the specified employee and employer contributions, plus interest.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

HB-0472 MARTINEZ – SANTIAGO – VANDUYNE.
(Ch. 37, new par. 804-16.1; Ch. 38, pars. 165-11 and 165-13, new pars. 165-10 and 165-14, title preceding par. 165-11; Ch. 110, par. 8-1401)

Amends certain Acts in relation to court interpreters. Provides certified interpreters to interpret for criminal defendants and certain individuals in juvenile proceedings, who are not capable of understanding the English language or expression in such language so as to be understood by counsel or court.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Judiciary II
May 04 Interim Study Calendar JUDICIARY II

HB-0473 MCCracken.
(Ch. 81, par. 1002-13)

Amends the Public Library District Act. Provides that a referendum to merge districts must pass by a majority vote in each district.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Elections
May 05 Tbd pursuant Hse Rule 27D

HB-0474 WOJCik, Cowlishingaw and PARKE.
(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.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Cities & Villages
May 03 Interim Study Calendar CITY VILLAGE

HB-0475 PULLEN.
(Ch. 111 1/2, pars. 152.2 and 607-106)

Amends the Hospital Licensing Act and the Blood Bank Act. Deletes repeal (on September 21, 1989) of requirement that hospitals and blood banks allow a recipient of blood to designate a donor of his choice. Effective immediately.

Fiscal Note Act may be applicable.
Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0475—Cont.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Human Services
Apr 26  Do Pass/Consent Calendar 016-000-000
May 03  Consnt Caldr Order 2nd Read
May 09  Consnt Calendar, 2nd Reading
May 11  Arrive Senate
      Placed Calndr, First Reading
May 12  Sen Sponsor WATSON
      First reading  Rfrd to Comm on Assignment
May 18  Assigned to Public Health, Welfare & Correctn

1 HB-0476  HICKS – HARTKE, PHELPS AND WOOLARD.
(Ch. 122, par. 18-8)

Amends The School Code. For the 1989-90 school year only, calculates an elementary school district's general State aid on the basis of the applicable maximum operating tax rate, even though the district's actual levy rate was less than the minimum rate required to qualify for aid calculation on that basis. Effective July 1, 1989.

FISCAL NOTE (State Board of Education)
HB-476 will have an estimated impact upon only one school district. If no additional funds are added to the GSA formula appropriation for FY90, the estimated impact of HB-476 will be $49,850.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Elementary & Secondary Education
Apr 19  Placed Calndr, Second Reading
Apr 25  Placed Calndr, Second Reading
May 25  Second Reading
      Held on 2nd Reading
May 26  Placed Calndr, Third Reading
      Third Reading - Passed 112-000-000
      Arrive Senate
      Placed Calndr, First Reading
Jun 01  Sen Sponsor REA
      Added As Co-sponsor O’DANIEL
      Placed Calndr, First Reading
Jun 06  First reading  Rfrd to Comm on Assignment
      Waive Posting Notice
      Assigned to Elementary & Secondary Education
Jun 09  Recommended do pass 020-000-000
Jun 13  Placed Calndr, Second Reading
Jun 19  Second Reading
      Placed Calndr, Third Reading
Jun 25  Third Reading - Passed 052-000-000
      Passed both Houses
Jul 14  Sent to the Governor
Aug 03  Governor approved
      PUBLIC ACT 86-0133  Effective date 89-08-03

1 HB-0477  CURRAN – BALANOFF – CURRIE.
(Ch. 46, par. 2A-1.2 and rep. par. 2A-20; Ch. 53, rep. par. 45.1; Ch. 122,

1 Fiscal Note Act may be applicable.
HB-0477—Cont.

Amends The School and Election Codes, and the Act concerning fees and salaries. Abolishes the office of regional superintendent of schools as of August 5, 1991, and provides that the State Board of Education shall thereupon have and exercise all powers and duties previously possessed and exercised by regional superintendents. Effective July 1, 1990 except as otherwise provided.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Executive
May 04 Interim Study Calendar EXECUTIVE

HB-0478 WELLER.

(Ch. 95 1/2, pars. 6-205 and 6-208)

Amends the Illinois Vehicle Code. Provides for the revocation of the driver’s license or permit of high school dropouts under age 18 unless they are responsible for their household until they receive a high school diploma or equivalency certificate, reach the age of 18 or successfully complete 2 semesters of school work.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Select Comm Constitut’nal Officers
May 05 Interim Study Calendar CONST OFFICER

HB-0479 WELLER.

(Ch. 95 1/2, pars. 6-205 and 6-208)

Amends the Illinois Vehicle Code. Provides that students under the age of 18 who miss 10 consecutive days or a total of 15 days during a semester shall have their license or permit revoked unless the school superintendent determines the student is ill or caring for an ill relative. Also provides that after revocation, such person may apply for a license or permit upon successful completion of 2 semesters of school work, receipt of a high school diploma or high school equivalency certificate.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Select Comm Constitut’nal Officers
May 05 Interim Study Calendar CONST OFFICER

HB-0480 YOUNG,A – BALANOFF.

(Ch. 46, pars. 4-7, 4-11, 4-22, 4-30, 5-14, 5-17, 5-25, 5-28, 5-29, 6-31, 6-41, 6-48, 6-59, 6-60, 6-66, 19-4 and 24A-10.1; new pars. 4-30.1, 5-25.2 and 6-59.2; rep. pars. 5-10, 5-11, 5-12, 5-13, 6-38, 6-39 and 6-40)

Amends The Election Code. Establishes procedures for the conduct of mail canvasses. Eliminates in-precinct canvassing as a method by which election authorities may conduct periodic verifications of registration. Allows certain voters whose registrations were erased, cancelled or stricken during the 4 years preceding an election, and who did not receive any notice to show cause why their registrations should not be cancelled, to vote at the election upon proving their residence and signing an affidavit attesting to the fact they are eligible to vote pursuant to the amendatory provisions. Makes changes concerning in-precinct ballot counting in election jurisdictions where electronic voting systems are used. Effective immediately.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Elections
May 05 Tbld pursuant Hse Rule 27D

HB-0481 YOUNG,A - LEFLORE - BALANOFF - JONES,SHIRLEY - MORROW, TROTTER AND WILLIAMS.

(Ch. 23, par. 12-4.28; Ch. 46, pars. 4-6.2, 5-16.2 and 6-50.2)
Amends The Illinois Public Aid Code and The Election Code. Provides each election authority shall appoint as deputy registrars a reasonable number of employees of the Illinois Department of Public Aid designated by the Director of such Department and located at Illinois Department of Public Aid offices which are situated within the authority's jurisdiction and at which persons seek services or assistance from such Department. Further provides any such employee so appointed shall accept the registration of any qualified resident of the election authority's jurisdiction at any such office. Specifies a person seeking services or assistance at an Illinois Department of Public Aid office shall be notified by an employee of the Department at the office that the person may register at the office to vote in the election jurisdiction within which the office is located and transfer his registration at the office to an address within the election jurisdiction.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

1 HB-0482  YOUNG,A.
(Ch. 85, par. 611)
Amends the State revenue sharing Act to increase from 1/12 to 1/8 the required monthly transfer from income tax proceeds to the Local Government Distributive Fund. Also eliminates deduction of refund and overpayment warrants from the income tax proceeds on which the formula is based.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Revenue
May 05  Tbd pursuant Hse Rule 27D

HB-0483  YOUNG,A – BALANOFF AND TROTTER.
(Ch. 46, pars. 4-6.2, 5-16.2 and 6-50.2)
Amends The Election Code. Provides for the appointment, as a deputy registrar, of the director of a county, municipal or township department of public health, health and human services or public welfare, or any similar agency, involved in the direct delivery of services to residents of the election jurisdiction with respect to which the appointment is made or a reasonable number of employees of such an agency designated by its director.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0484  MCCRACKEN – DELEO.
(Ch. 95 1/2, pars. 7-100 and 7-309)
Amends The Illinois Vehicle Code to require authenticated documentation, from a court, in addition to proof of financial responsibility in order to secure a drivers license or vehicle registration plates where judgment is rendered against a judgment debtor for any motor vehicle accident occurring prior to giving proof of financial responsibility. Effective January 1, 1990.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 95 1/2, par. 3-112.1

Provides that where a transferor transfers title to a motor vehicle without knowledge that the odometer has been altered by a previous owner, or without intent to defraud, then no liability for damages attaches.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07  Assigned to Select Comm Constitut’nal Officers

1 Fiscal Note Act may be applicable.
HB-0484—Cont.

April 13
Do Pass/Consent Calendar 011-000-000
Consnt Caldr Order 2nd Read

April 25
Cnsent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read

May 03
Consnt Caldr, 3rd Read Pass 116-000-000

May 11
Arrive Senate
Placed Calendr, First Reading

May 15
Sen Sponsor WATSON
Placed Calendr, First Reading

May 17
First reading
Rfrd to Comm on Assignment

May 18
Assigned to Transportation

June 06
Recommended do pass 013-000-000
Placed Calndr, Second Reading

June 13
Second Reading
Amendment No.01 WATSON Adopted
Placed Calndr, Third Reading

June 19
Third Reading - Passed 059-000-000

June 20
Speaker's Tbl. Concurrence 01

June 27
H Concurs in S Amend. 01/114-000-000
Passed both Houses

July 26
Sent to the Governor

September 01
Governor approved
PUBLIC ACT 86-0500 Effective date 90-01-01

1 HB-0485 COWLISHAW – LEVERENZ.
(Ch. 81, rep. par. 1006-15)
Amends The Illinois Public Library District Act. Repeals provision requiring Election Clerk to canvas returns and file a certificate on the result of the canvas with the County Clerk. Effective January 1, 1990.

March 02 1989
First reading
Rfrd to Comm on Assignment

March 07
Assigned to Counties & Townships

May 05
Tbld pursuant Hse Rule 27D

October 17
Mtn filed take from Table
DISCHARGE CNTY & TOWNSHIP-ADVANCE TO 2ND READING - 2ND DAY - SUSPEND RULE 37(G) - COWLISHAW

Tabled Pursuant to Rule27(D) - (05-05-89)

November 02
Mtn Take From Table Prevail
Interim Study Calendar CNTY TWNSHP

HB-0486 PULLEN AND TERZICH.
(Ch. 122, new pars. 10-20.5b and 34-18e)
Amends The School Code. Requires school boards to prohibit smoking on school property. Permits exemption of outdoor, spectator areas during athletic competitions.

March 02 1989
First reading
Rfrd to Comm on Assignment

March 07
Assigned to Elementary & Secondary Education

May 04
Interim Study Calendar ELEM SCND ED

HB-0487 CURRAN – PHELPS – HANNIG.
(Ch. 122, par. 103B-5)
Amends the Public Community College Act. Requires community college boards to establish annual faculty seniority lists categorized by position.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Provides that the annual faculty seniority lists categorized by position shall be established unless otherwise provided in a collective bargaining agreement.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07    Assigned to Higher Education
Apr 07  Amendment No.01  HIGHER ED  Adopted
Placed Calndr,Second Reading
Recommended do pass as amend 013-002-000

Apr 12  Second Reading
Placed Calndr,Third Reading
May 09  Third Reading - Passed 114-001-000
May 11  Arrive Senate
Placed Calndr,First Reading
May 15  Sen Sponsor WELCH
Placed Calndr,First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 18    Assigned to Higher Education
Jun 07  Recommended do pass 009-000-000
Placed Calndr,Second Reading
Jun 13  Second Reading
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0501  Effective date 90-01-01

1 HB-0488 LANG - WHITE - DELEO - TERZICH - MCNAMARA, MARTINEZ,
SANTIAGO, LAURINO, RICE, JONES, SHIRLEY AND VANDUYNE.
(Ch. 120, new par. 2-208)

Amends the Illinois Income Tax Act to provide for a tax credit to taxpayers who employ 5 or more persons for 10% of the cost of day care provided to such employees at the place of employment. Effective immediately and applicable to tax years on or after December 31, 1989.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07    Assigned to Revenue
May 05    Interim Study Calendar REVENUE

1 HB-0489 CULLERTON.
(Ch. 120, par. 500.7; Ch. 85, new par. 2208.13)

Amends the Revenue Act. Allows an exemption for property used by a charitable organization when title is held by another entity organized solely to hold title and also qualifying as a charitable organization under the Internal Revenue Code, whether or not rents are received for repair and maintenance. Exempts from the State Mandates Act.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-489 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 is available.

Mar 02 1989  First reading  Rfrd to Comm on Assignment
Mar 07    Assigned to Revenue
Apr 05    St Mandate Fis Note Filed
Committee Revenue

1 Fiscal Note Act may be applicable.
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<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tr>
<td>May 04</td>
<td>Do Pass/Short Debate Cal 014-000-000</td>
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<tr>
<td>May 09</td>
<td>Short Debate Cal 2nd Rdg Cal 3rd Rdg Short Debate</td>
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<td>May 10</td>
<td>Short Debate-3rd Passed 113-000-000</td>
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<td>May 11</td>
<td>Arrive Senate</td>
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<tr>
<td>May 12</td>
<td>Sen Sponsor MAROVITZ Placed Calndr,First Reading</td>
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<td>May 18</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>Jun 09</td>
<td>Assigned to Revenue</td>
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<td>Jun 13</td>
<td>Recommended do pass 012-000-000</td>
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<td>Jun 18</td>
<td>Placed Calndr,Second Reading</td>
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<td>Jun 22</td>
<td>Second Reading</td>
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<td>Jul 21</td>
<td>Third Reading - Passed 056-000-000</td>
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<td>Aug 30</td>
<td>Sent to the Governor</td>
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<td>Governor approved</td>
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1 HB-0490  CURRIE - TROTTER - WILLIAMS - GIORGI - SATTERTHWAITE, PRESTON, STERN, SUTKER, LANG, LEFLORE, FLOWERS, RICE, DE-AEGHER AND YOUNG, A.  

(Ch. 120, par. 2-204)

Amends the Illinois Income Tax Act to specifically incorporate additional exemptions for blind and elderly taxpayers and their spouses (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 such date.

FISCAL NOTE (Dept. of Revenue)

HB-490 would reduce revenues by approximately $17-$20 million annually. The Dept. estimates that approximately 800,000 individuals will claim the additional exemption.

HOUSE AMENDMENT NO. 5.

Deletes reference to: Ch. 120, par. 2-204  
Adds reference to: Ch. 85, pars. 611 and 613; Ch. 120, pars. 2-201, 2-202.3; new pars. 2-202.4, 9-901; Ch. 122, new par. 18-19 Ch. 127, new pars. 141.255 and 142z-21

Deletes everything in the bill. Amends the Illinois Income Tax Act to increase individual tax rates from 2.5% to 2.96% and corporate rates from 4% to 4.736%. Such increases to be effective from July 1, 1989 through June 30, 1991, after which the rates revert back to 2.5% and 4% respectively. Also provides that from August 1, 1989 through July 1991, the Treasurer transfer into the Local Government Distributive Fund an amount equal to 50% of the increased revenues derived under subsections (a) and (b) of Section 201. Also amends State Revenue Sharing Act, The School Code and the State finance Act. Provides that the other 50% of the increased revenues be deposited into the Education Assistance Fund which is created and from which appropriations are to be made for elementary and secondary education and for higher education. Effective immediately.

<table>
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<tr>
<th>Date</th>
<th>Action</th>
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<tr>
<td>Mar 02 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>Mar 07</td>
<td>Assigned to Revenue</td>
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<td>Apr 07</td>
<td>Recommended do pass 008-002-004</td>
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<td>Apr 12</td>
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<td>Apr 17</td>
<td>Fiscal Note Requested MCCRACKEN</td>
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1 Fiscal Note Act may be applicable.
Amends the Prevailing Wage Law and the Minimum Wage Law. Provides that a laborer, worker or mechanic employed on a public works project who is paid less than the prevailing wage may recover costs and attorneys fees. Provides that the contractor is liable to the Department of Labor for 20% of the underpayments, and liable to the worker for 2% of the amount of any penalty to the State for underpayments for each month following the date of payment during which such underpayments remain unpaid. Increases to a Class B misdemeanor the penalty for discharging an employee for instituting an action against his employer for violation of the Minimum Wage Law.
Amends the Illinois Vehicle Code to provide for a one year driver's license suspension for any person between the ages of 14 and 21 convicted of any alcohol or drug related offense. If the person is under 16, the suspension will be in effect until age 17.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Select Comm Constitut'nal Officers
May 05 Tbd pursuant Hse Rule 27D

Amends the Illinois Vehicle Code. Requires the Secretary of State to revoke the driving privileges of a person under 18 who is convicted of any alcohol or drug related offense. Also requires such person to undergo an alcohol or other drug evaluation.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Select Comm Constitut'nal Officers
May 05 Interim Study Calendar CONST OFFICER

Amends the Minimum Wage Law. Raises the minimum wage, over the next four years, from $3.35 a hour to $4.65 a hour, or the equivalent of the federal minimum wage, whichever is more. Effective January 1, 1990.

HOUSE AMENDMENT NO. 1.
Differentiates new wage guidelines between persons over 18 years and under 18 years. Moves effective date for imposing beginning guidelines for wage increase from January 1, 1990 to July 1, 1989.

FISCAL NOTE (Dept. of Labor)
There is no direct fiscal impact to the Department.

HOUSE AMENDMENT NO. 4.
Changes effective dates and amounts of minimum wage increases.

SENATE AMENDMENT NO. 1.
Ties the Illinois minimum wage to the federal minimum wage and establishes a minimum wage for employees 18 years or younger of not less than 50¢ less than the federal minimum.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Labor & Commerce
Apr 18 Amendment No.01 LABOR COMMRCE Adopted
Recommended do pass as amend 009-006-000
Placed Calndr,Second Reading

Apr 19 Placed Calndr,Second Reading
May 10 Fiscal Note filed
May 16 Second Reading
Amendment No.02 DIDRICKSON Lost
Amends the Acts relating to the governing boards of the University of Illinois, Southern Illinois University, the Regency Universities and the colleges and universities under the jurisdiction of the Board of Governors. Provides that, beginning with the 1990-91 academic year, the percentage of any undergraduate tuition increase for an academic year as compared with the previous academic year may not exceed the percentage of increase in the Higher Education Price Index when comparing the current index with the index for the preceding fiscal year.

HB-0496 LEVIN - BOWMAN.

Amends the Illinois Human Rights Act to establish procedures relating to expedited proceedings under the Act.

FISCAL NOTE (Dept. of Human Rights)
Total fiscal impact of House Bill 496 will be $70,553.

HOUSE AMENDMENT NO. 1.

Provides that the circuit court shall give precedence on the docket to consideration of petitions for expedited proceedings.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Provides that if an order for an expedited hearing is issued, the Department shall in 90 days either file a complaint or order that no complaint be issued. Provides that, if the Department of Human Rights fails to make a determination with 90 days, the complainant shall have 30 days to file his complaint.

HOUSE AMENDMENT NO. 3.
Gives a commission hearing officer the authority to shorten a time period, other than the 180 day charge filing period when an order for an expedited proceeding is issued.

Amends the Public Utilities Act. Provides that winter heating reconnections under deferred payment agreements shall begin November 1 (instead of November 15). Provides that every gas and electric utility shall conduct a survey of residential customers, whose service has been disconnected since December 1 of the previous year for nonpayment of a bill or deposit, on October 15 (instead of November 15) of each year, and shall notify such former customers of the availability of winter reconnection and deferred payment agreements not later than November 1 (instead of November 25) of each year. Makes other changes in relation to winter reconnections and deferred payment agreements. Effective immediately.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 111 2/3, new par. 1304.3, rep. par. 1304.2

Amends the Energy Assistance Act. Provides that utilities may recover, from funds appropriated to DCCA for the purpose, shortfalls incurred through October 31, 1989 due to the energy assistance program. Provides that ICC shall, after the Energy Assistance Act of 1989 takes effect, determine the shortfall amount payable to each utility through November 30, 1987, that the Commission shall separately determine shortfall amounts payable from December 1, 1987 through October 31, 1989, and that DCCA shall pay the amounts so determined. Repeals existing shortfall recovery provisions.
Amends the Criminal Code. Provides that a person commits computer tampering by program when he knowingly: inserts into a computer program information or commands which, when the program is run, causes or is designed to cause the loss, damage or disruption of a computer or its data, programs or property to another person; or provides or offers such a program to another person. Provides that violation is a Class 4 felony and that second and subsequent offenses are a Class 3 felony.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 38, new par. 16D-8

Changes element of offense to include programs which are intended to cause (instead of which cause or are designed to cause) computer loss, damage or disruption. Adds civil penalties for violation of the computer crime Article.

HOUSE AMENDMENT NO. 3.

Provides that in a civil action for a violation of the computer crime provisions of the Criminal Code, liquidated damages shall be $1,000 rather than $10,000.
Amends The Revenue Act of 1939 to increase the senior citizens homestead exemption from $2,000 to $4,000 and the general homestead exemption from $3,500 to $5,000. Effective January 1, 1990.

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

Amends the Fish Code of 1971 to provide that certain fish may not be taken in Lake Michigan with gill nets or other commercial fishing devices. Deletes provision concerning fees for licenses to use gill nets.

Amends the Housing Development Act. Directs the Illinois Housing Development Authority to develop and implement a savings plan for prospective first-time home buyers to enable them to purchase tax free State bonds with additional State incentives guaranteeing a down payment. Requires the Authority to report to the Governor and General Assembly by February 15, 1990.

Amends The Election Code. Allows certain voters whose registrations were erased, cancelled or stricken during the 4 years preceding an election, and who did

Fiscal Note Act may be applicable.
not receive any notice to show cause why their registrations should not be cancelled, to vote at the election upon proving their residence and signing an affidavit attesting to the fact they are eligible to vote pursuant to the amendatory provisions.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Elections
May 05 Tbd pursuant Hse Rule 27D

HB-0503  YOUNG,A  -  MULCAHEY  -  JONES,SHIRLEY.
(Ch. 111 2/3, par. 10-201)

Amends The Public Utilities Act. Provides that when a court reverses a decision of the Commerce 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.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

HB-0504  YOUNG,A.
(Ch. 73, new par. 1041.1)

Amends the Insurance Code to create a civil cause of action for any violation of Article IX, Provisions Applicable to all Companies, and Article XXVI, Unfair and Deceptive Acts and Practices, of the Code. Provides for a minimum award of $500 plus costs and attorney’s fees in every case of recovery of damages. Provides for punitive damages for willful violations.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Insurance
May 04 Interim Study Calendar INSURANCE

HB-0505  YOUNG,A  -  BALANOFF, STERN AND TROTTER.
(Ch. 46, pars. 4-6.2, 5-16.2 and 6-50.2; Ch. 95 1/2, par. 2-105)

Amends The Election Code and The Illinois Vehicle Code. Provides each election authority shall appoint as deputy registrars a reasonable number of employees of the Secretary of State designated by the Secretary and located at driver’s license exam stations within the authority’s jurisdiction. Further provides any such employee so appointed shall accept the registration of any qualified resident of the election authority’s jurisdiction at any such driver’s license exam station. Specifies a person applying at a driver’s license exam station for a driver’s license or permit, a corrected driver’s license or permit, an Illinois identification card or a corrected Illinois identification card shall be notified by an employee of the Secretary of State at the station that the person may register at the station to vote in the election jurisdiction within which the station is located and transfer his registration at the station to an address within the election jurisdiction.

Mar 02 1989 First reading Rfrd to Comm on Assignment
Mar 07 Assigned to Elections
May 05 Tbd pursuant Hse Rule 27D

HB-0506  DAVIS – MARTINEZ, MORROW, BALANOFF, MCNAMARA, TROTTER, WHITE, CULLERTON, YOUNG,A, LEVERENZ AND JONES,LOU.
(Ch. 111, par. 4400-22)

Amends the Medical Practice Act of 1987 to provide that any physician who prescribes an FDA approved drug for experimental purposes without the specific and informed consent of the patient is subject to discipline under the Act.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 111, par. 4400-22
HB-0506—Cont.

Adds reference to: Ch. 111 1/2, pars. 5402 and 5404, new pars. 5402.05 and 5403.1

Deletes all. Amends “An Act concerning certain rights of medical patients” to require informed consent from patients who are subjects of research or experimental treatment.

Mar 03 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Registration and Regulation
Apr 13  Cal 2nd Rdgng Short Debate  Do Pass/Short Debate Cal 025-000-000
Apr 26  Short Debate Cal 2nd Rdgng
Cal 3rd Rdgng Short Debate
May 09  Amendment No.01  Mtn Prev-Recall 2nd Reading
DAVIS  Adopted
Cal 3rd Rdgng Short Debate
Mtn Prevail to Suspend Rule 37(D)/116-000-000
Short Debate-3rd Passed 113-000-000
May 11  Arrive Senate
Placed Calendr,First Reading
May 12  Sen Sponsor SMITH
Placed Calendr,First Reading
May 15  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Public Health, Welfare & Correctn
Jun 01  Recommended do pass 011-000-000
Jun 13  Second Reading
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 07  Governor vetoed
Placed Calendar Total Veto
Oct 11  Mtn filed overrde Gov veto DAVIS
Placed Calendar Total Veto
Oct 17  3/5 vote required
Override Gov veto-Hse pass 113-000-000
Oct 19  Placed Calendar Total Veto
Nov 03  Total veto stands.

1 HB-0507    RICHMOND AND GOFORTH.

(New Act)

Creates the Randolph County Civic Center Authority.
HOUSE AMENDMENT NO. 1.
Creates the Carbondale Civic Center Authority.
HOUSE AMENDMENT NO. 2.

Adds reference to: (Ch. 85, par. 1367)

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.

STATE DEBT IMPACT NOTE
HB 507 as amended increases unissued eligibility under the Civic Center Support Act by $9.5 M(3.2%).

SENATE AMENDMENT NO. 1.

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

1 Fiscal Note Act may be applicable.
Changes the name of the Danville Metropolitan Exposition, Auditorium and Office Building Authority to the Vermilion County Metropolitan Exposition, Auditorium and Office Building Authority. Increases the Vermilion County Authority Board from 9 to 12 members, the 3 additional members to be appointed by the chairman of the Vermilion County Board. Provides that the Vermilion County Authority may levy a tax only in part of the metropolitan area if so provided by intergovernmental agreement.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.

Recommends that the bill be further amended as follows:

Creates the Maywood Civic Center Authority.

Mar 03 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to State Government Administration
May 02  Amendment No.01  ST GOV ADMN  Adopted
        Do Pass Amend/Short Debate 009-000-002
        Cal 2nd Rdng Short Debate
May 10  Short Debate Cal 2nd Rdng
        Amendment No.02  HULTGREN  Adopted
        Cal 3rd Rdng Short Debate
May 22  Short Debate-3rd Passed 102-009-002
May 23  Arrive Senate
        Sen Sponsor DUNN,R
        Placed Calndr,First Reading
May 25  First reading  Rfrd to Comm on Assignment
May 26  Assigned to Executive
May 31  State Debt Note Filed
        Committee Executive
Jun 08  Recommended do pass 020-000-000
        Placed Calndr,Second Reading
Jun 13  Added As A Joint Sponsor WOODYARD
        Second Reading
        Amendment No.01  WOODYARD  Adopted
        Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 054-000-000
Jun 20  Speaker's Tbl. Concurrence 01
Jun 28  H Noncens in S Amend. 01
Jun 29  Secretary's Desk Non-concur 01
        S Refuses to Recede Amend 01
        S Requests Conference Comm 1ST
        Sen Conference Comm Apptd 1ST/JOYCE, JJ
        LUFT, VADALABENE,
        DUNN,R & KARPIEL
Jun 30  Hse Accede Req Conf Comm 1ST
        Hse Conference Comm Apptd 1ST/RICHMOND,
        MCPike, CULLERTON,
        CHURCHILL AND
        HOFFMAN
        Senate report submitted
        Senate Conf. report Adopted 1ST/056-001-000
        House report submitted
        House Conf. report Adopted 1ST/086-030-000
        Both House Adoptd Conf rpt 1ST
        Passed both Houses
Jul 28  Sent to the Governor
Sep 11  Governor approved
        PUBLIC ACT 86-0888  Effective date 90-01-01
Amends the Insurance Code and Pension Code to extend the group health insurance continuation privilege to all members of the Illinois Municipal Retirement Fund.

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Personnel and Pensions
May 05 Tbld pursuant Hse Rule 27D

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.

HOUSE AMENDMENT NO. 2.
Requires a $15 original issuance fee which shall be deposited into the Road Fund. Also requires a $2 renewal fee in addition to the appropriate registration fee.

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Select Comm Constitut'nal Officers
Apr 07 Recommended do pass 012-000-000
May 11 Fiscal Note Requested CULLERTON
May 24 Second Reading Amendment No.01 RYDER Withdrawn
May 24 Second Reading Amendment No.02 RYDER Adopted Fiscal Note Request W/drawn
May 25 Third Reading - Passed 109-006-001
May 26 Arrive Senate Sen Sponsor DEMUZIO Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Transportation

Amends the Criminal Code of 1961. Makes it child abduction for a putative father to intentionally conceal, detain or remove the child without the consent of the mother or lawful custodian of the child if either the paternity of the child has not been legally established or the paternity of the child has been legally established but no orders relating to custody have been entered. Effective immediately.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 40, par. 2514

Amends the Parentage Act. Provides that, if a parentage judgment contains no explicit award of custody, the establishment of a support obligation or visitation rights of one parent shall be considered a judgment awarding custody to the other parent, and provides that if a judgment contains no such provisions, the mother shall be presumed to have custody.

SENATE AMENDMENT NO. 1.
Amends the Parentage Act. Provides that the presumption that the mother has custody if a judgment contains no provisions awarding custody or establishing a support obligation does not apply if the father had physical custody for at least 6 months before the date the mother seeks to enforce custodial rights.

Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
HB-0510—Cont.

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Judiciary I
May 04 Do Pass/Short Debate Cal 016-000-000

Cal 2nd Rdng Short Debate
May 24 Short Debate Cal 2nd Rdng
Amendment No.01 RYDER Adopted
Cal 3rd Rdng Short Debate
May 25 Third Reading - Passed 115-000-001
May 26 Arrive Senate
Sen Sponsor DEMUZIO
Placed Calendr,First Reading

May 30 First reading Rfrd to Comm on Assignment
Jun 01 Waive Posting Notice
Jun 09 Assigned to Judiciary

012-000-000

Placed Calndr,Second Reading
Jun 13 Second Reading
Amendment No.01 JUDICIARY Adopted
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Jun 20 Speaker's Tbl. Concurrence 01
Jun 28 H Concurs in S Amend. 01/114-000-000
Passed both Houses
Jul 27 Sent to the Governor
Aug 30 Governor approved

PUBLIC ACT 86-0312 Effective date 89-08-30

HB-0511 MAYS - COUNTRYMAN.
(Ch. 127, par. 1301)

Amends an Act to provide for representation and indemnification in certain civil

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Judiciary I
Apr 13 Do Pass/Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read
Apr 25 Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 03 Consnt Caldr, 3rd Read Pass 116-000-000
May 11 Arrive Senate
Sen Sponsor DONAHUE
Placed Calendr,First Reading

May 12 First reading Rfrd to Comm on Assignment
May 18 Assigned to Judiciary
May 31 Recommended do pass 011-000-000

Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 14 Sent to the Governor
Jul 26 Governor approved

PUBLIC ACT 86-0099 Effective date 89-07-26

HB-0512 MAYS - COWLISHAW.
(Ch. 17, par. 3307-7)

Amends the Illinois Savings and Loan Act of 1985. Provides that the annual

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Judiciary I
Apr 25 Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 03 Consnt Caldr, 3rd Read Pass 116-000-000
May 11 Arrive Senate
Sen Sponsor DONAHUE
Placed Calendr,First Reading

May 12 First reading Rfrd to Comm on Assignment
May 18 Assigned to Judiciary
May 31 Recommended do pass 011-000-000

Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 14 Sent to the Governor
Jul 26 Governor approved

PUBLIC ACT 86-0099 Effective date 89-07-26

Amends the Illinois Savings and Loan Act of 1985. Provides that the annual

statement of condition provided to members shall disclose the savings and loan asso-

HB-0510—Cont.

Amends an Act to provide for representation and indemnification in certain civil

statement of condition provided to members shall disclose the savings and loan asso-

HB-0510—Cont.

Amends an Act to provide for representation and indemnification in certain civil

statement of condition provided to members shall disclose the savings and loan asso-

HB-0513  MCNAMARA – BUGIELSKI.

(New Act)

Creates the Equitable Restrooms Act. Provides that certain public facilities shall provide toilet facilities at a ratio of 3 for women to 2 for men.

HOUSE AMENDMENT NO. 1.

Deletes language excluding hotels, restaurants and schools from the Act.

FISCAL NOTE (Dept. Commerce and Community Affairs)
No necessary direct impact on State revenues or expenditures.

HB-0514  MCNAMARA – PRESTON – DALEY – BALANOFF – CURRAN, REGAN, FREDERICK, VF, BLACK, HASARA, DEUCHLER, JONES, SHIRLEY, MORROW, LANG AND FARLEY.

(New Act)
Creates An Act to authorize disclosure of certain offenses against children. Provides that any private organization, other than a school, which devotes a major portion of its time to providing recreational or other services to children may require its employees, volunteers and applicants to sign a statement, under penalty of perjury, stating whether such persons have ever been convicted of certain offenses involving children and whether they have ever been identified as perpetrators of child abuse. Effective immediately.

SENATE AMENDMENT NO. 1.

Deletes provision that an employment applicant’s statement must state whether that person has ever been identified as a perpetrator of child abuse in an “indicated” report under the Abused and Neglected Child Reporting Act.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the House concur in S-am 1.

Recommends that the bill be further amended as follows:

Includes being charged with an offense involving physical injury to a child, sexual abuse or abduction of a child in the provisions authorizing the disclosure of certain offenses against children. Removes provisions allowing disclosure of whether a person has been identified as a perpetrator of child abuse in an “indicated” report of suspected child abuse.
Amends The School Code. Specifies a formula for determining an annual appropriation to the State Board of Education for elementary and secondary education. Effective immediately.

FISCAL NOTE (State Board of Education)
The Governor's FY90 budget proposes FY90 State appropriations of $11,563.0 million. Under HB-515, 26.6% of that amount ($3,075.8 million) would be allocated to elementary and secondary education. This would result in an increase of $255.8 million over FY89 and would exceed the Governor's FY90 budget recommendation for elementary and secondary education by $41.8 million.

SENATE AMENDMENT NO. 1. (Senate recedes January 11, 1990)
Deletes reference to: Ch. 122, new par. 18-1.1.
Adds reference to: New Act

Deletes everything. Creates The Fund Education First Act. Requires that at least 50% of all new GRF monies available for appropriation be appropriated for education programs. Effective immediately.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Recommends that the bill be further amended as follows:
Deletes reference to: (Ch. 122, par. 18-1.1)
Adds reference to: (Ch. 122, pars. 18-8.5, 34-18.5)

Changes the title, deletes everything after the enacting clause and amends The School Code. Makes certain new school districts formed after July 1, 1989 eligible for supplementary State aid based on the number of certified employees employed on a full time basis. Makes criminal background investigations applicable to certain employees of persons or firms holding contracts with the Chicago school district. Effective immediately.
Amends the Vehicle Code, Vital Records Act and Identification Card Act. Requires an applicant for a drivers license to submit a copy of a birth certificate or oth-

\[1\] Fiscal Note Act may be applicable.
er approved identification. Prohibits offering for sale a blank drivers license, or a
document purporting to be a drivers license which is not issued by the Secretary of
State or other official issuing agency, and increases penalties for manufacture or
sale of a false license. Prohibits the manufacture, possession, sale or delivery of
blank forms for birth or death certificates, with specified exceptions. Specifies pro-
cedures to be followed by the State Registrar of Vital Records and other registrars
concerning flagging of birth certificates of deceased persons, and responding to re-
quests for copies of birth certificates of deceased persons. Prohibits offering to sell
purported State identification cards.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, par. 6-302 and new par. 6-301.2;
Ch. 124, new pars. 34A, 34B and 34C

Deletes provisions specifying forms of identification, other than a birth certifi-
cate, which may be used to verify the identity of an applicant for a drivers license.
Changes elements of unlawful use of a drivers license or permit and changes penal-
ties for violation. Deletes existing Vehicle Code provisions relating to false drivers
licenses, and adds provisions in relation to fictitious, unlawfully altered or fraudu-
 lent licenses or permits. Changes provisions relating to false applications or affida-
vits. Deletes existing provisions of the Identification Card Act relating to unlawful
Acts, and adds provisions relating to unlawful use of cards, fictitious and unlawfully
altered cards, fraudulent cards, and making a false application or affidavit. Adds
immediate effective date.

HOUSE AMENDMENT NO. 2.

Removes changes to the Vital Records Act regarding the search of files, certifica-
tion of records, fees and conditions regarding birth, death and fetal death records.

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB 516 constitutes a local government
organization and structure mandate for which no reimbursement
is required.

FISCAL NOTE (Dept. of Public Aid)
Annual costs for additional staff would be approximately
$52,500. Additional costs relative to administration and
implementation and postage could be significant.

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Amendment No.01 JUDICIARY II Adopted
Apr 19 Amendment No.02 JUDICIARY II Adopted
Apr 25 Placed Calndr,Second Reading
   Fiscal Note Requested MCCRACKEN
   St Mandate Fis Nte ReqMCCRACKEN
May 01 Placed Calndr,Second Reading
   St Mandate Fis Note Filed
May 17 Placed Calndr,Second Reading
   Fiscal Note filed
May 25 Second Reading
   Held on 2nd Reading
May 26 Placed Calndr,Third Reading
   Third Reading - Passed 092-001-001
May 30 Arrive Senate
Jun 01 Placed Calndr,First Reading
   Sen Sponsor ZITO
Jun 06 First reading Rfrd to Comm on Assignment
   Waive Posting Notice
   Recommended do pass 014-001-000
Jun 08 Placed Calndr,Second Reading
HB-0516—Cont.

Jun 13  Second Reading
Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0503  Effective date 89-09-01

HB-0517  MCNAMARA – BALANOFF – WHITE – GIGLIO – KEANE AND VAN-DUYNE.

(New Act; Ch. 85, new par. 2208.13; Ch. 120, par. 643)

Enacts the Senior Citizens Property Tax Limitation Act of 1989. Provides that
the amount of the property taxes extended for any taxing district including home
rule units in any calendar year on property of certain fixed-income senior citizens
may not exceed the property taxes extended for that taxing district for the immedi-
ately preceding calendar year increased by the percentage of increase in the federal
consumer price index for the immediately preceding calendar year. Amends the
Revenue Act of 1939 to make it subject to this limitation. Also amends the State
Mandates Act to exempt from State reimbursement. Effective immediately.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.

HB-0518  GRANBERG.

(Ch. 121, par. 9-105)

Amends the Highway Code. Provides that, if a person constructs a temporary
culvert or crossing at an entrance to his premises the structure shall remain his
property and may be removed by him according to specifications of the highway
authorities.

HB-0519  GRANBERG – HANNIG.

(Ch. 40, par. 1501)

Amends the Adoption Act. Provides that in order for a person to be found unfit to
have a child based upon a finding of physical child abuse resulting from the death of
a child, that finding must have been determined by the juvenile court hearing the
matter to be supported by clear and convincing evidence.
SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 40, pars. 1701, 1702, and 1704, new par.
1704a

Amends the Compensation for Placement of Children Act. Permits persons
adopting a child to pay certain living expenses of the biological parents of the child
where such payment is needed to protect the health of the biological parents or the
child.

1 Fiscal Note Act may be applicable.
HB-0519—Cont.

May 26  Third Reading - Passed 116-000-001
      Arrive Senate
      Placed Calendr, First Reading

May 31  Sen Sponsor MAROVITZ
      Placed Calendr, First Reading

Jun 01  First reading  Rfrd to Comm on Assignment
      Waive Posting Notice
      Assigned to Judiciary
      Recommended do pass as amend 012-000-000

Jun 09  Placed Calndr, Second Reading

Jun 13  Second Reading
        Amendment No. 01 JUDICIARY Adopted
        Placed Calndr, Third Reading

Jun 19  Third Reading - Passed 054-000-000

Jun 20  Speaker's Tbl. Concurrence 01

Jun 24  H Nonconcns in S Amend. 01

Jun 26  Secretary's Desk Non-concur 01

Jun 28  S Refuses to Recede Amend 01
        S Requests Conference Comm 1ST
        Sen Conference Comm Apptd 1ST/MAROVITZ
        DUNN, T, ALEXANDER,
        BARKHAUSEN &
        FAWELL

Jun 29  Hse Accede Req Conf Comm 1ST
        Hse Conference Comm Apptd 1ST/GRANBERG,
        DUNN, JOHN,
        CULLERTON,
        COUNTRYMAN AND
        HASARA

Jul 01  Tabled House Rule 79(E)

HB-0520  GRANBERG - PARCELLS - HANNIG AND JONES, LOU.

(New Act)

Creates An Act relating to civil damages recoverable in actions based on child abduction. Allows a parent, guardian or other custodian to recover compensatory damages, punitive damages, reasonable attorney's fees and costs of the action for interference with the right to the company and companionship of a child based on child abduction. Allows recovery even if the defendant has not been convicted of or pleaded guilty to criminal child abduction.

Mar 03 1989  First reading  Rfrd to Comm on Assignment

Mar 15  Assigned to Judiciary I

May 05  Motion disch comm, advc 2nd
        Interim Study Calendar JUDICIARY I

HB-0521  GRANBERG.

(Ch. 46, pars. 9-1.4, 9-3, 9-4, 9-6, 9-7 and 9-25; new pars. 9-1.4a, 9-1.9a, 9-7.1 and 9-25.1)

Amends The Election Code. Provides no individual, trust, partnership, committee, association, corporation or other organization or group of persons shall make, within any 12-month period beginning on or after July 1, 1990, contributions to the principal campaign organization of a candidate for public office in an aggregate amount in excess of $1,000 in the case of an individual, or in an aggregate amount in excess of $2,000 in the case of any other entity. Effective July 1, 1990.

Mar 03 1989  First reading  Rfrd to Comm on Assignment

Mar 15  Assigned to Elections

May 05  Tbial pursuant Hse Rule 27D
HB-0522   GRANBERG AND HARTKE.
(Ch. 147, par. 156.1)
Amends the Weights and Measures Act to provide second and subsequent violations of the Act must be at same location and within two years of each other in order to incur monetary penalties.
SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 147, par. 125.
Adds provision to Weights and Measures Act requiring total selling price to be stated on packages containing random weights or counts of the same commodity.

Mar 03 1989   First reading   Rfrd to Comm on Assignment
Mar 15   Assigned to Select Comm. on Roads and Bridges
Apr 07   Cal 2nd Rdng Short Debate
May 17   Short Debate Cal 2nd Rdng
May 18   Cal 3rd Rdng Short Debate
May 22   Arrive Senate
May 23   First reading   Rfrd to Comm on Assignment
Jun 06   Recommded do pass as amend 013-000-000
Jun 13   Second Reading
Jun 19   Third Reading - Passed 059-000-000
Jun 20   Speaker's Tbl. Concurrence 01
Jun 27   H Concurs in S Amend. 01/114-000-000
Jul 26   Sent to the Governor
Aug 30   Governor approved

HB-0523   GRANBERG.
(Ch. 122, par. 18-17)
Amends The School Code. For purposes of the State's secular textbook loan program, includes a consumable or non-reusable book, workbook, manual or other book substitute within the meaning of "textbook" so long as it is the principal source of study for a kindergarten through 3rd grade class.

FISCAL NOTE (State Board of Education)
There would be no fiscal impact due to HB-523.
Mar 03 1989   First reading
Mar 15
Apr 25   Fiscal Note filed
May 04   Interim Study Calendar ELEM SCND ED

HB-0524   SHAW - TROTTER - JONES, LOU - MORROW - BALANOFF AND MARTINEZ.
(Ch. 67 1/2, new par. 312.1)
Amends the Illinois Housing Development Act. Authorizes the Illinois Housing Development Authority to enter into leases which provide for options to purchase
the property by tenants of residential property in developments owned by the Authority.

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Select Committee on Housing
May 05 Tbd pursuant Hse Rule 27D

HB-0525 SHAW - DAVIS - SANTIAGO - FLOWERS - BALANOFF, MARTINEZ AND JONES, LOU.

(New Act)

Creates the Foreclosed Property Maintenance Responsibility Act. Requires mortgagees who take possession of real estate to provide for the general maintenance thereof. Defines terms. Provides for enforcement by the State’s Attorney. Authorizes injunctive relief and a civil penalty not to exceed $10,000. Effective January 1, 1990.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 24, new par. 11-31.1-12.2.

Deletes everything. Amends the Municipal Code. Requires a person who contracts with a federal agency to care for vacant residential property to maintain the property to prevent and correct health and safety code violations. Failure to do so is a business offense with a fine from $501 to $1,000.

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Select Committee on Housing
May 03 Mtn Prevail Suspend Rul 20K 116-000-000 Committee Select Committee on Housing
May 04 Amendment No.01 HOUSING Adopted Recommended do pass as amend 007-001-000
Placed Calndr, Second Reading
May 16 Second Reading Placed Calndr, Third Reading
May 25 Third Reading - Passed 111-000-004
May 26 Arrive Senate Sen Sponsor JONES Placed Calndr, First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Executive
Jun 08 Recommended do pass 020-000-000
Placed Calndr, Second Reading
Jun 15 Second Reading Placed Calndr, Third Reading
Jun 19 Third Reading - Passed 059-000-000 Passed both Houses
Jul 14 Sent to the Governor
Aug 30 Governor approved PUBLIC ACT 86-0315 Effective date 90-01-01

HB-0526 PRESTON - RONAN.

(Ch. 63, new par. 15.4)

Amends an Act in relation to compensation of General Assembly members. Permits each legislator to employ one legislative assistant at an annual salary of no more than $22,000.

FISCAL NOTE (John F. O’Brien, Clerk of the House)
Total estimated cost for 118 assistants would be $3,083,477.
HOUSE AMENDMENT NO. 1.
Deletes changes. Allows each member of the General Assembly to hire one legislative assistant and to approve expenditure of appropriated funds for compensation, which shall be in addition to other authorized expenditures for personal services. The assistant shall have the same employment benefits as other employees of the General Assembly.

HOUSE AMENDMENT NO. 4.
Deletes changes. Allows each member of the General Assembly to hire one or more legislative assistants and to approve expenditure of appropriated funds for compensation, which shall be in addition to other authorized expenditures for personal services. The assistants may be employed under contract or as State employees, in which case they shall have the same employment benefits as other employees of the General Assembly.

HOUSE AMENDMENT NO. 5.
Deletes reference to: Ch. 63, new par. 15.4
Adds reference to: Ch. 63, par. 14.1

Deletes all changes. Makes language gender neutral.

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Executive
Mar 27 Fiscal Note filed Committee Executive
Apr 13 Placed Calndr,Second Reading Recommended do pass 011-007-000
May 16 Second Reading Amendment No.01 PRESTON Adopted
Held on 2nd Reading
May 26 Amendment No.02 EWING Withdrawn
Amendment No.03 EWING Withdrawn
Amendment No.04 RONAN Adopted
Amendment No.05 PRESTON Adopted
Placed Calndr,Third Reading
Third Reading - Passed 063-047-001
May 30 Arrive Senate
Placed Calendar,First Reading
May 31 Sen Sponsor MAROVITZ
Placed Calendar,First Reading
Jun 01 First reading Rfrd to Comm on Assignment Assigned to Executive

HB-0527  GIGLIO - MCNAMARA - STECZO - VANDUYNE.
(Ch. 34, new par. 429.32)
Amends the Counties Act. After the effective date of the amendatory Act, requires all new county employees to reside within the county. Preempts home rule.

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Counties & Townships
May 05 Tbd pursuant Hse Rule 27D

HB-0528  BALANOFF.
(New Act)
Creates the Chlorofluorocarbon Aerosol Propellant Tax Act. Imposes a tax of 10% of the retail selling price of any personal property sold in an aerosol can which contains any propellant containing chlorofluorocarbons. The tax is collected by the Department of Revenue. Incorporates portions of the Retailers' Occupation Tax Act by reference. Proceeds of the tax are deposited into the Environmental Protection Trust Fund in the State Treasury. Effective January 1, 1990.

Mar 03 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Revenue
HB-0529  HULTGREN.

(Ch. 122, par. 2-3.64)

Amends the School Code. Provides that student assessment tests shall be given in
the 10th (instead of the 11th) grade. Effective immediately.

Mar 03 1989  First reading  Rfrd to Comm on Assignment
Mar 15      Assigned to Elementary & Secondary
            Education
May 05      Tbid pursuant Hse Rule 27D

HB-0530  HULTGREN – BRESLIN – WENNLUND – WELLER – OLSON, BOB,
ZICKUS, WILLIAMSON, BLACK, WEAVER, M, NOVAK, VANDUYNE,
SHAW, MULCAHEY, McNAMARA, LANG AND FARLEY.

(New Act)

Directs the Illinois Commerce Commission to prepare an annual report on rail-
way accidents in Illinois involving hazardous materials. Directs the Commerce
Commission to prepare a report by January 1, 1991 on remedial steps to reduce rail-
way accidents involving hazardous materials. Effective immediately.

HOUSE AMENDMENT NO. 1.

Requires the Commerce Commission to distribute a report on rail accidents in
April of each year instead of February. Eliminates the requirement that the Com-
mmissioner prepare a report on the shortcomings of federal regulations concerning
transport of hazardous material.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 95 1/2, pars. 1202, 1204, 1204c, 1205,
1603, 1705 and 4204; new pars. 1204d and 1204e; Ch. 111 2/3,
pars. 2-101 and 2-105

Deletes all. Amends the Illinois Commercial Transportation Law Chapter of The
Vehicle Code concerning the administrative structure and function of the Transpor-
tation Division of the Commerce Commission. Amends the Public Utilities Act con-
cerning the structure and powers of the Commerce Commission.

GOVERNOR MESSAGE

Recommends that the powers and duties of the exective director of the Commis-
sion added by this amendatory Act be eliminated.
HB-0531  HULTGREN.

(Ch. 120, par. 2-203)

Amends The Illinois Income Tax Act to provide for deductibility of an individual's nonreimbursed travel expenses incurred in the production of income.

Mar 03 1989  First reading  Rfrd to Comm on Assignment
Mar 15      Assigned to Revenue
May 05      Tbd pursuant Hse Rule 27D

HB-0532  STEPHENS, WEAVER, M, BLACK AND MCAULIFFE.

(Ch. 46, pars. 2A-1.2, 22-1, 22-7 and 22-8; new par. 16-6.2; Ch. 111 2/3, par. 2-101)

Amends The Public Utilities Act and The Election Code. Provides that members of the Illinois Commerce Commission shall be subject to retention elections every 4 years. Provides for the expiration of the terms of all commissioners on the second Monday of January 1991. Provides for retention elections beginning at the 1994 general election. A vacancy is created if a commissioner fails to receive at least a 3/5 vote on retention. Changes terms of office of commissioners from 5 to 4 years.

Mar 03 1989  First reading  Rfrd to Comm on Assignment
Mar 15      Assigned to Elections
May 04      Motion disch comm, advc 2nd Committee Elections
May 05      Tbd pursuant Hse Rule 27D

HB-0533  PETERSON, W - MAYS.

(Ch. 46, par. 28-1)

Amends The Election Code. Removes provision permitting submission of a public question to the voters of a political subdivision at a regularly scheduled election in which only a portion of the voters is scheduled to vote for candidates for public office.

Mar 03 1989  First reading  Rfrd to Comm on Assignment
Mar 15      Assigned to Elections
May 04      Interim Study Calendar ELECTIONS

HB-0534  WHITE AND MCPIKE.

(Ch. 108 1/2, pars. 14-105, 15-113.3, 16-127 and 17-134)

Amends the State Employees, 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.

STATE MANDATES ACT FISCAL NOTE (State Board of Education)
There would be no fiscal impact on school districts due to HB-534. Employees would be required to pay certain sums in order to gain the military service credit.

Mar 03 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Personnel and Pensions
Apr 25  St Mandate Fis Note Filed
May 05  Committee Personnel and Pensions

HB-0535  MCPIKE.

(Ch. 127, par. 354)
Amends the State Salary and Annuity Withholding Act. Provides that a State employee or annuitant may authorize the withholding of a portion of his earnings or annuity for payment of automobile or homeowner's insurance premiums under specified circumstances.

FISCAL NOTE (Dept. Central Management Services)
The fiscal impact on the State would be directly related to the number of employees and insurance companies involved in the withholding. It is anticipated that there will be minimal cost to the agencies and the Comptroller's Office in processing these transactions.

SENATE AMENDMENT NO. 1.
Provides that an employee or annuitant may authorize withholding of a portion of his wages or annuity for payment of parking fees on the Urbana-Champaign campus of the University of Illinois.

SENATE AMENDMENT NO. 2.
Provides that wages or annuities shall not be withheld for automobile or homeowner's insurance policies issued by any one company unless at least 100 employees or annuitants insured by that company authorize withholding within 6 months after withholding begins.

Mar 03 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to State Government Administration
Apr 07  Conslt Caldr Order 2nd Read
Apr 12  Fiscal Note Requested MCCracken
Apr 17  Conslt Caldr Order 2nd Read
Apr 17  Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
May 03  Cal 2nd Rdng Short Debate
May 09  Fiscal Note filed
May 09  Short Debate Cal 2nd Rdng
May 12  Cal 3rd Rdng Short Debate
May 12  Short Debate-3rd Passed 102-001-000
May 15  Arrive Senate
Sen Sponsor CARROLL
Placed Calndr, First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Executive
May 23  Added As A Joint Sponsor DEMUZIO
Jun 01  Committee Executive
Jun 01  Recmmnded do pass as amend
Jun 15  008-006-000
Jun 15  Placed Calndr, Second Reading
Jun 15  Second Reading
Amendment No.01 EXECUTIVE Adopted
Amendment No.02 DEMUZIO Adopted
Placed Calndr, Third Reading
HB-0535—Cont.

Jun 19 3d Reading Consideration PP
Calendar Consideration PP.

Jun 23 Third Reading - Passed 032-025-000
Speaker’s Tbl. Concurrence 01,02

Jun 29 H Concurs in S Amend. 01,02/109-000-000
Passed both Houses

Jul 28 Sent to the Governor

Sep 01 Governor approved

PUBLIC ACT 86-0504 Effective date 90-01-01

HB-0536 FLINN.

(Ch. 122, new par. 6-18.1)

Amends The School Code to permit the members of a regional board of school
trustees to remove a member of the board for failure to attend a majority of the reg-
ular meetings of the board during a calendar year or for any other willful failure to
perform his official duties.

Mar 07 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Elementary & Secondary
Education
Apr 07 Placed Calndr,Second Reading
Apr 12 Second Reading
Apr 12 Placed Calndr,Third Reading
May 09 Third Reading - Lost 048-048-017

HB-0537 CULLERTON – YOUNG,A.

(Ch. 38, pars. 1005-5-3, 1005-6-3, 1005-8-1 and 1005-8-6)

Amends the Unified Code of Corrections to permit the court to sentence a defen-
dant convicted of residential burglary to a period of probation of not less than 2
years, if the defendant has no prior criminal convictions and no authorized person
was present in the residence at the time of the commission of the offense. In such
case one of the conditions of probation shall be that the defendant serve a period of
incarceration of not less than 180 consecutive days. Provides that in the case of an
offender sentenced to a term of imprisonment for less than one year for residential
burglary, the judge shall determine whether the offender shall be committed to the
custody of the sheriff or the custody of the Department of Corrections.

Mar 07 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Judiciary II
Apr 13 Recommended do pass 009-006-001
May 09 Placed Calndr,Second Reading
May 30 Tabled House Rule 37(G)

HB-0538 MATIJEVICH – GIORGI – LANG – LAURINO, HOMER AND SHAW.

(Ch. 121 1/2, new par. 262U)

Amends the Consumer Fraud and Deceptive Business Practices Act to require a
manufacturer to pay all costs associated with its offer of a rebate on its products.

Mar 07 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Consumer Protection
May 02 Interim Study Calendar CONSUMER
PROT

HB-0539 KLEMM.

(Ch. 122, par. 24-12)

Amends The School Code. Permits notice of honorable dismissal to be given to
teachers by personal delivery upon signed receipt therefor. Effective January 1,
1990.

Mar 07 1989 First reading Rfrd to Comm on Assignment
HB-0540  BARGER.
(Ch. 111 1/2, par. 1022.2)
Amends the Environmental Protection Act to provide that property owners shall
be liable on a pro rata basis for cleanup charges of hazardous waste sites.
Mar 07 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Energy Environment &
Nat. Resource
May 04  Interim Study Calendar ENRGY
ENVRMNT

HB-0541  FLINN - LANG - KUBIK - CULLERTON - SHAW, FARLEY, MCNA-
MARA AND JONES,SHIRLEY.
(Ch. 17, par. 4406; new pars. 354.1 and 3301-8a)
Amends the Illinois Banking Act, the Savings and Loan Act of 1985 and The Illi-
nois Credit Union Act. Authorizes such institutions to provide financial services to
residents at bona fide nursing homes, senior citizens' retirement homes and long
term care facilities.
SENATE AMENDMENT NO. 1.
Limits applicability to counties with a population between 250,000 and 300,000.
CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in Senate Amendment No. 1.
Recommends that the bill be further amended as follows:
Deletes reference to: Ch. 17, par. 4406
Provides that in counties with a population of 250,000 to 300,000, banks may
provide banking services to persons residing at nursing homes, retirement centers
and long term care facilities. Removes credit unions from the scope of the bill.
Mar 07 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Financial Institutions
Apr 06  Recommended do pass 025-001-000
Apr 11  Second Reading
Placed Calndr,Second Reading
May 09  Third Reading - Passed 112-001-001
May 11  Arrive Senate
Sen Sponsor LECHOWICZ
Placed Calendr,First Reading
May 12  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Finance & Credit
Regulations
Jun 08  Recommended do pass as amend
012-000-000
Jun 13  Second Reading
Placed Calndr,Second Reading
Jun 19  Amendment No.01 FIN CREDT REG  Adopted
Placed Calndr,Third Reading
Jun 20  Third Reading - Passed 059-000-000
Jun 24  Speaker's Tbl. Concurrence 01
Jun 26  H Noncncrs in S Amend. 01
Jun 27  Secretary's Desk Non-concur 01
Jun 27  S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/LECHOWICZ
ZITO, NEWHOUSE,
KEATS & TOPINKA
HB-0541—Cont.

Jun 28 Hse Accede Req Conf Comm 1ST
Hse Conference Comm Apptd 1ST/FLINN,
SHAW, CULLERTON,
KUBIK & HALLOCK

Jun 29 House report submitted
House Conf. report Adopted 1ST/111-000-003

Jun 30 Senate report submitted
Senate Conf. report Adopted 1ST/058-000-000
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 28 Sent to the Governor

Sep 01 Governor approved
PUBLIC ACT 86-0505 Effective date 90-01-01

HB-0542 HOMER – MCNAMARA – LANG – FARLEY – FLOWERS, LAURINO,
SANTIAGO, MARTINEZ, RICE, CAPPARELLI, LEVERENZ, SUTKER,
DELEO, BUGIELSKI, KULAS, WOOLARD AND PHELPS.

...(Ch. 111 2/3, new par. 9-222.3)

Amends The Public Utilities Act. Provides that whenever a tax imposed upon a
public utility is reduced or removed, the Commission shall order a reduction in the
utility's rates and charges. Provides that a public utility may seek a hearing to show
cause why such rate reduction should not be ordered.

HOUSE AMENDMENT NO. 1.
Limits the applicability of the rate reduction to the removal of an income tax,
rather than any tax, previously imposed. Provides for such reduction when the re-
moval of the income tax has the effect of increasing the utility's rate of return over
the rate previously approved by the Commission.

Mar 07 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Public Utilities
Apr 18 Recommended do pass 010-008-000
Placed Calndr,Second Reading
Apr 19 Fiscal Note Requested MCCRACKEN
Placed Calndr,Second Reading
May 18 Second Reading Amendment No.01 HOMER Adopted
Held on 2nd Reading
May 30 Tabled House Rule 37(G)

HB-0543 CURRAN.
...(Ch. 108 1/2, par. 14-110)

Amends the State Employees' Retirement Article of the Pension Code to include
service as a state highway maintenance worker employed by the Department of
Transportation as eligible creditable service for purposes of the alternative retire-
ment annuity formula applicable to state policemen and certain other State employ-
ees. Effective immediately.

Mar 07 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

HB-0544 COWLISHAW.
...(Ch.46, new par. 25-11.2)

Amends The Election Code to provide whenever a vacancy occurs in any elective
office of a unit of local government in which the officer is elected on a partisan basis
and in which the vacancy is filled by appointment, the appointee shall be a member
of the same political party as the person he succeeds was at the time of his election.

Mar 07 1989 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0545 MATIJEVICH - LEVERENZ.

Appropriates funds for the ordinary and contingent expenses of the Supreme Court. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1.
Generally reduces OCE funding in the areas of Judicial Payroll, Supreme Court, Appellate Courts, Circuit Courts and Administrative Office. Eliminates funds for public law-related education.

HOUSE AMENDMENT NO. 2. (Tabled May 23, 1989).
Restores $360,000 to Juvenile and Adult Probation Officers' Salary Subsidies line for reimbursement to Cook County probation officers.

HOUSE AMENDMENT NO. 4.
Increases line item to Supreme Court for payment of probation officers' salary subsidies.

SENATE AMENDMENT NO. 1. (Senate recedes June 28, 1989)
Decreases personal services and various other operations lines. Increases Social Security for Judges of the Supreme Court and amount for DUI Subsidies Probation. Adds amount for Circuit Court video recording system.

SENATE AMENDMENT NO. 2. (Senate recedes June 28, 1989)
Adds $1,194,600 for Pre-Trial Services program.

SENATE AMENDMENT NO. 3. (Senate recedes June 28, 1989)
Increases line item for Mandatory Arbitration in Circuit Courts.

SENATE AMENDMENT NO. 4. (Senate recedes June 28, 1989)
Increases line item for Grants-in-Aid in Circuit Courts.

Mar 09 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Appropriations I
May 11 Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Amendment No.03 APPROP I Recommended do pass as amend
027-000-000
Placed Calndr,Second Reading

May 19 Second Reading
Held on 2nd Reading

May 23 Amendment No.04 MAYS Mtn Prevail -Table Amend No 02
Amendment No.05 LEVERENZ Adopted
Amendment No.06 PARCELS Withdrawn
Amendment No.07 PARCELS Lost
040-068-002
Placed Calndr,Third Reading
Third Reading - Passed 109-003-000

May 25 Arrive Senate
Placed Calendr,First Reading

May 26 Sen Sponsor CARROLL
Placed Calendr,First Reading

May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations I
Waive Posting Notice
Committee Appropriations I
Recommended do pass as amend
022-000-000
Placed Calndr,Second Reading

Jun 20 Second Reading
Amendment No.01 APPROP I Adopted
Amendment No.02 CARROLL Adopted
Amendment No.03 CARROLL Adopted
Amendment No.04 WOODYARD Adopted
Placed Calndr,Third Reading
Amends the Civil Administrative Code. Requires DCCA to review the economic impact of legislation affecting small business and make recommendations.

HOUSE AMENDMENT NO. 1.

Provides that the study shall be conducted in cooperation with the department or agency administering the law being studied.

Amends the Wildlife Code to provide for an open season for deer by use of hand-guns for a 5 day period to be set by the Director annually between September 14 and 30, inclusive. Effective immediately.

HOUSE AMENDMENT NO. 12

Adds reference to: Ch. 61, par. 2.25

Deletes provision permitting special open season for deer hunting by use of handgun. Provides for taking deer by handgun during regular shotgun open season. Adds provision prohibiting use of any other sidearm when hunting deer by use of handgun.

1 Fiscal Note Act may be applicable.
SENATE AMENDMENT NO. 1.
Adds provision for an open season for hunting deer by use of handguns for a period of not more than 5 days to be set annually by the Director of Conservation between January 1 and 15, inclusive.

Mar 09 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Energy Environment & Nat. Resource
Apr 13  Amendment No.01  ENRGY ENV RMNT  Adopted.  Recmmndd do pass as amend  009-003-000
May 12  Second Reading  Placed Calndr,Second Readng
May 22  Third Reading - Passed 099-013-002
May 23  Arrive Senate  Sen Sponsor O’DANIEL  Placed Calendr,First Reading
May 25  Added As A Joint Sponsor MADIGAN  First reading  Rfrd to Comm on Assignment
May 26  Assigned to Agriculture & Conservation  Recommended do pass 006-003-000
Jun 07  Placed Calndr,Second Readng
Jun 13  Second Reading  Amendment No.01  PHILIP  Adopted  026-024-002
Jun 19  Third Reading - Lost 020-034-001

*HB-0548  BRUNSVOLD.*

(New Act)

Creates the Quad Cities Interstate Metropolitan Authority Compact Act. Authorizes Illinois to enter into a compact with Iowa to allow creation of the Authority to include Rock Island County in Illinois and Scott County in Iowa. Allows the Authority to operate facilities for the benefit of its territory. Sets the framework for creating and operating the Authority, including bonding and taxing powers, to be implemented by substantially identical enabling laws of Illinois and Iowa. Effective immediately.

HOUSE AMENDMENT NO. 1.
Eliminates the interim commission for entering into the compact. Eliminates quorum, voting, and ordinance requirements. Eliminates warehouses, grain elevators, and office buildings from the definition of a “facility”. Allows dissolution by independent action of a political subdivision as well as the State, as provided by substantially identical laws of Iowa and Illinois.

FISCAL NOTE (DCCA)
HB-548 does not necessarily require any direct incremental change in State government expenditures, nor any discernible impact on State revenues. The bill anticipates that the costs to Authorities shall be financed through its own tax levies, rental fees, charges, and bond sales.

GOVERNOR MESSAGE
Recommends deleting provisions concerning tax exemptions for Authority property and income. Recommends eliminating the power of the Authority to own, operate, manage, or lease property outside its territory.

Mar 09 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Cities & Villages
Apr 12  Amendment No.01  CITY VILLAGE  Adopted  Do Pass Amend/Short Debate  012-000-000
Cal 2nd Rdng Short Debate

*State Debt Impact Note Act may be applicable.*
HB-0549  BRUNSVOLD.

(New Act)

Allows the creation of the Quad Cities Interstate Metropolitan Authority, by referendum, to implement a compact between Illinois and Iowa. The territory of the Authority shall be Rock Island County in Illinois and Scott County in Iowa. Establishes a board and provides for its membership and powers. Provides for bonding and taxing powers. Effective immediately.

Mar 09 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Cities & Villages
Apr 12  Recommended do pass 011-001-000
May 11  Interim Study Calendar CITY VILLAGE

HB-0550  LEVIN AND STERN.

(Ch. 91 1/2, new par. 1710)

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Requires the Department of Mental Health and Developmental Disabilities to adopt a State plan for the distribution of community-integrated living arrangements throughout the State. Prohibits agencies from developing such arrangements until State plan is adopted. Requires such arrangements to comply with State plan to be certified, and prohibits State agencies from utilizing arrangements which are not certified. Effective immediately.

1 Fiscal Note Act may be applicable.
2 State Debt Impact Note Act may be applicable.
LEVERENZ - OLSON, MYRON.

Makes appropriations to the State Board of Elections for its ordinary and contingent expenses totalling $3,771,563 and for grants to local governments totalling $1,903,000 in FY90. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1
Reduces operations lines and stipends for judges and other election officials. Eliminates programs for new voter outreach and in-service training.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)
Increases various operations lines in Divisions of the Board, Campaign Financing, and EDP and increases grant amount for reimbursement to counties for election judge compensation.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.

Mar 09 1989 First reading
Mar 15
May 05

May 11 Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Lost
011-013-001
Recommnded do pass as amend
026-000-000

May 19 Second Reading
May 23 Amendment No.03 PARCELS Lost
051-060-000

May 25 Arrive Senate
Sen Sponsor SCHAFFER
Placed Calndr, First Reading

May 30 First reading
Jun 01 Waive Posting Notice
Jun 16

Jun 20 Second Reading
Amendment No.01 APPROP I Adopted

Jun 21 Third Reading - Passed 059-000-000
Jun 22 Speaker's Tbl. Concurrence 01
Jun 27 H Noncners in S Amend. 01
Jun 28 Secretary's Desk Non-concur 01
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/CARROLL
SEVERNS, SAVICKAS,
ETHEREDGE &
MAITLAND

Jun 29 Hse Accede Req Conf Comm 1ST
Hse Conference Comm Apptd 1ST/MCPIKE,
LEVERENZ, BOWMAN,
MAYS AND RYDER

House report submitted
HB-0551—Cont.

Jun 30  Senate report submitted
   Senate Conf. report Adopted 1ST/059-000-000
   House Conf. report Adopted 1ST/109-000-000
   Both House Adoptd Conf rpt 1ST
   Passed both Houses

Jul 12  Sent to the Governor

Jul 20  Governor approved
   PUBLIC ACT 86-0071  Effective date 89-07-20

HB-0552  STERN - COWLISHAW.

(Ch. 46, pars. 7-14, 7-59, 7-60, 16-5.01, 17-16.1, 18-9.1 and 28-5)

Amends The Election Code. Provides a special write-in absentee voter’s blank ballot for military and overseas voters. Lengthens the period before the relevant election by which the State Board of Elections and county clerks must certify primary ballots, general election ballots and public questions. Effective immediately.

Mar 09 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0553  HICKS - COWLISHAW.

(Ch. 46, pars. 19-1, 19-2.1, 19-3, 19-5, 19-10 and 19-12.2)

Amends The Election Code. Provides that pollwatchers may observe in-person absentee voting in the offices of municipal, township or road district clerks. Allows a physically incapacitated voter to mark his absentee ballot in secret with the assistance of another individual. Prohibits duplication of application forms for absentee ballots. Makes other changes in absentee voting procedures. Effective immediately.

Mar 09 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0554  GIORGI - SUTKER.

(Ch. 110, new par. 13-212.1)

Amends the Code of Civil Procedure concerning limitations on actions against an attorney for malpractice. The general limitation period is 2 years from discovery, but not more than 4 years. If the claimant is under 18, the period is 5 years, but not later than the claimant’s 22nd birthday; a transition rule gives at least 3 years from the effective date of the Act. If the claimant is under other legal disability or imprisoned, the period runs from removal of the disability or release from prison.

Mar 09 1989  First reading  Rfrd to Comm on Assignment
Mar 15  Assigned to Judiciary I
May 05  Tbd pursuant Hse Rule 27D
Nov 02  Mtn filed take from Table AND
PLACE INTERIM
STUDY CALENDAR IN
JUDICIARY I-GIORGI

Interim Study Calendar JUDICIARY I

HB-0555  DANIELS - HULTGREN, STERN, CURRAN, WOJCIK, HOFFMAN, EWING AND BLACK.

(New Act)

Creates the Home-Based Support Services Law for Mentally Disabled Adults to create a mandate for the Department of Mental Health and Developmental Disabilities to develop home- and community-based services for mentally disabled adults to provide alternatives to institutionalization. Creates the Family Assistance

Fiscal Note Act may be applicable.
Law for Mentally Disabled Children to create a mandate for the Department to strengthen and promote families who provide care within the family home for their mentally disabled children. Effective January 1, 1991.

Mar 09 1989 First reading
Mar 15
May 04
May 05

HB-0556  KUBIK.
(Ch. 8, par. 37-26)
Amends the Horse Racing Act to make a grammatical change.

Mar 09 1989 First reading
Mar 15
Apr 27

1 HB-0557  LEVIN.
(New Act)
Enacts the Employee Drug Testing Act which establishes the circumstances under which an employer or potential employer may require alcohol and drug testing of employees or applicants, the consequences and confidentiality of such tests and the reliability of such tests. Establishes requirements and methods for conducting such tests. Effective January 1, 1990.

Mar 09 1989 First reading
Mar 15
Apr 17
May 04

1 HB-0558  GIORGI – OLSON, MYRON.
(Ch. 21, par. 14b)
Amends An Act concerning public graveyards. Allows a township to levy taxes at a rate not to exceed .20% (rather than .15%) when authorized by referendum.

FISCAL NOTE (DCCA)
No impact on State revenues or expenditures.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 21, par. 59cl

Provides the Department of Veterans’ Affairs with rulemaking power under “An Act relating to the registration, location and reporting of burial places”.

Mar 09 1989 First reading
Mar 15
Apr 19
Apr 25
May 03
May 04

1 Fiscal Note Act may be applicable.
HB-0559 SATTERTHWAITE – COWLISHAW.

(Ch. 122, par. 18-8)

Amends The School Code. In K-12 districts provides that for State aid formula purposes a district’s average daily attendance shall be based on the best 3 months of pupil attendance, as computed for K-8 and 9-12 separately before reaching a combined ADA for the district. Effective immediately.

FISCAL NOTE (State Board of Education)
The fiscal impact of HB-559 is dependent upon the amount of appropriations approved for the General State Aid formula for FY90.

GOVERNOR MESSAGE
Recommends changing the effective date from immediate to July 1, 1990.

May 09 Short Debate-3rd Passed 091-017-005
May 11 Arrive Senate
May 24 Sen Sponsor JOYCE,JJ
May 25 First reading
May 26 Assigned to Local Government
Jun 08 Recommended do pass 011-001-000
Jun 15 Second Reading
Jun 16 Recalled to Second Reading
Jun 19 Third Reading - Passed 054-001-000
Jun 20 Speaker’s Tbl. Concurrence 01
Jun 27 H Concurs in S Amend. 01/099-009-004
Jul 26 Sent to the Governor
Sep 01 Governor approved

PUBLIC ACT 86-0506 Effective date 90-01-01

2 Pension System Impact Note Act may be applicable.
HB-0559—Cont.

Aug 03 Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 17 Rul Gub Comply/Rule 46.1(b)
Placed Cal. Amendatory Veto

Oct 19 Mtn fld accept amend veto SATTERTHWAITE
Accept Amnd Veto-House Pass 109-000-000
Placed Cal. Amendatory Veto

Oct 31 Mtn fld accept amend veto BERMAN
Accept Amnd Veto-Sen Pass 057-000-000
Bth House Accept Amend Veto

Dec 01 Return to Gov-Certification

Dec 13 Governor certifies changes
PUBLIC ACT 86-0968 Effective date 90-07-01

HB-0560 BALANOFF.

(Ch. 24, pars. 3-4-6, 21-5, 21-5a and 21-5.1; Ch. 46, pars. 7-10, 7-19, 7-46, 7-52 and 22-8)

Amends the Illinois Municipal Code, the Revised Cities and Villages Act and The Election Code. Provides for the joint nomination and election of the Mayor and Vice Mayor of Chicago. Provides that in the case of a vacancy in the office of Mayor, the Vice Mayor shall serve as Mayor for the unexpired term of the Mayor. Applicable to persons elected Vice Mayor at the 1991 consolidated election and thereafter.

Mar 09 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Elections
May 05 Interim Study Calendar ELECTIONS

HB-0561 BALANOFF.

(Ch. 111 1/2, pars. 1021.3 and 1021.4)

Amends the Environmental Protection Act to provide that mortgages shall not be superior to Environmental Reclamation Liens and provide for notice of the filing of such liens.

Mar 09 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to Judiciary I
May 04 Interim Study Calendar JUDICIARY I

HB-0562 BALANOFF—LANG—LAURINO—HANNIG, STERN, DEJAEGHER, GIGLIO AND SUTKER.

(Ch. 127, par. 132.102)

Amends an Act in relation to State purchases of printing paper, stationery and envelopes. Requires that items purchased by contracts let on or after the amendatory Act's effective date shall be of recycled paper.

Mar 09 1989 First reading Rfrd to Comm on Assignment
Mar 15 Assigned to State Government Administration
May 04 Placed Calndr,Second Reading

Recommended do pass 007-003-001

May 25 Second Reading Held on 2nd Reading
May 26 Interim Study Calendar ST GOV ADMN

HB-0563 BALANOFF — SANTIAGO — MARTINEZ.

(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 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.
HB-0564 COWLISHAW.

(Ch. 122, new par. 22-23; Ch. 127 1/2, par. 2)

Amends the School Code and the Act relating to the State Fire Marshal. Requires the installation of sprinkler systems in all new school buildings, new additions to school buildings and new remodeling projects involving 50% of a school building, and provides for payment of the costs attributable thereto from amounts appropriated for such purpose to the Office of the State Fire Marshal. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE (State Board of Education)
Estimated cost of HB-564 is $24.7 million.

HOUSE AMENDMENT NO. 1.
Eliminates provisions for payment of sprinkler system costs from State appropriations.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED
(State Board of Education)
There is no fiscal impact on the State. The cost to local school districts cannot be estimated due to a lack of data on the number of buildings to be built or remodeled. However, the costs for installation of sprinkler systems range from $1.05 to $2.00 per square foot.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 85, new par. 2208.13

Requires sprinkler system plans and specifications to comply with State Board of Education rules and regulations which, as far as practicable, must be consistent with nationally recognized standards. Requires the plans and specifications to be forwarded by the regional superintendent of schools to the State Fire Marshal for review and comment to the State Board of Education, which is responsible for final review and approval. Amends State Mandates Act to exempt from reimbursement.
Amends The School Code and the Act relating to fire investigating and prevention. Requires all public schools to be in compliance with specified rules, regulations and standards for life safety and fire suppression, alarm, protection and prevention. Provides for annual inspections and for sanctions against school districts which do not bring their noncomplying school facilities, buildings and additions into compliance. Specifies duties of regional superintendents, the Office of the State Fire Marshal, local fire officials, the State Superintendent of Education and the State Board of Education in connections therewith.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB-565 constitutes a service mandate for which reimbursement of the increased cost to units of local government and school districts is required. An estimate of the annual cost of reimbursement is not available, but it is expected to be substantial.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 122, pars. 2-3.12 and 3-14.22; Ch. 127 1/2, par. 9
Adds reference to: Ch. 122, par. 3-14.21

Deletes everything. Amends The School Code. Requires the regional superintendents to file reports of the safety inspections of schools with the respective school boards and the State Board of Education. Effective July 1, 1989.

FISCAL NOTE, AS AMENDED (State Board of Education)
There is no fiscal impact to the State or local school districts due to H-am 2. The cost to regional superintendents of schools would be minimal.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Elementary & Secondary Education
Apr 07 Re-assigned to Revenue
Apr 18 St Mandate Fis Note Filed Committee Revenue
May 04 Recommended do pass 010-002-000
May 11 Placed Calndr,Second Reading Fiscal Note Requested CULLERTON
May 17 Placed Calndr,Second Reading
Second Reading Amendment No.01 COWLISHAW Fiscal Note filed Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Passed 114-000-001
Arrive Senate
Sen Sponsor ETHEREDGE
Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Elementary & Secondary Education
Jun 09 Recommended do pass 020-000-000
Jun 13 Placed Calndr,Second Reading
Second Reading
Jun 19 Placed Calndr,Third Reading
Third Reading - Passed 059-000-000
Passed both Houses

Fiscal Note Act may be applicable.
HB-0565  MATIJEVICH – SALTSMAN – GIORGI – VANDUYNE, CURRAN, HARTKE, EDLEY AND BALANOFF.

(New Act)

Creates the Foreign Ownership Disclosure Act. Requires a foreign individual, business or government to register, and file annual reports regarding, certain interests in certain Illinois real property and business enterprises. Specifies contents of registration and reports. Provides for penalties. Provides for administration of the Act and filing of annual reports by the Department of Commerce and Community Affairs.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20       Assigned to Judiciary I
Apr 13       Do Pass/Short Debate Cal 009-000-000
Apr 18 Cal 2nd Rdg Short Debate
Apr 25 Cal 2nd Rdg Short Debate
May 15 Cal 2nd Rdg Short Debate
May 25 Interim Study Calendar JUDICIARY I

HB-0567  MATIJEVICH.

(Ch. 48, par. 138.4)

Amends the Workers’ Compensation Act. Provides that an employer and insurer shall implement a safety program. Provides that employers shall file with the Commission documentation of compliance.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20       Assigned to Labor & Commerce
May 03 Interim Study Calendar LABOR COMMERCE

HB-0568  BRESLIN.

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

Amends the Prevailing Wage Law to provide that the Director of Labor shall publish in the Illinois Register a list of contractors or subcontractors who, on 2 separate occasions, have been determined to have violated the Act.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 48, par. 39s-4

Provides all bid specifications shall list the specified rates to all laborers, workers and mechanics in the locality for each craft or type of worker or mechanic needed to execute the contract. If the Department of Labor revises the prevailing rate of hourly wages to be paid by the public body, the revised rate shall apply to such contract and the public body shall be responsible to notify the contractor and each subcontractor of the revised rate.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 48, pars. 39s-2, 39s-11, 1011 and 1012

Defines public works under the Prevailing Wage Law to include projects financed with bonds issued under the Industrial Project Revenue Bond Act, the Industrial Building Revenue Bond Act, Illinois Development Finance Authority Act, Build Illinois Bond Act and projects financed with loans or other funds made available pursuant to The Build Illinois Act. Establishes liability of contractors and subcontractors who fail to pay prevailing wage. Gives contractors and subcontractors who fail to pay prevailing wage. Gives contractors and subcontractors

1 Fiscal Note Act may be applicable.
HB-0568—Cont.

Amends Minimum Wage Law to make certain violations of the Act Class B misdemeanors. Makes other changes.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Labor & Commerce
Apr 18 Recommended do pass 009-007-000
Placed Calndr,Second Reading
May 12 Second Reading Amendment No.01 BRESLIN Adopted
Placed Calndr,Third Reading
May 24 Third Reading - Passed 102-009-003
May 26 Arrive Senate
Sen Sponsor JACOBS
Added As A Joint Sponsor HOLMBERG
Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Labor
Jun 08 Recommended do pass 005-000-003
Placed Calndr,Second Reading
Jun 13 Second Reading Amendment No.01 JACOBS Adopted
Amendment No.02 HUDSON Lost
032-025-000
028-031-000
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 037-019-001
Jun 20 Speaker's Tbl. Concurrence 01
Jun 27 H Concurs in S Amend. 01/075-039-001
Passed both Houses
Jul 26 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0799 Effective date 90-01-01

HB-0569 MAUTINO – SHAW – RICE, FLOWERS AND JONES, LOU.
(Ch. 73, new par. 755.25a)

Amends the Illinois Insurance Code to provide that statistics reflecting the location of motor vehicle accidents, rather than the driver’s residence, shall be utilized with respect to rate setting.

HOUSE AMENDMENT NO. 1.
. Deletes all statutory provisions.
Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Insurance
Apr 18 Amendment No.01 INSURANCE Adopted
012-005-004
Recommended do pass as amend 012-005-004
Placed Calndr,Second Reading
May 23 Interim Study Calendar INSURANCE

HB-0570 WENNLUND – DIDRICKSON.
(Ch. 121, par. 5-608)

Amends the Illinois Highway Code to lower the minimum county population for creation of transportation impact districts from 400,000 to 300,000.
Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Executive
May 05 Tbd pursuant Hse Rule 27D
**HB-0571**  WENNLUND AND REGAN.

(New Act)

Creates the School Bus Driver Drug Testing Act. Requires that school bus drivers be tested for the use or presence of controlled substances before employment as drivers, semiannually thereafter, and at any time for cause. Requires drivers to carry ID cards.

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**HB-0572**  WENNLUND, MULCAHEY, LEVERENZ, WELLER, PARKE, LEFLORE AND ZICKUS.

(Ch. 95 1/2, par. 6-106.1)

Amends the Vehicle Code to require school bus drivers to pass the U.S. Department of Transportation Drug and Alcohol Test before they can receive a bus driver's permit.

**HOUSE AMENDMENT NO. 1. (Tabled May 17, 1989)**

Provides that the demonstration of physical fitness required for a school bus drivers permit shall include tests for drug and alcohol use. Removes the requirement of having to pass the U. S. Dept. of Transportation Drug and Alcohol Test.

**HOUSE AMENDMENT NO. 2.**

Provides that the medical examinations shall include drug and alcohol tests and eliminates the reference to federal tests.

**SENATE AMENDMENT NO. 1.**

Establishes as a requirement for attaining a school driver permit that the applicant for such permit demonstrate physical fitness to operate school buses by submitting the results of a medical examination including the tests for drug and alcohol use for each applicant not subject to such testing pursuant to federal law, conducted by a licensed physician within 90 days of the date of application.

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1 Fiscal Note Act may be applicable.
HB-0573 MUNIZZI – RICE – FARLEY – LANG – SANTIAGO, MARTINEZ, STERN, BUGIELSKI, KULAS, JONES, LOU AND FLOWERS.

(Ch. 73, new par. 755.25a)

Amends the Illinois Insurance Code. Prohibits the establishment of automobile insurance premium rates based solely on the zip code of the insured.

HOUSE AMENDMENT NO. 1.

Deletes provisions regarding the prohibition of basing premium on zip codes. Adds provision requiring insurance companies to inform applicants for renewal policies of the comparative premium rates for policies with no collision damage deductible and policies with a $250 collision damage deductible.

HOUSE AMENDMENT NO. 2.

Requires information regarding comparative premium rates to be in writing.

SENATE AMENDMENT NO. 1.

Deletes provision requiring an insurance company to inform an individual in writing prior to renewal of the cost of a policy with no deductible and a policy with a $250 deductible. Requires a company to notify a person prior to the first renewal of a policy of the cost savings that may result from policies with various deductibles.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Insurance
Apr 18 Amendment No.01 INSURANCE Adopted
012-005-004
Recommnded do pass as amend 012-005-004

May 24 Second Reading
Held on 2nd Reading
May 25 Amendment No.02 MUNIZZI Adopted
Placed Calndr,Third Reading
Third Reading - Passed 116-000-000
May 26 Arrive Senate
Sen Sponsor DALEY,J
Placed Calndr,First Readng
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Waive Posting Notice Assigned to Insurance, Pensions & License Act
Jun 09 Recommended do pass 010-000-000
Placed Calndr,Second Readng
Jun 13 Second Reading Amendment No.01 DALEY & SCHUNEMAN
Adopted
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Jun 20 Speaker’s Tbl. Concurrence 01
Jun 27 H Concurs in S Amend. 01/112-000-000
Passed both Houses
Jul 26 Sent to the Governor
Sep 06 Governor approved
PUBLIC ACT 86-0783 Effective date 90-01-01

5 HB-0574 PULLEN, CURRAN, CAPPARELLI, STEPHENS, SIEBEN, PETKA AND ZICKUS.

(Ch. 38, pars. 81-22 and 81-25)

5 Correctional Budget and Impact Note Act may be applicable.
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.

**HOUSE 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.

**HOUSE AMENDMENT NO. 2.**

Divides an added subsection into 2 separate subsections.

**SENATE AMENDMENT NO. 1.**

Adds reference to: Ch. 38, par. 81-21

Provides that nothing in the Abortion Law of 1975 shall be construed to create a right to an abortion.

**SENATE AMENDMENT NO. 2.**

Reduces penalty for failing to perform an abortion in a hospital with the support available for the fetus from a Class 4 felony to a Class A misdemeanor.

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<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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</thead>
<tbody>
<tr>
<td>Mar 14 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 20</td>
<td>Assigned to Human Services</td>
</tr>
<tr>
<td>Apr 05</td>
<td>Re-assigned to Judiciary II</td>
</tr>
<tr>
<td>Apr 13</td>
<td>Amendment No.01 JUDICIARY II Adopted</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 JUDICIARY II Adopted</td>
</tr>
<tr>
<td></td>
<td>Recommnded do pass as amend 010-004-001</td>
</tr>
<tr>
<td>May 16</td>
<td>Second Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Third Reading - Passed 072-031-003</td>
</tr>
<tr>
<td>May 24</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>Sen Sponsor KELLY</td>
<td>Added As A Joint Sponsor HUDSON</td>
</tr>
<tr>
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<tr>
<td>May 25</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>May 26</td>
<td>Assigned to Executive</td>
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<tr>
<td>Jun 08</td>
<td>Recommnded do pass as amend 013-005-001</td>
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<td>Jun 13</td>
<td>Second Reading Amendment No.01 EXECUTIVE Adopted</td>
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<td>Jun 19</td>
<td>3d Reading Consideration PP</td>
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<td>Calendar Consideration PP</td>
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<tr>
<td>Jun 21</td>
<td>Recalled to Second Reading Amendment No.02 KELLY &amp; HUDSON Adopted Calendar Consideration PP</td>
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<tr>
<td>Jun 23</td>
<td>Third Reading - Passed 032-023-002</td>
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<td>Speaker’s Tbl. Concurrence 01,02</td>
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<tr>
<td>Jun 24</td>
<td>Motion Filed Non-Concur 1,2/PULLEN</td>
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<td>Added As A Joint Sponsor DUDYCYC</td>
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<td></td>
<td>Added As A Joint Sponsor WATSON</td>
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<td></td>
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<td>S Refuses to Recede Amend 01,02</td>
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HB-0574—Cont. 1100

Jun 27—Cont. S Requests Conference Comm 1ST
Sen Conference Comm Appptd 1ST/KELLY
LECHOWICZ,
JOYCE,JJ, HUDSON
& WATSON

Jun 28
Hse Accede Req Conf Comm 1ST
Hse Conference Comm Appptd 1ST/MCNAAMARA-CHR,
CURRAN, HOMER,
PULLEN & MCCRACKEN

Jul 01
Tabled House Rule 79(E)

HB-0575 WENNLUND.

(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.

Mar 14 1989
First reading
Rfrd to Comm on Assignment

Mar 20
Assigned to Counties & Townships

Apr 07
Do Pass/Short Debate Cal 014-000-000

Cal 2nd Rdng Short Debate

Apr 26
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

May 30
Tabled House Rule 37(G)

HB-0576 WILLIAMSON.

(Ch. 127 1/2, pars. 104, 113.1, 128, 130 and 131; new par. 128.1)
Amends The Fireworks Regulation Act of Illinois and An Act in relation to fireworks to prohibit the sale at wholesale of fireworks except for supervised public display authorized by the corporate authorities of municipalities and county boards or for direct shipment out of state. Provides that county boards and the corporate authorities of municipalities may establish a waiting period not to exceed 2 months prior to granting permits for public display of fireworks. Provides that a wholesale seller of fireworks shall obtain a license from the Office of the State Fire Marshal. Increases the penalties for the possession and sale of fireworks in violation of An Act in relation to fireworks to felonies.

GOVERNOR MESSAGE
Recommends adding an effective date of January 1, 1991.

Mar 14 1989
First reading
Rfrd to Comm on Assignment

Mar 20
Assigned to Consumer Protection

May 04
Recommended do pass 010-001-006

Placed Calndr,Second Reading

May 11
Second Reading
Placed Calndr,Third Reading

May 16
Third Reading - Passed 105-006-002

May 17
Arrive Senate
Placed Calendr,First Readng

May 31
Sen Sponsor RAICA
Placed Calendr,First Readng

Jun 01
First reading
Rfrd to Comm on Assignment
Assigned to Local Government

Jun 08
Recommended do pass 012-000-000

Placed Calndr,Second Reading

Jun 13
Second Reading
Placed Calndr,Third Reading

Jun 19
Third Reading - Passed 059-000-000
Passed both Houses

Jul 14
Sent to the Governor

Sep 06
Governor amendatory veto
Placed Cal. Amendatory Veto

7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
HB-0577  CULLERTON.

(Ch. 111, par. 2828)

Amends the Funeral Directors and Embalmers Licensing Act of 1935 to remove outdated language.

**HOUSE AMENDMENT NO. 1.**

Adds reference to: Ch. 111, pars. 2801, 2801.1, 2802, 2804, 2809, 2817, 2818, 2821, 2822, 2827, 2829, 2830, 2833, 2836, 2836.1, 2837, 2838; new pars. 2801.1, 2814.2, 2824.1 through 2824.13 and 2833.1; rep. pars. 2813, 2814.1 and 2824; Ch. 111 1/2, pars. 73.101, 73.103, 73.104, 73-105; new pars. 73.101a and 73-101b

Deletes all. Amends the Funeral Directors and Embalmers Licensing Act of 1935 to establish a combined funeral directors and embalmers license. Provides that those licensed as embalmers automatically qualify for a funeral director and embalmers license. Provides that no new funeral director's licenses shall be issued after May 1, 1991, but existing licenses may be renewed. Sets forth violations of the Act and penalties in a single Section and adds additional violations. Repeals previous violation Sections. Amends the Illinois Funeral or Burial Funds Act. Defines terms. Requires certain minimum amounts to be deposited in trust. Provides that the Comptroller may require additional bond from trustees under the Act who have violated the Act within the last 5 years or who do not retain a corporate fiduciary to manage the trust funds. Allows the Comptroller to grant 60 day extensions for the filing of annual reports. Provides penalties for failure to file such reports. Provides that funeral services and goods must be provided before funds may be withdrawn from trust. Provides that the trustee and trustee's depositary may only be reimbursed for reasonable expenses and compensation not to exceed 25% of the earnings of the funds deposited. Requires such expenses to be calculated and paid on an annual basis. Makes Section repealing certain Sections of the Funeral Directors and Embalmers Licensing Act effective May 1, 1991 and the remainder effective immediately.

**SENATE AMENDMENT NO. 1.**

Adds reference to: Ch. 111, new par. 2824.1

Provides that no new embalmer's licenses may be issued after June 1, 1991. Provides that all embalmer's licenses issued after the effective date of this Act shall bear an expiration date of May 31, 1991. Removes the continuing education requirement for embalmers and adds a continuing education requirement for funeral directors and embalmers. Removes disciplinary Section in Funeral Director and Embalmers Article and combines it with other disciplinary Sections.

<table>
<thead>
<tr>
<th>Date</th>
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<tbody>
<tr>
<td>Mar 14 1989</td>
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<tr>
<td>Mar 20</td>
<td>Rfrd to Comm on Assignment</td>
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<tr>
<td>May 04</td>
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<td>May 09</td>
<td>Cal 2nd Rdng Short Debate</td>
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<tr>
<td>May 25</td>
<td>Do Pass/Short Debate Cal 021-000-000</td>
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<td>May 26</td>
<td>Amendment No.01 Mtn Prev-Recall 2nd Reading</td>
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<td>CULLERTON Adopted</td>
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<td>Cal 3rd Rdng Short Debate</td>
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<tr>
<td></td>
<td>Short Debate-3rd Passed 112-000-004</td>
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<td></td>
<td>Arrive Senate</td>
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<td>Sen Sponsor JONES</td>
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<td>Placed Calendr,First Readng</td>
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<td>May 30</td>
<td>First reading</td>
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<td>Jun 01</td>
<td>Waive Posting Notice</td>
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<tr>
<td>Jun 09</td>
<td>Recommended do pass 012-000-000</td>
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<tr>
<td>Jun 15</td>
<td>Second Reading, Amendment No.01 JONES Adopted</td>
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<tr>
<td>Jun 19</td>
<td>Third Reading - Passed 059-000-000</td>
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<tr>
<td>Jun 20</td>
<td>Speaker's Tbl. Concurrence 01</td>
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<td>Jun 28</td>
<td>H Concurs in S Amend. 01/114-000-000</td>
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<td>Jul 27</td>
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<tr>
<td>Sep 01</td>
<td>Governor approved</td>
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**HB-0578 CURRAN.**

(Ch. 108 1/2, pars. 3-111.1, 7-142, 7-144.2, 8-137, 9-133, 9-133.1, 14-114, 14-115, 15-136, 15-136.1, 16-133.1, 16-136.1, 17-119 and 17-156.1)

Amends the Chicago Teachers, Downstate Police, Cook County, Chicago Municipal, Illinois Municipal Retirement Fund, Universities, Downstate Teachers and State Employees Articles of the Pension Code to compound the automatic annual increase in retirement annuity, beginning January 1, 1990. Effective immediately.

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

<table>
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<tr>
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<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 20</td>
<td></td>
<td>Assigned to Personnel and Pensions</td>
<td></td>
</tr>
<tr>
<td>May 05</td>
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<td>Tbd pursuant Hse Rule 27D</td>
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</tbody>
</table>

**HB-0579 CURRAN.**

(Ch. 108 1/2, pars. 14-108, 15-136, 16-133 and 17-116; Ch. 85, new par. 2208.13)

Amends the State Employees, State Universities, Downstate Teachers and Chicago Teachers Articles of the Pension Code to provide for a new retirement formula of 1.67% per year of service for regular coordinated members and 2.2% per year of service for regular uncoordinated members. Amends The State Mandates Act to require implementation without reimbursement. Effective January 1, 1990.

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

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<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 20</td>
<td></td>
<td>Assigned to Personnel and Pensions</td>
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<tr>
<td>Apr 25</td>
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<td>St Mandate Fis Note Filed</td>
<td>Committee Personnel and Pensions</td>
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<tr>
<td>May 05</td>
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<td>Tbd pursuant Hse Rule 27D</td>
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</tbody>
</table>

**HB-0580 CURRAN – PRESTON – WHITE – LANG, STERN, DEJAEGHER, FLOWERS AND JONES, LOU.**

(Ch. 23, new par. 5011.1)

Amends the Act creating the Department of Children and Family Services. Requires the Department to employ sufficient qualified staff to fulfill its statutory re-

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1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
sponsibilities. 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.

FISCAL NOTE (DCFS)
First year (FY90) costs would total $4,000,000 and would increase each year through the fifth year (FY94) in which total costs would be $42,600,000.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Select Committee on Children
Apr 13 Cal 2nd Rdng Short Debate Do Pass/Short Debate Cal 008-000-002
Apr 17 Cal 2nd Rdng Short Debate Fiscal Note Requested MCCracken
May 04 Cal 2nd Rdng Short Debate Fiscal Note filed
May 10 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
May 30 Tabled House Rule 37(G)

HB-0581 WENNLUND – PETKA, REGAN AND WILLIAMSON.
(Ch. 38, pars. 1005-6-3 and 1005-6-3.1; Ch. 37, pars. 805-19 and 805-24)

Amends the Unified Code of Corrections, and the Juvenile Court Act of 1987. Adds other conditions for probation or release on supervision and provides that the deterrent effect upon the public in general and upon minors be a consideration in determining conditions of probation.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 37, pars. 805-19 and 805-24; Ch. 38, pars. 1005-6-3 and 1005-6-3.1
Adds reference to: Ch. 38, new pars. 12-5.2 and 19-5

Deletes title and everything after the enacting clause. Creates the offenses of failure to obey railroad grade crossing traffic-control signal and criminal fortification of a residence or building. Penalties for the offenses are Class 3 felonies.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Judiciary II
May 04 Amendment No.01 JUDICIARY II Adopted
Recommnded do pass as amend 011-001-001
Placed Calndr,Second Reading
May 25 Second Reading Held on 2nd Reading
May 26 Interim Study Calendar JUDICIARY II

HB-0582 MADIGAN,MJ – DANIELS – LEVERENZ – MAYS.


HOUSE AMENDMENT NO. 1.
Makes increases for operations, cost-of-living, and expenses relative to redistricting.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Appropriations I
May 11 Amendment No.01 APPROP I Adopted
Recommnded do pass as amend 026-000-000
Placed Calndr,Second Reading
HB-0582—Cont.

May 19Second Reading
Held on 2nd Reading
May 23Amendment No.02 PRESTON Lost
025-084-005
Placed Calndr,Third Reading
Third Reading - Passed 103-010-001
May 25Arrive Senate
Placed Calendr,First Reading
May 26Sen Sponsor ROCK
Added As A Joint Sponsor PHILIP
Placed Calendr,First Reading
May 30First reading Rfrd to Comm on Assignment
Jun 01Assigned to Appropriations I
Jun 16Recommended do pass 023-000-000
Placed Calndr,Second Reading
Jun 20Second Reading
Placed Calndr,Third Reading
Jun 21Third Reading - Passed 057-002-000
Passed both Houses
Jul 11Sent to the Governor
Governor approved
PUBLIC ACT 86-0028 Effective date 89-07-11

HB-0583 MADIGAN,MJ - DANIELS - LEVERENZ - MAYS.

Appropriates funds to the Speaker of the House and President of the Senate for expenses for members' district offices. Effective July 1, 1989.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20Assigned to Appropriations I
May 11Recommended do pass 026-000-000
Placed Calndr,Second Reading
May 18Second Reading
Placed Calndr,Third Reading
May 23Third Reading - Passed 108-003-004
May 24Arrive Senate
Placed Calendr,First Reading
May 25Sen Sponsor ROCK
Added As A Joint Sponsor PHILIP
Placed Calendr,First Reading
May 30First reading Rfrd to Comm on Assignment
Jun 01Assigned to Appropriations I
Jun 16Recommended do pass 023-000-000
Placed Calndr,Second Reading
Jun 20Second Reading
Placed Calndr,Third Reading
Jun 21Third Reading - Passed 057-002-000
Passed both Houses
Jul 11Sent to the Governor
Governor approved
PUBLIC ACT 86-0029 Effective date 89-07-11

HB-0584 MADIGAN,MJ - DANIELS - LEVERENZ - MAYS.

Appropriates funds for the ordinary and contingent expenses of various legislative support services agencies. Effective July 1, 1989.

Joint Committee on Administrative Rules
Economic and Fiscal Commission
Intergovernmental Cooperation Commission
Legislative Information System
Legislative Reference Bureau
Legislative Audit Commission
Legislative Space Needs Commission
HOUSE AMENDMENT NO. 1.

SENATE AMENDMENT NO. 2.
Increases OCE line items for the Legislative Research Unit.

CONFERENCE COMMITTEE REPORT NO 1.
Recommends that the House concur in S-am 2.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20     Assigned to Appropriations I
May 11 Amendment No.01 APPROP I Adopted
           Recommand do pass as amend
           026-000-000
           Placed Calndr,Second Readng
May 18     Second Reading
           Placed Calndr,Third Reading
May 23     Third Reading - Passed 112-000-000
May 24     Arrive Senate
           Placed Calndr,First Readng
May 25     Sen Sponsor ROCK
           Added As A Joint Sponsor PHILIP
           Placed Calndr,First Readng
May 30     First reading  Rfrd to Comm on Assignment
Jun 01     Assigned to Appropriations I
Jun 16     Reccommand do pass as amend
           023-000-000
           Placed Calndr,Second Readng
Jun 20     Second Reading
           Amendment No.01 APPROP I Tabled
           Amendment No.02 APPROP I Adopted
           Placed Calndr,Third Reading
Jun 21     Third Reading - Passed 059-000-000
Jun 22     Speaker's Tbl. Concurrence 02
Jun 27     H Nonncrs in S Amend. 02
Jun 28     Secretary's Desk Non-concur 02
           S Refuses to Recede Amend 02
           S Requests Conference Comm 1ST
           Sen Conference Comm Apptd 1ST/ROCK
           DEMUZIO, D'ARCO,
           MAITLAND &
           ETHEREDGE
Jun 29     Hse Accede Req Conf Comm 1ST
           Hse Conference Comm Apptd 1ST/MCPIKE,
           LEVERENZ, BOWMAN,
           MAYS AND RYDER
           House report submitted
Jun 30     Senate report submitted
           Senate Conf. report Adopted 1ST/058-000-000
           House Conf. report Adopted 1ST/116-000-000
           Both House Adoptd Conf rpt 1ST
           Passed both Houses
Jul 12     Sent to the Governor
Jul 13     Governor approved

PUBLIC ACT 86-0041  Effective date 89-07-13
HB-0585

STECZO - DIDRICKSON - GIORGI, BRUNSVOLD, HOFFMAN, WHITE, KIRKLAND, SATTERTHWAITE AND PARKE.

(Ch. 122, par. 17-2)

Amends The School Code. Increases on an incremental basis the maximum authorized downstate operations, building and maintenance (OBM) tax rate from .375% to .50% by the 1992-93 school year. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 122, par. 17-2.2

Makes the incremental increases in the OBM rate subject to backdoor referendum.

FISCAL NOTE (State Board of Education)

Using 1986 EAV and OBM tax rate information, it is estimated that the fiscal impact of HB-585 would be about $23 million.

FISCAL NOTE, AS AMENDED (State Board of Education)

H-am 1 has no fiscal impact on either State or local revenues.

HOUSE AMENDMENT NO. 2.

Requires the school district to publish the resolution for the initial levy of the tax at the increased rate and to include in the publication information relative to the manner of subjecting the increased levy to a backdoor referendum.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Elementary & Secondary Education
Apr 28 Amendment No.01 ELEM SCND ED Adopted
Placed Calndr,Second Reading
May 02 Fiscal Note Requested MCCracken
Fiscal Note filed
May 04 Placed Calndr,Second Reading
May 17 Second Reading
Placed Calndr,Third Reading
May 24 Third Reading - Passed 074-036-003
May 25 Arrive Senate
Placed Calendr,First Reading
May 26 Sen Sponsor Berman
Added As A Joint Sponsor HOLMBERG
Added As A Joint Sponsor FAWELL
Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Elementary & Secondary Education
Jun 09 Recommended do pass 015-003-000
Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 039-020-000
Passed both Houses
Jul 14 Sent to the Governor
Aug 03 Governor approved
PUBLIC ACT 86-0134 Effective date 89-08-03

HB-0586 COWLISHAW - STECZO, MULCAHEY, HOFFMAN, LEFLORE, DIDRICKSON, BLACK, BRUNSVOLD, DOEDERLEIN, GIORGI, HULTGREN, KIRKLAND, WHITE AND SATTERTHWAITE.

* Fiscal Note Act may be applicable.
Amends The School Code. Establishes a mandatory pre-claim procedure for State Aid claims. Requires pre-claims to be filed by March 1, with any claim adjustments to be made when final district claims are filed by July 1. Effective immediately.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Elementary & Secondary Education
Apr 07 Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 09 Short Debate-3rd Passed 110-000-000
May 11 Arrive Senate
Placed Calendr, First Readng
May 16 Sen Sponsor BERMANN
Placed Calendr, First Readng
May 17 First reading Rfrd to Comm on Assignment
May 18 Assigned to Elementary & Secondary Education
Jun 01 Recommended do pass 019-000-000
Jun 13 Second Reading
Placed Calndr, Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 14 Sent to the Governor
Jun 11 Recommended do pass 019-000-000

HB-0587 BLACK - MULCAHEY - COWLISHAW, STECZO, DIDRICKSON, CURRAN, HOFFMAN, BRUNSVOLD, HULTGREN, KIRKLAND, LEFLORE AND WHITE.

House Amendment No. 1. Changes “duty” to “duly” in referring to authorized public health department inspectors.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Elementary & Secondary Education
Apr 19 Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng Amendment No. 01 BLACK Adopted
Cal 3rd Rdng Short Debate
May 09 Short Debate-3rd Passed 113-000-000
May 11 Arrive Senate
Placed Calendr, First Readng
May 12 Sen Sponsor KELLY
Placed Calendr, First Readng
May 15 First reading Rfrd to Comm on Assignment
May 18 Assigned to Elementary & Secondary Education
Jun 01 Recommended do pass 019-000-000
Jun 13 Second Reading
Placed Calndr, Third Reading
Amends The School Code. Repeals the provisions for tuition payments to school districts affected by impaction. Effective immediately.

**FISCAL NOTE (State Board of Education)**
There is no fiscal impact for either the State or local school districts.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Elementary & Secondary Education
Apr 13 Placed Calndr,Second Reading
May 11 Recommended do pass 019-004-000
May 17 Fiscal Note Requested CULLERTON
May 17 Fiscal Note filed
May 25 Third Reading - Passed 115-001-000
May 26 Arrive Senate
May 26 Placed Calendr,First Reading
Jun 01 Sen Sponsor HOLMBERG
Jun 01 Placed Calendr,First Reading
Jun 06 First reading Waive Posting Notice
Jun 09 Rfrd to Comm on Assignment
Jun 09 Assigned to Elementary & Secondary Education
Jun 09 Recommended do pass 020-000-000
Jun 13 Second Reading
Jun 13 Placed Calndr,Third Reading
Jun 21 Re-committed to Elementary & Secondary Education

Amends The School Code. Requires applications for summer school gifted and remedial grants to be made before the program begins (instead of by April 15), and requires the State Board of Education to establish minimum standards for the payment of such grants. In the alternative formula for reimbursement of gifted program services and materials, removes the multiplicand by which the amount of the required reimbursement could be determined. Effective immediately.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Elementary & Secondary Education
Apr 13 Do Pass/Consent Calendar 024-000-000
Consnt Caldr Order 2nd Read

1 Fiscal Note Act may be applicable.
HB-0590  
COWLISHAW - MULCAHEY - HOFFMAN - BRUNSVOLD - SATTERTHWAITE, STECZO, DIDRICKSON, LEFLORE, KIRKLAND, BLACK, DOEDERLEIN AND GIORG.

(Ch. 122, pars. 21-7.1 and 21-10)

Amends The School Code. Eliminates provisions requiring ascertainment and assessment of an administrative certificate holder's mastery of certain skills and knowledge as a condition for recertification. Authorizes provisional early childhood, school service personnel and administrative certification, and requires all provisional certificate holders whose provisional certification in Illinois is in part based on sister state certifiability to pass the basic skills and applicable subject matter tests within 9 months of provisional certification.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 21-7.1

Deletes the provisions which proposed to eliminate current statutory requirements for renewal of administrative certificates. Adds an immediate effective date.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Elementary & Secondary Education
Apr 07  Do Pass/Consent Calendar 024-000-000
Apr 17  Consent Calendar, 2nd Reading
Apr 25  Consent Calendar, 3rd Read Pass 115-000-000
Apr 26  Arrive Senate
Apr 28  Sen Sponsor HOLMBERG
Apr 30  Placed Calendar, First Reading
May 04  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Elementary & Secondary Education
Jun 09  Recommended do pass as amend 020-000-000
Jun 13  Second Reading
Jun 19  Amendment No. 01  ELEM SCND ED  Adopted
Jun 20  Speaker's Table Concurrence 01
HB-0590—Cont. 1110

Jun 26  H Concurs in S Amend. 01/114-000-000
Passed both Houses
Jun 30  Sent to the Governor
Governor approved
PUBLIC ACT 86-0010  Effective date 89-06-30

HB-0591  MATIJEVICH – STECZO – GIORGI.

Makes appropriations from various funds to the State Board of Education providing for the ordinary and contingent expenses and grants-in-aid in FY90. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1.
Aligns all (GRF/CSF) grant and operations line items with the State Board of Education’s allocation of the Governor’s recommended level of funding for elementary and secondary education. Increases federal grants and operations to reflect adjustments in federal funding for elementary and secondary education.

Mar 14 1989  First reading
Rfrd to Comm on Assignment
Mar 20  Assigned to Appropriations II
May 11  Amendment No.01
APPROP II  Adopted
Amendment No.02
APPROP II  Withdrawn
Amendment No.03
APPROP II  Withdrawn
Amendment No.04
APPROP II  Tabled
Recommnd do pass as amend 021-000-000
Placed Calndr,Second Reading
May 16  Second Reading
Held on 2nd Reading
May 26  Motion EXTEND 3RD RD
DEADLINE UNTIL 6-9-89 - LEVERENZ
Mtm Prevail Suspend Rul 37G 117-000-000
Held on 2nd Reading
Jun 09  Tabled House Rule 37(G)

HB-0592  STECZO – MATIJEVICH – GIORGI.

Makes appropriation totalling $2,040,328,900 from the Common School Fund to the State Board of Education for general state aid and grants in FY90. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1.
This reflects an increase of $109 million in general state aid over FY89 level and a $530,000 increase in summer school over FY89. Reduces consolidation grants by $1.2 million under the FY89 level.

HOUSE AMENDMENT NO. 2.
Deletes everything. Appropriates $1,942,109,800 from Common School Fund and $144,950,100 from Education Assistance Fund to State Board of Education. Effective July 1, 1989.

HOUSE AMENDMENT NO. 4.
Deletes everything in the bill, as amended. Appropriates sums of money from various funds to the State Board of Education for FY90. Effective July 1, 1989.

SENATE AMENDMENT NO. 1.
Increases various amounts for programs and grants concerning immigrant and special education. Includes amounts for personnel exchange under the Intergovernmental Personnel Act.

SENATE AMENDMENT NO. 2.
Decreases grant amounts for teacher aids, reading-related purposes in K-6 and for educational service centers gifted summer institutes, computer consortia and related purposes. Includes appropriation for evaluations of programs involving educational service centers and reading improvement programs.

SENATE AMENDMENT NO. 3. (Senate recedes June 30, 1989)
Increases grant amounts for public assistance recipients and Adult Education local educational agencies.
SENATE AMENDMENT NO. 4. (Senate recedes June 30, 1989)
Increases grant line for agricultural education programs.

SENATE AMENDMENT NO. 5.
Appropriates funds for farmland assessment hold harmless grants.

SENATE AMENDMENT NO. 6.
Add operations funding for the Gifted and Talented in Div. of School Improvement Services.

SENATE AMENDMENT NO. 7.
Adds a total of $1,200,000 for reimbursements relating to report cards and criminal background investigations.

SENATE AMENDMENT NO. 8. (Senate recedes June 30, 1989)
Increases contractual services in General Office.

SENATE AMENDMENT NO. 9. (Senate recedes June 30, 1989)
Adds grant line for Youth in Government Conference of $50,000.

SENATE AMENDMENT NO. 10.
Adds $250,000 for grants for programs in engineering or science for women and minority groups.

SENATE AMENDMENT NO. 11. (Senate recedes June 30, 1989)
Changes title. Increases line for scholarships for training teachers in teacher shortage areas. Appropriates $1,000,000 to Board of Higher Education for grants pursuant to PA84-712.

SENATE AMENDMENT NO. 12.
Add line item for stipends to recipients of teacher shortage scholarships.

SENATE AMENDMENT NO. 13.
Add $900,000 for Moraine Valley Community College Construction Electricians Vocational Training Program.

SENATE AMENDMENT NO. 14. (Senate recedes June 30, 1989)
Adds $600,000 for local school district grants for operation of satellite educational network system.

SENATE AMENDMENT NO. 15. (Senate recedes June 30, 1989)
Add $735,000 for Park Forest Public School Dist. to supplement revenues available to the District.

SENATE AMENDMENT NO. 16. (Senate recedes June 30, 1989)
Add $1,000,000 for pilot telecommunications instruction programs.

SENATE AMENDMENT NO. 17. (Senate recedes June 30, 1989)
Add $110,000 for grants for information, coordination and referral for special education services.

SENATE AMENDMENT NO. 18.
Add $275,000 for a grant to Township H.S. Dist. 214.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-am 1, 2, 5, 6, 7, 10, 12, 13 and 18.
Recommends that the Senate recede from S-am 3, 4, 8, 9, 11, 14, 15, 16 and 17.
Recommends that the bill be further amended as follows:
Increases line items for contractual services in General Office; grants for public assistance recipients' education costs, adult education, agriculture education. Includes appropriations for farmland assessment hold harmless grants, satellite educational network system grants, River Trails Sch. Dist. 26 grant; for Cook County Regional Sup't. expenses related to teacher certificate exchange; for loans to sch. districts for emergency financial assistance.

GOVERNOR MESSAGE
Vetoes a total of $3,266,500 in grant and program items for the State Board of Education. Reduces line items for contractual services in General Office and for grants to local educational institutions for agricultural education and to Moraine Valley Community College for the Construction Electricians Vocational Training Program.

GENERAL ASSEMBLY RESTORATIONS
Restores a total of $2,128,000 in line item vetoed amounts for programs involving report cards, criminal background checks and farmland assessment hold harmless grants. Restores $100,000 to the OCE line item for contractual services.
Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Appropriations II
May 11  Amendment No.01  APPROP II  Adopted
        Recommended do pass as amend
        021-000-000
        Placed Calndr,Second Reading

May 16  Second Reading
        Held on 2nd Reading
May 17  Amendment No.02  MCPIKE  Adopted
        096-002-014
        Amendment No.03  RYDER  Withdrawn
        Amendment No.04  MCPIKE  Adopted
        110-001-001
        Placed Calndr,Third Reading
        Third Reading - Passed 111-000-001

May 18  Arrive Senate
        Placed Calendr,First Reading
        Sen Sponsor ROCK
        Added As A Joint Sponsor Berman
        Placed Calendr,First Reading
May 22  First reading  Rfrd to Comm on Assignment
Jun 15  Assigned to Appropriations II
        Recommended do pass as amend
        016-000-000
        Placed Calndr,Second Reading

Jun 20  Second Reading
        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  BERMAN  Adopted
        Amendment No.07  BERMAN  Adopted
        Amendment No.08  JONES  Adopted
        Amendment No.09  ZITO  Adopted
        Amendment No.10  D'ARCO  Adopted
        Amendment No.11  DEL VALLE  Adopted
        Amendment No.12  DEL VALLE  Adopted
        Amendment No.13  MAHAR  Adopted
        SAVICKAS-JOYCE,JE & RAICA
        Amendment No.14  DONAHUE  Adopted
        Amendment No.15  DEANGELIS  Adopted
        Amendment No.16  MAITLAND  Adopted
        Amendment No.17  DEANGELIS  Adopted
        Amendment No.18  MACDONALD  Adopted
        Placed Calndr,Third Reading
Jun 21  Third Reading - Passed 057-000-002
Jun 22  Speaker's Tbl. Concurrence 01,02,03,04,05,06,
        Speaker's Tbl. Concurrence 07,08,09,10,11,12,
        Speaker's Tbl. Concurrence 13,14,15,16,17,18
Jun 27  H Noncncrs in S Amend. 01,02,03,04,05,06,
        H Noncncrs in S Amend. 07,08,09,10,11,12,
        H Noncncrs in S Amend. 13,14,15,16,17,18
Jun 28  Secretary's Desk Non-concur 01,02,03,04,05,06,
        Secretary's Desk Non-concur 07,08,09,10,11,12,
        Secretary's Desk Non-concur 13,14,15,16,17,18
        S Refuses to Recede Amend 01,02,03,04,05,06,
        S Refuses to Recede Amend 07,08,09,10,11,12,
        S Refuses to Recede Amend 13,14,15,16,17,18
        S Requests Conference Comm 1ST
        Sen Conference Comm Apptd 1ST/ROCK
        HALL, BERMAN,
        MAITLAND &
        ETHEREDGE
Jun 29  
**Hse Accede Req Conf Comm 1ST**  
Hse Conference Comm App'd 1ST/MCPIKE, BOWMAN, LEVERENZ, MAYS AND RYDER

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

Jul 11  
Sent to the Governor

Jul 26  
Governor item reduction  
PUBLIC ACT 86-0100 Effective date 89-07-26  
Placed Cal. Item/Red. Veto

Oct 11  
Mtn filed ovrde item veto 01/STECZO - MATIJEVICH  
PG 15 & LN 24-28  
PG 23 & LN 18-20  
PG 24 & LN 11-16  
PG 26 & LN 35  
PG 27 & LN 1-4  
PG 27 & LN 5-10  
PG 28 & LN 25-29  
PG 28 & LN 30-34  
PG 28 & LN 35  
PG 29 & LN 1-3  
PG 29 & LN 16-23  
PG 29 & LN 24-28  
PG 29 & LN 35  
PG 30 & LN 1-3  
Mtn filed ovrde red/veto 02/STECZO - MATIJEVICH  
PG 11 & LN 6  
PG 25 & LN 12  
PG 29 & LN 29  
Placed Cal. Item/Red. Veto

Oct 18  
Mtn filed ovrde item veto 03/RYDER  
PG 29 & LN 35  
PG 30 & LN 1-3  
Placed Cal. Item/Red. Veto

Oct 19  
Motion withdrawn #03-RYDER  
3/5 vote required  
MOTION NO. 1  
PG 26 & LN 35  
PG 27 & LN 1-4  
PG 27 & LN 5-10  
Override item veto Hse-pass 104-008-001  
3/5 vote required  
MOTION NO. 1  
PG 29 & LN 24-28  
Override item veto Hse-pass 108-007-000  
MOTION NO. 2  
PG 11 & LN 6  
Override red/veto Hse-pass 115-000-000  
Placed Cal. Item/Red. Veto

Oct 31  
Mtn filed ovrde item veto O’DANIEL  
PG 29, LINES 24-28  
3/5 vote required  
Override item veto Sen-pass 058-000-000  
Mtn filed ovrde item veto BERMAN  
PG 26, LINE 35  
AND  
PG 27, LINES 1 THRU 4  
3/5 vote required
HB-0592—Cont.
Oct 31—Cont. Override item veto Sen-pass 057-000-000
Mtn filed ovrrde item veto BERMANN
PG.27, LINES 5-10
3/5 vote required
Override item veto Sen-pass 058-000-000
Mtn filed ovrrde item veto DONAHUE
PG.28, LINES 25-29
3/5 vote required
Override item veto Sen-pass 057-000-000
Mtn filed overrde red/veto JONES
PG.11, LINE 6
Override red/veto Sen-pass 039-013-001
Restrd item/s became law/ PA 86-0100

HB-0593 DIDRICKSON.
Makes an appropriation from the Common School Fund, totalling $683,197,500, to the State Board of Education for the Teachers' Retirement Systems in FY90. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1:
Reduces the state's contribution to the two teachers' retirement systems from the requested payment level of 100% to the Governor's recommended level of 44%.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Appropriations II
May 11 Amendment No.01 APPROP II Adopted
Recommnd do pass as amend 021-000-000
Placed Calndr,Second Reading
May 19 Second Reading
Held on 2nd Reading
May 23 Amendment No.02 DIDRICKSON Withdrawn
Amendment No.03 DIDRICKSON Withdrawn
Placed Calndr,Third Reading
Third Reading - Passed 107-004-002
May 25 Arrive Senate
Sen Sponsor MAITLAND
Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations II
Jun 15 Recommended do pass 017-000-000
Placed Calndr,Second Reading
Jun 20 Second Reading
Placed Calndr,Third Reading
Jun 21 Third Reading - Passed 059-000-000
Passed both Houses
Jul 11 Sent to the Governor
Jul 20 Governor approved
PUBLIC ACT 86-0072 Effective date 89-07-20

HB-0594 BRUNSVOLD - WOJCICK.
(Ch. 134, par. 32.07)
Amends the Emergency Telephone System Act, in the definition of "basic system", by changing "911" to "9-1-1".

HOUSE AMENDMENT NO. 1:
Deletes reference to: Ch. 134, par. 32.07
Adds reference to: Ch. 111 2/3, par. 13-101 and rep. par.
9-221.1; Ch. 134, pars. 44, 45, 45.3 and 45.4.

Deletes everything. Amends the Emergency Telephone System Act. Requires joint powers agreements to be certified as continuing annually (rather than entered into annually). Provides that a county may not impose a surcharge in a municipality lying in more than one county if sophisticated 9-1-1 service is otherwise provided.
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. Provides that the surcharge is imposed on the subscribers (rather than the telecommunication carrier). Makes other changes. Effective immediately.

HOUSE AMENDMENT NO. 2.
Provides that counties may not impose a surcharge in municipalities with a surcharge or a contract to provide 9-1-1 service unless the municipality requests a surcharge.

SENATE AMENDMENT NO. 1.
Exempts municipalities over 500,000 from the referendum requirements for imposing a surcharge.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in Senate Amendment No. 1
Recommends that the bill be further amended as follows:

Provides that a municipality over 500,000 may not impose a monthly surcharge over $1.25 per network connection. Allows Emergency Telephone System Fund to be used for costs attributable directly to facilities and personnel, but not including public safety agency personnel and equipment dispatched in response to an emergency call. Amends the Citizens Utility Board Act concerning providing lists of members to candidates for the board and prohibits board directors and employees from making official statements intended to influence elections.
HB-0595 — LEVERENZ – BRUNSVOLD – WOJCIK – MAYS – DEJAEGHER, HOMER, OLSON, MYRON, PEDERSEN, B, PETERSON, W, PARKE, HARRIS, SIEBEN, WOOLARD, GOFORTH, LANG, ZICKUS AND SUTKER.

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 appropriation to $2.
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 (MEAOB). Sets specific amounts of eligible aid to certain Authorities.

STATE DEBT IMPACT NOTE

HB-596 increases:
Civic center bond authorization by $98.5 M (97.0%)
Potential civic center debt by $262.5 M (97.2%)
Per capita Illinois civic center debt by $8.41 (98.5%)

HOUSE 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.

HOUSE AMENDMENT NO. 2.
Authorizes financial support to the Orland Park Civic Center Authority in the amount of $1,000,000.

FISCAL NOTE (DCCA)
Depending upon the schedule of actual bond issuance, the terms of the bonds, and relevant market conditions, the total average annual dedicated revenue stream could be about $15 million if, as provided for in the bill, the existing outstanding bonds are refinanced. Whether or not the old bonds are refunded, the increased authorization probably implies the need for an annual average incremental increase of $5 to $10 million.

Amends the Public Aid Code. Requires that a child, unless participating in an educational or vocational training program, be in full time attendance at a school, college or university approved by the Department of Public Aid to be eligible for AFDC.

*State Debt Impact Note Act may be applicable.*
HB-0597—Cont.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Human Services
May 05  Tbld pursuant Hse Rule 27D

1 HB-0598  YOUNG,A – BALANOFF, JONES,SHIRLEY AND TROTTER.  
(New Act; Ch. 85, new par. 2208.13)

Creates the Construction Jobs Program Act. Applies to cities over 1,000,000. Provides that city assisted contracts must meet employment requirements for city residents, females, and minorities. Establishes an oversight committee to be appointed by the mayor. Requires creation of a Construction Jobs Office to implement the program and enforce it. Provides sanctions. Preempts home rule. Exempt from the State Mandates Act.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-598 constitutes a service mandate for which 50% - 100% reimbursement of the increased cost to units of local government would normally be required. However, HB-598 amends the State Mandates Act to relieve the State of reimbursement liability. No data was available from the City of Chicago on which to base a cost estimate.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Executive
Apr 07  Re-assigned to State Government Administration
Apr 26  St Mandate Fis Note Filed
Cal 2nd Rdg Short Debate Cal 009-000-002
May 02  Do Pass/Short Debate Cal 009-000-002
May 23  Interim Study Calendar ST GOV ADMN

(New Act)

Create the Illinois Permanent Noise Monitoring Act. Provides that the Division of Aeronautics of the Illinois Department of Transportation shall design, construct and operate a Permanent Noise Monitoring System for any airport with more than 500,000 annual take-offs and landings, and that such System shall be operable by December 31, 1989. Provides that the Division shall, beginning in 1990, prepare Permanent Noise Monitoring Reports twice a year. Provides that the State of Illinois shall pay the costs of the System and Reports. Effective immediately.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 15 1/2, pars. 68.2, 68.2g, 68.3a, 68.3d, 68.14e, rep. pars. 68.17a and 68.17b

Amends the Airport Authorities Act. Dissolves the DuPage County Metropolitan Airport Authority and establishes a Metropolitan Airport Authority, including certain townships and municipalities, to assume rights to all assets and liabilities, including bonded indebtedness of the dissolved authority. Makes other changes.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Select Committee on Aeronautics
Apr 27  Recommended do pass 013-000-001
May 02  Placed Calndr,Second Reading
May 12  Fiscal Note Requested MCCrackEN
May 12  Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
Amends the Illinois Lottery Act and State Finance Act. Requires transfer of the net lottery proceeds into the Lottery Education Enhancement Fund which is created in the State Treasury. Limits use of all amounts in the Lottery Education Enhancement Fund to annual appropriation of all amounts in that Fund to school districts on the basis of average daily attendance, to be paid to the districts quarterly, and provides for a continuing appropriation of those amounts if the General Assembly fails to make the required appropriation. Interest on the Lottery Education Enhancement Fund is credited to the General Revenue Fund. Payments to school districts from the Lottery Education Enhancement Fund are in addition to all other State aid. Provides for a continuing appropriation from the General Revenue Fund to the Common School Fund for all amounts needed to fully fund State aid requirements. Effective July 1, 1990.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Revenue
May 04 Motion disch comm, advc 2nd Committee Revenue
May 05 Motn discharge comm lost 054-037-011 Tbld pursuant Hse Rule 27D

Provides that the Department of Public Health shall establish and maintain a registry and reporting system in relation to head and spinal cord injured persons in this State. Sets forth criteria and procedures for filing reports. Sets forth duties of the Department of Public Health. Creates an Advisory Council on Spinal Cord and Head Injuries. Provides for composition and duties of the Advisory Council.

HOUSE AMENDMENT NO. 1.
Requires hospital administrators rather than reporting physicians to report head and spinal cord injuries within 30 days rather than 7 days.

HOUSE AMENDMENT NO. 2.
Changes definition of "head injury" and "spinal cord injury". Provides that a report of an injury shall be filed with the Department of Public Health within 30 (instead of 7) days of identification. Provides that the Advisory Council on Spinal Cord and Head Injuries shall be created within the Department of Rehabilitation Services (instead of the Department of Public Health). Changes composition of the Advisory Council.

FISCAL NOTE, AS AMENDED (IL Dept. of Public Health)
House Bill 601, as amended, can be implemented by the Department of Public Health at minimal cost. These costs can be absorbed within the Department's current budget.

HOUSE AMENDMENT NO. 3.
Increases the membership of the Advisory Council on Spinal Cord and Head Injuries from 25 to 29 with the 4 additional members to be appointed 2 each by the House and Senate Minority Leaders.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to State Government Administration

1 Fiscal Note Act may be applicable.
HB-0602  WOJCIK - GIGLIO - KEANE - DIDRICKSON - FREDERICK,VF AND BARNES.

(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.

HOUSE AMENDMENT NO. 1.
Requires additional training for assessors.

HOUSE AMENDMENT NO. 2.
Makes punctuation change.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 85, par. 616; Ch. 120, par. 501e; Ch.
122, par. 18-8, new pars. 17A-1 through 17A-24, 18-19, rep.
pars. 17-1 through 17-16

Amends the State Revenue Sharing Act to revise the distribution of personal
property tax replacement funds to school districts. Removes the limit on increases
and decreases in the assessed value of farmland. Replaces the School Code article
on budgets, tax rates and tax warrants with a new article substantially changing
school districts' taxing powers. Generally revises the school aid distribution formu-
la. Provides for property tax revenue reduction hold-harmless grants. Effective
immediately.
Amends the Hearing Aid Consumer Protection Act to change “certificate” to “license”. Provides that individuals licensed under the Act are qualified to give hearing tests and hearing aid evaluations for which State agencies may contract. Adds the conduct of educational programs as a duty of the Department of Public Health. Amends An Act in relation to State finance to rename the Hearing Aid Dispenser Examining and Certification Fund as the Hearing Aid Dispenser Examining and Disciplinary Fund. Effective January 1, 1990.

HOUSE AMENDMENT NO. 1.

Strikes the definition of “Certified Hearing Aid Audiologist” and inserts definitions for “Board Certified Hearing Instrument Specialist” and “Hearing Instrument Specialist”. Provides that a Certified Hearing Instrument Specialist and not a Certified Hearing Aid Audiologist shall be a member of the Hearing Aid Consumer Protection Board. Provides title protection for Board Certified Hearing Instrument Specialists.

FISCAL NOTE, AS AMENDED (Dept. of Public Health)
The cost of the bill will be minimal, related to the revision of current regulations.

May 18 Third Reading - Passed 116-000-000
May 22 Arrive Senate
Placed Calndr,First Reading
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Local Government
Jun 08 Recommended do pass 010-002-000
Placed Calndr,Second Reading
Jun 14 Second Reading
Placed Calndr,Third Reading
Jun 22 Recalled to Second Reading
Amendment No.01 MAITLAND Adopted
Placed Calndr,Third Reading
Nov 01 Primary Sponsor Changed To MAITLAND
Added As A Joint Sponsor PHILIP
Placed Calndr,Third Reading

1 HB-0603 DUNN, JOHN.

(Ch. 111, pars. 7403, 7404, 7405, 7406, 7407, 7408, 7411, 7413, 7414, 7415, 7416, 7417, 7418, 7420, 7421, 7422, 7423, 7424, 7425, 7426, 7427, 7427.1, 7430, and 7431; Ch. 127, par. 141.132)

Fiscal Note Act may be applicable.
HB-0604 SATTERTHWAITE – LANG – SANTIAGO – MARTINEZ – HANNIG, STERN, MORROW AND FLOWERS.

(Ch. 122, par. 2-3.71)

Amends provisions of The School Code relating to preschool educational grant programs. Authorizes the State Board of Education to use up to 5% of funds appropriated therefor for coordinated model programs in preschool and early childhood research and teaching methodology. Effective immediately.

FISCAL NOTE (State Board of Education)
HB-604 has no effect upon the cost associated with preschool programs.

HOUSE AMENDMENT NO. 1.
Makes a grammatical correction.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Elementary & Secondary Education
Apr 19 Recommended do pass 023-001-001
Apr 25 Placed Calndr,Second Reading Fiscal Note filed
May 17 Second Reading Amendment No.01 SATTERTHWAITE Adopted
Placed Calndr,Third Reading
May 18 Third Reading - Passed 107-007-002
May 22 Arrive Senate Placed Calendr,First Readng
May 24 Sen Sponsor NETSCH Placed Calendr,First Readng
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Elementary & Secondary Education
Jun 09 Recommended do pass 020-000-000
Jun 20 Second Reading Placed Calndr,Third Reading
Jun 23 Third Reading - Passed 047-003-001 Passed both Houses
Jul 21 Sent to the Governor
Aug 30 Governor approved
PUBLIC ACT 86-0316 Effective date 89-08-30

HB-0605 ROPP AND WELDER.

(Ch. 122, par. 27-22)

Amends The School Code to require each pupil entering the 9th grade in the 1990-91 school year or thereafter to successfully complete at least one vocational education course.

Mar 14 1989 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-0606  HANNIG AND BRESLIN.

(Ch. 122, new par. 17-17; Ch. 127, new par. 141.250)

Amends The School Code and the Act concerning State finance. Authorizes school districts to impose an income tax, subject to referendum, and provides for collection of the tax by the Department of Revenue and for payment of the tax into the School District Income Tax Fund created in the State Treasury pending distribution of the tax revenue to the school district imposing the tax. Effective immediately.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Revenue
May 05  Interim Study Calendar REVENUE

HB-0607  CURRIE – MATIEVICH – GIORGI – STERN – LANG AND BALANOFF.

(Ch. 38, par. 24-3)

Amends the Criminal Code of 1961 to provide that the seller of an assault weapon must withhold delivery of such weapon for at least 72 hours after application for its purchase has been made.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Judiciary II
May 02  Interim Study Calendar JUDICIARY II

HB-0608  SALTSMAN – RYDER, HOMER, MAYS, GRANBERG, ACKERMAN, DUNN, JOHN AND LEITCH.

(Ch. 24, par. 11-117-1)

Amends the Municipal Code. Provides that if a municipality operating an electric utility annexes property that an electric supplier was entitled or had contractual right to serve or was serving within a year of the annexation, the electric supplier has the right to continue to provide service. Allows new customers to choose between the municipal utility and the electric supplier. Prohibits the municipality from requiring the electric supplier to obtain a municipal franchise. Effective immediately.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Public Utilities
May 03  Interim Study Calendar PUB UTILITIES

HB-0609  CAPPARELLI – TERZICH – MCAULIFFE, DELEO, FARLEY, GIGLIO, KEANE, KRASKA, KULAS, LAURINO, MARTINEZ, MCGANN, RONAN AND SANTIAGO.

(Ch. 108 1/2, par. 8-138)

Amends the Chicago Municipal Employees Article of the Pension Code to eliminate the age discount for employees with at least 30 years of service. Effective immediately.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Personnel and Pensions
May 05  Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0610 STERN.

(Ch. 24, par. 3-14-1)

Amends the Municipal Code. Provides that an appointed village treasurer or clerk need not reside within or be a qualified elector of the village.

HOUSE AMENDMENT NO. 1.

Provides that an appointed village treasurer in a village incorporated under a special charter (rather than an appointed village treasurer or clerk in any village) need not reside within or be a qualified elector of the village.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Cities & Villages
Apr 12 Amendment No.01 CITY VILLAGE Adopted Do Pass Amend/Short Debate
012-000-000

Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 09 Short Debate-3rd Passed 099-012-002
May 11 Arrive Senate
Placed Calndr, First Reading
May 12 Sen Sponsor KEATS
Placed Calndr, First Reading
First reading Rfrd to Comm on Assignment
May 18

Assigned to Local Government

HB-0611 STERN – TROTTER – CURRIE – BALANOFF.

(New Act)

Creates the Uniform Determination of Death Act which provides that a person is dead upon the irreversible cessation of circulatory and respiratory functions or all functions of the entire brain. Effective immediately.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Judiciary I
May 02 Recommended do pass 008-005-001

Placed Calndr, Second Reading
May 11 Second Reading
Placed Calndr, Third Reading
May 19 Third Reading - Lost 040-059-016

HB-0612 TERZICH – CAPPARELLI.

(Ch. 121 1/2, par. 207a)

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that in a private action for violation of the Act, the plaintiff need not prove a public injury, a pattern, or an affect on consumers generally in order to recover damages.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 121 1/2, par. 207a
Adds reference to: Ch. 121 1/2, par. 270a

Changes "affect" to "effect".

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Judiciary I
May 04 Amendment No.01 JUDICIARY I Adopted Do Pass Amend/Short Debate
014-000-000

Cal 2nd Rdng Short Debate
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 23 Short Debate-3rd Passed 113-000-000
May 24 Arrive Senate
Placed Calndr, First Reading
Amends the Public Community College Act. Provides for collective bargaining with respect to conditions and standards of employment for part-time teachers between the board of a community college district and the bargaining representative of its faculty members. Also applies the same standards and conditions of employment to part-time teachers of credit courses as apply to faculty members. When there is no collective bargaining representative of faculty members, requires conditions and standards of employment for part-time teachers to be developed by a committee of administration and non-administration faculty members.

STATE MANDATES FISCAL NOTE (Public Community College Board)
It is difficult to determine the fiscal impact of this bill. Any increase in the number of full-time faculty, or in the salaries or benefits of part-time faculty, would have an impact on both the districts and the State.

HB-0614 MAYS.
(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.

HB-0615 KUBIK – BLACK AND TROTTER.
(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.

Fiscal Note Act may be applicable.
HB-0616  RONAN AND KULAS.

(New Act)

Creates an Act to adopt the Tri-State High Speed Rail Line Compact. Provides for creation of an interstate commission to oversee the design and construction of a high speed rail line between Detroit and Chicago. Effective July 1, 1989.

FISCAL NOTE (Dept. of Transportation)
Until a compact is agreed upon by the states involved, the costs to Illinois will remain indeterminable.

HOUSE AMENDMENT NO. 2.

Deletes everything and replaces with the form of the compact adopted by Michigan with changes concerning binding the states, cooperation, and the obligation to expend funds. Effective July 1, 1989.

Mar 14 1989 First reading
Mar 20 Assigned to Transportation and Motor Vehicles
Apr 05 Fiscal Note filed
Apr 12 Committee Transportation and Motor Vehicles
Apr 13 Do Pass/Short Debate Cal 020-000-000
May 12 Cal 2nd Rdng Short Debate
May 22 Fiscal Note Requested
May 25 MCCRACKEN
May 30 KULAS Withdrawn
Jun 01 Recommended do pass 013-000-000
Jun 13 Do Pass/Short Debate Cal 020-000-000
Jun 19 Arrive Senate
Jun 22 Placed Calendr,First Readng
Jun 25 Placed Calendr,First Readng
Jun 30 First reading
Jul 01 Rfd to Comm on Assignment
Jul 14 Passed both Houses
Sep 01 Governor approved
PUBLIC ACT 86-0511 Effective date 89-09-01

HB-0617  KUBIK – DUNN, JOHN – LANG.

(Ch. 73, par. 976.1)

Amends the Illinois Insurance Code to require that accident and health insurance policies provide that reimbursement for hearing aid services may be made for such services provided by a licensed hearing aid specialist. Effective immediately.

Mar 14 1989 First reading
Mar 20 Assigned to Insurance
May 02 Interim Study Calendar INSURANCE

1 HB-0618  MATIJEVICH – SALTSMAN – GIORGI – RICE, HOMER, SHAW, CURRAN AND SUTKER.

(Ch. 127, par. 46.4a)

Amends the Civil Administrative Code in relation to the powers and duties of the Department of Commerce and Community Affairs. Provides that, when the De-

1 Fiscal Note Act may be applicable.
partment proposes to offer incentives to a foreign firm to locate in Illinois, the De- 
partment shall first determine whether the foreign firm's nation of domicile offers 
similar incentives to U.S. businesses to locate there, and whether that nation im-
poses duties or barriers against the importation of U.S. products of the type which 
the foreign firm seeks to produce in Illinois. Provides that if that nation does not of-
fer such incentives or if that nation imposes such barriers, the Department shall not 
offer incentives to the foreign firm.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20        Assigned to Select Comm. Economic 
              Development
Apr 12        Placed Calndr,Second Reading
May 12        Second Reading  
              Placed Calndr,Third Reading
May 16        Third Reading - Passed 060-049-001
May 17        Arrive Senate 
              Placed Calndr,First Readng
May 25        Sen Sponsor KEATS 
              Placed Calndr,First Readng
May 30        First reading  Rfrd to Comm on Assignment
Jun 01        Assigned to Executive

HB-0619 HENSEL.
(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 annu-
al 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.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20        Assigned to Elementary & Secondary 
              Education
Apr 28        Interim Study Calendar ELEM SCND 
              ED

HB-0620 ROPP - BLACK, MATIJEVICH AND WELLER.
(New Act)
Creates the Illinois Council on Vocational Education and defines its powers and 

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20        Assigned to Higher Education
Apr 13        Do Pass/Short Debate Cal 014-000-000
              Cal 2nd Rdng Short Debate
Apr 26        Short Debate Cal 2nd Rdng 
              Cal 3rd Rdng Short Debate
May 09        Short Debate-3rd Passed 109-000-000
May 11        Arrive Senate 
              Placed Calndr,First Readng
May 15        Sen Sponsor WELCH 
              Placed Calndr,First Readng
May 17        First reading  Rfrd to Comm on Assignment
May 18        Assigned to Higher Education
Jun 07        Recommended do pass 009-000-000
              Placed Calndr,Second Reading
Jun 13        Second Reading 
              Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
Amends the Chicago Police Article of the Pension Code to provide that a policeman who withdraws after December 31, 1989 with at least 20 years of service credit will qualify for the alternative minimum retirement formula regardless of whether he attained age 50 while in service. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

Amends the Chicago Police Article of the Pension Code to base retirement benefits on the highest 12 months, rather than 4 years, of salary within the last 10 years of service, for persons retiring after December 31, 1989. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

Amends various Acts to validate tax levy and appropriation ordinances of Cook County and the Cook County Forest Preserve District adopted in 1987 and 1988. Effective immediately.

**HOUSE AMENDMENT NO. 1.**

Adds reference to: Ch. 96 1/2, par. 6351

Amends An Act validating appropriation and tax levy ordinances of forest preserve districts having a population of less than 3 million. Validates ordinances for fiscal years beginning in 1988. Validates levies for any purpose.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Counties & Townships
Apr 07 Do Pass/Short Debate Cal 014-000-000
Apr 26 Short Debate Cal 2nd Rdng Short Debate
Apr 26 Amendment No.01 STECZOA
Apr 26 Cal 3rd Rdng Short Debate
May 09 Short Debate-3rd Passed 063-048-002
May 11 Arrive Senate
May 31 Sen Sponsor LECHOWICZ
Placed Calendr,First Reading

Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0624  STECZO – MAUTINO – MUNIZZI.
(Ch. 73, new par. 356m)
Amends the Illinois Insurance Code to require accident and health insurance policies which provide coverage for chemotherapy to provide coverage for prosthetic devices incident thereto, including wigs. Effective immediately.
Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Insurance
Apr 25  Tbl-pursuant Hse Rul 26D

HB-0625  STECZO.
(Ch. 127 1/2, par. 37.04a)
Amends the Fire Protection Districts Act. Allows Assistant Chiefs and Deputy Chiefs to be appointed from members of the fire department, regardless of rank (rather than the rank next below that to which the appointment is made).
Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Counties & Townships
Apr 27  Interim Study Calendar CNTY TOWNSHIP

HB-0626  LEVIN – BRESLIN – LANG – WHITE, HOMER AND SHAW.
(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 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Consumer Protection
May 04  Interim Study Calendar CONSUMER PROT

HB-0627  FLINN.
(Ch. 85, par. 1033)
Amends the Public Building Commission Act. Defines “building” as an improvement to real estate to be made available for use by a municipal corporation for the furnishing of governmental services to its citizens, together with any land or interest in land necessary or useful in connection with the improvement.
Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Cities & Villages
Apr 06  Do Pass/Consent Calendar 011-000-000 Consnt Caldr Order 2nd Read
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<td>Jul 14</td>
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<td>Sep 01</td>
<td>Governor approved</td>
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<td>PUBLIC ACT 86-0512 Effective date 90-01-01</td>
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**HB-0628 FLINN.**

(Ch. 85, par. 851.20)

Amends an Act limiting indebtedness of counties under 500,000. Exempts debt incurred to acquire and operate an airport from the debt limitation.

**FISCAL NOTE (DCCA)**

No discernible impact on State revenue or expenditure.

**HOUSE AMENDMENT NO. 2.**

Limits the exemption from the debt limitation for airports to counties with a population of less than 300,000 and contiguous to one, and only one, county with a population over 200,000 and less than 300,000.

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<tr>
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<td>Mar 14 1989</td>
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<td>Mar 20</td>
<td>Assigned to Select Committee on Aeronautics</td>
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<td>Apr 07</td>
<td>Cal 2nd Rdn Short Debate</td>
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<td>Fiscal Note filed</td>
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<td>May 09</td>
<td>Short Debate Cal 2nd Rdn Amendment No.01 FLINN</td>
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<td>May 11</td>
<td>Arrive Senate</td>
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<td>First reading Rfrd to Comm on Assignment</td>
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<td>May 18</td>
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<td>Jun 01</td>
<td>Recommended do pass 008-004-000</td>
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<td>Jun 13</td>
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<td>Jun 19</td>
<td>Third Reading - Passed 036-019-001</td>
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<td>Passed both Houses</td>
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</tbody>
</table>
HB-0629  FLINN.

(Ch. 110, par. 7-103)

Amends the Code of Civil Procedure. Grants quick take powers of eminent domain to St. Clair County for the development of a joint use facility at Scott Air Force Base.

FISCAL NOTE (DCCA)

No discernible impact on State revenue or expenditure.

SENATE AMENDMENT NO 2.

Grants quick take powers to the Village of Summit to acquire land for a waste to energy plant.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Select Committee on Aeronautics
Apr 07 Placed Calndr,Second Reading
Apr 12 Placed Calndr,Second Reading
Fiscal Note Requested STEPHENS
Apr 12 Placed Calndr,Second Reading
May 03 Fiscal Note filed
May 16 Second Reading
Amendment No.01 STEPHENS Withdrawn
Amendment No.02 STEPHENS Withdrawn
Amendment No.03 STEPHENS 048-061-002 Lost
May 25 Third Reading - Passed 073-038-002
May 26 Arrive Senate
Sen Sponsor DUNN,R
Added As A Joint Sponsor HALL
Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Executive
Jun 08 Recommended do pass 010-007-000
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 16 Recalled to Second Reading
Amendment No.01 WATSON 017-030-000 Lost
Amendment No.02 RAICA & LUFT Adopted
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 034-019-001
Jun 27 Speaker’s Tbl. Concurrency 02
Jun 27 H Concurs in S Amend. 02/086-026-000 Passed both Houses
Jul.26 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0514 Effective date 90-01-01

HB-0630  SALTSMAN.

(Ch. 73, par. 927.5)

1 Fiscal Note Act may be applicable.
Amends the Illinois Insurance Code. Increases the maximum amounts of death and disability benefits which domestic societies who limit their membership to employees of a particular city or town, designated firm, business house or corporation may provide in order to be exempt from the Article governing fraternal benefit societies.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20       Assigned to Personnel and Pensions
Mar 27       Re-assigned to Insurance
Apr 12

Apr 26       Short Debate Cal 2nd Rdng
Cal 2nd Rdng Short Debate

May 09       Short Debate-3rd Passed 109-000-000
May 11       Arrive Senate
Sen Sponsor LUFT
Placed Calndr,First Reading

May 12       First reading  Rfrd to Comm on Assignment
May 18       Assigned to Insurance, Pensions & License Act
May 31       Recommended do pass 011-000-000
Jun 13       Second Reading
Placed Calndr,Third Reading
Jun 19       Third Reading - Passed 059-000-000
Passed both Houses
Jul 14       Sent to the Governor
Aug 14       Governor approved
PUBLIC ACT 86-0187 Effective date 90-01-01

7 HB-0631 KEANE - MAYS - PARCELLS - STEPHENS.

(New Act; Ch. 124, par. 5; Ch. 15, rep. pars. 211 and 215; Ch. 29, rep. pars. 36 through 39, 40 through 42; Ch. 48, rep. par. 186; Ch. 85, rep. pars. 1601 through 1606; Ch. 121, rep. pars. 100-16 and 100-16.1; Ch. 127, rep. pars. 29, 30, 132.1 through 132.13, 132.15 through 132.54, 132.101 through 132.116, 132.201 through 132.242, 132.401 through 132.404, 132.501, 132.502, 145e, 145f and 145g)


Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20       Assigned to State Government Administration
Mar 27       Re-assigned to Executive
Apr 26       Interim Study Calendar EXECUTIVE

1 HB-0632 BRESLIN.

(New Act)

Creates the Illinois Pesticide Communication Act. Requires employers to maintain workplace pesticide lists. Requires safety information and training to be provided to agricultural workers. Requires pesticide manufacturers to provide material safety data sheets with each product. Directs the Illinois Department of Agriculture to develop training programs in pesticide safety for laborers and public awareness. Provides administrative remedies and penalties for violations of the Act. Effective immediately.

1 Fiscal Note Act may be applicable.
7 Fiscal Note Act, Correctional Budget and Impact Note Act may be applicable.
Amends An Act to revise the law in relation to husband and wife to provide that both parents shall share family expenses (now husband and wife).

HOUSE AMENDMENT NO. 1.
Restores the designation of “husband and wife” as those persons responsible for family expenses. Places responsibility upon the biological parents for medical expenses of their children.

HOUSE AMENDMENT NO. 1.
Restores the designation of “husband and wife” as those persons responsible for family expenses. Places responsibility upon the biological parents for medical expenses of their children.

Requires every State agency except courts to annually report to the Governor and General Assembly the amount of delinquent debt it is owed.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 15, par. 154

Deletes everything. Amends the Illinois State Collection Act of 1986 to require Comptroller to report annually to General Assembly and Governor on delinquent debt owed to State agencies.

SENATE AMENDMENT NO. 1.
Changes the annual reporting dates of the Comptroller regarding delinquent debt to the Governor and General Assembly from February 15 to March 14.

SENATE AMENDMENT NO. 1.
Changes the annual reporting dates of the Comptroller regarding delinquent debt to the Governor and General Assembly from February 15 to March 14.

Fiscal Note Act may be applicable.
'HB-0635  FARLEY – MUNIZZI – MCNAMARA – BALANOFF AND VANDUYNE.
(Ch. 120, par. 500.23-1)

Amends the Revenue Act of 1939 to increase the senior citizen homestead exemption from $2,000 to $2,500 beginning January 1, 1990.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB-635 creates a tax exemption mandate. However, due to a statutory exception, no reimbursement of the revenue loss to units of local government is required. HB-635 causes an annual revenue loss for local governments which could be as much as $22.5 million, depending upon certain conditions.

Mar 14 1989  First reading Rfrd to Comm on Assignment
Mar 20  Assigned to Revenue
Apr 18  St Mandate Fis Note Filed Committee Revenue
May 05  Tbld pursuant Hse Rule 27D

'HB-0636  FARLEY.
(New Act; Ch. 19, new par. 52.1, pars. 61a, 65, 119.1 through 120.12, 1141, 1142, 1143 and 1145; title preceding Ch. 19, par. 1141)

Creates the Lake Michigan Protection Authority to control the protection, development and use of the water, shore and bed of Lake Michigan; transfers to the Authority the powers and functions of the Illinois Department of Transportation that relate to Lake Michigan; authorizes the Authority to assume, by rule, any power or function of a unit of local government that relates to Lake Michigan; authorizes the Authority to review and oversee the expenditure of public funds for the protection or development of the Lake, and the development of related policies and comprehensive plans. Preempts home rule powers. Effective immediately.

Mar 14 1989  First reading Rfrd to Comm on Assignment
Mar 20  Assigned to Executive
May 04  Interim Study Calendar EXECUTIVE

'HB-0637  GIGLIO.
(New Act)

Creates the Local Unified Contractor Bond Act. Provides that contractors doing work in a county, other than for a political subdivision, may obtain a unified bond in lieu of all county or municipal bond requirements. Preempts home rule.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-637 creates a local government organization and structure mandate for which no reimbursement is required.

Mar 14 1989  First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-0638  CULLERTON - LANG - McNAMARA - WHITE - GIGLIO, BUGIELSKI, LAURINO, FARLEY, DALEY AND HOMER.

(Ch. 95 1/2, pars. 1104, 1104a and 1105)

Amends the Child Passenger Protection Act. Makes every person, when transporting a child under age 6 who resides in this State, responsible for securing the child in either a child restraint system or seatbelts. (Now, responsibility is limited to a parent or legal guardian of a child transporting his or her child in a vehicle which he or she owns.)

HOUSE AMENDMENT NO. 1.

Provides that when any person is transporting a resident child of this State under the age of 4 years in a non-commercial motor vehicle of the first division, a motor vehicle of the second division with a gross vehicle weight rating of 9,000 pounds or less, or a recreational vehicle on the roadways, streets or highways of this State, such person shall be responsible for providing for the protection of such child by properly securing him or her in a child restraint system, except in cases of medical emergency.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Select Comm Constitut'nal Officers
Apr 07  Amendment No.01  CONST OFFICER  Adopted
DP Amnded Consent Calendar  010-000-000
Consnt Caldr Order 2nd Read
Apr 11  Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
Apr 26  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 09  Short Debate-3rd Passed 083-015-011
May 11  Arrive Senate
Sen Sponsor DALEY,J
Placed Calndr,First Readng
May 12  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Transportation
Jun 06  Recommended do pass 006-005-001
Placed Calndr,Second Readng
Jun 13  Second Reading
Placed Calndr,Third Readng
Jun 23  Third Reading - Lost 025-030-003

1 HB-0639  FLINN.

(Ch. 25, par. 27.1)

Amends the Clerks of Courts Act. Provides for a $5 continuance fee to be charged against a party requesting the continuance in counties of 1,000,000 or less.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Counties & Townships
Mar 27  Re-assigned to Judiciary I
May 05  Tbd pursuant Hse Rule 27D

1 HB-0640  FLINN.

(Ch. 34, par. 2075)

Amends the Downstate County Working Cash Fund Act. Eliminates a provision that prohibits the fund balance from exceeding the statutory maximum when earned interest is retained in the fund.

1 Fiscal Note Act may be applicable.
### HB-0640—Cont.

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<tr>
<td>Jun 01</td>
<td>Recommended do pass 012-000-000</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 19</td>
<td>Third Reading - Passed 044-015-000</td>
</tr>
<tr>
<td>Jul 14</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Aug 30</td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

PUBLIC ACT 86-0317 Effective date 90-01-01

### HB-0641 FLINN.

(Ch. 53, par. 37)

Amends the Fees and Salaries Act. Provides that the statutory fees for sheriffs in counties under 1,000,000 are the maximum that may be collected from the State, but the fees collected from others may be increased by county ordinance when justified by an acceptable cost study.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 14 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 20</td>
<td>Assigned to Counties &amp; Townships</td>
</tr>
<tr>
<td>May 04</td>
<td>Do Pass/Short Debate Cal 008-000-000</td>
</tr>
<tr>
<td>May 09</td>
<td>Short Debate Cal 2nd Rdng</td>
</tr>
<tr>
<td>May 18</td>
<td>Third Reading - Passed 113-003-000</td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 23</td>
<td>Sen Sponsor HALL</td>
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<tr>
<td>May 25</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 26</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>Jun 08</td>
<td>Recommended do pass 012-000-000</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Jun 19</td>
<td>Third Reading - Passed 053-006-000</td>
</tr>
<tr>
<td>Jul 17</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 01</td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

PUBLIC ACT 86-0516 Effective date 90-01-01

### HB-0642 FLINN.

(Ch. 25, par. 27.1)

Amends the Clerks of Courts Act. Provides for a fee of $5 per month for processing child support payments in counties of 1,000,000 or less.

Fiscal Note Act may be applicable.
FISCAL NOTE (Office of Illinois Courts)
The Bill would have no effect on increasing or decreasing the revenues of the state or result in the expenditure of state funds.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 40, pars. 504 and 505

Deletes all changes. Allows the clerk of the court in counties of 1,000,000 or less to collect a $3 fee for each child support or maintenance payment due and paid (rather than a $36 annual fee). Amends the Marriage and Dissolution of Marriage Act to make payment of the fee part of the maintenance or support order.

HOUSE AMENDMENT NO. 2.

Provides that fees of the clerk of the court in counties of 1,000,000 or less do not apply to police departments and other law enforcement agencies. Provides for a $25 fee for filing a written rejection of an arbitration award.

SENATE AMENDMENT NO. 1.

Deletes changes allowing circuit clerks to collect a fee of $25 for filing a rejection of an arbitration award.

GOVERNOR MESSAGE

Recommends that additional child support and maintenance fees, unless paid in cash or pursuant to an order for withholding, shall be by separate instrument from the support payment and shall be made to the order of the clerk.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20       Assigned to Counties & Townships
Apr 11       Re-assigned to Judiciary I
May 05       Do Pass/Short Debate Cal 014-000-000
Cal 2nd Rdgng Short Debate
May 10       Fiscal Note filed
              Short Debate Cal 2nd Rdgng Amendment No.01 FLINN
              Cal 3rd Rdgng Short Debate
May 12       Mtn Prev-Recall 2nd Reading
              Amendment No.02 MCCRACKEN  Adopted
Cal 3rd Rdgng Short Debate
May 15       Arrive Senate
              Placed Calendr,First Reading
May 18       Sen Sponsor HALL
              Placed Calendr,First Reading
May 22       First reading  Rfrd to Comm on Assignment
May 23       Assigned to Judiciary
Jun 09       Recomm. do pass as amend 011-001-000
Jun 13       Second Reading
            Amendment No.01 JUDICIARY  Adopted
Jun 19       Placed Calndr,Third Reading
              Third Reading - Passed 050-007-002
Jun 20       Speaker's Tbl. Concurrence 01
Jun 27       H Concurs in S Amend. 01/105-007-001
              Passed both Houses
Jul 26       Sent to the Governor
Sep 08       Governor amendatory veto
              Placed Cal. Amendatory Veto
Oct 16       Mtn fild accept amend veto FLINN
              Placed Cal. Amendatory Veto
Oct 17       Rul Gub Comply/Rule 46.1(b)
              Placed Cal. Amendatory Veto
Oct 19       Accept Amnd Veto-House Pass 106-006-001
              Placed Cal. Amendatory Veto
HB-0643 COUNTRYMAN.

(Ch. 38, par. 121-13)

Amends the Code of Criminal Procedure to allow the Supreme Court to contract with private or non-profit organizations to recruit attorneys to counsel indigent inmates on death row.

HOUSE AMENDMENT NO. 1.

Provides that an attorney appointed by the Supreme Court to represent an indigent in a death sentence case may submit bills for services to the State Appellate Defender which shall be paid by the State Appellate Defender.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)

Adds reference: Ch. 38, new pars. 106B-1, 106B-2 and 106B-3

Provides that in certain sex-related crimes against children a recorded child victim's statement is admissible evidence in certain situations.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the Senate recede from Senate Amendment No. 1.
HB-0644  COWLISHAW – HOFFMAN – MULCAHEY.
(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 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Elementary & Secondary Education
Apr 13  Consent Calendar Order 2nd Read
Apr 25  Consent Calendar, 2nd Reading
May 03  Consent Caldr, 3rd Read Pass 116-000-000
May 11  Arrive Senate
May 22  Sen Sponsor SMITH
May 23  First reading  Waive Posting Notice
Jun 09  Recommended do pass 020-000-000
Jun 13  Second Reading
Jun 19  Third Reading - Passed 059-000-000
Jul 17  Sent to the Governor
Sep 07  Governor vetoed
Oct 19  Total veto stands.

1 HB-0645  RICHMOND – WOOLARD.
(Ch. 144, par. 674)

Amends the Southern Illinois University Revenue Bond Act to permit the Board of Trustees of Southern Illinois University to issue bonds at the rate of interest authorized in “An Act to authorize public corporations to issue bonds, other evidences of indebtedness and tax anticipation warrants subject to interest rate limitations set forth therein”. Effective immediately.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Revenue
Mar 27  Re-assigned to Higher Education
Apr 07  Recommended do pass 015-001-000
May 18  Second Reading
Jun 13  Placed Calndr,Second Reading
Jun 19  Placed Calndr,Third Reading

1 Fiscal Note Act may be applicable.
HB-0645—Cont.

May 22  Third Reading - Passed 115-000-000
May 23  Arrive Senate
Sen Sponsor DUNN,R
Added As A Joint Sponsor DAVIDSON
Placed Calendr, First Reading

May 25  First reading Rfrd to Comm on Assignment
May 26  Assigned to Higher Education
Jun 07  Recommended do pass 009-000-000

Jun 13  Second Reading
Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 17  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0517 Effective date 89-09-01

HB-0646  MCCRACKEN AND STEPHENS.
(Neew Act)

Creates An Act to create presumptions concerning nutrition and hydration. Pres-
sumes that nutrition and hydration are to be given unless: the patient, while compe-
tent, 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; nutri-
tion or hydration cannot be assimilated; administration of nutrition or hydration
will shorten life; or the patient will immediately die from other causes. Effective
immediately.

Mar 14 1989  First reading Rfrd to Comm on Assignment
Mar 20  Assigned to Judiciary I
May 05  Motion disch comm, advc 2nd
Motn discharge comm lost 057-036-005
Tbld pursuant Hse Rule 27D

HB-0647  MCCRACKEN.
(Ch. 37, par. 801-7)

Amends the Juvenile Court Act. Provides that law enforcement records relating
to a minor who has been arrested or taken into custody may be released to victims,
their subrogues and legal representatives.

Mar 14 1989  First reading Rfrd to Comm on Assignment
Mar 20  Assigned to Judiciary I
May 05  Tbld pursuant Hse Rule 27D

HB-0648  MCCRACKEN – SUTKER – WILLIAMSON – NOVAK – HICKS, HOMER,
STERN, CURRAN AND HARTKE.
(Ch. 38, pars. 33E-3 and 33E-4; Ch. 127, par. 132.10-1)

Amends the Criminal Code and the Purchasing Act. Provides that a person con-
victed of bid-rigging or bid rotating under the laws of another state, or bribery or at-
ttempted bribery of a public officer or employee under the laws of another state
(including an admission of guilt of record without conviction), is barred from bid-
ing on public contracts for the same periods that persons convicted under similar
Illinois laws are barred. Effective immediately.

HOUSE AMENDMENT NO. 6.

Adds reference to: Ch. 127, par. 132.6

Amends the Illinois Purchasing Act to exclude from bidding requirements con-
tracts for services of $5,000 or less.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, pars. 33E-3 and 33E-4; Ch. 127,
HB-0648—Cont.

pars. 132.6 and 132.10-1
Adds reference to: Ch. 127, par. 132.104; rep. par. 132.109

Deletes title and everything after the enacting clause. Amends An Act in relation to State purchases of printing paper, stationery and envelopes to increase from $1,500 to $2,500 the amount of purchases which may be made without competitive bidding and to repeal provisions prohibiting contracts for the purchase of such items at a price which is 5% greater than the wholesale price of such items in the City of Chicago at the time the purchase is made. Effective immediately.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Judiciary II
Apr 13 Recommended do pass 016-000-000

Placed Calndr, Second Reading

May 17 Second Reading Held on 2nd Reading

May 26 Amendment No.01 SUTKER Withdrawn
Amendment No.02 MCCracken Withdrawn
Amendment No.03 MCCracken Withdrawn
Amendment No.04 MCCracken Withdrawn
Amendment No.05 MCCracken Withdrawn
Amendment No.06 MCCracken Adopted

Placed Calndr, Third Reading
Third Reading - Passed 116-000-000

Jun 01 Sen Sponsor KARPIEL
Place Calndr, First Reading

Jun 06 First reading Rfrd to Comm on Assignment
Waive Posting Notice

Jun 08 Assigned to Executive
Recommended do pass 020-000-000

Jun 13 Second Reading

Amendment No.01 KARPIEL Adopted

Placed Calndr, Third Reading

Jun 19 Third Reading - Passed 058-000-000

Jun 20 Speaker’s Tbl. Concurrence 01

Jun 27 H Concurs in S Amend. 01/078-033-002
Passed both Houses

Jul 26 Sent to the Governor

Aug 30 Governor approved
PUBLIC ACT 86-0319 Effective date 89-08-30

HB-0649 WHITE.

(Ch. 122, new par. 2-3.93)

Amends The School Code. Requires the State Board of Education to report annually to the General Assembly and the Governor concerning the general nature and manner of operation of school district programs and policies for exempting students from physical education.

FISCAL NOTE (State Board of Education)
The State Board of Education estimates that there will be no fiscal impact as a result of HB 649.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, new par. 2-3.93
Adds reference to: Ch. 122, par. 10-17a

Changes the title, deletes everything after the enacting clause and requires the reporting concerning the general nature and manner of operation of school district programs and policies concerning student exemption from physical education to be included in the report card of school districts.
SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 10-17a
Adds reference to: Ch. 122, new par. 2-3.93

Changes the title, deletes everything after the enacting clause and amends The School Code to require the State Board of Education to report to the G.A. in each odd-numbered year concerning the operation of the physical education exemption programs conducted by school districts for the preceding school year.

Mar 14 1989 First reading Rfrd to Comm on Assignment
Mar 20 Assigned to Elementary & Secondary Education
Apr 19 Placed Calndr,Second Reading
May 05 Recommended do pass 020-003-000
May 17 Second Reading Held on 2nd Reading
May 18 Amendment No.01 WHITE Adopted
     Placed Calndr,Third Reading
     Third Reading - Passed 113-003-000
May 22 Arrive Senate
     Placed Calndr,First Reading
Jun 01 Sen Sponsor JONES
     Added As A Co-sponsor MAROVITZ
     Placed Calndr,First Reading
Jun 06 First reading Rfrd to Comm on Assignment
     Waive Posting Notice
     Assigned to Elementary & Secondary Education
     Recommended do pass as amend 020-000-000
Jun 09 Placed Calndr,Second Reading
Jun 15 Second Reading
     Amendment No.01 ELEM SCND ED Adopted
     Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 057-002-000
Jun 20 Speaker’s Tbl. Concurrence 01
Jun 26 H Concurs in S Amend. 01/115-000-000
     Passed both Houses
Jul 25 Sent to the Governor
Aug 30 Governor approved
     PUBLIC ACT 86-0320 Effective date 90-01-01

' HB-0650 SATTERTHWAITE – HALLOCK – DUNN,JOHN – BRUNSVOLD – WOLF AND WAIT.

(Ch. 81, new par. 118.4)

Amends the Illinois Library System Act. Provides that the State Librarian shall make annual grants, from amounts appropriated by the General Assembly, to school districts for the operation of a qualified school library. Establishes qualification for such grants. Limits such grants to 75 cents per student. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1.

Changes the base for determining diminution of financial support for purposes of application for the library per student grant for school libraries from “no less” of the percentage of diminutions of total financial support for education to “no more”.

FISCAL NOTE (Secretary of State)
The Illinois State Library has developed calculations that indicate between $800,000 and $1,600,000 could be required

' Fiscal Note Act may be applicable.
to fully fund the $.75 figure.
Mar 14 1989  First reading Rfrd to Comm on Assignment
Mar 20  Assigned to Select Comm Constitut’nal Officers
Apr 07 Amendment No.01 CONST OFFICER Adopted
              Recommded do pass as amend 011-000-000
Placed Calndr,Second Reading
Apr 12 Fiscal Note Requested MCCRACKEN
Placed Calndr,Second Reading
Apr 13 Fiscal Note filed
May 17 Second Reading
Placed Calndr,Third Reading
May 26 Third Reading - Passed 111-002-001
Arrive Senate
Placed Calndr,First Reading
May 31 Sen Sponsor MAITLAND
Placed Calndr,First Reading
Jun 01 First reading Rfrd to Comm on Assignment
              Assigned to Executive
Jun 07 Added As A Joint Sponsor HOLMBERG
              Committee Executive
Jun 08 Recommended do pass 020-000-000
Placed Calndr,Second Reading
Jun 16 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0518 Effective date 89-09-01

HB-0651 SATTERTHWAITE – HALLOCK.
Appropriates $1,151,263.50 to the Secretary of State for grants under the Library System Act to school districts for libraries. Effective July 1, 1989.
Mar 14 1989  First reading Rfrd to Comm on Assignment
Mar 20  Assigned to Appropriations I
May 11  Interim Study Calendar APPROP I

1 HB-0652 ACKERMAN.
(Ch. 25, par. 13; Ch. 110, par. 2-202; Ch. 125, par. 15)
Amends the Clerks of Courts Act, the Code of Civil Procedure and the Sheriffs Act. Authorizes a sheriff to direct an employee of the clerk of the circuit court to serve and make return of process in civil cases. The clerk’s fee shall be the same as that authorized for the sheriff.
Mar 14 1989  First reading Rfrd to Comm on Assignment
Mar 20  Assigned to Judiciary I
May 05  Tbd pursuant Hse Rule 27D

HB-0653 TERZICH, SALTSMAN, CAPPARELLI AND BUGIELSKI
(Ch. 24, par. 11-10-1)
Amends the Municipal Code to authorize municipalities to pay a collection fee of up to 0.5% to agents collecting foreign fire insurance company taxes on their behalf.
Mar 14 1989  First reading Rfrd to Comm on Assignment
Mar 20  Assigned to Cities & Villages

1 Fiscal Note Act may be applicable.
HB-0654  NOVAK.

Appropriates $1,000,000 to the Department of Transportation for use by the Division of Water Resources for removing siltation from the Kankakee River. Effective July 1, 1989.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Appropriations I
May 11  Interim Study Calendar APPROP I

3 HB-0655  MCPIKE.

(Ch. 108 1/2, pars. 16-106, 16-127, 16-130, 16-133, 16-140, 16-141, 16-142, 16-149, 16-149.1 and 16-149.2; new pars. 16-106.1, 16-106.2, 16-106.3 and 16-106.4)

Amends the Downstate Teachers' Article of the Pension Code. Eliminates elements of full-time, permanent and continuous, and substitute basis employment from the definition of "teacher", and removes the 20 day minimum requirement for substitute teachers who wish to contribute for fractional year credit. Adds separate definitions of full-time, permanent and continuous part-time, part-time, and substitute teachers. Permits contributions for credit, and provides the manner of calculating creditable service for periods of employment prior to July 1, 1990, including employment as a part-time and as a substitute teacher under the new definition of those terms. Provides for the manner of computing creditable service by full-time, part-time, substitute, and permanent and continuous part-time teachers for employment after June 30, 1990. Provides disability and occupational disability benefits for members under each of the 4 newly defined categories of teachers. Makes changes relative to age restrictions on disability and occupational disability benefits to reflect federal antidiscrimination laws. Also makes various grammatical and technical changes. Effective July 1, 1990.

Mar 14 1989  First reading  Rfrd to Comm on Assignment
Mar 20  Assigned to Personnel and Pensions
May 05  Tbld pursuant Hse Rule 27D

HB-0656  EWING.

(Ch. 37, par. 805-23)

Amends the Juvenile Court Act of 1987. Provides for restitution on a minor's behalf up to the amounts stated in the Parental Responsibility Law.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 37, par. 805-3

Amends the Juvenile Court Act. Provides that a juvenile detention home may be either a free standing structure, or in the same building as an adult jail or lockup, as long as the adult and juvenile facilities are separate. Juvenile facility staff may serve in the adult facility.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 37, par. 805-3

Deletes provision allowing a juvenile detention facility to be in the same, but separate, quarters from an adult detention facility.

CONFERENCE COMMITTEE REPORT NO. 1.

Recommends that the House concur in S-am 1.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary I
May 03  Recommended do pass 010-001-001

Placed Calndr,Second Reading

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0656—Cont.

May 24  Second Reading
      Held on 2nd Reading
May 26  Amendment No.01  BLACK  Adopted
      Placed Calndr,Third Reading
      Third Reading - Passed 067-027-004
May 31  Arrive Senate
      Placed Calndr,First Reading
      Sen Sponsor BARKHAUSEN
      Placed Calndr,First Reading
Jun 01  Added As A Co-sponsor WOODYARD
      First reading  Rfrd to Comm on Assignment
      Waive Posting Notice  Assigned to Judiciary
Jun 09  Placed Calndr,Second Reading
Jun 20  Second Reading
      Amendment No.01  BARKHAUSEN  Adopted
      Placed Calndr,Third Reading
Jun 23  Third Reading - Passed 057-000-000
      Speaker's Tbl. Concurrence 01
Jun 27  H Noncncrs in S Amend. 01
      Secretary's Desk Non-concur 01
      S Refuses to Recede Amend 01
      S Requests Conference Comm 1ST
      Sen Conference Comm Apptd 1ST/MAROVITZ
      DUNN,T, DALEY,J,
      BARKHAUSEN &
      HAWKINSON
Jun 28  Hse Accede Req Conf Comm 1ST
      Hse Conference Comm Apptd 1ST/DUNN,JOHN,
      SUTKER, CULLERTON,
      BLACK AND EWING
Jun 30  Senate report submitted
      Senate Conf. report Adopted 1ST/056-000-000
      House report submitted
      House Conf. report Adopted 1ST/115-001-001
      Both House Adoptd Conf rpt 1ST
      Passed both Houses
Jul 28  Sent to the Governor
Aug 30  Governor approved
      PUBLIC ACT 86-0321  Effective date 90-01-01

HB-0657  REGAN.
(Ch. 37, par. 805-19)
Amends the Juvenile Court Act of 1987. Deletes provision that the court may enter an order of continuance under supervision before making a finding that a minor is or is not delinquent.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary I
Apr 13  Do Pass/Consent Calendar 012-000-000
Apr 25  Consnt Caldr Order 2nd Read
        Cnsent Calendar, 2nd Reading
        Consnt Caldr Order 3rd Read
May 03  Consnt Caldr, 3rd Read Pass 116-000-000
May 11  Arrive Senate
        Placed Calndr,First Reading

HB-0658  REGAN.
(New Act; Ch. 70, rep. pars. 301 through 305; Ch. 110, rep. pars. 2-1117, 2-1118 and 13-204)
Abolishes the doctrine of joint and several liability. Provides that a tortfeasor shall be liable only for his percentage of damages which proximately caused the
death, injury or damage. Amends the Code of Civil Procedure and repeals An Act in relation to contribution among joint tortfeasors. Effective July 1, 1989 and applicable to causes of action arising on or after that date.

Mar 15 1989    First reading   Rfrd to Comm on Assignment
Mar 27    Assigned to Judiciary I
Apr 19

HB-0659    BRESLIN - LEVERENZ - MAYS - COUNTRYMAN - CULLERTON, MC-CRACKEN AND WILLIAMS.

HOUSE AMENDMENT NO. 1.
Makes reductions in OCE funding and for law intern program.
HOUSE AMENDMENT NO. 2.
Makes restorations in personal services and related lines.
SENATE AMENDMENT NO. 1.
Reduces personal services and related lines in the Bargaining Unit.
CONFERENCE COMMITTEE REPORT NO. 1.
Recommend that the House concur in S-am 1.

Mar 15 1989    First reading   Rfrd to Comm on Assignment
Mar 27    Assigned to Appropriations I
May 11    Amendment No.01
May 19    Second Reading
May 23 Amendment No.02    BRESLIN Adoption
May 25    Arrive Senate
May 26    Sen Sponsor ALEXANDER
May 30    First reading   Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations I
Jun 16 Recommended do pass 023-000-000

Placed Calndr,Second Reading
Second Reading
 Held on 2nd Reading
Third Reading - Passed 113-000-000
Recalled to Second Reading
Amendment No.01    ALEXANDER Adoption
Placed Calndr,Third Reading
Third Reading - Passed 032-027-000
Recalled to Second Reading
Thrid Reading - Passed 059-000-000
Motion to Concur Lost 01/029-080-006
H Noncncrs in S Amend. 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/ALEXANDER
CARROLL, SAVICKAS,
ETHEREDGE &
MAITLAND

Jun 21    Third Reading - Passed 059-000-000
Jun 22    Speaker's Tbl. Concurrence 01
Jun 27    Motion Filed Concur
H Noncncrs in S Amend. 01
Jun 28    Secretary's Desk Non-concur 01
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Jun 29    Hse Accede Req Conf Comm 1ST
Hse Conference Comm Apptd 1ST/MCPIKE,
BOWMAN, LEVERENZ,
MAYS AND RYDER

House report submitted
HB-0660  RONAN.

(New Act; Ch. 127, new par. 1904.10)


Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27       Assigned to Registration and Regulation
May 04       Interim Study Calendar REGIS
              REGULAT

HB-0661  COUNTRYMAN – OLSON, MYRON – WOLF.

(Ch. 46, pars. 4-6.2, 4-6.3, 4-8.03, 5-7.03, 5-16.2, 5-16.3, 6-35.03, 6-50.2 and 6-50.3)

Amends The Election Code. Permits deputy registrars to accept registration of voters 28 days prior to an election. Provides that completed registration materials received by the deputy registrars between the 35th and 28th day preceding an election shall be returned within 48 hours after receipt to the election authority. Completed registration materials received by the deputy registrars on the 28th day preceding an election shall be returned by the deputy registrars within 24 hours after receipt to the election authority.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27       Assigned to Elections
May 05       Tbld pursuant Hse Rule 27D

HB-0662  COUNTRYMAN – OLSON, MYRON – COWLISHAW.

(Ch. 46, par. 19-4)

Amends The Election Code to require the election authority to enclose with each absentee ballot a document, written and approved by the State Board of Elections, enumerating the circumstances under which a person is authorized to vote by absentee ballot. Such document shall include a statement informing the applicant that if he falsifies his eligibility to cast an absentee ballot, such applicant is subject to the penalties of perjury.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27       Assigned to Elections
May 05       Tbld pursuant Hse Rule 27D

1 HB-0663  OLSON, MYRON – CURRIE.

(Ch. 46, pars. 4-6.1, 5-16.1 and 6-50.1; new pars. 13-17 and 14-10)

Amends The Election Code. Provides for the creation of boards of precinct administration to register and canvass voters and assist in the preparation and conduct of elections. Establishes a procedure by which persons whose registrations were erased, cancelled or stricken and placed in a suspense file may vote at an election. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-0663—Cont.

Mar 27  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0664  COUNTRYMAN – OLSON, MYRON – KUBIK.

(Ch. 46, par. 7-59)

Amends The Election Code. Specifies that the minimum vote requirements for a write-in candidate for nomination for or election to an office at a primary by a party apply only where the number of candidates whose names appear on the party ballot for nomination for or election to that office at the primary is less than the number of persons the party is entitled to nominate for or elect to the office at the primary. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27       Assigned to Elections
May 05       Tbd pursuant Hse Rule 27D

HB-0665  OLSON, MYRON – HASARA.

(Ch. 46, pars. 13-3 and 14-5)

Amends the Election Code. Requires the county clerk or board of election commissioners to provide the circuit clerk with a list of the names, addresses and party affiliation of all election judges within 5 business days of the election. The circuit clerk must preserve the list for one year and allow it to be inspected and copied by the public.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27       Assigned to Elections
May 05       Tbd pursuant Hse Rule 27D

HB-0666  COUNTRYMAN – OLSON, MYRON.

(Ch. 46, par. 7-12; rep. par. 7A-1)

Amends The Election Code. Repeals provisions concerning the filing by an incumbent judge of a declaration of his intention to succeed himself. Provides where a vacancy occurs in the office of Supreme, Appellate or Circuit Court Judge within the 3-week period preceding the 92nd day before the date of a general primary election, petitions for nomination for the office in which the vacancy has occurred shall be filed not more than 78 nor less than 71 days prior to the date of the general primary election.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27       Assigned to Elections
May 05       Tbd pursuant Hse Rule 27D

HB-0667  KUBIK – CURRIE.

(Ch. 24, pars. 21-12 and 21-22)

Amends the Revised Cities and Villages Act relating to elections in the city of Chicago. Provides that terms of office of the city clerk, city treasurer and aldermen shall commence at noon on the first Monday of the month following their election.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27       Assigned to Elections
May 05       Tbd pursuant Hse Rule 27D

HB-0668  OLSON, MYRON – COUNTRYMAN.

(Ch. 46, pars. 11-1, 11-2, 11-4, 11-4.2 and 24A-3.1)

Amends The Election Code relative to the change and requested change in polling place locations. Absent fire, flood or total loss of heat in an original polling place, prohibits any election authority from changing the original location unless first class

1 Fiscal Note Act may be applicable.
mail notice is given by the election authority to all registered voters in the affected precinct in time for the notice to be received at least one day prior to the election. Also requires the election authority to change the location of a polling place to an accessible, authorized, different location upon timely, proper petition by 25% of a precinct’s registered voters.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Elections
May 05 Tbd pursuant Hse Rule 27D

1 HB-0669 COUNTRYMAN – KUBIK – OLSON, MYRON.
(Ch. 46, new par. 22-9.2)

Amends the Election Code. Provides for an automatic recount where an unsuccessful candidate received at least 98% of the votes cast for the successful candidate.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Elections
May 05 Tbd pursuant Hse Rule 27D

HB-0670 PETERSON, W.
(Ch. 24, par. 7-3-6)

Amends the Municipal Code. Prohibits certain disconnections from a municipality that has not levied ad valorem taxes in at least 3 of the immediately preceding 5 years.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Cities & Villages
May 05 Tbd pursuant Hse Rule 27D

HB-0671 PETERSON, W – KLEMM – MCCracken – CHURCHILL.
(Ch. 121, par. 5-608)

Amends the Highway Code to make a grammatical change in relation to transportation impact fees.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Executive
May 05 Tbd pursuant Hse Rule 27D

HB-0672 PIEL – CURRAN AND COUNTRYMAN.
(Ch. 80, par. 211)

Amends the Mobile Home Landlord and Tenant Rights Act to provide that a mobile home park lease shall contain a provision which binds the park owner if the lot is rented to agree not to enter the mobile home without the permission of the mobile home owner. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary I
May 02 Do Pass/Short Debate Cal 013-000-000
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 25 Third Reading - Passed 115-001-000
May 26 Arrive Senate
Sen Sponsor DEANGELIS
Placed Calendr, First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Executive

1 Fiscal Note Act may be applicable.
HB-0673

PEDERSEN, B – HANNIG.

(Ch. 68, par. 3-106)

Amends the Human Rights Act. Provides that the Act does not prohibit the refusal to rent a housing accommodation to unmarried persons of the opposite sex. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Human Services
May 04 Motion disch comm, advc 2nd Committee Human Services
May 05 Motn discharge comm lost 052-038-012 Tbld pursuant Hse Rule 27D

HB-0674

KRSKA – SHAW – HANNIG – GRANBERG – LAURINO AND WHITE.

(Ch. 111 2/3, new par. 8-301.1)

Amends The Public Utilities Act to establish minimum standards for the performance of service or repair work at a consumer’s premises. Requires the utility to make specific appointments. Provides that a utility is liable to a consumer for lost work time if the appointment is not kept and the consumer is not notified of a cancellation or rescheduling. Provides that a violation is a business offense.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Consumer Protection
May 05 Tbld pursuant Hse Rule 27D

HB-0675

MCCracken.

(Ch. 46, par. 19-6)

Amends The Election Code to permit the voter or a spouse, parent, child, brother or sister of the voter or an express company which is engaged in the business of making deliveries to deliver in person to the election authority the completed absentee ballot.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Elections
May 05 Tbld pursuant Hse Rule 27D

HB-0676

GIORGI.

(Ch. 73, par. 1065.703)

Amends the Insurance Information and Privacy Protection Article of the Insurance Code to include licensed clinical social worker in the definition of “medical professional”.

HOUSE AMENDMENT NO. 1.

Deletes a reference to psychiatric social worker.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Insurance
Apr 06 Amendment No.01 INSURANCE Adopted DP Amended Consent Calendar 020-000-000
Consnt Caldr Order 2nd Read
Apr 11 Consnt Calendar, 2nd Readng Consnt Caldr Order 3rd Read
1 HB-0677 KUBIK.

(Ch. 122, par. 14-13.01)

Amends The School Code. Provides for reimbursement to districts for their special education personnel on the basis of 1/2 the annual contract salary of such personnel, and for reimbursement for special education transportation costs on the basis of 100% of such costs per child. Effective July 1, 1989.

HOUSE AMENDMENT NO. 1.

Changes the special education personnel reimbursement formula to varying percentages of the Statewide average teacher’s salary, or in some instances upon a specific dollar amount per child if that is lower. Adds an immediate effective date.

FISCAL NOTE, AS AMENDED (State Board of Education)

HB-677, as amended, would have no cost to the State in FY90. In FY91 the cost would be $79.5 million; in FY92, $154.7 million; and in FY93, $277.5 million.

HOUSE AMENDMENT NO. 2.

Provides that the special education reimbursement for a school psychologist shall be based on the statewide average teacher’s (rather than special education teacher's) salary.

Mar 15 1989 First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Elementary & Secondary Education
May 05 Amendment No.01  ELEM SCND ED  Adopted
                  019-001-004
                      Placed Calndr,Second Reading
May 11  Fiscal Note Requested WILLIAMS
      Placed Calndr,Second Reading
May 16  Fiscal Note filed
      Placed Calndr,Second Reading
May.17 Second Reading  Amendment No.02  KUBIK  Adopted
      Placed Calndr,Third Reading
May 30  Tabled House Rule 37(G)

HB-0678 COUNTRYMAN.

(Ch. 46, par. 24A-9)

Amends The Election Code concerning electronic voting systems. Provides each election authority shall file a copy of the program used to test automatic tabulating equipment prior to an election, or a copy of the results accumulating program in the case of a jurisdiction employing in-precinct counting, with the State Board of Elections. Currently, copies of tested programs are filed with the Board only where, at the time of the tabulation and official canvass of votes, the equipment being utilized to tabulate the votes was not solely dedicated to such tabulation and canvass. Eliminates requirement that pre-election tests conducted by the Board be conducted on a rotation basis and limited to 10% of the election jurisdictions.

Mar 15 1989 First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Elections

1 Fiscal Note Act may be applicable.
Amends The Election Code to require the State Board of Elections to design a standard and scientific random method of selecting the precincts which are to be re-tabulated in jurisdictions where in-precinct counting equipment is utilized and requires the election authority to utilize such method. Requires the State Board of Elections, the State's Attorney, law enforcement agencies, county chairmen of the established political parties and qualified civic organizations to be given prior written notice of time and place of such random selection procedure and permits such parties to be represented at such procedure.

Amends The Election Code relating to in-precinct counting equipment. Provides that in election jurisdictions which utilize in-precinct counting equipment, the certificate of results which has been prepared by the judges of election in the polling place after the ballots have been tabulated shall be the document used for the canvass of votes for such precinct.

Amends the Code of Civil Procedure. Provides that a cause of action for product liability may be maintained if and only if the product was defective, the product was reasonably used for its normal or intended purpose, and the defect could have been reasonably ascertained and prevented. Allows punitive damages of twice actual damages on proof of intentional or malicious disregard for the safety of the user. Applies to causes of action accruing on or after the effective date.

Amends The School Code relative to public school visitations made by regional superintendents. Prohibits recognition or educational program evaluation visits by regional superintendents except as part of an evaluation team led by a representative of the Public School Approval Section of the State Board of Education. Requires the regional superintendent of an educational service region having over 2,000,000 inhabitants to report to the State Superintendent of Education the purpose and results of each public school visitation made by such regional superintendent or his office.

Amends The School Code relative to public school visitations made by regional superintendents. Prohibits recognition or educational program evaluation visits by regional superintendents except as part of an evaluation team led by a representative of the Public School Approval Section of the State Board of Education. Requires the regional superintendent of an educational service region having over 2,000,000 inhabitants to report to the State Superintendent of Education the purpose and results of each public school visitation made by such regional superintendent or his office.
Amends the Local Government and Governmental Employees Tort Immunity Act. Provides that interest on funds raised to pay tort judgments or settlements, reserves therefor or risk care management may be used only for such purposes, except that in the case of bonds issued before the effective date of this amendatory Act, interest on funds raised to pay the costs of and principal and interest on such bonds may be declared surplus and used for any other governmental purpose. Effective immediately.

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<td>May 18</td>
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<td>Sen Sponsor JOYCE, JE</td>
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<td>Placed Calndr,First Reading</td>
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**2** HB-0684 PARCELLS.

(Ch. 108 1/2, new par. 1-116)

Amends the General Provisions Article of the Pension Code to authorize payment of retirement and death benefits directly to the former spouse or dependent children of a member pursuant to the order of a court having jurisdiction over the dissolution of the member’s marriage or a resulting property or separation agreement.

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**HB-0685** GIORGI – OLSON, MYRON – WOLF.

(Ch. 46, pars. 9-10, 9-11, 9-12, 9-13, 9-14 and 9-16)


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**HB-0686** GIORGI – COUNTRYMAN – WOLF.

(Ch. 46, pars. 9-3, 9-4, 9-5, 9-10, 9-12, 9-14 and 9-16)

Amends The Election Code. Requires local political committees to file campaign disclosure reports with the State Board of Elections as well as the county clerk. Effective immediately.

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**HB-0687** MAUTINO – KUBIK.

(Ch. 46, par. 7-45)

Amends The Election Code to provide that whenever a person offering to vote at a primary is challenged and is not personally known to the judges of election to have the qualifications required to vote, the person challenged shall make and subscribe an affidavit that the person is qualified to vote. Effective immediately.

1 Pension System Impact Note Act may be applicable.
HB-0687—Cont.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Elections
May 05 Tbld pursuant Hse Rule 27D

HB-0688 VANDUYNE – BALANOFF – WHITE – CULLERTON – LANG, SUTKER, CURRAN, FARLEY, MUNIZZI, MCNAMARA, NOVAK, DEJAEGHER, RICE, SHAW, HANNIG, GRANBERG, DAVIS AND FLINN.

(Ch. 17, par. 6011; new par. 6010.1)

Amends An Act relating to the issuance and use of credit cards. Requires the use of carbonless credit card transaction forms. Provides that a violation constitutes a business offense.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Consumer Protection
May 02 Interim Study Calendar CONSUMER PROT

HB-0689 FARLEY – BALANOFF.

(Ch. 48, par. 1004)

Amends the Minimum Wage Law to fix the rate of the Illinois minimum wage for employees at the rate established by the federal Fair Labor Standards Act of 1938, as amended or modified.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Labor & Commerce
May 05 Tbld pursuant Hse Rule 27D

HB-0690 FARLEY.

(Ch. 48, new par. 39s-1.1)

Amends "An Act regulating wages of laborers, mechanics and other workers employed in any public works by the State, county, city or any public body or any political subdivision or by any one under contract for public works", to give the Act the short title of the Prevailing Wage Law.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Labor & Commerce
May 05 Tbld pursuant Hse Rule 27D

HB-0691 FARLEY.

(Ch. 48, par. 138.4a)


Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Labor & Commerce
Apr 18 Placed Calndr, Second Reading
Recommended do pass 016-000-000
May 25 Second Reading
Held on 2nd Reading
May 30 Tabled House Rule 37(G)

HB-0692 FARLEY.

(Ch. 48, par. 333)

Amends the Unemployment Insurance Act by changing references to the Internal Revenue Code.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, par. 333
Adds reference to: Ch. 48, pars. 321.2, 409, 441, 444, 451, 540, 553, 554, 555, 572.1, 574, 578.1, 640, 660, new par. 640.1

Deletes title and everything after the enacting clause. Amends The Unemployment Insurance Act. Changes definition of nonprofit organization. Makes changes

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27        Assigned to Labor & Commerce
Apr 18       Recommended do pass 016-000-000
May 24       Second Reading
             Held on 2nd Reading
May 25       Amendment No.01 MCPIKE Adopted
             Placed Calndr,Third Reading
             Third Reading - Passed 110-000-004
May 26       Arrive Senate
             Placed Calendr,First Reading
May 30       Primary Sponsor Changed To JACOBS
             Added As A Joint Sponsor HUDSON
             Placed Calendr,First Reading
             First reading  Rfrd to Comm on Assignment
May 31       Committee discharged
             Placed Calndr,Second Reading
             Second Reading
             Placed Calndr,Third Reading
Jun 01       Third Reading - Passed 057-000-000
             Passed both Houses
Jun 02       Sent to the Governor
Jun 05       Governor approved
             PUBLIC ACT 86-0003 Effective date 89-07-01

HB-0693 FARLEY.
(Ch. 48, pars. 1615 and 1717)

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27        Assigned to Labor & Commerce
May 05        Tbd pursuant Hse Rule 27D

HB-0694 LEVERENZ - MCNAMARA - STECZO - KUBIK, PULLEN AND STANGE.
(Ch. 19, par. 65g; Ch. 34, par. 421.3)
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.

FISCAL NOTE (IL Dept. of Transportation)
The fiscal impact of House Bill 694 will be approximately $40,000.

HOUSE AMENDMENT NO. 3.
Changes “speed limit” to “flow limit”.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27        Assigned to Transportation and Motor Vehicles
Apr 12       Recommended do pass 014-008-001
Apr 13       Placed Calndr,Second Reading
             Fiscal Note Requested MCCRACKEN
May 04       Placed Calndr,Second Reading
             Fiscal Note filed
May 18       Placed Calndr,Second Reading
             Amendment No.01 CHURCHILL Lost
May 18—Cont. Amendment No.02 049-064-000 HARRIS Lost Amendment No.03 049-064-000 LEVERENZ Adopted
Placed Calndr, Third Reading
May 25 3d Reading Consideration PP Calendar Consideration PP.
May 26 Third Reading - Lost 058-040-000

3 HB-0695 MATIJEVICH – GOFORTH – SALTSMAN – MCAULIFFE.
(Ch. 108 1/2, par. 14-110)
Amends the State Employees Article of the Pension Code to allow State Police to retire after 25 years of service, regardless of age.
Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

3 HB-0696 CURRAN.
(Ch. 108 1/2, new par. 4-118.3)
Amends the Downstate Firefighter Article of the Pension Code to authorize the Director of Insurance to order a reduction in municipal and member contributions for pension funds that are more than fully funded; requires annual review.
Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Personnel and Pensions
May 04 Interim Study Calendar PERS PENSION

1 HB-0697 SALTSMAN.
(Ch. 108 1/2, par. 4-118)
Amends the Downstate Firefighters Article of the Pension Code to delete a provision allowing the actuary who determines the level of municipal contributions to be employed by the municipality.
Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Personnel and Pensions
May 04 Interim Study Calendar PERS PENSION

1 HB-0698 SALTSMAN.
(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.
Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Personnel and Pensions
May 04 Interim Study Calendar PERS PENSION

HB-0699 PIEL.
(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 last Tuesday in April of such years. Effective December 1, 1990.

1 Fiscal Note Act may be applicable.
2 Pension System Impact Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Higher Education Student Assistance Law within The School Code and the Board of Higher Education Act. Requires the Illinois State Scholarship 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.

FISCAL NOTE (Illinois State Scholarship Commission) HB-700 will not require additional State revenues for higher education. However, the four public university systems will need to raise tuitions by approximately 32% to recapture lost revenues due to the reallocation provisions.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 122, pars. 30-15.4 and 30-15.7; Ch. 144, par. 188
Changes the title and deletes everything after the enacting clause. Amends The School Code to remove the word "hereby".

Fiscal Note Act may be applicable.

Amends the Illinois Farm, Industrial and Construction Equipment Fair Dealership Law to include outdoor power equipment. Changes the short title to the Equipment Fair Dealership Law. Provides that obligations created under the Law apply to successor wholesalers, manufacturers and distributors.

HOUSE AMENDMENT NO. 2.

Amends the Illinois Farm, Industrial and Construction Equipment Fair Dealership Law to include outdoor power equipment. Changes the short title to the Equipment Fair Dealership Law. Provides that obligations created under the Law apply to successor wholesalers, manufacturers and distributors.
HB-0701—Cont.

Adds the word “Illinois” to short title.

HOUSE AMENDMENT NO. 3.
Removes the exclusion of retailers of law and garden equipment from the scope of the Act.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Agriculture
Apr 18 Amendment No.01 AGRICULTURE Withdrawn
Apr 18 Amendment No.02 AGRICULTURE Adopted
012-005-001
012-005-001
012-005-001

May 18 Second Reading
May 23 Amendment No.03 RICHMOND Adopted
Placed Calndr,Third Reading
May 30 3d Reading Consideration PP Calendar Consideration PP.

HB-0702 RICHMOND.
(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.
Changes provisions prohibiting a “similarly described” part of a carcass to provisions prohibiting a “similar term describing” part of a carcass.

HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 56 1/2, pars. 302.6 and 302.26)

Specifies additional animals to which the Act applies.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Agriculture
Apr 18 Amendment No.01 AGRICULTURE Adopted
Do Pass Amend/Short Debate
018-000-000
Cal 2nd Rdng Short Debate
May 10 Short Debate Cal 2nd Rdng
May 23 Amendment No.02 RICHMOND Adopted
Cal 3rd Rdng Short Debate
May 23 Short Debate-3rd Passed 112-000-000
May 24 Arrive Senate
May 24 Sen Sponsor JOYCE,JJ
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Agriculture & Conservation
Jun 07 Recommended do pass 011-000-000
Jun 16 Second Reading
Jun 16 Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Jun 19 Passed both Houses
Jul 17 Sent to the Governor
Aug 15 Governor approved
PUBLIC ACT 86-0217 Effective date 89-08-15

1158
Amends The Election Code to make it a Class 3 felony to knowingly give false or misleading information to an election authority in an application for an absentee ballot or to solicit another person to give such false information. Provides that a person convicted shall be ineligible for public employment for a period of 5 years immediately following the completion of his sentence.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Elections
May 04 Interim Study Calendar ELECTIONS

Amends The Election Code to provide that all applications for absentee ballots shall be available at the office of the election authority for public inspection upon request from time of receipt by the election authority until 30 days after the election, except in certain cases.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Elections
May 04 Interim Study Calendar ELECTIONS

Amends The Election Code concerning in-precinct ballot counting in election jurisdictions where electronic voting systems are used. Provides election judges delivering the containers of ballots and other election materials to a receiving station or the office of the election authority shall not receive a receipt therefor until the container has been opened, the number of the seal on the container has been recorded and the contents of the container have been inventoried. Requires containers to be resealed prior to delivery to the election authority where the containers are initially delivered to a receiving station. Allows pollwatchers to be present at the inventories of the containers and to observe the transmission from a receiving station of any and all electronically recorded precinct by precinct election results data, as well as the receipt of such data at the election authority.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Elections
May 04 Interim Study Calendar ELECTIONS

Amends The Civil Administrative Code of Illinois 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.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary II
Apr 07 Recommended do pass 015-001-000
Apr 12 Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
5 Correctional Budget and Impact Note Act may be applicable.
HB-0707  STERN – COUNTRYMAN.
(Ch. 46, new pars. 23-1.1a, 23-1.2a, 23-1.3a, 23-1.4a, 23-1.5a, 23-1.6a, 23-1.7a, 23-1.8a, 23-1.8b, 23-1.9a, 23-1.10a, 23-1.11a, 23-1.12a and 23-1.13a; rep. pars. 23-1.1 through 23-1.17; rerepeals pars. 23-1, 23-6, 23-7, 23-8, 23-9, 23-10 and 23-11)

Amends The Election Code. Establishes procedures for contesting an election for Statewide executive office or University of Illinois Trustee. Provides the Supreme Court shall have jurisdiction over each contest of an election for Statewide executive office or University of Illinois Trustee, and shall appoint a circuit judge to preside over any hearing or recount concerning such contest in each election jurisdiction in which the Supreme Court considers such a hearing or recount appropriate. Allows a circuit judge presiding over a hearing or recount in an election jurisdiction to appoint the State Board of Elections to determine the true and correct results of the election. Further provides if any of the powers or duties to be exercised by the Supreme Court pursuant to the amendatory provisions exceed the Court’s jurisdictional limitations, the provisions shall continue to govern and the Supreme Court shall assign to a circuit court the adjudicatory powers which pertain to the contest and which may not be exercised by the Supreme Court. Repeals current provisions concerning contests of elections for Statewide executive offices. Rerepeals provisions regarding the determination of such contests by the General Assembly. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0708  KRSKA – CAPPARELLI – LAURINO.
(Ch. 38, pars. 24-1 and 24-2)

Amends the Criminal Code of 1961 to prohibit the sale, purchase, possession or carrying of (i) a semiautomatic rifle that accepts a detachable magazine with a capacity of 20 rounds or more; (ii) a shotgun with a magazine capacity of 6 rounds or more; (iii) a semiautomatic handgun that accepts a detachable magazine with a capacity of 20 rounds or more; or (iv) any part, or combination of parts, designed or intended to readily convert a firearm into such weapons described. Exempts peace officers, prison wardens and members of the U.S. Armed Services or Reserve Forces or Illinois National Guard, while in performance of their official duty. Penalty is a Class 3 felony.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary II
May 02  Interim Study Calendar JUDICIARY II

HB-0709  KRSKA – BALANOFF.
(Ch. 111 1/2, new par. 954.2)

Amends the Illinois Chemical Safety Act. Requires businesses subject to the Act to post warning signs on the exterior of facilities containing hazardous chemicals indicating the nature and degree of the hazard.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Energy Environment & Nat. Resource
May 04  Interim Study Calendar ENRGY ENVRMNT
HB-0710  KRSKA.
(Ch. 46, par. 19-3)

Amends The Election Code to require a voter who expects to be absent from the county on the date of an election to submit in his application for an absentee ballot where he will be on election day and the purpose of his visit.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0711  KRSKA – CAPPARELLI.
(Ch. 95 1/2, pars. 3-117.1 and 12-101)

Amends The Illinois Vehicle Code to provide that courts may order persons convicted of operating an unsafe vehicle to apply for a salvage certificate for the vehicle. Violation of such an order is a Class C misdemeanor.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Select Comm Constitut’nal Officers
May 05  Tbd pursuant Hse Rule 27D

HB-0712  STECZO.
(Ch. 95 1/2, pars. 15-102, 15-107 and 15-111)

Amends The Illinois Vehicle Code. Removes the requirement that only upon streets and highways designated by local authorities or road commissioners can a vehicle and load have access for a distance of 5 miles to points of loading, unloading and of facilities for food, fuel, repairs and rest. Extends the permitted length of vehicles.

HOUSE AMENDMENT NO. 1. (Tabled May 26, 1989)
Reinstates the requirement that only upon streets and highways designated by local authorities or road commissioners can a vehicle and load have access for a distance of 5 miles to points of loading, unloading and of facilities for food, fuel, repairs and rest.

HOUSE AMENDMENT NO. 2.
Provides the requirement that only upon streets and highways designated by local authorities or road commissioners can a vehicle and load have access for 5 miles to points of loading, unloading and places for food, fuel, repairs and rest, except those streets and highways located in counties with a population of 3,000,000 or more.

HOUSE AMENDMENT NO. 4.
Changes the allowable length of vehicles.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Transportation and Motor Vehicles
May 03  Amendment No.01 TRANSPORTATN Adopted
         Recmmnded do pass as amend 016-003-000
Placed Calndr,Second Reading
May 24  Second Reading  Held on 2nd Reading
May 26  Mtn Prevail -Table Amend No 01
         Amendment No.02 RONAN Adopted
         Amendment No.03 STECZO Withdrawn
         Amendment No.04 STECZO Adopted
Placed Calndr; Third Reading
         Third Reading - Passed 065-049-003
May 30  Arrive Senate
Jun 01  Placed Calendr,First Reading
       Sen Sponsor O’DANIEL
Jun 06  First reading  Rfrd to Comm on Assignment
       Waive Posting Notice
       Assigned to Transportation
Amends The School Code. Includes vocational education among the areas of education considered necessary for a child's continuing development.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 27-1
Adds reference to: Ch. 122, par. 10-22.31a

Changes the title, deletes everything after the enacting clause and further amends The School Code to authorize special education joint agreements to employ a director under a multi-year contract. Adds an immediate effective date.

SENATE AMENDMENT NO. 1.

Deletes reference to: (Ch. 122, par. 27-1)
Adds reference to: (Ch. 122, par. 10-22.36)

Changes the title and deletes everything after the enacting clause. Amends The School Code. Removes school building additions, improvements and remodeling financed through disposition of other school buildings from the exemption from school district referendum required for increased building expenditures. Exempts building alterations financed through bonds issued for fire prevention and safety from the district referenda requirement. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Elementary & Secondary Education
May 04 Cal 2nd Rdng Short Debate
May 09 Cal 3rd Rdng Short Debate
May 09 Cal 2nd Rdng Short Debate
May 17 Amendment No.01 Mtn Prev-Recall 2nd Reading STECZO Adopted
Mtn Prevail to Suspend Rule 9(B)/116-000-000
Cal 3rd Rdng Short Debate
May 18 Third Reading - Passed 112-004-000
May 22 Arrive Senate
May 31 Placed Calendr, First Reading
Jun 01 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Elementary & Secondary Education
Jun 09 Recommended do pass 020-000-000
Jun 13 Second Reading
Jun 13 Placed Calndr, Second Reading
Nov 01 Recalled to Second Reading
Nov 01 Amendment No.01 NEWHOUSE Adopted
Dec 01 Sent to the Governor
Jan 03 1990 Governor approved

PUBLIC ACT 86-1010 Effective date 90-01-03
Amends the Revenue Act. Exempts from real property taxes all property of a forest preserve district organized under "An Act to provide for the creation and management of forest preserve districts in counties having a population of less than 3,000,000". Effective immediately.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)

Adds reference to: Ch. 96 1/2, par. 6316

Amends the Forest Preserve District Act. Provides that members of forest preserve police forces shall be peace officers certified and trained under the provisions of the Illinois Police Training Act.

SENATE AMENDMENT NO. 2. (Senate recedes June 30, 1989)

Adds reference to: Ch. 120, par. 500.1

Exempts property from real estate taxes if owned by a governmental unit for school purposes before 1984 and acquired before the effective date of this amendatory Act by a not-for-profit organization exempt from income taxes and which uses the property exclusively for vocational and technical education.

CONFERENCE COMMITTEE REPORT NO. 1.

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

Recommends that the bill be amended as follows:

Deletes Reference To: Ch. 120, new par. 500.18c

Adds reference to: Ch. 34, new par. 409.18; Ch. 111 2/3, pars. 327, 354, 355.05, 702.02, 704.01, 704.04 and 704.09, new pars. 699 through 699.16, 704.12 and 704.13; Ch. 120, pars. 417, 418, 424, 439.9, 439.39, 439.109 and 442, new par. 417.19; Ch. 127, par. 144.3, new par. 141.252

Amends the Motor Fuel Tax Law to increase the tax rate and change the manner in which it is imposed and distributed. Also amends the State occupation and use tax Acts to reduce the transfers from the General Revenue Fund to the Motor Fuel Tax Fund from 2.5% to 1.7%. Limits appropriations from the Road Fund to the Secretary of State and State Police. Creates the County Motor Fuel Tax Law, authorizing certain counties to impose a tax not to exceed 4¢ per gallon on the sale of motor fuel; proceeds from the tax are to be used for highway and waterway purposes. Creates a Strategic Capital Improvements Program for the RTA, makes various changes in the RTA bond authorization, and provides for the payment of additional State assistance. Amends the Downstate Public Transportation Act to add a new Article relating to federal UMTA Section 9 funds. Amends IDOT's general mass transit grant authority, and authorizes consolidation of certain procurements on behalf of grantees. Creates an advisory committee on IDOT's Disadvantaged Business Enterprise Program. Includes other provisions. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Counties & Townships
Apr 07 Do Pass/Short Debate Cal 014-000-000
Apr 26 Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 18 Third Reading - Passed 113-002-001
May 22 Arrive Senate
Placed Calendr, First Reading
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Local Government
Jun 08 Recommended do pass 012-000-000
Placed Calndr, Second Reading

1 Fiscal Note Act may be applicable.
HB-0714—Cont.

Jun 13  Second Reading
       Placed Calndr,Third Reading
Jun 20  Recalled to Second Reading
       Amendment No.01 FAWELL  Adopted
       Placed Calndr,Third Reading
Jun 22  Recalled to Second Reading
       Amendment No.02 FAWELL  Adopted
       Placed Calndr,Third Reading
Jun 23  Third Reading - Passed 053-000-002
       Speaker's Tbl. Concurrence 01,02
Jun 28  Primary Sponsor Changed To ROCK
       Speaker's Tbl. Concurrence 01,02
       H Noncners in S Amend. 01,02
Jun 29  Secretary's Desk Non-concur 01,02
       S Refuses to Recede Amend 01,02
       S Requests Conference Comm 1ST
       Sen Conference Comm Apptd 1ST/ROCK
       DEMUZIO, D'ARCO, RIGNY & SCHAEFFER
       Hse Accede Req Conf Comm 1ST
       Hse Conference Comm Apptd 1ST/GIORGI,
       MCPike, CULLERTON, EWING AND
       FREDERICK,VF
Jun 30  Senate report submitted
       Senate Conf. report Adopted 1ST/035-022-002
       House report submitted
       House Conf. report Adopted 1ST/062-052-003
       Both House Adoptd Conf rpt 1ST
       Passed both Houses
       Sent to the Governor
       Governor approved
       Effective date 89-06-30
       Effective date 89-08-01/ARTICLE I
       Effective date 90-01-01/ART. IV
       PUBLIC ACT 86-0016

HB-0715  STECZO.

(Ch. 96 1/2, par. 6321)

Amends the Forest Preserve District Act (counties under 3,000,000). Provides
that appropriation ordinances take effect on passage (rather than 10 days after pub-
lication). Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27    Assigned to Counties & Townships
Apr 07    Do Pass/Consent Calendar 014-000-000
Apr 17    Consnt Caldr Order 2nd Read
Apr 25    Consnt Calendar, 2nd Readng
Apr 26    Consnt Caldr Order 3rd Read
Apr 26    Consnt Caldr, 3rd Read Pass 115-000-000
Apr 28    Arrive Senate
Apr 28    Placed Calendar,First Readng
      Sen Sponsor TOPINKA
May 04    First reading  Rfrd to Comm on Assignment
May 18    Assigned to Local Government
Jun 01    Recommended do pass 012-000-000
            Placed Calndr,Second Readng
Jun 15    Second Reading
Jun 19    Placed Calndr,Third Reading
Jun 19    Third Reading - Passed 059-000-000
            Passed both Houses
Jul 17    Sent to the Governor
HB-0716  STECZO.
(Ch. 85, par. 3-101)

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Adds to the definition of "property" all real or personal property in which a local public entity holds any possessory or legal interest. Deletes from the definition an exception for easements and encroachments on its property that the public entity does not own, possess, or lease. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27        Assigned to Judiciary I
Apr 13        Do Pass/Short Debate Cal 012-000-000
              Cal 2nd Rdg Short Debate
May 25        Short Debate Cal 2nd Rdg
              Held 2nd Rdg-Short Debate
May 26        Interim Study Calendar JUDICIARY I

HB-0717  STECZO.
(Ch. 96 1/2, par. 6351)


Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27        Assigned to Counties & Townships
May 05        Tbd pursuant Hse Rule 27D

HB-0718  KULAS.
(Ch. 95 1/2, par. 15-111)

Amends the Vehicle Code to provide that certain vehicles are subject to the axle weight restrictions set forth in the Code and not subject to the bridge formula.

SENATE AMENDMENT NO. 1. Allows various wheel and axle loads and gross weights for certain vehicles manufactured prior to model year 1994 (now 1990) and registered prior to January 1, 1995 (now 1991).

SENATE AMENDMENT NO. 2. Adds immediate effective date.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27        Assigned to Transportation and Motor Vehicles
Apr 06        Do Pass/Consent Calendar 017-000-000
Apr 11        Cnsnt Calendar, 2nd Readng
Apr 17        Cnst Caldr Order 3rd Read
Apr 18        Cnsnt Caldr Order 3rd Read
Apr 26        Consent Calendar, 3rd Read Pass 116-000-000
Apr 26        Arrive Senate
              Placed Calndr,First Readng
Apr 26        Sen Sponsor O’DANIEL
              Placed Calndr,First Readng
May 04        First reading  Rfrd to Comm on Assignment
May 18        Assigned to Transportation
Jun 06        Recommended do pass 013-000-000
              Placed Calndr,Second Readng
Jun 15        Second Reading
              Amendment No.01  O’DANIEL  Adopted
              Amendment No.02  O’DANIEL  Adopted
              Placed Calndr,Third Reading

Aug 30  Governor approved
PUBLIC ACT 86-0323  Effective date 89-08-30

1165  HB-0715—Cont.
HB-0719  KULAS AND WENNLUND.
(Ch. 95 1/2, par. 15-111)
Amends the Vehicle Code to allow various wheel and axle loads and gross weights for certain vehicles manufactured prior to model year 1996 (now 1990) and registered prior to January 1, 1997 (now 1991).
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Transportation and Motor Vehicles
May 03  Placed Calndr,Second Reading
May 24  Second Reading  Held on 2nd Reading
May 30  Tabled House Rule 37(G)

HB-0720  BALANOFF AND TERZICH.
(New Act)
Enacts the Cigarette Vending Machine Accessibility Act to provide that cigarette vending machines may only be located on the premises of a business licensed to sell alcoholic liquor. Violation is a Class A misdemeanor. Provides for confiscation and destruction of improperly located cigarette vending machines.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Consumer Protection
May 05  Interim Study Calendar CONSUMER PROT

HB-0721  BALANOFF - LANG, TROTTER AND BOWMAN.
(Ch. 121 1/2, new par. 262U)
Amends the Consumer Fraud and Deceptive Business Practices Act to provide that it is an unlawful practice for any person to display for play or operation any coin-operated device for either amusement or for sale of personal property without having displayed prominently on the face of such device a toll free telephone number which a user of such device can call for service or refund if such user experiences a problem with such device. Failure to comply with this requirement is a petty offense punishable by a fine of $100 for each day that such toll free telephone number is not posted on the device.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Consumer Protection
Apr 13  Interim Study Calendar CONSUMER PROT

HB-0722  BALANOFF – GIGLIO – DAVIS – KULAS – TROTTER, BOWMAN AND SHAW.
(Ch. 111 1/2, new par. 1022.23)
Amends the Environmental Protection Act to provide that the Environmental Protection Agency shall prepare and present to the Governor and the General Assembly a study of the Lake Calumet area hazardous waste situation by March 1, 1990.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Requires special consideration to be given to assessment of the sites located nearest to wells in current use.

FISCAL NOTE (EPA)
The Agency is currently conducting such a remedial investigation/feasibility study of an area of southwestern IL which contains 16 sites, at a cost of approximately $1 million. Since it is estimated that about 50 sites in the Lake Calumet area would be covered by House Bill 722, the Agency estimates the cost of the required studies to be in excess of $2.5 million.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Executive
Apr 18 Amendment No.01 EXECUTIVE  Adopted
       Recommended do pass as amend
       012-006-001
       Placed Calndr, Second Reading
Apr 19  Fiscal Note Requested MCCracken
       Placed Calndr, Second Reading
May 10  Fiscal Note filed
       Placed Calndr, Second Reading
May 25  Second Reading
       Held on 2nd Reading
May 26  Placed Calndr, Third Reading
       Third Reading - Lost 040-049-001

^ HB-0723  MCPIKE.
(Ch. 108 1/2, par. 16-127)
Amends the Downstate Teacher Article of the Pension Code to allow service credit for certain leaves of absence occurring before July 2, 1963, for which the required contributions are paid before July 1, 1990. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Personnel and Pensions
May 05  Tbd pursuant Hse Rule 27D

^ HB-0724  MCPIKE.
(Ch. 48, pars. 138.8 and 138.19)
Amends the Workers’ Compensation Act. Provides when an employee has suffered a work-related injury and it appears the injury will preclude the employee from engaging in suitable employment, the employee shall be entitled to vocational rehabilitation services reasonably necessary to restore him to suitable employment. Defines “suitable employment.” Establishes standards for the administration of such a vocational rehabilitation plan. Provides that where there has been any unreasonable or vexatious delay of payment or intentional underpayment of compensation or where frivolous or dilatory proceedings have been instituted, then the commission may award compensation of up to 50% of the amount payable at the time of such award. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Labor & Commerce
May 05  Tbd pursuant Hse Rule 27D

^ HB-0725  TERZICH, CAPPARELLI, BUGIELSKI AND RICE.
(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.

^ Fiscal Note Act and Pension System Impact Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Limits the amount of the transfer to 2% of the budget of the Dept. from which the transfers are made.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 42, par. 323

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. Eliminates the 2% limit on transfers of appropriations.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Executive
Apr 13  Recommended do pass 011-006-000

May 12  Second Reading
   Amendment No.01  PARCELLS  Adopted

May 22  Third Reading - Passed 094-016-002
May 23  Arrive Senate

May 25  First reading  Rfrd to Comm on Assignment
May 26  Assigned to Local Government
Jun 08  Recommended do pass 012-000-000

Jun 14  Primary Sponsor Changed To ROCK
Jun 15  Second Reading
   Amendment No.01  ROCK  Adopted

Jun 23  Third Reading - Passed 030-024-000
Speaker’s Tbl. Concurrence 01
Jun 28  H Concurs in S Amend. 01/061-049-000
Passed both Houses
Jul 27  Sent to the Governor
Sep 01  Governor approved

PUBLIC ACT 86-0520  Effective date 90-01-01

HB-0726 TERZICH, CAPPARELLI, MCAULIFFE, KULAS AND SANTIAGO.
(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.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Executive
Apr 13  Do Pass/Consent Calendar 018-000-000

Apr 25  Consnt Caldr Order 2nd Read
Apr 25  Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
May 03  Consnt Caldr, 3rd Read Pass 116-000-000
May 11  Arrive Senate

May 24  Sen Sponsor DALEY,J
Placed Calndr,First Readng
May 25  First reading  Rfrd to Comm on Assignment
May 26  Assigned to Local Government
Jun 08  Recommended do pass 012-000-000

Placed Calndr,Second Readng
HB-0727  DEJAEGHER.

(Ch. 24, new par. 3-4-8.1)

Amends the Municipal Code. Permits cities of less than 100,000 population to adopt, by referendum, a system of staggered terms for aldermen. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Cities & Villages
Apr 18  Do Pass/Consent Calendar 012-000-000
Apr 25  Consnt Caldr Order 2nd Read
Apr 25  Consnt Calendar, 2nd Reading
May 03  Consnt Caldr Order 3rd Read
May 11  Arrive Senate
Jun 01  Sen Sponsor JACOBS
Jun 06  First reading  Rfrd to Comm on Assignment
Jun 08  Waive Posting Notice  Assigned to Local Government
Jun 13  Recommended do pass 012-000-000
Jun 19  Placed Calndr,Second Readng
Jul 17  Placed Calndr,Third Readng
Jul 17  Second Reading  Placed Calndr,Third Reading
Aug 30  Governor approved
PUBLIC ACT 86-0324  Effective date 90-01-01

HB-0728  OLSON, BOB – ROPP.

(Ch. 91 1/2, pars. 3-819 and 4-616)

Amends the Mental Health and Developmental Disabilities Code to require the Department of Mental Health and Developmental Disabilities to reimburse the sheriff for the personnel and vehicle costs incurred in transporting patients pursuant to court order.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Select Committee on Mental Health
May 02  Interim Study Calendar MENTAL HEALTH

HB-0729  OLSON, BOB – ROPP.

(Ch. 34, par. 431)

Amends the law in relation to counties to provide that agreements between the Public Building Commission and Counties for lease of real or personal property shall not exceed 40 years (instead of 20 years).

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 85, par. 1044

1 Fiscal Note Act may be applicable.
Changes the lease period for Public Building Commission property to 30 years (from 40 years). Amends the Public Building Commission Act to make a similar change.

HOUSE AMENDMENT NO. 2.
Makes a technical correction in the introductory clause.

HB-0730 OLSON, BOB – ROPP.

(Ch. 34, par. 3154)

Amends the County Zoning Act. Provides that a county board may vary the application of regulations authorized by the Act without a hearing before the board of appeals if the variation sought is a variation of 10% or less of the authorized regulations as to location of structures or as to bulk requirements. (Now, such a variation without public hearing may be made only in counties contiguous to Cook County.)
HB-0730

Jun 13  Second Reading
   Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
   Passed both Houses
Jul 17  Sent to the Governor
Aug 30  Governor approved

PUBLIC ACT 86-0326 Effective date 90-01-01

HB-0731  OLSON, BOB - ROPP.
(New Act)

Permits a county's governing body to establish a calendar of legal holidays. Provides that persons employed in offices funded by county appropriations shall be governed by such calendar.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Counties & Townships
May 05  Tbd pursuant Hse Rule 27D

HB-0732  KLEMM - KUBIK - ZICKUS - WILLIAMSON, COWLISHAW, KIRKLAND, ROPP, DEUCHLER, BLACK, WELLER, NOVAK, VANDUYNE, CURRAN, MCNAMARA, LANG, FARLEY, FLOWERS AND JONES, LOU.

Amends the Bill of Rights for Victims and Witnesses of Violent Crime Act to provide that the victim has a right to have a victim impact statement forwarded to the Prison Review Board to be considered by the Board when it makes its determination on releases, discharges from parole or mandatory supervised releases, and if an impact statement is made, to be notified of such releases or discharges.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary II
Apr 19  Do Pass/Short Debate Cal 014-000-000
Apr 26  Short Debate Cal 2nd Rdng
   Cal 3rd Rdng Short Debate
May 19  Short Debate-3rd Passed 111-003-000
May 22  Arrive Senate
   Placed Calndr, First Readng
May 25  Sen Sponsor SCHAFFER
   Placed Calndr, First Readng
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Waive Posting Notice  Assigned to Judiciary
Jun 09  Recommended do pass 012-000-000
   Placed Calndr, Second Readng
Jun 13  Second Reading
   Placed Calndr, Third Readng
Jun 19  Third Reading - Passed 059-000-000
   Passed both Houses
Jul 17  Sent to the Governor
Aug 16  Governor approved

PUBLIC ACT 86-0263 Effective date 90-01-01

HB-0733  KLEMM - DOEDERLEIN.
(Check 95 1/2, par. 11-209.1)

Amends The Illinois Vehicle Code. Removes requirement that traffic signs on streets and roads within any private area be installed only by the local authority and that such signs conform to Section 11-604 governing alteration of speed limits by local authorities. Immediate effective date.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Restores requirement that the traffic signs conform with Section 11-604 of the Code.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Select Comm. on Roads and Bridges
Apr 07  Amendment No.01 ROADS BRIDGES  Adopted
         Recommended do pass as amend 014-001-003
         Placed Calndr,Second Reading
Apr 12  Second Reading
May 09  Third Reading - Passed 115-001-000
May 11  Arrive Senate
May 30  Sen Sponsor SCHAFFER
         Placed Calndr,First Reading
May 31  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Transportation
Jun 13  Recommended do pass 013-000-000
         Placed Calndr,Second Reading
Jun 15  Second Reading
Jun 19  Third Reading - Passed 059-000-000
         Passed both Houses
Jul 17  Sent to the Governor
Sep 01  Governor approved  PUBLIC ACT 86-0521  Effective date 89-09-01

HB-0734 BLACK.
(Ch. 127 1/2, par. 128, new par. 129.4 and par. 131)
Amends “An Act in relation to fireworks” to require an adequate supply of water during a fireworks display. Violation is a business offense with a fine of $1,000. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Consumer Protection
May 04  Interim Study Calendar CONSUMER PROT

HB-0735 KIRKLAND.
(Ch. 110, par. 2-203)
Amends the Code of Civil Procedure. Allows service on an individual defendant by leaving a copy with some person of the age of 13 or more residing in the same household as the defendant.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary I
May 04  Motion disch comm, advc 2nd Committee Judiciary I
May 05  Interim Study Calendar JUDICIARY I

HB-0736 KIRKLAND.
(Ch. 40, par. 506)
Amends the Marriage and Dissolution of Marriage Act. Provides that the court may appoint an appropriate person (now, an attorney) as a child’s guardian ad litem.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary I
HB-0737  DUNN, JOHN.

(Ch. 40, par. 710)

Amends the Marriage and Dissolution of Marriage Act. Provides that if a payor raises other matters in the course of a support enforcement proceeding initiated by the State’s Attorney, the court shall provide a continuance sufficient to enable the payee to obtain representation for those matters.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 40, par. 2518

Changes the description of types of matters which, if raised by a party, shall result in the granting of a continuance to enable the other party to obtain representation. Amends the Parentage Act. Provides that, in a proceeding under the Act, if matters relating to visitation, custody, property or other matters are raised, the court shall grant a continuance to allow other parties to obtain representation regarding such matters.

SENATE AMENDMENT NO. 2.

Deletes amendatory language in original bill. Provides that if a payor properly files pleadings raising other matters in the course of a child support proceeding initiated by the State’s Attorney, and if the court finds that it has jurisdiction over those other matters, then the payor shall be given an opportunity to obtain a continuance to obtain representation in the other matters and the court shall not, pending disposition of the other matters, delay entry of an appropriate support order.

SENATE AMENDMENT NO. 3.

Adds reference to: Ch. 40, par. 1508

Amends the Adoption Act. Deletes language providing that an adoption investigation shall not be filed with, or be a part of, the record of an adoption proceeding. Provides that the report shall be filed with the record of the proceeding. Provides that if the record of the proceeding is not impounded, the report shall be impounded.

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<th>Date</th>
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<tbody>
<tr>
<td>Mar 15 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>Mar 27</td>
<td>Assigned to Judiciary I</td>
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<tr>
<td>May 03</td>
<td>Do Pass/Short Debate Cal 014-000-000</td>
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<td>May 09</td>
<td>Cal 2nd Rdnq Short Debate</td>
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<td>May 23</td>
<td>Short Debate-3rd Passed 107-001-005</td>
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<td>Arrive Senate Placed Calndr, First Reading</td>
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<td>May 26</td>
<td>Sen Sponsor MAROVITZ Placed Calndr, First Reading</td>
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<td>First reading Rfrd to Comm on Assignment</td>
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<td>Jun 13</td>
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<td>Recmdnd do pass as amend 012-000-000</td>
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<td>Jun 23</td>
<td>Placed Calndr, Second Reading</td>
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<td>Second Reading Amendment No. 01 JUDICIARY</td>
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<td>Recalled to Second Reading Amendment No. 02</td>
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<td>HAWKINSON Adopted Placed Calndr, Third Reading</td>
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<td>Jun 23</td>
<td>Third Reading - Passed 055-000-000</td>
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<td>Speaker’s Tbl. Concurrence 01,02,03</td>
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<td>Jun 27</td>
<td>H Concurs in S Amend. 1, 2, 3/111-000-001</td>
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<td>Jun 26</td>
<td>Passed both Houses</td>
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<tr>
<td>Jul 26</td>
<td>Sent to the Governor</td>
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Passed both Houses
Jul 26
Sent to the Governor
HB-0738 MAUTINO – GOFORTH.

Amends the Illinois Highway Code. Provides that no project involving an expenditure in excess of $25,000 of funds allotted from the Motor Fuel Tax Fund may be performed by a county, road district, or municipality with its own resources unless the Department determines that use of such resources is required for reasons of urgency or the inability to perform the project by the contract method for a price commensurate with that for a similar project elsewhere in the State.

HOUSE AMENDMENT NO. 1.

Restricts amendatory language to counties of 3,000,000 or less.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED

In the opinion of DCCA, HB-738, as amended by H-am 1, creates a service mandate for which reimbursement of 50%-100% of the increased cost to units of local government is required. Due to the nature of the bill, no data is available on which to base a reliable estimate, but the cost could be substantial.

HOUSE AMENDMENT NO. 2.

Excludes general maintenance work from restrictions imposed by the amendatory Act.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Select Comm. on Roads and Bridges
Apr 27 Amendment No.01 ROADS BRIDGES Adopted Recmmnded do pass as amend 011-007-000
Placed Calndr, Second Reading
May 02 St Mandate Fis Nte ReqMCCRAKENE
Placed Calndr, Second Reading
May 04 St Mandate Fis Note Filed
Placed Calndr, Second Reading
May 12 Second Reading Amendment No.02 HARTKE Adopted
Held on 2nd Reading
May 17 Amendment No.03 BLACK Lost
044-066-001
Placed Calndr, Third Reading
May 22 3d Reading Consideration PP
Calendar Consideration PP.
May 23 Interim Study Calendar ROADS BRIDGES

'HB-0739 MAUTINO – GOFORTH AND FLOWERS.

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.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Public Utilities
Apr 26 Do Pass/Short Debate Cal 014-000-000
Cal 2nd Rdng Short Debate
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 18 Third Reading - Passed 114-000-002
May 22 Arrive Senate
Placed Calendr, First Reading

1 Fiscal Note Act may be applicable.
HB-0740  BOWMAN – EWING – HULTGREN.

(Ch. 63, par. 42.72; Ch. 127, par. 145 and new par. 160.10)

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
HB-740 would have no immediate impact on State debt.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to State Government Administration
Apr 17  State Debt Note Filed  Committee State Government Administration
Apr 19  Recommended do pass 009-000-003
May 25  Interim Study Calendar ST GOV ADMN

HB-0741  BOWMAN – KUBIK – LAURINO – VANDUYNE.

(New Act)

Requires each coin-operated telephone installed after December 31, 1989 to be equipped with an amplification device for the hearing impaired.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Public Utilities
May 05  Interim Study Calendar PUB UTILITIES

HB-0742  BARGER.

(Ch. 102, par. 42)

Amends the Open Meetings Act. Includes a school board meeting for evaluation of its president among those which need not be public meetings.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to State Government Administration
May 05  Tbd pursuant Hse Rule 27D

HB-0743  BRUNSVOLD – WENNLUND.

(Ch. 111 1/2, par. 5510)

Amends the Emergency Medical Systems (EMS) Act. Provides that the service area boundaries of EMS systems shall not overlap, and that only one EMS system shall be approved in any municipality with a population of 70,000 or less. Effective immediately.
HOUSE AMENDMENT NO. 1.
Excludes, from limitations on the number of EMS systems, systems approved before the effective date of the amendatory provisions.

HOUSE AMENDMENT NO. 2.
Provides that EMS providers retain the right to choose which EMS system to participate in as long as the requirements of the EMS Act and its rules are met. Also, provides that patient destination not be effected by limitation of resource hospitals designated per service area.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 111 1/2, par. 5510
Adds reference to: Ch. 111 1/2, par. 5504.10

Deletes all. Changes a reference to the Director of Public Health.

Aug 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Amendment No.01 CITY VILLAGE Assigned to Cities & Villages
Apr 18 Recommended do pass as amend 007-003-001
Placed Calndr, Second Readng
May 25 Second Reading
 Held on 2nd Reading
May 26 Amendment No.02 BRUNSVOLD Adopted
 Amendment No.03 CAPPARELLI Adopted
 Placed Calndr, Third Reading
 Third Reading - Passed 098-003-000
May 31 Arrive Senate
 Sen Sponsor REA
 Placed Calndr, First Readng
Jun 01 First reading Rfrd to Comm on Assignment
 Jun 08 Recommended do pass 011-001-000
 Placed Calndr, Second Readng
 Jun 15 Re-committed to Local Government

HB-0744 PULLEN, EWING, CAPPARELLI, CHURCHILL AND DOEDERLEIN.

(Ch. 38, par. 1003-6-2; Ch. 111 1/2, par. 7309)

Amends the Unified Code of Corrections and the AIDS Confidentiality Act. Provides that the Department of Corrections shall give a test for human immunodeficiency virus infection to any person released or discharged from any institution or facility of the Department (except in the case of a transfer from one institution to another), and that the person's spouse (if any) shall be notified if there is a positive test result.

HOUSE AMENDMENT NO. 1.
Specifies that the test to be administered is the ELISA test, followed by a Western Blot test if the result is positive.

FISCAL NOTE (Dept. of Corrections)
The total cost of implementing HB-744 is estimated to range between $780,134 to $844,219.

HOUSE AMENDMENT NO. 2.
Deletes reference to: Ch. 38, par. 1003-6-2
Adds reference to: Ch. 38, new par. 1003-6-2.1

Deletes provisions amending Code of Corrections. Restores similar provisions with additional provisions requiring AIDS testing of persons when committed to the Department of Corrections. Requires the Department to report monthly on the testing program to the Department of Public Health. Makes other changes.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 3.
Provides that the Department of Corrections shall not house an HIV-infected prisoner in a cell with a person who is not so infected, and that the Department shall, to the extent possible, segregate HIV-infected prisoners from other prisoners.

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

FISCAL NOTE, AMENDMENT #2 (Dept. of Corrections)
Costs would range between $1.2 and $1.4 million the first year with subsequent annual costs between $1.0 and $1.2 million.

FISCAL NOTE, AMENDMENT #3 (Dept. of Corrections)
Construction costs are estimated between $13.1 and $53.7 million; operating costs between $1.7 and $6.4 million annually.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to State Government Administration
May 04 Amendment No.01 ST GOV ADMN Adopted
May 11 Placed Calndr,Second Reading
May 24 Second Reading Held on 2nd Reading
May 25 Held on 2nd Reading Amendment No.02 083-017-010
May 25 Held on 2nd Reading Amendment No.03 082-018-010
May 25 Held on 2nd Reading Fiscal Note Requested CULLERTON
May 25 Held on 2nd Reading Placed Calndr,Second Reading
May 25 Held on 2nd Reading Fiscal Note filed
May 25 Held on 2nd Reading Fiscal Note filed
May 25 Held on 2nd Reading Fiscal Note filed
May 25 Held on 2nd Reading Fiscal Note filed
May 25 Held on 2nd Reading Fiscal Note filed
May 25 Held on 2nd Reading Fiscal Note filed
May 25 Held on 2nd Reading Third Reading - Passed 074-029-011
May 26 Arrive Senate
May 26 Placed Calndr,First Reading
May 31 Sen Sponsor WATSON
May 31 Placed Calndr,First Reading Jun 01 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Public Health, Welfare & Correctn

1 HB-0745 HOUSE COMMITTEE ON HUMAN SERVICES - TROTTER.
(Ch. 23, par. 5-2)

Amends the Public Aid Code. Provides that by January 1, 1990, the Department of Public Aid shall provide a revised plan for medical assistance eligibility of women, during pregnancy and for 60 days thereafter, together with their children (now, their children up to one year of age). That plan shall establish the maximum income standard permissible by federal law. Effective immediately.

HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 111 1/2, par. 6503-4

Deletes the bill's changes. Amends the Public Aid Code. Requires, rather than permits, the Department of Public Aid to make ambulatory prenatal care available to pregnant women during the presumptive eligibility period in accordance with federal law. Requires the Department and the Governor, by July 1, 1990, to provide

1 Fiscal Note Act may be applicable.
and implement a medical assistance coverage plan for pregnant women and children under one year and a medical assistance coverage plan for children between one year old and the maximum age for which federal matching funds are available. Requires the plans include income eligibility standards equal to 130% of the federal poverty line. Amends the Health Finance Reform Act. Exempts certain children's hospitals from the provisions concerning negotiated contracts with the Department of Public Aid for reimbursement under the Medicaid program. Provides that children's hospitals shall be reimbursed their costs necessary to provide essential services for Medicaid recipients. Changes to the Public Aid Code effective July 1, 1990. Changes to the Health Finance Reform Act effective immediately.

HOUSE AMENDMENT NO. 2.
Allows the Department and the Governor discretion to provide a revised medical assistance plan for pregnant women and their children.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid)
The Dept. estimates the cost of HB-745 would total $12.7 million in FY90. The estimated annual cost of the mandates beginning in FY91 totals $23.8 million, of which $16.2 would be the State's share. If the Dept. were to implement the optional coverage allowed for children up to age 8, the total cost in FY91 would rise to $62.6 million and in FY92 to $68.1 million.

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

SENATE AMENDMENT NO. 1. (Tabled June 23, 1989)
Adds reference to: 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. Makes all provisions effective immediately except the July 1, 1990, provisions concerning medical assistance eligibility of pregnant women and children.

SENATE AMENDMENT NO. 2. (Tabled January 10, 1990)
Adds reference to: Ch. 111 1/2, par. 6503-3
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 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.

SENATE AMENDMENT NO. 3. (Tabled January 10, 1990)
In the Health Finance Reform Act, removes the exemption of certain children's hospitals from provisions concerning negotiated contracts with the Department of Public Aid for reimbursement under the Medicaid program.

SENATE AMENDMENT NO. 4.
Deletes reference to: (Ch. 23, par. 5-2; Ch. 111 1/2, pars. 6503-3, 6503-4)
Adds reference to: (Ch. 23, par. 5-2)
Deletes everything. Amends the Public Aid Code to provide coverage for pregnant women and their children up to age 6 (now age 1) during the pregnancy. Requires the Department to increase the income eligibility standard for pregnant women seeking medical assistance from 100% to 133% of the poverty line in conformity with federal law. Effective April 1, 1990.
May 03—Cont. Amendment No.02 HUMAN SERVICE Adopted
011-008-000
Recommnded do pass as amend
011-007-000
Placed Calndr,Second Reading
May 04 Fiscal Note Requested MCCracken
Placed Calndr,Second Reading
May 16 Fiscal Note filed
Placed Calndr,Second Reading
May 18 Second Reading Amendment No.03 RYDER
049-066-000 Lost
Placed Calndr,Third Reading
May 24 Third Reading - Passed 063-047-001
May 25 Arrive Senate
Sen Sponsor SMITH
Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
May 31 Added As A Co-sponsor DEL VALLE Committee Committee on Assignment of Bills
Jun 01 Assigned to Public Health, Welfare & Correctn
Jun 09 Recommended do pass 012-000-000
Placed Calndr,Second Reading
Jun 13 Second Reading Placed Calndr,Third Reading
Jun 16 Fiscal Note filed
Placed Calndr,Third Reading
Jun 22 Recalled to Second Reading Amendment No.01 LUFT Adopted
Amendment No.02 DEANGELIS Adopted
Amendment No.03 SMITH Adopted
Placed Calndr,Third Reading
Jun 23 Recalled to Second Reading Mtn Reconsider Vote Prevail 01-SMITH
Mtn Prevail -Table Amend No 01 Tabled
Placed Calndr,Third Reading
Jan 10 1990 Recalled to Second Reading
Mtn Reconsider Vote Prevail 02
Mtn Prevail -Table Amend No 02 Tabled
Mtn Reconsider Vote Prevail 03
Mtn Prevail -Table Amend No 03 Tabled
Amendment No.04 SMITH Adopted
Placed Calndr,Third Reading
Jan 11 Third Reading - Passed 047-000-001 Exempt under Hse Rule 29(C)
Mtn filed take from Table SUSPEND RULE 79(E)
PLACE ON CALENDAR ORDER CONCURRENCE -TROTTER
Mtn Take From Table Prevail
Speaker’s Tbl. Concurrence 04
H Concurs in S Amend. 04/113-000-000
Passed both Houses
Feb 05 Sent to the Governor
Repeals the Firearm Owner’s Identification Card Act. Replaces with the Firearm Owner’s Identification Act of 1989. Amends the Criminal Code of 1961, the State Finance Act and various other Acts in connection therewith. Provides that no person may acquire or possess any firearm or firearm ammunition without a Firearm Owner’s Identification Card. Exempts certain persons from this requirement. Prohibits the transfer of firearms or firearm ammunition to persons failing to display the card; exempts transfers to certain persons. Specifies the eligibility requirements for the card. Provides for Department of State Police administration of the Act. Permits municipalities to impose greater restrictions than are imposed by the Act. Specifies penalties for various violations of the Act. Creates a special fund in the State Treasury for the deposit of a portion of the application fees collected. Redefines the crimes of unlawful sale of firearms and unlawful possession of firearms.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary II
May 02 Interim Study Calendar JUDICIARY II

'BH-0747 KUBIK – FREDERICK, VF.

Amends the Illinois Income Tax Act to revise the provisions relating to a credit memorandum issued to a taxpayer in lieu of a refund, requiring its issuance within 30 days after requested and allowing assignment of the credit memorandum to another taxpayer who may use it in lieu of income tax payments.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue
May 04 Interim Study Calendar REVENUE

'BH-0748 MAUTINO – FARLEY – LANG – MCNAMARA – LEVIN, JONES, LOU, LEFLORE, MATIJEVICH, RICE, SATTERTHWAITE, TURNER AND BALANOFF.

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”.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Insurance
May 03 Recommended do pass 011-004-006

Placed Calndr, Second Reading
May 16 Second Reading
Placed Calndr, Third Reading
May 25 Third Reading - Lost 043-059-004

'BH-0749 PHELPS – BALANOFF – ROPP – HOMER – WELLER, CULLERTON, HASARA, DEJAEGHER, SHAW, CURRAN AND WILLIAMSON.

Amends the Juvenile Court Act and the Vehicle Code. Provides that the clerk of the circuit court shall report to the Secretary of State the disposition of cases in which a minor is determined to have committed any of several offenses relating to alcoholic beverages and controlled substances. The Secretary of State, upon receiv-

1 Fiscal Note Act may be applicable.
ing such notice, shall suspend the driving privileges of the minor for one year or until
the minor turns 17, whichever period is longer; upon a second violation, the suspension
shall be for 2 years or until the minor turns 18, whichever is longer.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-749 fails to meet the definition of a mandate under the State Mandates Act.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 37, par. 801-8; Ch. 95 1/2, par.
6-205
Adds reference to: Ch. 37, par. 805-24; Ch. 38, par. 1005-6-3

Deletes everything. Amends the Juvenile Court Act and the Unified Code of Cor-
rections. Provides that the court may, as a condition of probation or conditional dis-
charge, restrict the driving privileges of a minor adjudicated delinquent on any alcohol, controlled substance or cannabis violation.

Mar 15 1989 First reading
Mar 27 Assigned to Select Comm Constitut'nal Officers
Apr 04 St Mandate Fis Note Filed
Committee Select Comm Constitut'nal Officers
Apr 27 Recommended do pass 008-000-003
May 12 Second Reading
Placed Calndr,Third Reading
May 19 3d Reading Consideration PP
Calendar Consideration PP.
May 25 Mtn Prev-Recall 2nd Reading
Placed Calndr,Second Reading
Amendment No.01
Adopted
May 26 Arrive Senate
Placed Calndr,First Reading
Jun 01 Sen Sponsor BARKHAUSEN
Placed Calndr,First Reading
Jun 06 First reading
Waive Posting Notice
Rfrd to Comm on Assignment
Assigned to Transportation
Jun 08 Added As A Joint Sponsor WATSON
Committee Transportation
Jun 13 Recommended do pass 013-000-000
Jun 15 Second Reading
Placed Calndr,Third Reading
Jun 23 Third Reading - Passed 056-001-000
Passed both Houses
Jul 21 Sent to the Governor
Sep 08 Governor approved
PUBLIC ACT 86-0856 Effective date 90-01-01

HB-0750 COUNTRYMAN.

(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 Rela-
tions 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 unconstitutioal.

Mar 15 1989 First reading
Rfrd to Comm on Assignment
HB-0750—Cont.
Mar 27  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0751  COUNTRYMAN - OLSON, MYRON.
(Ch. 46, par. 11-1)
Amends The Election Code. Specifies a county board may from time to time
combine, divide or redraw precinct boundaries. Effective immediately.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Elections
May 05  Tbd pursuant Hse Rule 27D

HB-0752  COUNTRYMAN.
(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 charging instrument apprised
the accused of the precise offense charged with sufficient specificity to pre-
pare his defense and allow pleading a resulting conviction as a bar to future
prosecution arising out of the same conduct.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary II
May 02  Recommended do pass 014-001-000
Placed Calndr, Second Reading
May 25  Second Reading
Held on 2nd Reading
May 26  Interim Study Calendar JUDICIARY II

HB-0753  WOOLARD, FLINN, PHELPS AND HANNIG.
(Ch. 120, par. 500.20)
Amends the Revenue Act. Provides that property owned by an airport authority
is exempt from taxation if it is leased to another entity and would be exempt if it
were owned by the lessee entity.
HOUSE AMENDMENT NO. 1. (Tabled May 17, 1989)
Exempts from the Section property belonging to any airport authority in a county
having more than 1,000,000 inhabitants.
HOUSE AMENDMENT NO. 2. (Tabled May 17, 1989)
Makes a spelling correction.
HOUSE AMENDMENT NO. 3.
Provides that property belonging to an airport authority and leased to another en-
tity is exempt from taxation if the property use (rather than the property) would be
exempt if the property were owned by the lessee entity. However, the exemption
does not apply to property belonging to an airport authority located in Cook
County.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Revenue
May 04  Amendment No.01  REVENUE  Adopted
Do Pass Amend/Short Debate 014-000-000
Cal 2nd Rdg Short Debate
May 10  Short Debate Cal 2nd Rdg
Amendment No.02  WOOLARD  Adopted
Held 2nd Rdg-Short Debate
May 17  Mtn Prevail - Table Amend No 01
Mtn Prevail - Table Amend No 02  WOOLARD  Adopted
Cal 3rd Rdg Short Debate

1 Fiscal Note Act may be applicable.
HB-0753—Cont.

May 18  Third Reading - Passed 116-000-000
May 22  Arrive Senate
       Sen Sponsor REA
       Placed Calendr, First Reading
May 23  First reading
       Rfrd to Comm on Assignment
       Assigned to Revenue
Jun 09  Recommended do pass 010-002-000
       Placed Calndr, Second Reading
Jun 13  Second Reading
       Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
       Passed both Houses
Jul 17  Sent to the Governor
Aug 15  Governor approved
       PUBLIC ACT 86-0219  Effective date 90-01-01

HB-0754  HARTKE.
        (Ch. 120, par. 1102)

   Amends the Bingo License and Tax Act. Increases the retail value of all prizes or
   merchandise awarded per day playing bingo from $2,250 to $3,250. Removes the
   allowance for adjoining counties having 200,000 to 275,000 inhabitants each or
   counties adjacent to either of such adjoining counties that are not adjacent to more
   than 2 counties in this State, to conduct 2 additional bingo games after the prize
   limit is met.
   Mar 15 1989  First reading
   Mar 27    Assigned to Revenue
   May 05    Tbd pursuant Hse Rule 27D

HB-0755  CURRIE - FREDERICK, VF - KUBIK - DUNN, JOHN - MCGANN.
        (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.
   Mar 15 1989  First reading
   Mar 27    Assigned to Revenue
   May 05    Interim Study Calendar REVENUE

HB-0756  CURRIE.
        (Ch. 40, par. 503)

   Amends the Marriage and Dissolution of Marriage Act. Provides that in deter-
   mining the value of business property, the court may appoint one or more indepen-
   dent appraisers to advise the court on the value of the property. Fees and expenses
   of appointed appraisers are to be paid by the parties in proportions determined by
   the court.
   Mar 15 1989  First reading
   Mar 27    Assigned to Judiciary I
   May 05    Interim Study Calendar JUDICIARY I

HB-0757  COUNTRYMAN - CULLERTON.
        (Ch. 1, new pars. 1000, 1107, 1108, 1109 and 1110; Ch. 63, pars. 29,
        29.4, 151 and 152, new par. 29.8; Ch. 127, par. 132.230)

   Amends the Statute on Statutes and other Acts to provide for the enactment and
   adoption of official chapter and paragraph numbers for Illinois statutes; declares
   those numbers to be in the public domain and authorizes them to be used in citing

1 Fiscal Note Act may be applicable.
HB-0757—Cont.

statutes; directs the Legislative Reference Bureau to establish and charge fees in connection with the dissemination of certain bills and material from the statutory database.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 1, new pars. 1000, 1107, 1108, 1109, and 1110; Ch. 63, pars. 29, 151, and 152 and new par. 29.8; Ch. 127, par. 132.230.

Deletes everything. Amends the Reference Bureau Act. Directs the reference bureau to submit to the General Assembly a plan for the comprehensive and systematic codification of the statutory law and, pursuant to the plan, to submit codification bills. The contents of the codification bills and the organizational scheme of the codification shall be in the public domain. Codification shall be under the direction of the legislative support services agency of the reference bureau with the consultation of the Joint Committee on Legislative Support Services. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary I
May 04 Do Pass/Short Debate Cal 014-000-000

May 24 Cal 2nd Rdg Short Debate
Short Debate Cal 2nd Rdg
Held 2nd Rdg-Short Debate
May 25 Amendment No.01 COUNTRYMAN Adopted
May 26 Arrive Senate
Placed Calndr,First Readng
Jun 01 Sen Sponsor BERMAN
Placed Calndr,First Readng
Jun 06 First reading Rfrd to Comm on Assignment
Jun 09 Assigned to Judiciary
Recommended do pass 012-000-000

Jun 13 Second Reading
Placed Calndr,Second Readng
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0523 Effective date 89-09-01

HB-0758 SATTERTHWAITE.

(Ch. 144, par 181)

Amends the Act relating to the Board of Higher Education. Changes the definition of an engineering college. Effective January 1, 1990.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Higher Education
Apr 19 Do Pass/Consent Calendar 014-000-000

May 03 Consnt Calndr,First Readng
Consnt Calendar, 2nd Readng
Consnt Calndr Order 3rd Read
May 09 Consnt Calndr, 3rd Read Pass 116-000-000
May 11 Arrive Senate
Placed Calndr,First Readng
May 12 Sen Sponsor DUNN,R
Placed Calndr,First Readng
May 15 First reading Rfrd to Comm on Assignment
May 18 Assigned to Higher Education
Jun 07 Recommended do pass 009-000-000

Placed Calndr,Second Readng
Amends various Acts concerning colleges and universities in Illinois by giving student members of Community College Boards, the Board of Trustees of the University of Illinois, the Board of Regents, the Board of Trustees of Southern Illinois University and the Board of Governors the power to vote except on collective bargaining matters, personnel matters and tenure decisions. In the event of a tie vote, the student vote will not count. Where there is more than one student member on a board, the student members’ votes shall be counted as one vote. Effective July 1, 1989.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Higher Education
May 04 Interim Study Calendar HIGHER ED

Amends the Telecommunications Excise Tax Act. Excludes from the definition of “telecommunications” the use of a radio “repeater” system used to increase the range of radios used in the operation of a farm or business, if the system is used by its owner in the operation of his farm or business and fees are legally collected from persons sharing in its use. Effective immediately.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)
Adds a provision excluding bad debts from gross charges.
CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from Senate Amendment 1
Recommends that the bill be further amended as follows:

Delete Reference To: Ch. 120, par. 2002
Add Reference To: Ch. 85, pars. 1221, 1222, 1223, 1224, 1225, 1227, 1233.1, 1234, 1235, 1237, 1239, 1240, 1242 and 1243.1;
Ch. 120, pars. 439.9, 439.39, 439.109, 442, 453.2 and 453.32;
Ch. 127, pars. 142217, 2811 and 2813

Delete everything. Changes the Metropolitan Fair and Exposition Authority Act to the Metropolitan Pier and Exposition Authority Act, extends the powers of the Authority to Navy Pier, provides for a new board for the Authority and makes other changes. Amends the sales tax Acts to increase transfers into the Build Illinois Fund. Amends the Cigarette Tax Act and Cigarette Use Tax Act to increase the tax by 10¢ per pack. Amends the Build Illinois Bond Act to increase funding for repayment of bonds. Amends the State Finance Act to increase transfers into the Build Illinois Fund. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue
May 04 Do Pass/Short Debate Cal 014-000-000
Cal 2nd Rdng Short Debate
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 24 Short Debate-3rd Passed 113-000-000

1 Fiscal Note Act may be applicable.
HB-0760—Cont.

May 25
Arrive Senate
Sen Sponsor DEANGELIS
Placed Calendr, First Reading

May 30
First reading
Rfrd to Comm on Assignment
Jun 01
Assigned to Revenue
Jun 09
Recommended do pass 011-000-001

Jun 13
Second Reading
Placed Calendr, Second Reading

Jun 21
Recalled to Second Reading
Amendment No. 01
DEANGELIS
Adopted

Jun 22
Recalled to Second Reading
Amendment No. 02
DEANGELIS

Jun 23
Third Reading - Passed 057-000-000
Speaker's Tbl. Concurrence 01

Jun 26
H Noncners in S Amend. 01

Jun 27
Secretary's Desk Non-concur 01
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST
O’DANIEL, DUNN,T,
DEANGELIS & RIGNEY

Jun 28
H Accede Req Conf Comm 1ST
H Conference Comm Apptd 1ST/CURRIE,
KEANE, CULLERTON,
COUNTRYMAN AND
CHURCHILL

Jun 30
House report submitted
Consideration postponed 1ST C.C.

Jul 01
Sent to the Governor

Jul 02
Governor approved
PUBLIC ACT 86-0017 Effective date 89-07-02

HB-0761
DAVIS - VANDUYNE, HOMER, STERN, JONES, LOU, JONES, SHIRLEY AND LEFLORE.

(New Act)

Prohibits the use of automated telephone dialing systems which use recorded messages for solicitation purposes. Provides penalties and authorizes the Attorney General and telephone companies to obtain injunctive relief.

HOUSE AMENDMENT NO. 1.

Deletes provision authorizing a telephone company servicing an area to which or from which automated calls are made to seek injunctive relief to enforce the Act.

Mar 15 1989
First reading
Rfrd to Comm on Assignment
Mar 27
Assigned to Consumer Protection
Apr 19
Amendment No. 01
CONSUMER PROT
Adopted
Recommended do pass as amend
012-004-000

May 22
Second Reading
Amendment No. 02
DAVIS
Withdrawn

May 26
Third Reading - Passed 087-026-001
Arrive Senate
Placed Calendr, First Reading
HB-0762  HANNIG – BALANOFF, CURRAN, STERN AND HARTKE.

(Ch. 127, par. 132.6)

Amends the Illinois Purchasing Act to provide a preference for the purchase of goods made from recycled materials.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 15 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 27</td>
<td>Assigned to State Government Administration</td>
</tr>
<tr>
<td>Apr 19</td>
<td>Placed Calndr,Second Reading Recommended do pass 011-000-000</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Placed Calndr,Second Reading Fiscal Note Requested MCCracken</td>
</tr>
<tr>
<td>May 23</td>
<td>Interim Study Calendar ST GOV ADMN</td>
</tr>
</tbody>
</table>

HB-0763  GRANBERG.

(Ch. 48, par. 138.8)

Amends the Workers' Compensation Act. Provides that, in nonfatal cases, a request for reports of services rendered by a hospital, physician or other person shall be accompanied by the employee's authorization for the release of such records.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 15 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Mar 27</td>
<td>Assigned to Labor &amp; Commerce Interim Study Calendar LABOR COMMERCCE</td>
</tr>
<tr>
<td>May 03</td>
<td>Interim Study Calendar LABOR COMMERCCE</td>
</tr>
</tbody>
</table>

HB-0764  NOVAK – EDLEY – BALANOFF – DEJAEGHER – WHITE, BRUNSOVL, BUGIELSKI, DELEO, FLINN, GIORGI, GRANBERG, HANNIG, HARTKE, HOMER, MULCAHEY, PHELPS, RICHMOND, SATTERTHWAITE, SUTKER, TERZICH, VANDUYNE, WOOLARD, YOUNGE, W, LANG, DALEY, FARLEY, MCNAMARA, TROTTER, KRSKA, STECZO, CAPPARELLI, LEVENENZ, LAURINO, RICE, MARTINEZ, SANTIAGO, CURRAN, DAVIS AND KULAS.

(Ch. 95 1/2, par. 6-118)

Amends the Illinois Vehicle Code to provide that persons 60 years old or older whose license is stolen shall have the duplicate driver's license fee waived.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</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>Mar 27</td>
<td>Assigned to Select Committee on Aging Do Pass/Consent Calendar 018-000-000</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Consnt Caldr Order 2nd Read Consnt Calendar, 2nd Reading Consnt Caldr Order 3rd Read</td>
</tr>
<tr>
<td>Apr 17</td>
<td>Consnt Calendar, 2nd Reading Consnt Caldr Order 3rd Read</td>
</tr>
<tr>
<td>Apr 25</td>
<td>Consnt Caldr, 3rd Read Pass 115-000-000</td>
</tr>
<tr>
<td>Apr 26</td>
<td>Arrive Senate Placed Calndr,First Reading</td>
</tr>
<tr>
<td>May 04</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 18</td>
<td>Assigned to Transportation</td>
</tr>
<tr>
<td>May 24</td>
<td>Primary Sponsor Changed To DALEY,J Added As A Joint Sponsor WATSON Committee Transportation Recommended do pass 009-004-000</td>
</tr>
<tr>
<td>Jun 06</td>
<td>Placed Calndr,Second Reading</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Second Reading Placed Calndr,Third Reading</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
HB-0764—Cont. 1188

Jun 19 Third Reading - Passed 049-008-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 01 Governor approved
PUBLIC ACT 86-0525 Effective date 90-01-01

1 HB-0765 YOUNG, A, JONES, SHIRLEY AND TROTTER.
(Ch. 23, pars. 4-1.6, 5-2 and 6-2)
Amends The Illinois Public Aid Code. Requires the provision or extension of certain grants to aid recipients for employment related expenses and for basic maintenance and medical assistance otherwise lost due to employment.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Human Services
May 05 Interim Study Calendar HUMAN SERVICE

HB-0766 JOHNSON AND NOVAK.
(Ch. 139, par. 353)
Amends an Act authorizing townships of less than 100,000 population to acquire fire, rescue and emergency vehicles and equipment. Removes the deadline for filing a petition requesting submission to the township voters of a proposition authorizing a tax levy for acquisition of such vehicles and equipment.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Counties & Townships
Apr 13 Do Pass/Consent Calendar 014-000-000
Apr 25 Cnsent Calendar, 2nd Readng
Apr 25 Consnt Caldr Order 3rd Read
May 03 Consnt Caldr, 3rd Read Pass 116-000-000
May 11 Arrive Senate
Placed Calndr,First Readng
May 26 Sen Sponsor JOYCE, JJ
Placed Calndr,First Readng
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Local Government
Jun 08 Recommended do pass 012-000-000
Jun 15 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor.
Aug 30 Governor approved
PUBLIC ACT 86-0327 Effective date 90-01-01

1 HB-0767 JOHNSON - BLACK.
(Ch. 120, pars. 5-507, 5-509, 5-514, and 14-1401)
Amends the Income Tax Act. Directs the Department of Revenue to develop a simplified EZ tax form for individual returns and make it available for use for tax years ending after December 31, 1989.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue
May 04 Recommended do pass 011-002-000
May 25 Second Reading
Placed Calndr,Second Readng
Jun 15 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor.
Aug 30 Governor approved
PUBLIC ACT 86-0327 Effective date 90-01-01

Fiscal Note Act may be applicable.
HB-0768  RICE.
(Ch. 111, pars. 2827, 2828, 2829, 2830, 2833, 2836, 2836.1, 2837, 2838, and caption preceding par. 2815; new pars. 2814.2, 2824.1 through 2824.14; rep. pars. 2811, 2815 through 2824, 2839, and 2841)

Amends the Funeral Directors and Embalmers Licensing Act of 1935 to establish a combined funeral directors and embalmers license. Provides that those licensed as embalmers automatically qualify for a funeral director and embalmers license. Provides that no new funeral directors’ licenses shall be issued after May 1, 1991, but existing licenses may be renewed. Repeals Sections pertaining to embalmers’ licenses. Effective May 1, 1991.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Executive
May 02 Interim Study Calendar EXECUTIVE

HB-0769  BRESLIN.
(Ch. 40, par. 2312-2)

Amends Domestic Violence Act of 1986 to clarify that clerk of circuit court shall not provide unauthorized legal advice to any person filing a pro se petition under the Act.

SENATE AMENDMENT NO. 1.
Adds provision that providing of forms and clerical assistance by circuit clerks shall not constitute unauthorized legal advice.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary II
Apr 11 Re-assigned to Judiciary I
Apr 13 Consnt Caldr Order 2nd Read  Do Pass/Consent Calendar 016-000-000
Apr 25 Casent Calendar, 2nd Readng
Apr 25 Consnt Caldr Order 3rd Read
May 03 Consnt Caldr, 3rd Read Pass 116-000-000
May 11 Arrive Senate  Sen Sponsor MAROVITZ
Placed Calndr,First Reading
May 12 First reading  Rfrd to Comm on Assignment
May 18 Assigned to Judiciary
May 31 Recommended do pass 011-000-000
Jun 13 Second Reading
Jun 13 Placed Calndr,Second Reading
Jun 16 Recalled to Second Reading  Amendment No.01 MAROVITZ Adopted
Jun 19 Third Reading - Lost 023-032-001

HB-0770  BRESLIN – DIDRICKSON – BLACK – LEVERENZ.
(Ch. 102, par. 42)

Amends the Open Meetings Act. Permits a community college district board of trustees to conduct a closed meeting with representatives of a State community college association for purposes of the board’s self-evaluation and review.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to State Government Administration
May 05 Tbled pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
HB-0771  BLACK, WEAVER,M AND WILLIAMSON.
(Ch. 111 2/3, par. 9-222; Ch. 120, pars. 418, 467.16, 468 and 2002)
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Revenue
May 05  Tbld pursuant Hse Rule 27D

HB-0772  WILLIAMS AND YOUNG,A.
(Ch. 38, par. 1005-8-1)
Amends the Unified Code of Corrections to permit a defendant whose case was transferred from the juvenile court and tried as an adult for committing certain categories of offenses, to move for reconsideration of his sentence within 30 days of his 21st birthday or of the date the defendant is transferred to the adult division of the Department of Corrections. Establishes factors which the court shall examine to determine whether the sentence shall be reduced.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary II
May 02  Interim Study Calendar JUDICIARY II

HB-0773  PIEL - FLINN.
(Ch. 17, par. 3303-8)
Amends the Illinois Savings and Loan Act of 1985 to provide that associations shall be reimbursed for costs incurred in responding to subpoenas for customer records. Effective immediately.
Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Financial Institutions
Apr 06  Do Pass/Consent Calendar 026-000-000
Apr 11  Conslt Caldr Order 2nd Read
Apr 26  Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
May 26  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 30  Third Reading - Passed 110-005-002
Arrive Senate
Sen Sponsor ZITO
Placed Calndr,First Rdng
May 01  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Finance & Credit Regulations
Jun 08  Recommended do pass 016-000-000
Jun 15  Second Reading
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 17  Sent to the Governor
Aug 15  Governor approved
PUBLIC ACT 86-0220  Effective date 89-08-15

1 HB-0774  GIORGI, LEVERENZ, HOMER AND BARNES.
(Ch. 42, par. 323)

1 Fiscal Note Act may be applicable.
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.

STATE MANDATES FISCAL NOTE
(Metropolitan Water Reclamation Dist. of Greater Chicago)
Since the salary increases are requested by the District, such legislation is excluded from the State Mandates Act.

FISCAL NOTE (DCCA)
No impact on State revenues or expenditures.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Executive
Apr 13 Recommended do pass 012-004-001

May 03 Placed Calndr,Second Reading
May 04 St Mandate Fis Note Filed
May 24 Second Reading
May 26 Amendment No.01 PARCELS Lost
Placed Calndr,Third Reading
3d Reading Consideration PP Calendar Consideration PP.

May 30 Tabled House Rule 37(G)

HB-0775 HARRIS – DIDRICKSON – BUGIELSKI.
(Ch. 121 1/2, new par. 137.7a)
Amends The Illinois Securities Law of 1953. Prohibits the registration and sale of securities issued by an issuer engaged in a business or profession that, if conducted in Illinois, would violate certain provisions of the Criminal Code of 1961 relating to prostitution. Effective immediately.

HOUSE AMENDMENT NO. 2.
Provides that such prohibition does not apply to certain sales of such securities issued prior to the effective date of this amendatory Act by a person who is not an issuer, underwriter, dealer or controlling person with respect to such securities.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Select Comm Constitut’nal Officers
Apr 07 Recommended do pass 010-000-000

May 12 Second Reading
May 26 Third Reading - Passed 095-002-001
Arrive Senate
Placed Calendr,First Reading
May 31 Sen Sponsor BARKHAUSEN
Added As A Joint Sponsor RAICA
Added As A Joint Sponsor DUDY CZ
Placed Calendr,First Reading
Jun 01 First reading Rfrd to Comm on Assignment
Waive Posting Notice
Jun 09 Assigned to Judiciary
Recommended do pass 012-000-000

Jun 15 Second Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
HB-0776  COUNTRYMAN.  

(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.  

SENATE AMENDMENT NO. 1.  

Adds reference to: Ch. 32, par. 1.80; new pars. 2A.05, 2A.10, 2A.13, 2A.15, 2A.20, 2A.25, 2A.30, 2A.31, 2A.40, 2A.45, 2A.50, 2A.55, 2A.60, 6.55 and 7.71; rep. pars. 1201 through 1216  


SENATE AMENDMENT NO. 2.  

Adds reference to: Ch. 121 1/2, pars. 752 and 754  

Amends The Motor Vehicle Franchise Act. Extends the scope of that Act to include service center operators. Defines terms.  

GOVERNOR MESSAGE.  

Deletes reference to: Ch. 121 1/2, pars. 752, 754  

Recommends deleting the changes to the Motor Vehicle Franchise Act that would include service center operators within the scope of the Act and limit granting or renewing franchises in certain circumstances. Makes changes to the amendments to the Business Corporation Act so that shareholder agreements may be made by the shareholders of any corporation (rather than only close corporations).  

Mar 15 1989  First reading  Rfrd to Comm on Assignment  
Mar 27  Assigned to Judiciary I  
May 03  Do Pass/Short Debate Cal 014-000-000  
May 09  Cal 2nd Rdng Short Debate  
May 11  Short Debate-2nd Passed 107-000-000  
May 12  Arrive Senate  
May 18  Placed Calendr,First Reading  
May 22  First reading  Rfrd to Comm on Assignment  
May 23  Assigned to Judiciary  
May 31  Recommended do pass 011-000-000  
Jun 20  Placed Calndr,Second Reading  
Jun 23  Second Reading  
Jun 28  Amendment No.01 BARKHAUSEN  
Jun 28  Amendment No.02 BARKHAUSEN & DEMUZIO  
Jun 28  Adopted  
Jul 27  Sent to the Governor  
Sep 06  Governor amendatory veto  
Placed Cal. Amendatory Veto
HB-0777 COUNTRYMAN.

(Ch. 134, par. 20)

Amends An Act relating to the powers, duties and property of telephone companies. Provides that a telephone company shall not condemn property without first complying with Commerce Commission rules. Also provides that the Commission must make a finding that the taking is necessary to provide adequate service or facilities. Effective immediately.

HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 111 2/3, pars. 3-105 and 8-509

Directs the Commerce Commission to adopt rules for governing precondemnation negotiations, affecting right-of-way easements, applicable to interstate/intrastate competitive/non-competitive facilities or telephone companies or telecommunications carriers. Exempts from the Public Utilities Act facilities used solely for communications purposes. Limits the power of eminent domain of telephone or telecommunications carriers under the Public Utilities Act to facilities used in whole or part for intrastate noncompetitive telecommunications services.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Public Utilities
May 03 Do Pass/Short Debate Cal 019-000-000

Cal 2nd Rdnng Short Debate

May 12 Short Debate Cal 2nd Rdnng
Amendment No.01 COUNTRYMAN Withdrawn
Amendment No.02 COUNTRYMAN Adopted

Cal 3rd Rdnng Short Debate

May 18 Third Reading - Passed 115-001-000
May 22 Arrive Senate
Placed Calendr,First Readng
May 26 Sen Sponsor WELCH
Placed Calendr,First Readng
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Energy & Environment
Jun 12 Added As A Co-sponsor ZITO
Jun 13 Recommended do pass 013-000-000

Placed Calndr,Second Readng

Jun 15 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Aug 15 Governor approved

PUBLIC ACT 86-0221 Effective date 89-12-13

2 HB-0778 WHITE.

(Ch. 108 1/2, par. 9-228)

Amends the Cook County Article of the Pension Code to require the Board to withhold certain union dues from annuities upon request.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Personnel and Pensions
Amends the Criminal Code of 1961. Increases the penalty for reckless homicide while driving under the influence of alcohol or drugs, or both, from a Class 3 felony to a Class 1 felony.

HOUSE AMENDMENT NO. 1.
Changes the penalty of reckless homicide while driving under the influence from Class 1 felony to Class 2. Adds that a court or jury may determine whether or not the defendant was driving under the influence of alcohol or drugs.

CORRECTIONAL NOTE
The increased prison population of 23 would result in additional marginal costs of $297,000 thousand over the first five years. Since the prison system is running over capacity, the increased prison stay would also require 23 additional beds at a cost of $1,564,000 thousand. Total additional costs would be $1,861,000 thousand over the first five years.

SENATE AMENDMENT NO. 1.
Provides that in cases involving reckless homicide in which the defendant is determined to have been under the influence of alcohol or any other drug, the penalty shall be a Class 2 felony, and the defendant, if sentenced to a term of imprisonment, shall be sentenced to a term of no less than 3 and no more than 14 years.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 38, par. 9-1.

ConfereNCe Committee report NO. 2. (Adopted in Senate only)
Recommends that the Senate recede from S-am 1.
Recommends that the bill be further amended as follows:

Deletes reference to: Ch. 38, pars. 9-1 and 9-3
Adds reference to: Ch. 38, pars. 9-1, 9-3, 24-1, 1005-5-3.2 and new pars. 16D-3.1 and 16D-8

Deletes everything. Amends the Criminal Code. Authorizes the death sentence for a person convicted of first degree murder if the murdered individual was killed in the course of a residential burglary. Adds immediate effective date.

Amends the Criminal Code. Authorizes death sentence for a person convicted of first degree murder if the murdered individual was killed in the course of a residential burglary. Increases the penalty for reckless homicide while driving under the influence of alcohol or drugs, or both, from a Class 3 felony to a Class 2 felony. Provides definitions and classification of the offense of computer tampering. Provides that a person commits the offense of unlawful use of weapons when he knowingly discharges a firearm from a vehicle. Adds that a person at least 17 who commits aggravated criminal sexual assault against a victim 13 years of age shall have an extended term of sentence. Allows the court to instruct the jury to determine if the defendant was driving under the influence of alcohol or other drugs.
HB-0779—Cont.

May 26—Cont.

Amendment No.02 TATE Lost
Placed Calndr, Third Reading
Third Reading - Passed 110-000-002
Arrive Senate
Placed Calndr, First Reading

Jun 08
Sen Sponsor DALEY, J
First reading Rfrd to Comm on Assignment
Waive Posting Notice Assigned to Judiciary

Jun 09
Recommended do pass 012-000-000
Placed Calndr, Second Reading

Jun 15
Second Reading
Placed Calndr, Third Reading

Jun 22
Added As A Joint Sponsor DEL VALLE
Recalled to Second Reading
Amendment No.01 DALEY, J Adopted
Amendment No.02 DAVIDSON Adopted
Placed Calndr, Third Reading

Jun 23
Third Reading - Passed 054-002-000
Speaker's Tbl. Concurrence 01, 02

Jun 27
H Concurs in S Amend. 02/091-019-004
H Nonconcurs in S Amend. 01
Secretary's Desk Non-concur 01
S Refuses to Recede Amend 01
S Requests Conference Comm 1ST

Jun 28
Sen Conference Comm Apptd 1ST/DALEY, J
MAROVITZ, DUNN, T,
BARKHAUSEN & HAWKINSON

Jun 30
House report submitted
House Refuses to Adopt 1ST
H Requests Conference Comm 2ND

Jun 29
Hse Concereq Conf Comm 1ST
Hse Conference Comm Apptd 1ST/NOVAK,
HOMER, CULLERTON,
COUNTRYMAN & TATE

Jul 01
House Conf. report lost 2ND/046-046-019

HB-0780 LANG. (New Act)

Provides that no State agency shall employ an individual in any capacity, nor shall any State agency purchase any goods or services from an individual, if the individual is in default on the repayment of any educational loan for a period of 6 months or more and in an amount of $600 or more, unless that individual first makes a loan repayment agreement with the maker or guarantor of the loan. Provides that the salary or wages of any employee of any State agency who is so in default and who does not make a loan repayment agreement shall be subject to garnishment. Effective immediately.
Amends the Condominium Property Act to establish an enumeration of rights for condominium unit owners and restrictions relating to the board and association members.

Amends the Condominium Property Act to provide that failure of the Board of Managers to comply with a germane provision of the Act may be raised as an affirmative defense in any action against the owner of a condo. Also provides requirements for record-keeping by the Board of Managers and for remedies by condo owners when such board does not comply with Act.

Amends the Purchasing Act. Provides that a former State officer or employee may not be awarded a no-bid contract for one year after leaving office or employment.

Amends the Workers' Occupational Diseases Act. Provides that compensation shall be payable for disablement in cases of occupational diseases caused by exposure to human immunodeficiency virus within 7 years after the last day of the last exposure to the hazards of the disease. Effective immediately.

Amends the Chicago Fireman Article of the Pension Code to permit surviving spouses of firemen killed in the line of duty to remarry without losing their annuities, beginning January 1, 1990.
HB-0786 KUBIK.
(Ch. 24, par. 2-3-5)
Amends the Municipal Code concerning incorporation as a village in counties of less than 150,000 inhabitants (rather than population).
Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Cities & Villages
May 05 Tbld pursuant Hse Rule 27D

HB-0787 OLSON, BOB.
(Ch. 120, new par. 1157.8b)
Amends the Illinois Lottery Law. Prohibits any advertisement of the lottery which suggests that a person is more likely to have financial success in the lottery than from hard work, savings, investment, intellectual creativity or technological invention. Violation by the Director is malfeasance in office and by anyone in a contractual relationship with the lottery prohibits them from doing business with the State for 3 years. Effective immediately.
Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue
May 05 Tbld pursuant Hse Rule 27D

HB-0788 TURNER - YOUNG, A - JONES, LOU - WHITE, MCPIKE, RONAN, MAUTINO, BRESLIN, KIRKLAND, MORROW, GIORGI, LEFLORE, CULLERTON, JONES, SHIRLEY, RICE, WILLIAMS, SHAW, FLOWERS, CURRIE, DAVIS, YOUNGE, W, TROTTER, MARTINEZ AND BALANOFF.
(New Act; Ch. 120, par. 1003; Ch. 127, new par. 141.250)
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. Effective immediately.
HOUSE AMENDMENT NO. 1.
Adds reference to: Ch. 111, pars. 5803, 5804, 5805, 5806, 5807, 5809, 5810, 5811, 5812, 5812.1, 5813, 5814, 5815.1, 5817, 5818, 5820, 5821, 5822, 5823, 5825, and 5826; the Article heading preceding Sections 1 and 36, and new pars. 5813.1, 5813.2, 5814.1, 5818.1, 5818.2, 5831.1, 5831.2, 5835.1, 5835.2, and 5836.1 through 5836.25; Ch. 120, par. 1003; Ch. 127, pars. 1904.5 and 1904.10
Further 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 An 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 (DCCA)
Total expenses for administration, loans, grants and investments are estimated at $16,500,000.

HOUSE AMENDMENT NO. 4.
Removes persons who sell real estate at auction from the definition of “broker”. 

FISCAL NOTE (DCCA)
Total expenses for administration, loans, grants and investments are estimated at $16,500,000.
HOUSE AMENDMENT NO. 8.

Deletes reference to: Ch. 111, par. 5817 and new pars. 5835.1 and 5835.2; Ch. 127, new par. 141.250.
Adds reference to: Ch. 85, new pars. 2113 and 2114; Ch. 111, par. 5816 and new par. 5818.3; Ch. 127, new pars. 141.253, 141.254, 141.255 and 144.31.

Amends the Open Space Lands Acquisition and Development Act and the State Finance Act to create the Open Space Lands Acquisition and Development Fund and the Natural Areas Acquisition Fund, both to be used by the Department of Conservation. Specifies powers and duties of DCCA in administering the Affordable Housing Program and makes other changes in the Program. Makes changes concerning real estate licensing and real estate appraiser certification, including exemption of CPAs from licensing requirements when doing real estate appraisals. Makes other changes.

SENATE AMENDMENT NO. 3. (Tabled June 22, 1989)

Deletes provisions for deposit of certain percentages of real estate transfer taxes in various funds. Provides that each county board shall certify to the State Treasurer how taxes collected in its county during each State fiscal year are to be deposited to the county’s account in the Affordable Housing Trust Fund, the Open Space Lands Acquisition and Development Fund, the Natural Areas Acquisition Fund, or a combination thereof.

SENATE AMENDMENT NO. 6.

Amends the Affordable Housing Act to limit administrative costs to 4% of Trust Fund receipts.

SENATE AMENDMENT NO. 7.

Deletes reference to: Ch. 111, new par. 5814.1.

Amends the Affordable Housing Act to give administrative responsibilities to the Illinois Housing Development Authority instead of the Department of Commerce and Community Affairs. Grants additional powers to IHDA to issue notes and bonds. Removes provisions concerning licensure to do real estate appraisals, but retains provisions concerning certification of real estate appraisers. Makes other changes.

SENATE AMENDMENT NO. 8.

Establishes a housing development credit program, a senior congregate housing demonstration project, a homeless veterans demonstration project, rural housing projects, and a tax increment financing plan under the Affordable Housing Act.

SENATE AMENDMENT NO. 9.

Accelerates the phase in of payment of funds collected from the Real Estate Transfer Tax to the Open Space Lands Acquisition and Development Fund and the Natural Areas Acquisition Fund from 5 years to 2 years.

SENATE AMENDMENT NO. 10.

Removes duplicative language.

Mar 15 1989 First reading
Mar 27 Assigned to Select Committee on Housing
Apr 27 Amendment No.01 Recommended do pass as amend
Placed Calndr,Second Reading
007-000-002
May 02 Fiscal Note Requested MCCracken
May 19 Placed Calndr,Second Reading
May 24 Fiscal Note filed
May 24 Second Reading
May 25 Held on 2nd Reading
May 25 Amendment No.02 Didrickson
054-060-001 Lost
May 25—Cont.

Amendment No.03  EWING  Withdrawn
Amendment No.04  EWING  Adopted
  109-005-001
Amendment No.05  HALLOCK  Lost
  047-065-001
Amendment No.06  REGAN  Lost
  040-070-002
Amendment No.07  CURRIE  Withdrawn
Amendment No.08  STECZO  Adopted
  067-044-002
Fiscal Note Requested AS AMENDED
BY #8-MCCCRACKEN
Placed Calndr, Third Reading
Verified
Third Reading - Passed 063-043-007

May 31
Arrive Senate
Sen Sponsor JONES
Added As A Co-sponsor DEL VALLE
Placed Calendr, First Reading

Jun 01
First reading  Rfrd to Comm on Assignment
  Assigned to Executive
Jun 06
Added As A Joint Sponsor BARKHAUSEN
  Committee Executive
Jun 08
Placed Calndr, Second Reading
Jun 13
Added As A Joint Sponsor COLLINS
Placed Calndr, Second Reading
Jun 16
Second Reading
  Amendment No.01  KARPIEL  RULED GERMANE
    Verified
    Lost
Amendment No.02  KARPIEL  Lost
    029-029-000
Amendment No.03  SCHAFER  Verified
    Adopted
Amendment No.04  SCHUNEMAN  Verified
    Adopted
Amendment No.05  BARKHAUSEN
    CHAIR RULES A#5
    OUT OF ORDER
Placed Calndr, Third Reading
Amendment No.06  JONES  Adopted

Jun 22
Recalled to Second Reading
Amendment No.07  JONES  Adopted
Amendment No.08  LUFT  Adopted
  Mtn Reconsider Vote Prevail
    03-WELCH
    33-026-000
  Mtn Prevail - Table Amend No
    03/031-027-000
    Tabled
Amendment No.09  BARKHAUSEN
    & WELCH  Adopted
    JONES  Adopted

Jun 23
Added As A Joint Sponsor MAROVITZ
  3d Reading Consideration PP
  Calendar Consideration PP.
Third Reading - Lost 029-023-003
Amends the Environmental Protection Act to provide that the Department of Energy and Natural Resources shall prepare and present to the Governor and the General Assembly a study of the Lake Calumet ground water situation by March 1, 1991.

HOUSE AMENDMENT NO. 1.

Adds a reference to groundwater interactions with Wolf Lake and the Calumet River.

FISCAL NOTE (IL Dept. of Energy and Natural Resources)
The Dept. estimates that the type of comprehensive study called for by HB 789 would take four years (although the bill requires it in two years) at a cost of about $1.5 million.

HOUSE AMENDMENT NO. 2.

Delays final reporting date to 3/1/93. Requires annual interim reports. Adds immediate effective date.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Exec Assigned to Executive
Apr 18 Amendment No.01 EXECUTIVE Adopted
Placed Calndr,Second Reading
Apr 19 Fiscal Note Requested MCCracken
Placed Calndr,Second Reading
May 03 Fiscal Note filed
Placed Calndr,Second Reading
May 17 Second Reading
Placed Calndr,Third Reading
May 26 Amendment No.02 Mtn Prev-Recall 2nd Reading
Mtn Prev-Recall 2nd Reading
Placed Calndr,Third Reading
Third Reading - Passed 079-032-001
May 30 Arrive Senate
Placed Calndr,First Reading
Jun 01 Sen Sponsor WELCH
Placed Calndr,First Reading
Jun 06 First reading Rfrd to Comm on Assignment
Waive Posting Notice
Jun 10 Assigned to Energy & Environment
Recommended do pass 013-000-000
Jun 13 Placed Calndr,Second Reading
Jun 15 Second Reading
Placed Calndr,Third Reading
Jun 19 Added As A Joint Sponsor JONES
Placed Calndr,Third Reading
Jun 23 Added As A Joint Sponsor BROOKINS
Placed Calndr,Third Reading
Third Reading - Passed 048-005-000
Passed both Houses
Jul 21 Sent to the Governor
Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 11 Mtn filed override Gov veto 01/BALANOFF
Placed Calendar Total Veto
Oct 17 Override Gov veto-Hse lost 01/069-045-001
Placed Calendar Total Veto

\(^1\) Fiscal Note Act may be applicable.
HB-0790  GIGLIO – DIDRICKSON – RONAN – PARKE – KUBIK.
(Ch. 125, par. 26)

Amends the Sheriffs Act. Provides that in counties over 2,000,000, until a vacancy in the office of Sheriff is filled under The Election Code, the chief deputy sheriff shall be the acting sheriff.

HOUSE AMENDMENT NO. 1.

Provides that the undersheriff (rather than the chief deputy sheriff) becomes acting sheriff upon a vacancy in the office of sheriff and until the office is filled by election.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 125, par. 52

Amends the Cook County Sheriff's Merit Board Act to allow the Sheriff to depurate members of the Board.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Executive
May 02  Amendment No.01 EXECUTIVE Adopted
Do Pass Amend/Short Debate 021-000-000

Cal 2nd Rdng Short Debate
May 09  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 26  Third Reading - Passed 116-000-001
Arrive Senate
Placed Calendr,First Reading
May 31  Sen Sponsor DEANGELIS
Added As A Joint Sponsor RAICA
Placed Calendr,First Reading
Jun 01  First reading  Rfrd to Comm on Assignment
Jun 08  Recommended do pass 012-000-000
Jun 08  Assigned to Local Government
Jun 15  Second Reading
Amendment No.01 DEANGELIS Adopted
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 058-000-000
Jun 20  Speaker’s Tbl. Concurrency 01
Jul 01  3/5 vote required
H Concurs in S Amend. 01/108-003-004
Passed both Houses
Jul 28  Sent to the Governor
Sep 01  Governor approved
PUBLIC ACT 86-0527  Effective date 90-07-01

Fiscal Note Act may be applicable.

HB-0791  BOWMAN – LEFLORE – FLOWERS – BALANOFF – VANDUYNE AND HARTKE.
(Ch. 127, par. 132.6)

Amends The Illinois Purchasing Act. Provides for a preference in favor of resident small businesses equal to not more than 5% of the contract price.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Select Comm on Small Business
May 04  Recommended do pass 010-007-000
Placed Calndr,Second Reading

Fiscal Note Act may be applicable.
HB-0792  TROTTER – BALANOFF – YOUNG, A, SANTIAGO AND RICE.
(Ch. 68, par. 7-102)

Amends the Human Rights Act. Provides that after (instead of within 30 days of) the expiration of the 300-day period for action on a charge by the Department of Human Rights, the aggrieved party may file a complaint with the Human Rights Commission if the Department has not filed a complaint or ordered that no complaint be issued. Provides that all parties to a proceeding may inspect the Department’s investigative file after the expiration of the 300th day following the filing of a charge with the Department. Effective immediately.

FISCAL NOTE (Dept. Human Rights)
Potential Loss in Federal Funding $1,848,000
Departmental cost to process charges $7,021,758
Public Hearing costs $14,000,000

HOUSE AMENDMENT NO. 1.
Applies the amendatory language only to charges filed after the effective date.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Human Services
Apr 25  Fiscal Note filed
Committee Human Services
Apr 26  Placed Calndr, Second Reading
May 22  Second Reading
Amendment No.01  TROTTER  Adopted
May 26  Placed Calndr, Third Reading
Interim Study Calendar HUMAN SERVICE

3 HB-0793  TROTTER, LEFLORE, DAVIS AND MORROW.
(Ch. 108 1/2, par. 8-138)

Amends the Chicago Municipal Employees Article of the Pension Code to increase the retirement annuity formula for employees who withdraw after December 31, 1989 at age 60 or over with at least 10 years of service.

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

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Personnel and Pensions
May 05  Tbd pursuant Hse Rule 27D

HB-0794  HARRIS – LEITCH – HICKS AND KUBIK.
(Ch. 38, par. 16D-3)

Amends the Criminal Code. Designates the anti computer virus law. Specifically includes within the offense of computer tampering the accessing of one computer and causing destruction of any other computer, its program or data.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary II
May 05  Tbd pursuant Hse Rule 27D

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends an Act to provide for the continuation of compensation for law enforcement officers, correctional officers, firemen and State employees injured in the line of duty. Provides for compensation to employees of the Department of Mental Health and Developmental Disabilities who are disabled in the line of duty.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Labor & Commerce
Apr 06 Recommended do pass 011-005-000
Apr 11 Second Reading
Placed Calndr,Second Reading
May 19 Third Reading - Passed 083-031-001
May 22 Arrive Senate
Placed Calndr,First Reading
May 25 Sen Sponsor JOYCE,JJ
Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Added As A Co-sponsor LUFT
Added As A Co-sponsor SCHAFFER
Added As A Co-sponsor REA
Added As A Co-sponsor DUNN,R
Added As A Co-sponsor WATSON
Added As A Co-sponsor KELLY
Assigned to Executive
Jun 08 Recommended do pass 015-002-000
Placed Calndr,Second Reading
Jun 15 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 056-002-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 07 Governor vetoed
Placed Calendar Total Veto
Oct 11 Mtn filed overrde Gov veto NOVAK
Placed Calendar Total Veto
Oct 18 3/5 vote required Verified
Override Gov veto-Hse pass 071-034-002
Oct 19 Placed Calendar Total Veto
Nov 01 Mtn filed overrde Gov veto JOYCE,JJ
3/5 vote required Verified
Override Gov veto-Sen pass 038-018-000
Bth House Overid Total Veto
PUBLIC ACT 86-0934 Effective date 90-01-01

Amends the Personnel Code. Requires the Director of the Department of Central Management Services and the Civil Service Commission to adopt rules permitting State employees to donate sick leave to other State employees with AIDS.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to State Government Administration
May 05 Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
HB-0797  LEVIN.
(Ch. 23, par. 5-2)
Amends the Public Aid Code to add the following class of persons who shall be eligible for medical assistance: persons who are qualified Medicare beneficiaries within the meaning of and to the maximum extent permitted by Title XIX of the federal Social Security Act.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Human Services
May 05  Interim Study Calendar HUMAN SERVICE

HB-0798  LEVIN.
(Ch. 23, par. 5-2)
Amends the Public Aid Code to add the following class of persons who shall be eligible for medical assistance: persons who are 65 years of age or older, or are disabled individuals, or are qualified severely impaired individuals, within the meaning of and to the maximum extent permitted by Title XIX of the federal Social Security Act.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Human Services
May 05  Tbd pursuant Hse Rule 27D

HB-0799  STANGE, KULAS, PETERSON,W, MCPike AND MORROW.
(New Act; Ch. 111 2/3, pars. 8-403.1 and 9-215.1)
Creates the Local Solid Waste Energy Generation Act and amends The Public Utilities Act. Authorizes units of local government to operate local solid waste energy generation facilities and sell electricity generated thereat from landfill gas. Requires and establishes terms for the purchase of such electricity by public utilities for a 20 year period. Defines terms. Effective immediately.

HOUSE AMENDMENT NO. 1.
Deletes reference to: New Act; Ch. 111 2/3, par. 9-215.1

Deletes the title and everything after the enacting clause. Provides that electric utilities shall purchase electricity for a period of 20 years from facilities fueled by landfill generated methane gas and owned by a forest preserve district. Effective immediately.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Public Utilities
May 03  Do Pass/Short Debate Cal 018-000-001
May 17  Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng Amendment No.01 STANGE Adopted
Cal 3rd Rdng Short Debate
May 18  Third Reading - Passed 115-000-001
May 22  Arrive Senate
Sen Sponsor KARPIEL
Placed Calendr,First Readng
May 23  First reading  Rfrd to Comm on Assignment
Jun 06  Recommended do pass 013-000-000
Jun 13  Passed Calndr,Second Reading
Jun 19  Second Reading
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses

Fiscal Note Act may be applicable.
HB-0800  CHURCHILL - MATIJEVICH - FREDERICK, VF - STERN - PETERSON, W AND KLEMM.

(Ch. 111 1/2, par. 7054)

Amends the Illinois Solid Waste Management Act to make stylistic changes.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Energy Environment & Nat. Resource
May 05  Interim Study Calendar ENRGY ENVRMNT

HB-0801  MATIJEVICH - CHURCHILL - FREDERICK, VF - STERN - PETERSON, W AND KLEMM.

(Ch. 127, par. 142z-17)

Amends the State Finance Act to provide that beginning January 1, 1990, the proceeds of State occupation taxes which are paid into the Mass Transit District fund shall be distributed to the Regional Transportation Authority Occupation and Use Tax Replacement Fund based upon the retail sales occurring in a county over 3,000,000 population and the remainder shall be distributed to each county with less than 3,000,000 population based on the retail sales occurring in such counties. Effective January 1, 1990.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Executive
May 05  Tbd pursuant Hse Rule 27D

HB-0802  MATIJEVICH - CHURCHILL - STERN - KLEMM - PETERSON, W.

(Ch. 24, par. 11-12-8; Ch. 34, par. 414)

Amends the Municipal Code and the Act concerning counties. In connection with the power of municipalities and counties to regulate the subdivision of land within their jurisdictions, authorizes the corporate authorities of each, in considering the immediate and future need for public school facilities which is attributable to the proposed subdivision, to require the developer of the subdivision to designate land to meet that need, make a cash contribution in lieu of the designation of land, or a combination of both.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Executive
May 05  Tbd pursuant Hse Rule 27D

HB-0803  CHURCHILL - MATIJEVICH - PETERSON, W - STERN - KLEMM AND FREDERICK, VF.

(Ch. 38, par. 1005-7-1)

Amends the Unified Code of Corrections. Provides that no person committed to a county correctional institution or facility shall be sentenced to a term of periodic imprisonment longer than one year.

SENATE AMENDMENT NO. 1.
Adds language providing that sentence of periodic imprisonment cannot exceed one year if defendant is in county work release program.

SENATE AMENDMENT NO. 2.
Corrects a spelling error.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27  Assigned to Judiciary II
HB-0803—Cont.

April 19
Consnt Caldr Order 2nd Read

May 03
Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read

May 09
Consnt Caldr, 3rd Read Pass 116-000-000

May 11
Arrive Senate
Sen Sponsor GEO-KARIS
Placed Calndr, First Reading

May 12
First reading
Rfrd to Comm on Assignment

May 18
Assigned to Judiciary

June 09
Recommended do pass 012-000-000

June 13
Second Reading
Amendment No.01 GEO-KARIS Adopted

June 16
Recalled to Second Reading
Amendment No.02 GEO-KARIS Adopted

June 19
Third Reading - Passed 058-000-000

June 20
Speaker's Tbl. Concurrence 01,02

June 27
H Concurs in S Amend. 01,02/108-001-000
Passed both Houses

July 26
Sent to the Governor

August 30
Governor approved
PUBLIC ACT 86-0328 Effective date 90-01-01

HB-0804
MATIJEVICH - CHURCHILL - STERN - FREDERICK,VF - PETERSON,W AND KLEMM.

(Ch. 127, par. 604A-101)

Amends the Illinois Governmental Ethics Act. Increases from $35,000 to $50,000 the minimum annual base salary that necessitates the filing of economic interest statements by employees of school districts and units of local government.

March 15 1989 First reading Rfrd to Comm on Assignment

March 27
Assigned to State Government Administration

May 05
Tbd pursuant Hse Rule 27D

HB-0805
FREDERICK,VF - MATIJEVICH - CHURCHILL - STERN - KLEMM, PETERSON,W, HOMER, SHAW AND BALANOFF.

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

Amends the Environmental Protection Act to require operators of landfills and garbage transfer stations to provide truck cleaning facilities at the exits to the site; requires truck drivers to clean mud, garbage and other site material off their trucks, and makes violation a petty offense with a $500 fine.

SENATE AMENDMENT NO. 1.
Removes reference to garbage transfer stations and deletes provisions establishing penalties.

SENATE AMENDMENT NO. 2.
Limits application to counties with a population over 275,000.

March 15 1989 First reading Rfrd to Comm on Assignment

March 27
Assigned to Energy Environment & Nat. Resource

April 19
Do Pass/Consent Calendar 016-000-000

May 03
Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read

May 09
Consnt Caldr, 3rd Read Pass 116-000-000

May 11
Arrive Senate
Sen Sponsor GEO-KARIS
Placed Calendar, First Reading
HB-0805—Cont.

May 12 First reading Rfrd to Comm on Assignment
May 18 Assigned to Energy & Environment
Jun 06 Recommeded do pass as amend 013-000-000

Placed Calndr, Second Reading

Jun 13 Second Reading
Amendment No.01 ENRGY ENVRMNT Adopted
Amendment No.02 HAWKINSON Adopted

Placed Calndr, Third Reading

Jun 19 Third Reading - Passed 058-000-001
Jun 20 Speaker’s Tbl. Concurrence 01,02
Jun 27 H Concurs in S Amend. 01,02/104-002-002
Passed both Houses
Jul 26 Sent to the Governor
Sep 05 Governor approved

PUBLIC ACT 86-0772 Effective date 90-01-01

HB-0806 FREDERICK, VF - STERN - KLEMM - MATIJEVICH - CHURCHILL AND PETERSON, W.

(Ch. 121, par. 5-801)

Amends the Highway Code to provide that small, unuseable remnants of land may be included in the award to the plaintiff in eminent domain proceedings if it is more practical to do so in the judgment of the court.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary I
May 05 Tbd pursuant Hse Rule 27D

HB-0807 STERN - CHURCHILL - MATIJEVICH - KLEMM - PETERSON, W AND FREDERICK, VF.

(Ch. 121, par. 5-504)

Amends the Illinois Highway Code. Provides for the joint construction, repair and maintenance of bridges, culverts, drainage structures, drainage facilities, grade separation or interchanges between the Illinois State Toll Highway Authority and any local unit of government.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Select Comm. on Roads and Bridges
Apr 07 Do Pass/Consent Calendar 014-000-000
Apr 17 Consnt Caldr Order 2nd Read
Apr 25 Consnt Caldr, 3rd Read Pass 115-000-000
Apr 26 Arrive Senate
May 03 Sen Sponsor WATSON
May 04 First reading Rfrd to Comm on Assignment
May 18 Assigned to Transportation
Jun 06 Recommended do pass 013-000-000

Placed Calndr, Second Reading

Jun 13 Second Reading
Placed Calndr, Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 01 Governor approved

PUBLIC ACT 86-0528 Effective date 90-01-01
Amends the Act concerning counties. Provides that regular meetings of the county board shall be held in any public (now, county) building located within the county.

HOUSE AMENDMENT NO. 1.
Provides that county board meetings may be held in any public building in the county (now, shall be held in any county building).

HOUSE AMENDMENT NO. 2.
Provides that special, as well as regular, county board meetings shall be held in public buildings in the county.

HB-0809 CHURCHILL — HALLOCK.
(Ch. 95 1/2, par. 6-206)
Amends The Illinois Vehicle Code. Provides for the suspension of a person’s privilege to operate a motor vehicle upon receipt by the Secretary of State of sufficient evidence that such person is under the age of 18 and has voluntarily or involuntarily withdrawn from a secondary school, thus becoming a “dropout” as defined in The School Code.
Amends the Illinois Vehicle Code to create the petty offense of displaying an obscene motor vehicle attachment. Subsequent violation is a Class C misdemeanor. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Select Comm Constitut'nal Officers
Apr 11 Re-assigned to Judiciary II
May 05 Interim Study Calendar JUDICIARY II

HB-0811 CHURCHILL.

Amends the Code of Civil Procedure. Creates a federal regulatory compliance defense against the imposition of punitive damages for drug manufacturers. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary I
May 05 Interim Study Calendar JUDICIARY I

HB-0812 CHURCHILL.

Amends the Emergency Medical Services Systems Act. Provides immunity for protected persons unless the action is inconsistent with the person’s training and (rather than or) constitutes willful and (rather than or) wanton misconduct.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary I
May 05 Interim Study Calendar JUDICIARY I

HB-0813 CHURCHILL.

Amends the Marriage and Dissolution of Marriage Act. Provides that a court may award temporary custody of a child under all of the standards and procedures applicable to an award of joint custody. Effective immediately.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Judiciary I
May 02 Do Pass/Consent Calendar 013-000-000
May 09 Consnt Caldr Order 2nd Read
May 11 Consnt Caldr, 2nd Readng
May 12 Arrive Senate
May 17 Sen Sponsor MAROVITZ
May 22 First reading Rfrd to Comm on Assignment
May 23 Assigned to Judiciary
May 31 Recommended do pass 011-000-000
Jun 13 Second Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
HB-0814  CHURCHILL
(New Act)

Creates the Sanitary District Act of 1989. Applies to counties of more than 400,000 and contiguous to a county of more than 1,000,000 containing 2 or more municipalities operating waste facilities, at least one of which discharges treated effluent into Pistakee Lake.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27     Assigned to Energy Environment & Nat. Resource
May 02     Interim Study Calendar ENRGY ENVRMNT

HB-0815  LEVIN - PRESTON - STERN - LANG - SUTKER.
(Ch. 122, par. 30-15.25)

Amends The School Code. Provides that if a nonpublic institution of higher education receives any grant or distribution of grant moneys appropriated from the State Treasury, such institution also must disclose the terms and conditions of certain endowments or gifts which it receives from foreign sources.

HOUSE AMENDMENT NO. 1.
Excepts from the disclosure requirement gifts from U.S. citizens who are not U.S. residents.

SENATE AMENDMENT NO. 1.
Increases the proposed reporting threshold for nonpublic institutions of higher education to $250,000 from $100,000.

Mar 15 1989  First reading  Rfrd to Comm on Assignment
Mar 27     Assigned to Higher Education
Apr 19     Recommended do pass 010-000-007
May 17     Placed Calndr,Second Reading
            Amendment No.01  LEVIN Adopted
May 26     Third Reading - Passed 081-027-001
            Arrive Senate
            Sen Sponsor CARROLL
            Placed Calndr,First Reading
May 30     First reading  Rfrd to Comm on Assignment
Jun 01     Assigned to Elementary & Secondary Education
           Recommended do pass as amend
            008-006-001
Jun 13     Placed Calndr,Second Reading
            Amendment No.01  ELEM SCND ED Adopted
Jun 19     Third Reading - Passed 058-000-000
Jun 20-    Speaker's Tbl. Concurrence 01
Jun 26     H Concurs in S Amend. 01/114-001-000
            Passed both Houses
Jul 26     Sent to the Governor
Sep 01     Governor approved
            PUBLIC ACT 86-0531 Effective date 90-01-01

HB-0816  LEVIN - PRESTON - STERN - LANG - SUTKER.
(Ch. 122, par. 30-15.25)

Amends The School Code. Requires the Attorney General to develop forms for the required annual disclosure by institutions of higher education of certain foreign
endowments or the absence thereof, and authorizes the Attorney General to apply to the circuit court to enforce compliance with the disclosure requirements.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Higher Education
May 05 Interim Study Calendar HIGHER ED

HB-0817 LEVIN - LANG - FARLEY - LAURINO - GIGLIO, SANTIAGO, MARTINEZ AND CURRAN.

(Ch. 67 1/2, par. 403.15)

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act to provide that beginning January 1, 1990, prescription drugs for post cataract surgery, treatment of glaucoma or ulcers and diabetes testing equipment and materials are covered under the Act.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue
May 04 Interim Study Calendar REVENUE

HB-0818 LEVIN.

(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 $16,000.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Revenue
May 04 Interim Study Calendar REVENUE

HB-0819 RICE.

(Ch. 111, pars. 2804, 2805, 2817, 2818, and 2836; new Article caption preceding par. 2824.1; new pars. 2824.1, 2824.2, and 2824.3; rep. par. 2834)

Amends the Funeral Directors and Embalmers Licensing Act of 1935 to require 2 years of college education to be registered as a funeral director, funeral director trainee, embalmer, or embalmer trainee beginning January 1, 1993. Provides for registration of funeral establishments. Increases registration fees. Effective July 1, 1990.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Executive
May 02 Interim Study Calendar EXECUTIVE

HB-0820 YOUNG,A - TURNER.

(Ch. 73, new par. 767.27)

Amends the Illinois Insurance Code. Requires insurance companies to establish investment practices designed to meet the needs of small businesses, family farms and low income areas of Illinois.

Mar 15 1989 First reading Rfrd to Comm on Assignment
Mar 27 Assigned to Insurance
May 03 Interim Study Calendar INSURANCE

HB-0821 YOUNG,A - TURNER.

(Ch. 73, par. 767.22)

Amends the Insurance Code. Provides that adverse risk experience in a specific geographic location is not a business purpose sufficient to refuse to provide insurance.

1 Fiscal Note Act may be applicable.
Amends an Act creating the Department of Children and Family Services by providing that the Department may, in conjunction with colleges or universities in this State, establish programs to train low-income older persons to be child care workers. Effective immediately.

FISCAL NOTE (DCFS)
Estimated costs for training of 2,000 persons in a 12-hour program would be $1,000,000 with an additional $200,000 costs for setup and monitoring of the program.

Provides that it is unlawful for a landlord to lease, or accept an application fee for, a dwelling unit for which the heating bill is the tenant’s responsibility unless the landlord discloses in writing to the tenant the average monthly cost for heat. Specifies methods by which such cost shall be calculated. Provides that the utility providing heat shall provide certain cost information. Sets forth responsibilities of landlords, tenants and utility companies. Provides for similar disclosures to be made by sellers of residential dwelling units and buildings to buyers. Provides for penalties for violations of the Act. Effective immediately.

\(^1\) Fiscal Note Act may be applicable.
HB-0824 WELLER.

(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.

HB-0825 WELLER - DEUCHLER.

(Ch. 111 2/3, pars. 704.01, 704.03 and 704.03.1, new par. 705.06; Ch. 127, new par. 141.253)

Amends the Regional Transportation Authority Act to set aside the proceeds of RTA-imposed taxes collected in townships that receive no RTA transportation services, to be used for grants to such townships to support public transportation services provided by the township. Effective January 1, 1990.

HB-0826 DIDRICKSON.

(Ch. 38, par. 24-3)

Amends the Criminal Code of 1961 to require a seller of a semiautomatic rifle to withhold delivery of such rifle at least 72 hours after application for its purchase has been made. Effective immediately.

HB-0827 COUNTRYMAN.

(Ch. 1, par. 103)

Amends the Act concerning the manner of proposing constitutional amendments to voters to provide for publication of amendment by Secretary of State in State newspapers at least 1 month (rather than 3 months) prior to a general election. Also provides Secretary of State shall furnish pamphlets concerning the amendment directly to each postal patron rather than to county clerks or boards of election commissioners for subsequent distribution. Effective immediately.
HB-0828  COUNTRYMAN.

(Ch. 110, new par. 13-215.1)

Amends the Code of Civil Procedure to toll the running of the limitations period on personal actions during the time a person, other than a voluntary unincorporated association, fails to comply with the Assumed Name Act or a corporation fails to register an assumed name under the Business Corporation Act. Effective immediately.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Judiciary I
May 05  Tbd pursuant Hse Rule 27D

HB-0829  MAYS - DANIELS - RYDER - STEPHENS.

Makes appropriations for the ordinary and contingent expenses of the Bureau of the Budget for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces merit compensation and operational lines and eliminates 2 analyst positions.

HOUSE AMENDMENT NO. 2.
Reduces by a total of $79,000 to eliminate 2 analyst vacancies and 1 new position.

SENATE AMENDMENT NO. 1.
Increases personal services and related lines in General Office.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Mar 28  Assigned to Appropriations I
May 11 Amendment No.01  APPROPI  Adopted
      Amendment No.02  APPROPI  Adopted
      015-012-000
      Recommded do pass as amend
      027-000-000
      Placed Calndr,Second Reading
May 19  Second Reading
      Held on 2nd Reading
May 23 Amendment No.03  MAYS  Lost
      Amendment No.04  MAYS  Withdrawn
      Placed Calndr,Third Reading
      Third Reading - Passed 114-001-000
May 25  Arrive Senate
      Sen Sponsor ETHEREDGE
      Placed Calndr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Appropriations I
Jun 16  Recommded do pass as amend
        017-005-000
      Placed Calndr,Second Reading
Jun 20  Second Reading
      Amendment No.01  APPROPI  Adopted
      Amendment No.02  SEVERNS  Lost
      Placed Calndr,Third Reading

HB-0830  MAYS - DANIELS - RYDER - HARRIS.

Appropriates $4,398,200 from the General Revenue Fund for the ordinary and contingent expenses of the Department of Labor for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces personal services-related lines, operations and contractual lines in General Office divisions of EDP and Fair Labor Standards.
HOUSE AMENDMENT NO. 2. (Tabled May 23, 1989)

HOUSE AMENDMENT NO. 4.
Reduces line items for contractual services and EDP in Div. of Operations and for contractual services in Div. of Public Safety.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)
Increases contractual services in Div. of Fair Labor Standards.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Recommends that the bill be further amended as follows:
Increases personal services-related lines and contractual in Fair Labor Standards Div. and adds appropriations for OCE of the Minority and Female Employment Opportunity Div.

GOVERNOR MESSAGE
Vetoes OCE funding for the Div. of Minority and Female Employment Opportunity.

Mar 20 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Mar 28 Assigned to Appropriations I
May 11 Amendment No.01 APPROP I Adopted
May 11 Amendment No.02 APPROP I Adopted
May 11 Amendment No.03 APPROP I Lost
May 19 Recommended do pass as amend
Placed Calndr,Second Reading
027-000-000
May 23 Mtn Prevail - Table Amend No 02
May 25 Arrive Senate
May 28 Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations I
Jun 16 Recommended do pass 023-000-000
Jun 20 Placed Calndr,Second Reading
Jun 23 Second Reading
Jun 20 Amendment No.01 JACOBS Adopted
Jun 23 030-028-000
Jun 25 Placed Calndr,Third Reading
Jun 01 Third Reading - Passed 110-000-000
Jun 01 Speaker's Tbl. Concurrency 01
Jun 27 H Noncens in S Amend. 01
Jun 28 Secretary's Desk Non-concur 01
Jun 28 S Refuses to Recede Amend 01
Jun 28 S Requests Conference Comm 1ST
Jun 28 Sen Conference Comm Apptd 1ST/ CARROLL
Jun 28 SAVICKAS, JACOBS,
Jun 28 ETHEREDGE &
Jun 28 MAITLAND
HB-0830—Cont.

Jun 29

Hse Accede Req Conf Comm 1ST
Hse Conference Comm Apptd 1ST/MCPIKE,
LEVERENZ, BOWMAN,
MAYS AND RYDER

House report submitted

Jun 30

Senate report submitted
Senate Conf. report Adopted 1ST/058-000-000
House Conf. report Adopted 1ST/115-001-000
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 12

Sent to the Governor

Jul 26

Governor item veto
PUBLIC ACT 86-0102 Effective date 89-07-26
Placed Cal. Item Veto

Oct 11

Mtn filed ovrde item veto DIDRICKSON
PG 2 & LN 27-33
PG 2 & LN 34-35
PG 3 & LN 1-2
PG 3 & LN 3
PG 3 & LN 4
PG 3 & LN 5
PG 3 & LN 6
PG 3 & LN 7
PG 3 & LN 8-9

Placed Cal. Item Veto

Oct 19

3/5 vote required
Override item veto Hse-pass 108-004-001
Placed Cal. Item Veto

Nov 03

Item veto stands. PA 86-0102

HB-0831  MAYS – DANIELS – RYDER – HARRIS.

Appropriates $3,729,300 from the Savings and Loan and Residential Mortgage Licensee Fund for the ordinary and contingent expenses of the Office of the Commissioner of Savings and Loan Associations for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces personal services and related lines and travel lines relevant to an eliminated position. Reduces contractual lines pertaining to a Savings and Loans Data Base.

HOUSE AMENDMENT NO. 3.
Restores funds in line item for contractual services.

SENATE AMENDMENT NO. 1.
Reduces personal services and related lines.

SENATE AMENDMENT NO. 2.
Further decreases personal services line.

Mar 20 1989

File With Clerk

Mar 23

First reading
Rfrd to Comm on Assignment

Mar 28

Assigned to Appropriations I

May 11

Amendment No.01
APPROP I
Adopted
Recommndd do pass as amend
027-000-000

Placed Calndr,Second Reading

May 19

Second Reading
Held on 2nd Reading

May 23

Amendment No.02
MAYS
Withdrawn

Amendment No.03
MAYS
Adopted

Placed Calndr,Third Reading
Third Reading - Passed 112-000-000

May 25

Arrive Senate
Sen Sponsor DONAHUE
Placed Calndr,First Reading

May 30

First reading
Rfrd to Comm on Assignment
HB-0832  MAYS – DANIELS – RYDER – HARRIS.

Appropriates $1,305,500 from the General Revenue Fund for the ordinary and contingent expenses of the Illinois Educational Labor Relations Board for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Makes reductions in personal services-related lines, EDP and telecommunications totalling $69,800.

HOUSE AMENDMENT NO. 2.
Makes further reductions in operations line items, including operation of auto equipment, totalling $75,200.

SENATE AMENDMENT NO. 1.
Increases personal services-related lines and EDP.

SENATE AMENDMENT NO. 2.
Makes appropriations and reappropriations to the Illinois Asbestos Abatement Authority for OCE and asbestos surveys of State governmental buildings.

SENATE AMENDMENT NO. 3.
Increases funds for vacancy and personnel for asbestos surveys.
HB-0833  MAYS - DANIELS - RYDER.

Makes appropriations for the ordinary and contingent expenses of the Office of the Lieutenant Governor for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Makes OCE reductions totalling $29,400.

HOUSE AMENDMENT NO. 2.
Appropriates $250,000 to Office of Lieutenant Governor for the Rural Life Institute at Western Illinois University.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)
Breaks out the Rural Affairs Council and the Illinois Export Council appropriations by line item.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Recommends that the bill be further amended as follows:
HB-0834  MAYS – DANIELS – RYDER – HARRIS.


HOUSE AMENDMENT NO. 1.
Reduces personal services, telecommunications and contractual line items in all Divisions and equipment in the FMS Division.

HOUSE AMENDMENT NO. 2.
Reduces contractual services in Central Administration; travel in Central Administration, FMS, MIS, Operations, and Program & Planning Divisions; and commodities in Financial and Management Services.

HOUSE AMENDMENT NO. 3.
In MIS Division, reduces printing, equipment & auto operations; relative to 20 new positions, reduces personal services-related lines and group insurance.

HOUSE AMENDMENT NO. 4.
Reduces telecommunications in all Divisions.

HOUSE AMENDMENT NO. 5.
Reduces contractual services in MIS, Operations, and Program & Planning Divisions; reduces personal services for merit compensation in all Divisions.

HOUSE AMENDMENT NO. 11.
Appropriates $16,000 for a Regional Office in Princeton.

HOUSE AMENDMENT NO. 18.
Transfers among funds in Div. of Management Information System and increases non-personal services related operations lines in Divisions of Program and Planning, Operations, Financial Management Services and Central Administration.

GOVERNOR MESSAGE
Vetoes OCE funding for the Princeton Regional office.
HB-0835  MAYS - DANIELS - RYDER - BLACK.

Makes appropriations for the ordinary and contingent expenses of certain retirement systems for the fiscal year beginning July 1, 1989.

State Employees' Retirement System
Judges' Retirement System
General Assembly Retirement System
Chicago Teachers' Retirement System
Downstate Teachers' Retirement System

Mar 20 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Mar 28 Assigned to Appropriations I
May 11 Recommended do pass 027-000-000

May 18 Second Reading
May 23 Third Reading - Passed 115-000-000
May 24 Arrive Senate
Placed Calendr,First Reading
May 25 Sen Sponsor ETHEREDGE
Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations I
Jun 06 Waive Posting Notice Committee Appropriations I
Jun 16 Recommended do pass 023-000-000

Jun 20 Second Reading
Jun 21 Third Reading - Passed 059-000-000
Passed both Houses
Jul 11 Sent to the Governor

Gov. item veto
PUBLIC ACT 86-0103 Effective date 89-07-26
Placed Cal. Item Veto
Item veto stands. PA 86-0103
HB-0836  MAYS – DANIELS – RYDER – BLACK.

Appropriates $399,482,500 from the State Lottery Fund for the ordinary and contingent expenses of the Department of the Lottery for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces Operations line items and the amount appropriated for award of Lottery prizes by a total amount of $29,057,400.

HOUSE AMENDMENT NO. 5.
Further reduces personal services line item in Operations Div. of Dept. of the Lottery. Adds $194,200 to Dept. of Lottery for State Police investigatory services.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)
Increases Operations lines and amount for payment of Lottery prizes.

SENATE AMENDMENT NO. 2. (Senate recedes June 30, 1989)
Reduces personal services-related lines, equipment and EDP in Operations.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-ams 1 and 2.
Recommends that the bill be further amended as follows:
Increases lines in Div. of Operations and amount appropriated for payment of Lottery prizes.
HB-0837  MAYS - DANIELS - RYDER - ROPP.

Makes reappropriations of $21,417,600 from the General Revenue Fund to the Illinois Farm Development Authority for the fiscal year beginning July 1, 1989.

Mar 20 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Mar 28 Assigned to Appropriations I
May 11 Recommended do pass 027-000-000
Placed Calndr,Second Reading
May 19 Second Reading Held on 2nd Reading
May 23 Amendment No.01 MAYS Withdrawn
Placed Calndr,Third Reading Third Reading - Passed 115-000-000
May 25 Arrive Senate
Sen Sponsor DONAHUE
Placed Calndr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations I
Waive Posting Notice Committee Appropriations I
Recommended do pass 025-000-000
Jun 16 Placed Calndr,Second Reading
Jun 20 Second Reading Placed Calndr,Third Reading
Jun 21 Third Reading - Passed 059-000-000
Passed both Houses
Jul 11 Sent to the Governor
Governor approved
PUBLIC ACT 86-0031 Effective date 89-07-11

HB-0838  MAYS - DANIELS - RYDER - WAIT.

Makes appropriations of $9,237,000 from the General Revenue Fund for the ordinary and contingent expenses of the Department of Military Affairs for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Increases personal services and related lines for employees who are federally reimbursable. Reappropriates funds for Elgin, Streator and Salem armories.

HOUSE AMENDMENT NO. 2.
Reduces various OCE line items relative to 6 vacancies.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)
Increases personal-services related lines in Adjutant General Operations and Facilities Operations.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Recommends that the bill be further amended as follows:
Increases personal-services related lines in Adjutant General Operations and Facilities Operations.
HB-0839  MAYS - DANIELS - RYDER - HASARA.

Makes appropriations for the ordinary and contingent expenses of the Department of Nuclear Safety for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Makes reductions amounting to $30,000 for a vacancy in the Environmental Safety Division.

HOUSE AMENDMENT NO. 2.
Makes further reductions totalling $29,800 for a vacancy.
HB-0839—Cont.

Mar 28  Assigned to Appropriations I
May 11 Amendment No.01 APPROP I Adopted
  Amendment No.02 APPROP I Adopted
  Recommended do pass as amend 027-000-000
  Placed Calndr, Second Reading
May 12 Amendment No.02 APPROP I Adopted
May 18 Second Reading
  Placed Calndr, Third Reading
May 23 Third Reading - Passed 113-000-002
May 24 Arrive Senate
  Placed Calndr, First Reading
May 25 Sen Sponsor ETHEREDGE
  Placed Calndr, First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations I
  Waive Posting Notice
Jun 16 Recommended do pass 025-000-000
  Placed Calndr, Second Reading
Jun 20 Second Reading
  Placed Calndr, Third Reading
Jun 21 Third Reading - Passed 058-001-000
  Passed both Houses
Jul 11 Sent to the Governor
Jul 20 Governor approved
  PUBLIC ACT 86-0075 Effective date 89-07-20

HB-0840 MAYS – DANIELS – RYDER – STEPHENS.

Makes appropriations for the ordinary and contingent expenses of the Department of Conservation for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
  Makes reductions totalling $338,400 pertaining to opening of new sites, new employees, purchase of vehicles and contractual work.

HOUSE AMENDMENT NO. 2.
  Makes reductions totalling $130,300 in the Divisions of Fisheries, General Office, Land Management, Forest Resources and Law Enforcement relative to elimination of various positions.

HOUSE AMENDMENT NO. 3.
  Makes technical changes.

HOUSE AMENDMENT NO. 4.
  Increases the line item in the Division of Natural Heritage from the Non-game Wildlife Conservation Fund.

HOUSE AMENDMENT NO. 7.
  Appropriates $2,000,000 to the Dept. for a gym in Chicago’s Ada Park.

SENATE AMENDMENT NO. 1.
  Increases GRF amounts for personal-services related lines in Div. of Land Management.

SENATE AMENDMENT NO. 2.
  Adds $30,000 for Trailside Museum in River Forest.

GOVERNOR MESSAGE
  Vetoes reappropriation for Rock Island Trail State Park and line item for Chicago Ada Park gymnasium.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>May 11 — Cont.</td>
<td>Amendment No.05 APPROP I Lost 011-013-000</td>
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<td>Amendment No.06 APPROP I Withdrawn 015-012-000</td>
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<td>Amendment No.07 APPROP I Adopted 027-000-000</td>
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<td>May 19</td>
<td>Second Reading Held on 2nd Reading</td>
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<td>May 23</td>
<td>Amendment No.08 WEAVER,M Lost</td>
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<td>Amendment No.09 MAYS Withdrawn</td>
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<td>Amendment No.10 MAYS Lost</td>
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<td>Amendment No.11 RICHMOND Withdrawn</td>
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<td>Placed Calndr, Third Reading</td>
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<td>Third Reading - Passed 112-002-000</td>
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<td>May 25</td>
<td>Arrive Senate</td>
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<td>Sen Sponsor ETHEREDGE</td>
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<td>Placed Calndr, First Reading</td>
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<td>May 30</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>Jun 01</td>
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<td>Recommended do pass 026-000-000</td>
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<td>Jun 20</td>
<td>Second Reading WELCH Adopted</td>
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<td>Amendment No.02 ROCK &amp; ZITO Adopted</td>
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<td>Placed Calndr, Second Reading</td>
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<td>Jun 21</td>
<td>Third Reading - Passed 059-000-000</td>
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<td>Jun 22</td>
<td>Speaker's Tbl. Concurrence 01,02</td>
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<td>Jun 27</td>
<td>H Concurs in S Amend. 01,02/117-000-000</td>
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<td>Jul 06</td>
<td>Sent to the Governor</td>
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<td>Jul 26</td>
<td>Governor item veto PUBLIC ACT 86-0104 Effective date 89-07-26</td>
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<td>Oct 19</td>
<td>Item veto stands. PA 86-0104</td>
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**HB-0841 MAYS – DANIELS – RYDER – HASARA.**

Makes appropriations for the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority for the fiscal year beginning July 1, 1989.

**HOUSE AMENDMENT NO. 1.**

Makes reductions in line items for personal services and related lines, contractual services, travel, printing, equipment, EDP, telecommunications, and operation of auto equipment. Increases EDP for Disaster Recovery Program.

**SENATE AMENDMENT NO. 1.** (Senate recedes June 28, 1989)

Increases personal services and related lines in Operations.

**SENATE AMENDMENT NO. 2.** (Senate recedes June 28, 1989)

Adds $100,000 for Cameron School Program.

Mar 20 1989   Filed With Clerk
Mar 23        First reading Rfrd to Comm on Assignment
Mar 28        Assigned to Appropriations I
May 11        Amendment No.01 APPROP I Adopted 027-000-000
               Placed Calndr, Second Reading
May 18        Second Reading Placed Calndr, Third Reading
HB-0842  MAYS – DANIELS – RYDER – HASARA.

Appropriates funds for the ordinary and contingent expenses of the Prisoner Review Board for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.

Makes reductions in personal services, retirement, commodities relative to elimination of a new position and in the equipment line.

SENATE AMENDMENT NO. 1.

Increases personal services, retirement, commodities & equipment.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Mar 28  Assigned to Appropriations I
May 11 Amendment No.01  APPROP I  Adopted
May 11  Recommended do pass as amend 027-000-000
Placed Calndr,Second Reading

May 18  Second Reading
Placed Calndr,Third Reading

May 23  Third Reading - Passed 112-002-001
May 24  Arrive Senate
Placed Calndr,First Reading

May 25  Sen Sponsor FAWELL
Placed Calndr,First Reading

May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Appropriations I

Waive Posting Notice  Committee Appropriations I

Jun 06  Committee discharged
Jun 08  Referred to Appropriations II
Jun 08  Recommended do pass as amend 018-000-000
Placed Calndr,Second Reading

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

Jun 21  Third Reading - Passed 059-000-000
Jun 22  Speaker's Tbl. Concurrence 01

PUBLIC ACT 86-0022  Effective date 89-07-07
HB-0843  MAYS – DANIELS – RYDER – WAIT.

Makes appropriations for the ordinary and contingent expenses of the Department of State Police for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces amounts for lease purchase of new police cars, personal services due to elimination of civilian vacancies, commodities for uniform restoration and auto operations.

HOUSE AMENDMENT NO. 2.
Reduces contractual services in Division of State Troopers.

HOUSE AMENDMENT NO. 3.
Deletes $2.5 million in the Governor's drug initiative for State Police.

HOUSE AMENDMENT NO. 5.
Reduces to “0” the amounts appropriated to the Dept. of State Police, Forensic Services Div. for the Governor’s Anti-Drug Initiatives of DNA Analysis and Finger- print ID programs.

HOUSE AMENDMENT NO. 6.
Transfers amounts in Div. of State Troopers into separate line items for grants to local units of government for gang crime control.

SENATE AMENDMENT NO. 1.
Deletes line items in various Divisions for the Governor’s Anti-Drug Initiative and inserts a Section providing funding for drug-related services and programs.

SENATE AMENDMENT NO. 2. (Senate recedes June 30, 1989)
Inserts funding for Operation of Gang Crime Control.

SENATE AMENDMENT NO. 5.
Reduces various GRF non-personal services lines throughout. Decreases personal services in Div. of State Troopers from Road Fund. Reduces operations lines in Operation Valkyrie Div. and personal services lines in Drug Free Schools Div. and Narcotic Intelligence Div.

SENATE AMENDMENT NO. 6.
Decreases personal services and related lines in Administration Division.

SENATE AMENDMENT NO. 7. (Senate recedes June 30, 1989)
Adds $2,000,000 for automated fingerprint ID system at Northern Illinois Police Crime Laboratory.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-ams 2 and 7.
Recommends that the House concur in S-ams 1, 5 and 6.
Recommends that the bill be further amended as follows:
Increases operations lines in Div. of State Troopers. Deletes grant lines for gang crime control. Deletes personal services-related lines in Div. of Drug Free Schools.
May 25
Arrive Senate
Sen Sponsor WEAVER,S
Placed Calendr,First Reading

May 30
First reading
Rfrd to Comm on Assignment

Jun 01
Assigned to Appropriations I

Jun 16
Recommended do pass as amend
026-000-000

Placed Calndr,Second Reading

Jun 20
Second Reading
Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Amendment No.03 APPROP I Tabled
Amendment No.04 APPROP I Tabled
Amendment No.05 APPROP I Adopted
Amendment No.06 SEVERNS
AMENDED ON FACE Adopted
Amendment No.07 GEO-KARIS
045-001-000

Placed Calndr,Third Reading

Jun 21
Third Reading - Passed 059-000-000

Jun 22
Speaker's Tbl. Concurrency 01,02,05,06,07

Jun 27
H Noncnsrs in S Amend. 01,02,05,06,07

Jun 28
Secretary's Desk Non-concur 01,02,05,06,07
S Refuses to Recede Amend 01,02,05,06,07
S Requests Conference Comm IST
Sen Conference Comm Apptd IST/CARROLL
SAVICKAS, SEVERNS, WEAVER,S & ETHEREDGE

Jun 29
Hse Accede Req Conf Comm IST
Hse Conference Comm Apptd IST/MCPIKE,
LEVERENZ, BOWMAN, MAYS AND RYDER

House report submitted

Jun 30
Senate report submitted
Senate Conf. report Adopted IST/058-000-000
House Conf. report Adopted IST/104-005-007
Both House Adoptd Conf rpt IST
Passed both Houses

Jul 12
Sent to the Governor

Jul 20
Governor approved
PUBLIC ACT 86-0076 Effective date 89-07-20

HB-0844 MAYS – DANIELS – RYDER – GOFORTH.

Appropriates $20,720,600 from the Abandoned Mined Lands Reclamation Council Federal Trust Fund for the ordinary and contingent expenses of the Abandoned Mined Lands Reclamation Council for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.

Appropriates $150,000 for Engineering Project demonstration mine subsidence reclamation in Belleville and decreases for grants and contracts to conduct research.

SENATE AMENDMENT NO. 1. (Senate recedes June 28, 1989)

Decreases personal services-related lines and printing and equipment and increases amount for grants to eliminate hazards created by abandoned mines. No dollar change.

Mar 20 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Mar 28 Assigned to Appropriations I
May 11 Recommended do pass 027-000-000

Placed Calndr,Second Reading

May 19 Second Reading Held on 2nd Reading
HB-0845  MAYS - DANIELS - RYDER - GOFORTH.

Makes appropriations for the ordinary and contingent expenses of the Department of Agriculture for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Makes reductions in Personal Services, travel, ticket refunds and deletes the appropriation for the Farmer Legal Assistance program.

HOUSE AMENDMENT NO. 2.
Adds $150,000 for construction of a pavilion on the DuQuoin State Fairgrounds.

HOUSE AMENDMENT NO. 4.
Appropriates $2,000,000 for grants for soil erosion control.

HOUSE AMENDMENT NO. 5.
Appropriates $33,500 for rehabilitation of county fairgrounds and grants to the Hardin County Fair Association.

HOUSE AMENDMENT NO. 6.
Appropriates $33,500 for rehabilitation of county fairgrounds and grants to the Johnson County Fair Association.

HOUSE AMENDMENT NO. 7.
Deletes Section appropriating $25,000 for ticket refunds for DuQuoin Grandstand events. Appropriates $50,000 for ticket refunds at State Fairs. Deletes language limiting appropriated funds for the purpose of "permanent improvements". Provides that other appropriated funds may be used for repairs and maintenance.

HOUSE AMENDMENT NO. 8.
Changes appropriation for equipment for the DuQuoin Buildings and Grounds appropriation from $70,000 to $79,800.

HOUSE AMENDMENT NO. 12.
Appropriates $250,000 for a pilot program under the Sustainable Agriculture Act.

HOUSE AMENDMENT NO. 14.
Appropriates $125,000 to the Department of Agriculture for a grant to University of Illinois to conduct a study of IL farm soil productivity.

HOUSE AMENDMENT NO. 15.
Increases appropriations from Agriculture Pesticide Control Act Fund for certification of pesticide applicators and the pesticide enforcement program; total increase $279,300.
SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)
Adds $400,000 for grain grading.
SENATE AMENDMENT NO. 2. (Senate recedes June 30, 1989)
Adds $100,000 for rehabilitation of county fairgrounds.
SENATE AMENDMENT NO. 3. (Senate recedes June 30, 1989)
Adds $6,000,000 for practical (adaptive) agricultural research.
SENATE AMENDMENT NO. 4.
Increases grant line for International Livestock Exposition and Solid Gold Futurity awards.
SENATE AMENDMENT NO. 6.
Adds $150,000 for the Agrimission Conference in the Soviet Union.
SENATE AMENDMENT NO. 7. (Senate recedes June 30, 1989)
Increases grants amounts for county fairs, 4-H extension, vocational agricultural fairs, and rehabilitation of county fairgrounds.
CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-ams 4 and 6.
Recommends that the Senate recede from S-ams 1, 2, 3 and 7.
Recommends that the bill be further amended as follows:
Decreases equipment line in Bureau of DuQuoin Bldgs. and Grounds. Decreases line item and deletes various line items concerning rehabilitation of county fairgrounds. Deletes line item for U of I study of farm soil productivity.
GOVERNOR MESSAGE
Line item vetoes $250,000 for a pilot program under the Sustainable Agriculture Act.

Mar 20 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Mar 28 Assigned to Appropriations I
May 11 Amendment No.01 APPROP I Adopted
Amendment No.02 APPROP I Adopted
Amendment No.03 APPROP I Lost
010-013-000
Amendment No.04 APPROP I Adopted
018-007-000
Amendment No.05 APPROP I Adopted
Amendment No.06 APPROP I Recommended do pass as amend
027-000-000
Placed Calndr, Second Reading
May 19 Second Reading Held on 2nd Reading
May 23 Amendment No.07 GOFORTH Adopted
Amendment No.08 GOFORTH Adopted
Amendment No.09 MAYS Withdrawn
Amendment No.10 MAYS Withdrawn
Amendment No.11 HARTKE Withdrawn
Amendment No.12 HARTKE Adopted
Amendment No.13 MAYS Withdrawn
Amendment No.14 MAYS Adopted
Amendment No.15 LEVERENZ Adopted
Placed Calndr, Third Reading
Third Reading - Passed 111-000-000
May 25 Arrive Senate
Sen Sponsor DONAHUE
Placed Calndr, First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations I
Waive Posting Notice Committee Appropriations I
Jun 16 Recommended do pass as amend
026-000-000
Placed Calndr, Second Reading
HB-0846  MAYS – DANIELS – RYDER – HENSEL.

Makes appropriations for the ordinary and contingent expenses of the Department of Central Management Services for the fiscal year beginning July 1, 1989.

SENATE AMENDMENT NO. 1.
Decreases personal services and related lines in Administrative Operations, III. Information Services, Property Management, and Bureau of Management, Information and Communications.

CONFERENCE COMMITTEE REPORT NO. 2.
Recommends that the House concur in S-am 1.
Recommends that the bill be further amended as follows:
Appropriates funds to the Department of Central Management Services from the Facilities Management Revolving Fund for the operation and acquisition of certain properties. Reduces the amounts of items of appropriation. Imposes conditions on the acquisitions of properties. Provides funds for a day care center in Springfield. Appropriates funds from the General Revenue Fund to the Agricultural Premium Fund.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Mar 28  Assigned to Appropriations I
May 11  Recommended do pass 027-000-000
Placed Calndr, Second Reading
HB-0847—Cont.

May 19  Second Reading
       Held on 2nd Reading
May 23  Amendment No.01  MAYS  Lost
            050-064-000
       Placed Calndr,Third Reading
       Third Reading - Passed 112-001-000
May 26  Arrive Senate
       Sen Sponsor ETHEREDGE
       Placed Calndr,First Reading
May 30  First reading
       Rfrd to Comm on Assignment
Jun 01  Assigned to Appropriations I
Jun 16  Recommended do pass 025-000-000
       Placed Calndr,Second Reading
Jun 20  Second Reading
       Amendment No.01  SEVERNS  Adopted
            030-008-000
       Placed Calndr,Third Reading
       Third Reading - Passed 059-000-000
Jun 21  Speaker’s Tbl. Concurrence 01
Jun 22  H Noncnsrs in S Amend. 01
Jun 28  Secretary’s Desk Non-concur 01
Jun 29  S Refuses to Recede Amend 01
       S Requests Conference Comm 1ST
       Sen Conference Comm Apptd 1ST/CARROLL
          SAVICKAS, SEVERNS, ETHEREDGE & MAITLAND
Jun 30  Hse Accede Req Conf Comm 1ST
       Hse Conference Comm Apptd 1ST/MCPIKE,
          LEVERENZ, BOWMAN, RYDER AND MAYS
       House report submitted
       Senate report submitted
       Senate Conf. report lost 1ST/007-036-001
       S Requests Conference Comm 2ND
       Sen Conference Comm Apptd 2ND/CARROLL
          SAVICKAS, SEVERNS, ETHEREDGE & MAITLAND
       House Refuses to Adopt 1ST
       Hse Accede Req Conf Comm 2ND
       Hse Conference Comm Apptd 2ND/MCPIKE,
          LEVERENZ, BOWMAN, RYDER AND MAYS
Jul 01  House report submitted
       3/5 vote required
       House Conf. report Adopted 2ND/095-015-004
       Senate report submitted
       3/5 vote required
       Senate Conf. report Adopted 2ND/053-004-000
       Both House Adoptd Conf rpt 2ND
       Passed both Houses
Jul 11  Sent to the Governor
Jul 12  Governor approved
       PUBLIC ACT 86-0039  Effective date 89-07-12

HB-0847    MAYS - DANIELS - RYDER - OLSON,BOB.

Makes appropriations for the ordinary and contingent expenses of the Environmental Protection Agency for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.

Reduces to $1 the appropriation to EPA for Illinois' participation in the Great Lakes Protection Fund.
HOUSE AMENDMENT NO. 2.
Reduces GRF funds totalling $261,400 for new positions and vacancies in the Air
Pollution Control Division.

HOUSE AMENDMENT NO. 3.
Deletes a total of $75,000 for air and land permit and inspection activities.

HOUSE AMENDMENT NO. 9.
Appropriates $195,000 to the Environmental Protection Agency for operating
expenses of the Southeast Chicago office.

SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)
Adds $50,000 for Buckner water line improvements.

SENATE AMENDMENT NO. 2. (Senate recedes June 30, 1989)
Adds $197,500 for Crossville wastewater system improvements.

SENATE AMENDMENT NO. 3. (Senate recedes June 30, 1989)
Adds $500,000 for Whiteash sewer system extension.

SENATE AMENDMENT NO. 4. (Senate recedes June 30, 1989)
Adds $50,000 for Blairsville sewer system work.

SENATE AMENDMENT NO. 5.
Decreases personal services and related lines in various Divisions and for admin-
istration of the various programs of EPA.

SENATE AMENDMENT NO. 7. (Senate recedes June 30, 1989)
Adds $100,000 for the Ill. Lake Management Program Act.

SENATE AMENDMENT NO. 8. (Senate recedes June 30, 1989)
Adds a total of $800,000 for water tower and sewer projects in LaSalle, Utica and
Peru.

SENATE AMENDMENT NO. 9. (Senate recedes June 30, 1989)
Adds a total of $6,800,000 for storm sewer system work in Midlothian and Calu-
met City.

SENATE AMENDMENT NO. 10. (Senate recedes June 30, 1989)
Adds $79,000 for Hillside storm sewer piping.

SENATE AMENDMENT NO. 11.
Add a total of $8,000,000 for site clean-up work.

SENATE AMENDMENT NO. 12. (Senate recedes June 30, 1989)
Adds $600,000 for Roselle sewage treatment plant.

SENATE AMENDMENT NO. 13. (Senate recedes June 30, 1989)
Increases appropriation for Illinois’ participation in the Great Lakes Protection
Fund to $5,000,000.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-ams 5 and 11.
Recommends that the Senate recede from S-ams 1, 2, 3, 4, 7, 8, 9, 10, 12 and 13.
Recommends that the bill be further amended as follows:
Decreases personal services in Administration. Increases personal services in oth-
er Divisions. Increases retirement & Soc. Sec. in Divisions of Air Pollution Control
and Vehicle Inspection and Maintenance. Adds appropriations to EPA for expenses
related to preparation of an Ozone plan for metropolitan Chicago and for payment
of a settlement of a court case.

Mar 20 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Mar 28 Assigned to Appropriations I
May 11 Amendment No.01 APPROP I Adopted
May 19 Second Reading
Held on 2nd Reading
026-001-000
Placed Calndr,Second Readng
026-001-000
026-001-000
027-000-000
Rfrd to Appropriations I
Appropriations I Adopted
Appropriations I Adopted
Appropriations I Adopted
Recommnded do pass as amend
May 23  
Amendment No.05 LANG Withdrawn
Amendment No.06 MULCAHEY Tabled
       LEVERENZ
Amendment No.07 STERN Lost
Amendment No.08 WOLF Withdrawn
Amendment No.09 BALANOFF Adopted
Amendment No.10 MAYS Withdrawn
Amendment No.11 WOLF Withdrawn

Placed Calndr, Third Reading
Third Reading - Passed 113-000-001

May 26
Arrive Senate
Sen Sponsor ETHEREDGE
Placed Calendr, First Reading

May 30
First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations I
Jun 16 Recommmended do pass as amend
026-000-000

Placed Calndr, Second Reading

Jun 20
Second Reading
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 CARROLL Adopted
029-027-000
Amendment No.06 SEVERNS Lost
029-029-000
Amendment No.07 JOYCE,JJ Adopted
Amendment No.08 WELCH Adopted
Amendment No.09 KELLY Adopted
Amendment No.10 ZITO Adopted
Amendment No.11 ETHEREDGE Adopted
Amendment No.12 ETHEREDGE Adopted
Amendment No.13 ETHEREDGE Adopted

Placed Calndr, Third Reading

Jun 21
Third Reading - Passed 059-000-000
Jun 22 Speaker's Tbl. Concurrence 01,02,03,04,05,07,
       Speaker's Tbl. Concurrence 08,09,10,11,12,13
Jun 27 H Noncnrs in S Amend. 01,02,03,04,05,07,
       H Noncnrs in S Amend. 08,09,10,11,12,13
Jun 28 Secretary's Desk Non-concur 01,02,03,04,05,07,
       Secretary's Desk Non-concur 08,09,10,11,12,13
       S Refuses to Recede Amend 01,02,03,04,05,07,
       S Refuses to Recede Amend 08,09,10,11,12,13
       S Requests Conference Comm 1ST
       Sen Conference Comm Apptd 1ST/ CARROLL
       SEVERNS, SAVICKAS,
       ETHEREDGE &
       MAITLAND
Jun 29 Hse Accede Req Conf Comm 1ST
Hse Conference Comm Apptd 1ST/ MCIPEKE,
       LEVERENZ, BOWMAN,
       MAYS AND RYDER

House report submitted

Jun 30
Senate report submitted
Senate Conf. report Adopted 1ST/058-001-000
House Conf. report Adopted 1ST/113-002-000
Both House Adoptd Conf rpt 1ST
Passed both Houses

Jul 12
Sent to the Governor

Jul 26
Governor approved

PUBLIC ACT 86-0105 Effective date 89-07-26
HB-0848    MAYS - DANIELS - RYDER - OLSON, BOB.

Appropriates $865,000 from the Environmental Protection Trust Fund to the Environmental Protection Trust Fund Commission for grants to various agencies.

HOUSE AMENDMENT NO. 1.
Transfers amount from grants for mapping total dissolved solids in groundwater to lines for development of a data system for Safe Drinking Water and testing for Dioxin.

Mar 20 1989    Filed With Clerk
Mar 23    First reading
Mar 28    Assigned to Appropriations I
May 11    Amendment No.01
          APPROP I    Adopted
          Recommeded do pass as amend
027-000-000

Placed Calndr, Second Reading
May 18    Second Reading
Placed Calndr, Third Reading
May 23    Third Reading - Passed 113-000-000
May 24    Arrive Senate
Placed Calendr, First Reading
May 25    Sen Sponsor ETHEREDGE
Placed Calendr, First Reading
May 30    First reading
Jun 01    Assigned to Appropriations I
Jun 16    Recommended do pass 025-000-000

Placed Calndr, Second Reading
Jun 20    Second Reading
Placed Calndr, Third Reading
Jun 21    Third Reading - Passed 059-000-000
Passed both Houses
Jul 11    Sent to the Governor
Governor approved
PUBLIC ACT 86-0032 Effective date 89-07-11

HB-0849    MAYS - DANIELS - RYDER - HARRIS.

Makes appropriations for the ordinary and contingent expenses of the Commissioner of Banks and Trust Companies for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Decreases Operations amounts totalling $270,300 pertaining to 11 new positions.
SENATE AMENDMENT NO. 1.
Decreases operations lines in General Office.
SENATE AMENDMENT NO. 2.
Increases amount for legal services by $145,000.
SENATE AMENDMENT NO. 3.
Restores personal services-related amounts and increases travel and equipment.
SENATE AMENDMENT NO. 4.
Changes title to An Act making appropriations for the ordinary and contingent expenses of the Commissioner of Banks and Trust Companies and for the ordinary and contingent expenses of the Bureau of the Budget in the Executive Office of the Governor. Provides OCE funding for the Bureau of the Budget and appropriates funds to BOB for expenses related to sale of State bonds and payments under the Master Indenture.

CONFFERENCE COMMITTEE REPORT NO. 1.
Recommends that the House concur in S-ams 1, 2, 3, and 4.
Recommends that the bill be further amended as follows:
Adds appropriations for operations of the Bureau of the Budget.

Mar 20 1989    Filed With Clerk
Mar 23    First reading
Mar 28    Assigned to Appropriations I
HB-0850  MAYS - DANIELS - RYDER - PARCELLS.

Makes appropriations for the ordinary and contingent expenses of the Department of Commerce and Community Affairs for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces operational lines throughout and Clean and Beautiful Program administrative funding. Eliminates funding for International Business Expansion Initiative, Gov. High Technology Programs, and new staff in Tourism Promotion.

HOUSE AMENDMENT NO. 2.
Eliminates funding for advertising & promotion in Economic Development Division. Reduces various operations lines in Program Administration and Small Business Assistance Divisions.
HOUSE AMENDMENT NO. 3. (Tabled June 7, 1989)
Reappropriates $200,000 for the Rosemont Tourism and Convention Bureau.

HOUSE AMENDMENT NO. 4. (Tabled June 7, 1989)
Appropriates a total of $100,000,000 for grants under the Metropolitan Civic Center Support Act.

HOUSE AMENDMENT NO. 5.
Deletes funds for grants and loans under the Small Business Build Illinois program.

HOUSE AMENDMENT NO. 6.
Appropriates $300,000 for expenses concerning Enterprise High Schools.

HOUSE AMENDMENT NO. 10.
Appropriates $150,000 from the Tourism Promotion Fund to the Rosemont Convention Bureau.

HOUSE AMENDMENT NO. 14.
Deletes appropriations for Job Training Partnership Fund.

HOUSE AMENDMENT NO. 19.
Increases appropriations to DCCA for Displaced Homemaker Grants.

HOUSE AMENDMENT NO. 20.
Changes relating to the Small Business Development to Small Business Development, Management and Technical Assistance Program. Increases appropriations for the Federal Industrial Services Fund and Job Training Partnership Fund. Appropriated $30,000 from the State Dept. of Labor Job Training Partnership Act Fund to the IL State Dept. of Labor for expenses associated with the development of an automated file relating to the JTPA Program.

HOUSE AMENDMENT NO. 22.
Appropriates $5,250,000 to the IL Affordable Housing Trust Fund for administration, grants, mortgages and loans.

HOUSE AMENDMENT NO. 24.
Appropriates $160,000 to the East St. Louis Area Development Authority for a grant.

HOUSE AMENDMENT NO. 25.
Appropriates $1,062,200 for the administration of the Emergency Employment Development Act.

HOUSE AMENDMENT NO. 27.
Appropriates $500,000 for a grant to the Institute for Competitive Manufacturing in the Dept. of Mechanical and Industrial Engineering at the University of Illinois.

HOUSE AMENDMENT NO. 32.
Appropriates $200,000 for the purpose of Tourism Attraction Development grants and loans.

HOUSE AMENDMENT NO. 35.
Appropriates $500,000 for a grant to the City of Herrin for an Outdoor Recreation Center for the promotion of tourism.

HOUSE AMENDMENT NO. 36.
Appropriates $200,000 for the purpose of operating the Division of Defense Contract Procurement.

SENATE AMENDMENT NO. 1. (Senate recedes July 1, 1989)
Deletes everything after the enacting clause. Effective July 1, 1989. Appropriates OCE funding for operations and programs of DCCA.

SENATE AMENDMENT NO. 2. (Senate recedes July 1, 1989)
Increases line item in Tourism Office for Statewide Tourism Promotion.

SENATE AMENDMENT NO. 3. (Senate recedes July 1, 1989)
Adds $150,000 for Sesser Opera House expansion.

SENATE AMENDMENT NO. 4. (Senate recedes July 1, 1989)
Adds $52,000 for Oak Park & River Forest High School Caretakers of the Environment Conference attendance.
SENATE AMENDMENT NO. 5. (Senate recedes July 1, 1989)
Adds $5,000,000 for Affordable Housing Development Credits.

SENATE AMENDMENT NO. 6. (Senate recedes July 1, 1989)
Adds $50,000 for Puerto Rican Cultural Center in Humboldt Park.

SENATE AMENDMENT NO. 7. (Senate recedes July 1, 1989)
Adds $10,000 for gang crime prevention program in Humboldt Park.

SENATE AMENDMENT NO. 8. (Senate recedes July 1, 1989)
Adds $200,000 for Ill. Humanities Council.

SENATE AMENDMENT NO. 9. (Senate recedes July 1, 1989)
Adds $1,500,000 for University Park at SIU-Edwardsville.

SENATE AMENDMENT NO. 10. (Senate recedes July 1, 1989)
Adds $75,000 for Riverside Civic Center Authority.

SENATE AMENDMENT NO. 11. (Senate recedes July 1, 1989)
Adds funds for Vermilion County Metropolitan Exposition Auditorium and Office Building Authority.

SENATE AMENDMENT NO. 12. (Senate recedes July 1, 1989)
Adds $150,000 to Secretary of State for costs associated with McKinley Park Public Library.

SENATE AMENDMENT NO. 13. (Senate recedes July 1, 1989)
Adds $73,000 to DOT for costs associated with Lake Michigan shoreline erosion controls.

SENATE AMENDMENT NO. 14. (Senate recedes July 1, 1989)
Adds $9,500 to DCCA for Chicago Chamber Orchestra travel.

SENATE AMENDMENT NO. 15. (Senate recedes July 1, 1989)
Adds $7,500 for Southern Illinois Recreational Guide.

SENATE AMENDMENT NO. 16. (Senate recedes July 1, 1989)
Adds $250,000 for River Grove development of River Front Park.

SENATE AMENDMENT NO. 17. (Senate recedes July 1, 1989)
Adds $150,000 for Select Committee on the Socio-Economic Status of African-American Males.

SENATE AMENDMENT NO. 18. (Senate recedes July 1, 1989)
Adds $100,000 for Great Plains Sports Science & Training Center.

SENATE AMENDMENT NO. 19. (Senate recedes July 1, 1989)
Adds $50,000 for Northeastern Ill. Planning Commission.

SENATE AMENDMENT NO. 20. (Senate recedes July 1, 1989)
Adds $1,062,200 for Emergency Employment Development Act.

SENATE AMENDMENT NO. 21. (Senate recedes July 1, 1989)
Reduces personal services-related lines in Office of Urban Assistance of DCCA.

SENATE AMENDMENT NO. 22. (Senate recedes July 1, 1989)
Reduces GRF personal services-related lines in DCCA Bureau of Program Administration.

SENATE AMENDMENT NO. 23. (Senate recedes July 1, 1989)
Deletes funding in DCCA for technology related grants and programs.

SENATE AMENDMENT NO. 24. (Senate recedes July 1, 1989)
Adds $139,173 for settlement of CETA costs.

SENATE AMENDMENT NO. 25. (Senate recedes July 1, 1989)
Adds funds to Dept. of Conservation for land acquisition grants.

SENATE AMENDMENT NO. 26. (Senate recedes July 1, 1989)
Adds $200,000 to Dept. of Conservation for purchases associated with forestry management and wildlife habitat plans.

SENATE AMENDMENT NO. 27. (Senate recedes July 1, 1989)
Adds $150,000 for Ill. Clean and Beautiful Program.

SENATE AMENDMENT NO. 28. (Senate recedes July 1, 1989)
Adds $25,000 for Springfield Symphony Orchestra tour.

SENATE AMENDMENT NO. 29. (Senate recedes July 1, 1989)
Adds $1,600,000 to CDB for Governors State University Center for the Performing Arts.
SENATE AMENDMENT NO. 30. (Senate recedes July 1, 1989)
Adds $36,000,000 for Low Income Home Energy Assistance grants.

SENATE AMENDMENT NO. 31. (Senate recedes July 1, 1989)
 Adds $48,000,000 for AFDC recipient energy assistance payments.

SENATE AMENDMENT NO. 32. (Senate recedes July 1, 1989)
 Adds $23,000,000 to Dept. Central Management Services for State's contributions to health insurance.

SENATE AMENDMENT NO. 33. (Senate recedes July 1, 1989)
 Adds $50,000 to Office of Lieutenant Governor for Ill. Agricultural Leadership Foundation.

SENATE AMENDMENT NO. 34. (Senate recedes July 1, 1989)
 Increases operations lines for DCCA Div. of International Business and adds $50,000 for adjustments in expenditures of that Div. pursuant to federal foreign currency conversion changes.

SENATE AMENDMENT NO. 35. (Senate recedes July 1, 1989)
 Adds $600,000 to Dept. of Conservation of Lake Ellyn.

SENATE AMENDMENT NO. 36. (Senate recedes July 1, 1989)
 Adds $262,800 to Dept. Central Management Services for payment of 2 court cases.

SENATE AMENDMENT NO. 37. (Senate recedes July 1, 1989)
 Adds funds for matching grants under the Clean and Beautiful program.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-ams 1 through 37.
Recommends that the bill be further amended as follows:
Deletes everything after the enacting clause. Appropriates OCE funding for the operations and programs of the Department of Commerce and Community Affairs.
Effective July 1, 1989.

GOVERNOR MESSAGE
Vets a total of $86,139,000 for various projects and programs to DCCA ... DENR ... Dept. of Public Health ... CDB ... Dept. of Agriculture ... Auditor General ... State Board of Education ... and EPA. Reduces line items to DCCA for the Illinois Clean and Beautiful Program and to Dept. of Public Health for Infant Mortality Network grants for pregnant addicts.

GENERAL ASSEMBLY RESTORATIONS
Restores a total of $1,460,000 in line item vetoed amounts to DCCA for Chicago Convention & Visitors Bureau; to State Board of Education for special ed. services, public assistance recipients education and Adult Education; and to EPA for Lake Management Program.
### HB-0850—Cont.

#### May 31

Motion EXTEND 3RD RD DEADLINE UNTIL 6-7-89 -MAYS

Mtn Prevail Suspend Rul 37G 117-000-000

Held on 2nd Reading

#### Jun 07

<table>
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Placed Calndr, Third Reading

Third Reading - Passed 117-000-000

#### Jun 08

Arrive Senate

Sen Sponsor SCHAFFER

Placed Calndr, First Reading

First reading Rfrd to Comm on Assignment

Waive Posting Notice Assigned to Appropriations I

Recommnded do pass as amend 026-000-000

#### Jun 16

Placed Calndr, Second Reading

#### Jun 20

Second Reading

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Jun 20—Cont.  
Amendment No.15  REA  Adopted  
Amendment No.16  ZITO  Adopted  
Amendment No.17  COLLINS  Adopted  
Amendment No.18  LUFT  Adopted  
Amendment No.19  CARROLL  Adopted  
Amendment No.20  SEVERNS  Adopted  
Amendment No.21  CARROLL  Adopted  
Amendment No.22  SEVERNS  Adopted  
Amendment No.23  BERMAN  Adopted  
030-029-000  
Amendment No.24  ETHEREDGE  Adopted  
Amendment No.25  ETHEREDGE  & PHILIP  Adopted  
Amendment No.26  DONAHUE  Adopted  
Amendment No.27  KARPIEL  Adopted  
Amendment No.28  DAVIDSON  Adopted  
Amendment No.29  DEANGELIS  Adopted  
Amendment No.30  MAITLAND  Adopted  
Amendment No.31  MAITLAND  Adopted  
Amendment No.32  ETHEREDGE  Adopted  
Amendment No.33  MAITLAND  Adopted  
Amendment No.34  PHILIP  & JOYCE,JJ  Adopted  
Amendment No.35  FAWELL  Adopted  
Amendment No.36  CARROLL  Adopted  
Amendment No.37  HALL  Adopted  

Placed Calndr, Third Reading  

Jun 21  
Third Reading - Passed 059-000-000  

Jun 22  
Speaker’s Tbl. Concurrence 01,02,03,04,05,06,  
Speaker’s Tbl. Concurrence 07,08,09,10,11,12,  
Speaker’s Tbl. Concurrence 13,14,15,16,17,18,  
Speaker’s Tbl. Concurrence 19,20,21,22,23,24,  
Speaker’s Tbl. Concurrence 25,26,27,28,29,30,  
Speaker’s Tbl. Concurrence 31,32,33,34,35,  
Speaker’s Tbl. Concurrence 36 AND 37  

Jun 27  
H Noncncrs in S Amend. 01,02,03,04,05,06,  
H Noncncrs in S Amend. 07,08,09,10,11,12,  
H Noncncrs in S Amend. 13,14,15,16,17,18,  
H Noncncrs in S Amend. 19,20,21,22,23,24,  
H Noncncrs in S Amend. 25,26,27,28,29,30,  
H Noncncrs in S Amend. 31,32,33,34,35,  
H Noncncrs in S Amend. 36,37  

Jun 28  
Secretary’s Desk Non-concur 01,02,03,04,05,06,  
Secretary’s Desk Non-concur 07,08,09,10,11,12,  
Secretary’s Desk Non-concur 13,14,15,16,17,18,  
Secretary’s Desk Non-concur 19,20,21,22,23,24,  
Secretary’s Desk Non-concur 25,26,27,28,29,30,  
Secretary’s Desk Non-concur 31,32,33,34,35,  
Secretary’s Desk Non-concur 36,37  
S Refuses to Recede Amend 01,02,03,04,05,06,  
S Refuses to Recede Amend 07,08,09,10,11,12,  
S Refuses to Recede Amend 13,14,15,16,17,18,  
S Refuses to Recede Amend 19,20,21,22,23,24,  
S Refuses to Recede Amend 25,26,27,28,29,30,  
S Refuses to Recede Amend 31,32,33,34,35,  
S Refuses to Recede Amend 36,37  
S Requests Conference Comm 1ST  
Sen Conference Comm Apptd 1ST/ROCK  
SEVERNS, JOYCE,JJ, ETHEREDGE & MAITLAND  

Jun 29  
Hse Accede Req Conf Comm 1ST  
Hse Conference Comm Apptd 1ST/MCPIKE,  
BOWMAN, LEVERENZ,  
MAYS AND RYDER  

1241  
HB-0850—Cont.
Jun 30  
House report submitted

Jul 01  
3/5 vote required
House Conf. report Adopted IST/084-024-007
Senate report submitted
3/5 vote required
Senate Conf. report Adopted IST/037-017-002
Both House Adopt Conf rpt IST
Passed both Houses

Jul 11  
Sent to the Governor

Jul 26  
Governor item reduction
PUBLIC ACT 86-0106 Effective date 89-07-26
Placed Cal. Item/Red. Veto

Oct 11  
Mtn filed overrde item veto 01/HALLOCK
PG 26 & LN 14-18
Mtn filed overrde item veto 02/HULTGREN
PG 26 & LN 10-13
Mtn filed overrde item veto 03/DIDRICKSON
PG 48 & LN 25-29
Mtn filed overrde item veto 04/MATIJEVICH
PG 49 & LN 18-25
PG 49 & LN 26-28
Placed Cal. Item/Red. Veto

Oct 12  
Mtn filed overrde item veto 05/TURNER
PG 37 & LN 34-35
PG 38 & LN 1
Mtn filed overrde item veto 06/PRESTON
PG 40 & LN 9-14
Mtn filed overrde red/veto 07/JONES, LOU
PG 55 & LN 31
PG 55 & LN 32
Placed Cal. Item/Red. Veto

Oct 16  
Mtn filed overrde item veto 08/BUGIELSKI
PG 26 & LN 5-9
Placed Cal. Item/Red. Veto

Oct 17  
Mtn filed overrde red/veto 09/LEVERENZ
PG 41 & LN 15
Placed Cal. Item/Red. Veto

Oct 18  
Mtn filed overrde item veto 10/LEVERENZ
PG 39 & LN 27-28
PG 39 & LN 29-30
Mtn filed overrde item veto 11/MULCAHEY
PG 56 & LN 8-11
Motion withdrawn #07-JONES, LOU
Placed Cal. Item/Red. Veto

Oct 19  
Mtn filed overrde red/veto 12/CURRAN
PG 55 & LN 31
PG 55 & LN 32
Motion withdrawn #02-HULTGREN
3/5 vote required
MOTION NO. 4
PG 49 & LN 18-25
PG 49 & LN 26-28
Override item veto Hse-pass 105-009-001
3/5 vote required
MOTION NO. 5
PG 37 & LN 34-35
PG 38 & LN 1
Override item veto Hse-lost 068-043-002
3/5 vote required
MOTION NO. 3
PG 48 & LN 25-29
Override item veto Hse-pass 107-003-000
3/5 vote required
MOTION NO. 6
PG 40 & LN 9-14
Override item veto Hse-lost 068-045-000
HB-0851  MAYS - DANIELS - RYDER - PARCELLS.

Makes appropriations of $2,554,600 from the General Revenue Fund for the ordinary and contingent expenses of the Prairie State 2000 Authority for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces various line items from GRF.

Mar 20 1989  Filed With Clerk
Mar 23  First reading    Rfrd to Comm on Assignment
Mar 28  Assigned to Appropriations I
May 11  Amendment No.01  APPROP I  Adopted
                                   Recommeded do pass as amend
                                   027-000-000

Placed Calndr,Second Reading

May 18  Second Reading
Placed Calndr,Third Reading

May 23  Third Reading - Passed 112-000-002
May 24  Arrive Senate
Placed Calendr,First Readng

May 25  Sen Sponsor ETHEREDGE
Placed Calendr,First Readng

May 30  First reading    Rfrd to Comm on Assignment
Jun 01  Assigned to Appropriations I
Jun 16  Recommended do pass 024-000-000

Placed Calndr,Second Reading

Jun 20  Second Reading
Placed Calndr,Third Reading

Jun 21  Third Reading - Passed 059-000-000
Passed both Houses

Jul 11  Sent to the Governor
HB-0852 MATIJEVICH – BLACK AND ROPP.

(Ch. 122, par. 27-22.2)

Amends The School Code. In the provisions relating to vocational education electives, makes a grammatical change.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 144, par. 189.07

Amends the Act relating to the Board of Higher Education to require notification that any minimum college admission standards established by the Board are inapplicable to those seeking admission to occupational or vocational programs at community colleges or to 2 year associate degree programs.

GOVERNOR MESSAGE

Recommends removing notification of inapplicability requirement as to students in 2 year associate degree programs at colleges and universities.

Mar 20 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Elementary & Secondary Education
Apr 19 Do Pass/Short Debate Cal 022-000-000
May 09 Cal 2nd Rdng Short Debate
May 12 Short Debate-3rd Passed 102-000-000
May 15 Arrive Senate
May 23 Sen Sponsor WELCH
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Elementary & Secondary Education
Jun 09 Recommended do pass 020-000-000
Jun 13 Second Reading
Jun 19 Third Reading - Passed 059-000-000
Jul 17 Passed both Houses
Jul 26 Governor approved
PUBLIC ACT 86-0107 Effective date 89-07-26
Oct 17 Rul Gub Comply/Rule 46.1(b)
Oct 18 Mtn fild ovrrde amend veto REGAN-MCPIKE-BOWMAN
Oct 19 Motion withdrawn TO OVERRIDE AMEND.
VETO-REGAN-MCPIKE-BOWMAN

Bill dead-amendatory veto.

HB-0853 MATIJEVICH – BLACK AND ROPP.

(Ch. 144, par. 189.07)

Amends the Act relating to the Board of Higher Education. Provides that the minimum admission requirements or standards adopted by the Board, whether mandatory or advisory in nature, shall permit any elective requirement which may be satisfied by coursework in foreign language, music or art to also be satisfied by coursework of the same length in vocational education.
HB-0854  STECZO – ROPP – WELLER AND FLOWERS.  
(Ch. 122, par. 27-1)

Amends The School Code. Includes vocational education among the areas of education considered necessary for a child's continuing development.

FISCAL NOTE (State Board of Education)
Costs for an assessment test at the State level will be approximately $175,000. Local school district costs would total from $5 to $10 million.

HOUSE AMENDMENT NO. 1.
Removes vocational education as an area of education. Requires school districts to make academic and vocational courses available for attainment of learning objectives.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED (State Board of Ed.)
There is no fiscal impact to either the State or local school districts.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Elementary & Secondary Education
Apr 19  Recommended do pass 009-000-000

May 12  Second Reading
May 18  Third Reading - Passed 108-006-002
May 22  Arrive Senate
May 23  Sen Sponsor WELCH
May 25  First reading  Rfrd to Comm on Assignment
May 26  Assigned to Higher Education
Jun 07  Recommended do pass 009-000-000

Jun 13  Second Reading
Jun 19  Third Reading - Passed 059-000-000
Jul 17  Sent to the Governor
Sep 07  Governor vetoed

Oct 19  Total veto stands.

Amends The School Code. Includes vocational education among the areas of education considered necessary for a child's continuing development.

FISCAL NOTE (State Board of Education)
Costs for an assessment test at the State level will be approximately $175,000. Local school district costs would total from $5 to $10 million.

HOUSE AMENDMENT NO. 1.
Removes vocational education as an area of education. Requires school districts to make academic and vocational courses available for attainment of learning objectives.

STATE MANDATES ACT FISCAL NOTE, AS AMENDED (State Board of Ed.)
There is no fiscal impact to either the State or local school districts.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Elementary & Secondary Education
May 04  Do Pass/Short Debate Cal 030-000-000
May 09  Fiscal Note Requested PARKE
May 10  Fiscal Note filed
May 17  St Mandate Fis Note Filed
May 22  Arrive Senate

Passed both Houses
Placed Calendar Total Veto
HB-0855  SATERTHWAITE – SANTIAGO.

(Ch. 73, par. 753.11)

Amends the Illinois Insurance Code to require that certain insurance policies other than life, fidelity and surety, and ocean marine policies contain a provision setting forth how such policy may be cancelled by company and the insured.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Insurance
May 03  Interim Study Calendar INSURANCE

HB-0856  COUNTRYMAN.

(Ch. 24 1/2, par. 38b7)

Amends the State University Civil Service System Act. Changes the term “sex” to “gender”.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Executive
May 05  Tbd pursuant Hse Rule 27D

2 HB-0857  TURNER.

(Ch. 108 1/2, par. 8-244.1)

Amends the Chicago Municipal Article of the Pension Code to require the Board to withhold certain union dues from annuities upon request.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Personnel and Pensions
May 05  Tbd pursuant Hse Rule 27D

HB-0858  WILLIAMSON.

(Ch. 127, par. 293.3)

Amends An Act relating to disaster relief. Provides that for any disaster occurring on or after October 1, 1986, the State shall reimburse a local governmental body which has furnished emergency services directly related to or required by the disaster for the entire expenses incurred by the local governmental body for furnishing such services. Effective immediately.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Executive
May 04  Interim Study Calendar EXECUTIVE

2 Pension System Impact Note Act may be applicable.
HB-0859  RYDER – DANIELS – MAYS – DEUCHLER.

Makes appropriations for the ordinary and contingent expenses of the Department of Public Aid for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Deletes everything. Reinstates OCE funding for Dept. of Public Aid in a reduced total of $32,248,100.

HOUSE AMENDMENT NO. 2.
Makes transfers among line items and has no dollar change.

HOUSE AMENDMENT NO. 6.
Increases OCE funding in Child Support Enforcement Div. of Dept. of Public Aid.

HOUSE AMENDMENT NO. 9.
Increases amounts for funeral & burial expenses, hospital in-patient medical assistance, homeless shelter and homelessness prevention programs, domestic violence shelters and extended child care. Provides for a grant increase of 2 1/2% (from 5% to 7 1/2%) for AFDC and General Assistance.

HOUSE AMENDMENT NO. 10.
Increases amount for medical assistance for community health centers.

SENATE AMENDMENT NO. 1. (Senate recedes July 1, 1989)
Reduces line item under Medical Assistance for Health Maintenance Organizations.

SENATE AMENDMENT NO. 2. (Senate recedes July 1, 1989)
Reduces GRF personal services and related lines.

SENATE AMENDMENT NO. 3. (Senate recedes July 1, 1989)
Reduces contractual services lines; reduces line for purchase of medical services in Medical Div.

SENATE AMENDMENT NO. 4. (Senate recedes July 1, 1989)
Reduces personal services and retirement in Central Level Operations.

SENATE AMENDMENT NO. 5. (Senate recedes July 1, 1989)
Deletes prior years’ costs authorization from item for implementation of the Immigration Reform and Control Act.

SENATE AMENDMENT NO. 6. (Senate recedes July 1, 1989)
Adds line item for Disproportionate Share Hospitals under Medical Assistance.

SENATE AMENDMENT NO. 7. (Senate recedes July 1, 1989)
Decreases lines under Medical Assistance for Skilled & Intermediate Long Term Care and for Services under the Omnibus Budget Reconciliation of 1987.

SENATE AMENDMENT NO. 11. (Senate recedes July 1, 1989)
Deletes amount for energy assistance grants under Income Assistance and Related Distributive Purposes Division and appropriates $48,000,000 for transfer to the AFDC Energy Assistance Fund.

SENATE AMENDMENT NO. 12. (Senate recedes July 1, 1989)
Restores amounts in Medical Assistance for Skilled & Intermediate Long Term Care.

CONFERENCE COMMITTEE REPORT NO. 1.
 Recommends that the Senate recede from S-ams 1 through 7, 11, 12
 Recommends that the bill be further amended as follows;
 Deletes everything after the enacting clause. Makes appropriations for the ordinary and contingent expenses and programs of the Dept. of Public Aid for FY90. Effective July 1, 1989.

GOVERNOR MESSAGE
Makes reductions totaling $8,739,300 for Funeral & Burial Expenses ... Prescribed Drugs ... Community Health Centers ... and Domestic Violence Shelters & Services.
HB-0859—Cont.

May 11—Cont. Amendment No.03 APPROP II Lost 006-006-001
Amendment No.04 APPROP II Lost 009-009-002
Recommnded do pass as amend 021-000-000

Placed Calndr, Second Reading

May 19
Second Reading
Held on 2nd Reading

May 23 Amendment No.05 RYDER Withdrawn
Amendment No.06 RYDER Adopted
Amendment No.07 YOUNG, A Withdrawn
Amendment No.08 YOUNG, A Withdrawn
Amendment No.09 BOWMAN Adopted 062-044-005
Amendment No.10 BOWMAN Adopted 063-044-003

Placed Calndr, Third Reading
Third Reading - Passed 096-013-003

May 26 Arrive Senate
Sen Sponsor MAITLAND
Placed Calendr, First Reading

May 30 First reading Ref'd to Comm on Assignment
Jun 01 Waive Posting Notice Assigned to Appropriations II
Jun 15 Committee Appropriations II
Recommnded do pass as amend 017-000-000

Placed Calndr, Second Reading

Jun 20 Second Reading
Amendment No.01 APPROP II Adopted
Amendment No.02 APPROP II Adopted
Amendment No.03 APPROP II Adopted
Amendment No.04 WELCH Adopted
Amendment No.05 WELCH Adopted
Amendment No.06 ROCK Adopted
Amendment No.07 WELCH Adopted
Amendment No.08 MAITLAND Verified
Amendment No.09 MAITLAND Lost 027-030-000
Amendment No.10 MAITLAND Lost 028-030-000
Amendment No.11 MAITLAND Adopted
Amendment No.12 MAITLAND Adopted
Amendment No.13 MAITLAND Lost

Placed Calndr, Third Reading

Jun 21 Third Reading - Passed 055-002-002
Jun 22 Speaker's Tbl. Concurrence 01, 02, 03, 04, 05, 06, 07, 11, 12
Speaker's Tbl. Concurrence 01, 02, 03, 04, 05, 06, 07, 11, 12
Jun 29 H Noncncrs in S Amend. 01, 02, 03, 04, 05, 06, 07, 11, 12
H Noncncrs in S Amend. 01, 02, 03, 04, 05, 06, 07, 11, 12
Secretary's Desk Non-concur 01, 02, 03, 04, 05, 06, 07, 11, 12
Secretary's Desk Non-concur 01, 02, 03, 04, 05, 06, 07, 11, 12
Jun 30 S Refuses to Recede Amend 01, 02, 03, 04, 05, 06, 07, 11, 12
S Refuses to Recede Amend 01, 02, 03, 04, 05, 06, 07, 11, 12
S Requests Conference Comm 1ST
Sen Conference Comm Apptd 1ST/HALL
SMITH, BERMAN, MAITLAND & ETHEREDGE
Hse AcceDeq Conf Comm 1ST
Hse Conference Comm Apptd 1ST/MCPike,
SMITH, BERMAN, MAITLAND & ETHEREDGE

House report submitted
House Conf. report Adopted 1ST/108-006-001
HB-0860  RYDER – DANIELS – MAYS – LEITCH.

Makes appropriations for the ordinary and contingent expenses of the Department of Alcoholism and Substance Abuse for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Decreases FY 90 OCE budget request by $448,600.

HOUSE AMENDMENT NO. 2.
Decreases line items in Div. of Administrative Support for the Drug Free Illinois Initiative and in Grants-in-Aid for Alcoholism and Substance Abuse Prevention Services.

HOUSE AMENDMENT NO. 3.
Adds a total of $450,000 to Dept. of Alcoholism and Substance Abuse for Drug Free Initiative programs targeting minority populations and women and for Grants for prevention services targeting youth and women.

SENATE AMENDMENT NO. 1.
Reduces personal services-related lines in Div. of Administrative Support.

SENATE AMENDMENT NO. 2.
Reduces grant line for Alcoholism and Substance Abuse Prevention Services.

SENATE AMENDMENT NO. 3.
Reduces line for Administration of the Addictions Research Institute.

SENATE AMENDMENT NO. 4.
Increases personal services-related lines in Administrative Support.

SENATE AMENDMENT NO. 5.
Reduces Drug-Free Illinois administrative lines in Administrative Support and Grants for minority populations, pregnant women and youth.

SENATE AMENDMENT NO. 6.
Reduces contractual services (Drunk & Drugged Driving Prevention Fund) in Administrative Support.

SENATE AMENDMENT NO. 7.
Decreases grant line item for Alcoholism and Substance Abuse Prevention Services and adds same amount for education and prevention of steroid abuse.

SENATE AMENDMENT NO. 8.
Decreases grant line item for Alcoholism and Substance Abuse and Prevention Services and adds same amount for a Fetal Alcohol Syndrome Awareness Program.

SENATE AMENDMENT NO. 9.
Further decreases grant line item for Alcoholism and Substance Abuse Prevention Services.
HB-0861  RYDER – DANIELS – MAYS – SIEBEN.

Appropriates $3,491,400 from the General Revenue Fund for the ordinary and contingent expenses of the Guardianship and Advocacy Commission for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces GRF line items for personal and contractual services.

HOUSE AMENDMENT NO. 2.
Appropriates $750,000 for OBRA requirement.

HOUSE AMENDMENT NO. 3.
Restores $14,800 to personal services line.

HOUSE AMENDMENT NO. 5.
Adds $450,000 to the Guardianship & Advocacy Commission appropriation for fulfilling the Omnibus Reconciliation Act of 1987.
HOUSE AMENDMENT NO. 7.
Restores $20,500 to the contractual line item.

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<td>PUBLIC ACT 86-0035 Effective date 89-07-11</td>
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HB-0862 RYDER – DANIELS – MAYS – WOJCIC.

Appropriates $2,338,800 from the General Revenue Fund to the Illinois Asbestos Abatement Authority for operational expenses effective July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces personal services and related line items by $39,400 by reducing merit compensation to 3.5% and providing for a 12 week hiring lag in the asbestos litigation division. Provides for a reappropriation of $294,090 (GRF) for asbestos survey work which will not be undertaken in FY 89.

SENATE AMENDMENT NO. 1.
Reduces personal services-related lines and contractual line in Asbestos Litigation Division of Attorney General Office.

SENTE AMENDMENT NO. 2.
Increases reappropriations for asbestos surveys by $537,000.

SENATE AMENDMENT NO. 3.
Deletes everything. Appropriates $1 for the OCE of the Asbestos Abatement Authority. Effective July 1, 1989.
HB-0863  RYDER - DANIELS - MAYS - WEAVER,M.

Makes appropriations for the ordinary and contingent expenses of the Department of Veterans' Affairs for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.

Reduces commodities, equipment, and contractual services to reflect FY 89 expenditures and in accordance with CMS guidelines. Eliminates 2 automobiles, gas and electricity increases, machinery requests.

HOUSE AMENDMENT NO. 7.

Decreases equipment line items from Veterans' Home at Quincy and Manteno Veterans' Home.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Mar 28  Assigned to Appropriations II
May 11  Amendment No.01  APPROP II  Adopted
      Amendment No.02  APPROP II  Lost
      Amendment No.03  APPROP II  Withdrawn
      Amendment No.04  APPROP II  Lost
008-009-002  Recommended do pass as amend
            021-000-000
Placed Calndr,Second Readng

May 19  Second Reading
      Held on 2nd Reading
May 23  Amendment No.05  MAYS  Withdrawn
      Amendment No.06  MAYS  Withdrawn
      Amendment No.07  MAYS  Adopted
Placed Calndr,Third Reading
Third Reading - Passed 113-001-000

May 26  Arrive Senate
      Sen Sponsor DONAHUE
      Placed Calndr,First Readng
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Appropriations II
      Waive Posting Notice
Jun 15  Recommended do pass 017-000-000
Placed Calndr,Second Readng

Jun 20  Second Reading
      Placed Calndr,Third Reading
Jun 21  Third Reading - Passed 059-000-000
      Passed both Houses
HB-0864  RYDER - DANIELS - MAYS - HULTGREN.

Makes appropriations for the ordinary and contingent expenses of the Medical Center Commission for the fiscal year beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Decreases FY90 OCE budget by $17,100 in commodities, contractual services, personal services and related line items.

SENATE AMENDMENT NO. 1.
Increases operations lines except for travel and telecommunications.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Mar 28  Assigned to Appropriations II
May 11  Amendment No.01  APPROP II  Adopted
         Recommanded do pass as amend 021-000-000
         Placed Calndr,Second Reading
May 18  Second Reading
May 23  Third Reading - Passed 115-000-000
May 24  Arrive Senate
May 25  Placed Calndr,First Reading
May 25  Sen Sponsor RAICA
      Placed Calndr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Appropriations II
Jun 15  Recommended do pass 017-000-000
      Placed Calndr,Second Reading
Jun 20  Second Reading
      Amendment No.01  WEAVER,S & PHILIP
      Adopted
      Placed Calndr,Third Reading
Jun 21  Third Reading - Passed 059-000-000
Jun 22  Speaker's Tbl. Concurrence 01
Jun 27  H Concurs in S Amend. 01/103-011-002
      Passed both Houses
Jul 06  Sent to the Governor
Jul 07  Governor approved
      PUBLIC ACT 86-0025 Effective date 89-07-07

HB-0865  RYDER - DANIELS - MAYS - ZICKUS.

Makes appropriations for the ordinary and contingent expenses of the Governor's Purchased Care Review Board beginning July 1, 1989.

HOUSE AMENDMENT NO. 1.
Reduces FY 90 OCE Budget request by $2,100 GRF, due to consistent lapse amounts in several line items.

Mar 20 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Mar 28  Assigned to Appropriations II
May 11  Amendment No.01  APPROP II  Adopted
         Recommanded do pass as amend 021-000-000
         Placed Calndr,Second Reading
May 18  Second Reading
May 23  Third Reading - Passed 113-000-000
HB-0865—Cont.

May 24 Arrive Senate
Placed Calendr, First Readng
May 25 Sen Sponsor FAWELL
Placed Calendr, First Readng
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Appropriations II
Jun 08 Recommended do pass 018-000-000
Placed Calndr, Second Readng
Jun 20 Second Reading
Placed Calndr, Third Readng
Jun 21 Third Reading - Passed 059-000-000
Passed both Houses
Jul 11 Sent to the Governor
Governor approved
PUBLIC ACT 86-0037 Effective date 89-07-11

HB-0866 DEJAEGHER.

(Ch. 130, new par. 17.2)
Amends the Act in relation to the State Treasurer to empower such office to establish a program of incentives to financial institutions which support Hispanic business development.

Mar 20 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Select Comm Constitut’nal Officers
May 04 Interim Study Calendar CONST OFFICER

HB-0867 BLACK.

(Ch. 120, new par. 443a)
Amends the Retailers' Occupation Tax Act to provide for a tax credit for retailers' whose place of business is subject to restricted access because of State highway construction. Effective January 1, 1990.

Mar 22 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Revenue
May 04 Interim Study Calendar REVENUE

HB-0868 STANGE.

(Ch. 111 2/3, par. 9-222; Ch. 120, pars. 467.16, 468 and 2002)

Mar 22 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Revenue
May 04 Interim Study Calendar REVENUE

HB-0869 MATIJEVICH.

Makes an appropriation to the State Board of Education for distribution as supplemental state aid to school districts meeting certain criteria. Effective July 1, 1989.

Mar 22 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-0870  CULLERTON.

(Ch. 110, par. 2-1107)

Amends the Code of Civil Procedure to allow the court to give instructions to the jury at any time during the trial when and as justice dictates, in addition to giving instructions after final arguments.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 38, par. 115-4

Deletes everything. Amends the Code of Criminal Procedure of 1963 and the Code of Civil Procedure in relation to jury instructions. Provides that all parties shall tender to the court their proposed jury instructions at the call of the case for trial, and the court may consider additional instructions if the court determines it to be desirable as a result of the evidence or arguments.

Mar 22 1989  Filed With Clerk
Mar 23  First reading    Rfrd to Comm on Assignment
Apr 05  Assigned to Judiciary I
May 03  Cal 2nd Rdng Short Debate
May 10  Short Debate Cal 2nd Rdng
       Amendment No.01  CULLERTON  Adopted
May 19  Short Debate-3rd Passed 113-000-001
May 22  Arrive Senate
       Placed Calendr,First Readng
May 23  Sen Sponsor MAROVITZ
       Placed Calendr,First Readng
May 25  First reading    Rfrd to Comm on Assignment
May 26  Assigned to Judiciary

1 HB-0871  HICKS, HARTKE AND DEJAEGHER.

(Ch. 95 1/2, pars. 3-815 and 819)

Amends The Vehicle Code to provide no limitation on the allowable number of farm truck and trailer registrations (now limited to 2). Effective July 1, 1989.

FISCAL NOTE (Sec. of State)

Although administrative duties should decrease due to the current extra handling and verification process, there would be a minimal cost savings. The total revenue loss is difficult to be determined but could be estimated at $25,000.

Mar 22 1989  Filed With Clerk
Mar 23  First reading    Rfrd to Comm on Assignment
Apr 05  Assigned to Select Comm Constitut’nal Officers
Apr 13  Conslt Caldr Order 2nd Read
Apr 17  Fiscal Note filed
       Remvd from Consent Calendar
       Cal 2nd Rdng Short Debate

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1 Fiscal Note Act may be applicable.
HB-0871—Cont.

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<td>Assigned to Transportation</td>
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HB-0872 RYDER.

(Ch. 24, new pars. 10-2.1-8.1 and 10-2.1-9.1)

Amends the Municipal Code. Allows certain preferences to police applicants for having met certain educational requirements.

Mar 22 1989  Filed With Clerk
Mar 23       First reading
Apr 05       Assigned to Cities & Villages
May 03       Interim Study Calendar CITY VILLAGE

HB-0873 MATIJEVICH – MCNAMARA – NOVAK – SALTSMAN – GIORGI, PHELPS, SANTIAGO, MARTINEZ AND VANDUYNE.

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

Amends The Illinois Vehicle Code. Authorizes the Secretary of State to issue special registration plates to Illinois residents, who as former members of the United States armed forces, participated in the battle of Pearl Harbor.

Mar 22 1989  Filed With Clerk
Mar 23       First reading
Apr 05       Assigned to Select Comm. on Veteran Affairs
Apr 13       Do Pass/Short Debate Cal 007-000-000
May 09       Short Debate Cal 2nd Rdng
May 16       Short Debate-3rd Passed 112-000-000
May 17       Arrive Senate
            Placed Calendr,First Readng
May 18       Sen Sponsor DUNN,T
            Placed Calendr,First Readng
May 22       First reading
May 23       Assigned to Transportation
Oct 19       MOTION TO DIS.
            COMM./ DUNN,T.
            Committee Transportation

HB-0874 TERZICH.

(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. Exempts State, local government and school district employees from filing regardless of income if their employment is governed by collective bargaining or of at least 10 years’ duration.

Mar 22 1989  Filed With Clerk
Mar 23       First reading
Apr 05       Assigned to State Government Administration
May 05       Tbd pursuant Hse Rule 27D
HB-0875  TERZICH, CAPPARELLI, BARNES, SANTIAGO, MARTINEZ, VAN-
DUYNE, WHITE, BALANOFF AND GIGLIO.
(Ch. 95 1/2, new par. 3-624)

Amends the Illinois Vehicle Code to provide that the Secretary of State shall is-
sue, for the vanity plate fee, special license plates to honorably discharged veterans
indicating conflict service and combat medals received.

HOUSE AMENDMENT NO. 1.
Deletes requirements to indicate conflict service and combat medals received. In-
cludes content of the plates as being within the discretion of the Secretary of the State.

Mar 22 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Select Comm Constitut'nal Officers
May 04  Amendment No.01  CONST OFFICER  Adopted
Do Pass Amend/Short Debate
010-000-000
Cal 2nd Rdng Short Debate  May 09
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 11  Short Debate-3rd Passed 107-000-000
May 12  Arrive Senate
Placed Calendr,First Readng
May 23  Sen Sponsor O’DANIEL
Placed Calendr,First Readng
May 25  First reading  Rfrd to Comm on Assignment
May 26  Assigned to Transportation

3 HB-0876  TERZICH AND CAPPARELLI.
(Ch. 108 1/2, par. 5-136)

Amends the Chicago Policemen’s Article of the Pension Code. For widows whose
deceased husbands died in service after December 31, 1984 with at least 25 years of
service, increases the amount of their widow’s annuity beginning January 1, 1990.

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

Mar 22 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Personnel and Pensions
May 05  Tbd pursuant Hse Rule 27D

HB-0877  PULLEN.
(Ch. 105, par. 327)

Amends An Act concerning aquariums and museums in public parks. Provides
that, if the board of park commissioners of a park district of less than 500,000 popu-
lation levies a tax in excess of .03 percent but not to exceed .07 percent, the tax levy
resolution shall be published or posted together with certain information. Provides
that a back door referendum petition with respect to the resolution may be filed
within 30 days after the first publication or posting of the resolution (now, within 10
days after the levy is made). The secretary of the park district shall provide a peti-
tion form to any individual requesting one.

Mar 22 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Cities & Villages
Apr 12  Do Pass/Consent Calendar 011-000-000
Consnt Caldr Order 2nd Read
Apr 17  Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
**HB-0877—Cont.**

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PUBLIC ACT 86-0329 Effective date 9-01-01

**HB-0878** MATIJEVICH – SALTSMAN – DEUCHLER – VANDUYNE.

(Ch. 111, pars. 4400-22 and 4400-59, new par. 4400-53.01)

Amends the Medical Practice Act of 1987 to make performing unnecessary eye cataract surgery a violation of the Act. Also provides the advertising of clinical examinations which lead to unnecessary cataract surgery is a violation of the Act. Effective immediately.

Mar 22 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Consumer Protection
May 02 Interim Study Calendar CONSUMER PROT

**HB-0879** COUNTRYMAN AND EWING.

(Ch. 144, par. 1002)

Amends the Act relating to the State Colleges and Universities System. Clarifies that all members appointed to the Board of Governors by the Governor serve 6 year terms.

SENATE AMENDMENT NO. 1.

Adds an immediate effective date.

CONFERENCE COMMITTEE REPORT NO. 2.

Recommends that the House concur in Senate Amendment 1.

Recommends that the bill be further amended as follows:

- Adds Reference To: Ch. 111 1/2, par. 824; Ch. 122, pars. 103-7 and 103-8

Changes the title, amends the Health Services Education Grants Act to authorize grants to optometry schools, and amends the Public Community College Act to provide for the length of the initial staggered terms of a newly elected board of a community college district.

Mar 22 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Higher Education
May 02 Do Pass/Consent Calendar 013-000-000
May 09 Consnt Caldr Order 2nd Read
May 11 Consnt Caldr Order 3rd Read
May 11 Consnt Caldr, 3rd Read Pass 111-000-000
May 12 Arrive Senate
May 18 Sen Sponsor SCHAFFER Placed Calndr, First Readng

Correctional Budget and Impact Note Act may be applicable.
Amends The School Code. Authorizes downstate school districts to levy, subject to backdoor referenda, a tax for payment of the cost of specified utility services at a rate of .05% for the 1989-90 school year, increasing in increments of .05% in succeeding school years to a maximum of .25% for the 1993-94 and successive school years. Effective immediately.

1 Fiscal Note Act may be applicable.
Amends The Illinois Vehicle Code. Requires a distinctly colored driver’s license for insulin dependent diabetics.

FISCAL NOTE (Sec. of State)

HB-0881 will cost approximately $43,000 to implement and would require additional money for personnel in the medical review unit, along with increased postage, contractual, printing and equipment costs.

HOUSE AMENDMENT NO. 1.

Provides that an insulin dependent diabetic must request the Secretary of State to provide an original or renewal driver’s license of a distinct nature from other driver’s licenses issued by the Secretary of State.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 34, par. 3158

Amends the County Zoning Act. Provides that if a township plan commission located in a county under 600,000 population objects to a text or map amendment affecting an unincorporated area of the township, the township board of trustees may submit its written objections to the county board, after which the county board must adopt the amendment by a 3/4 majority vote. Adds immediate effective date.

1 Fiscal Note Act may be applicable.
HB-0883  HENSEL - COWLISHAW.

(Ch. 122, new par. 2-3.92)

Amends The School Code. Provides that the State Board of Education, with the assistance of an advisory committee and the benefit of public hearings, shall evaluate and report to the Governor and General Assembly on the advantages and disadvantages of establishing in downstate school districts a fiscal year commencing on September 1, with a corresponding extension of the time within which annual budgets are adopted.

Mar 22 1989  Filed With Clerk
Mar 23  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Elementary & Secondary Education
Apr 13  Do Pass/Consent Calendar 020-000-000
Apr 25  Consent Calendar, 2nd Readng
Consent Caldr Order 3rd Read
May 03  Consent Caldr, 3rd Read Pass 116-000-000
May 11  Arrive Senate
Placed Calendr,First Readng
May 16  Sen Sponsor KARPIEL
Placed Calendr,First Readng
May 17  First reading  Rfrd to Comm on Assignment
Consent Caldr Order 2nd Read
May 26  Added As A Joint Sponsor HUDSON
Committee Elementary & Secondary Education
May 26  Assigned to Elementary & Secondary Education
May 26  Rfrd to Comm on Assignment
May 26  Assigned to Elementary & Secondary Education
May 26  Rfrd to Comm on Assignment
May 26  Assigned to Elementary & Secondary Education
HB-0884 JOHNSON.
(Ch. 5, pars. 1603, 1605, 1605.1 and 1607)
Amends the Water Use Act to impose public hearing and permit requirements on nongovernmental persons proposing to develop new points of groundwater withdrawal capable of producing in excess of 100,000 gallons per day. Extends the provisions relating to emergency restrictions on groundwater use to all counties of the State not governed by the Levels of Lake Michigan Act. Authorizes actions to enjoin violations of the Act.

Mar 22 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Energy Environment & Nat. Resource
May 05 Tbd pursuant Hse Rule 27D

HB-0885 MATIJEVICH - CURRIE - DEUCHLER - WHITE - CURRAN AND PRESTON.
(Ch. 23, par. 5-2)
Amends the Public Aid Code to provide that the Department of Public Aid shall provide a plan of medical assistance coverage of those children over the age of one year up to at least the federal maximum age limit. Effective immediately.

Mar 22 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Human Services
May 05 Tbd pursuant Hse Rule 27D

HB-0886 WENNLUND - WELLER.
(New Act)
Creates the Illinois Equine Infectious Anemia Control Act. Provides that all equidae older than 12 months entering the State for reasons other than immediate slaughter shall be certified negative for equine infectious anemia. Requires infected animals to be branded and quarantined. Provides the Department of Agriculture with rule making power to implement the Act. Makes violations of the Act a Class C misdemeanor.

Mar 22 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Agriculture
Apr 18 Do Pass/Consent Calendar 018-000-000

Consnt Caldr Order 2nd Read
Apr 25 Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 03 Consnt Caldr, 3rd Read Pass 116-000-000
May 11 Arrive Senate
Placed Calendr,First Readng
May 22 Sen Sponsor DEANGELIS
Placed Calendr,First Readng
May 23 First reading Rfrd to Comm on Assignment
May 31 Recommended do pass 010-000-000

Placed Calndr,Second Reading
Jun 15 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Aug 15 Governor approved
PUBLIC ACT 86-0223 Effective date 90-01-01

1 Fiscal Note Act may be applicable.
Amends the Enterprise Zone Act. Increases the maximum area of an enterprise zone from 12 to 15 square miles. Effective immediately.

HOUSE AMENDMENT No. 1.
Deletes all changes. Amends the Illinois Enterprise Zone Act to allow an enterprise zone to comprise up to 15 square miles if it is in the jurisdiction of 4 or more counties or municipalities. Effective immediately.

FISCAL NOTE (DCCA)
No immediately likely new inclusions in the Zone that would cause reduced State revenues are identified at this time.
However, such a future potential impact is possible as a result of new business locations or expansions in existing Zones, or currently unidentified possible expansions under this authority which would include existing business activity.

SENATE AMENDMENT NO. 2.
Adds reference to: Ch. 67 1/2, par. 609.1; Ch. 120, par. 2-201
Amends the Illinois Enterprise Zone Act and the Illinois Income Tax Act 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 provided 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. Effective immediately.

Mar 22 1989 Filed With Clerk
Mar 23 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Select Comm. Economic Development
Apr 12 Do Pass/Short Debate Cal 013-000-000
Apr 26 Short Debate Cal 2nd Rdng Short Debate
Amendment No.01 WENNLUND Adopted
Cal 3rd Rdng Short Debate
May 09 Short Debate Cal 3rd Rdng Fiscal Note Requested BRESLIN
May 11 Fiscal Note filed
Short Debate Cal 3rd Rdng
May 12 Short Debate-3rd Passed 099-000-004
May 15 Arrive Senate Placed Calendr,First Reading
May 31 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Executive
Jun 06 Primary Sponsor Changed To DUNN,T Committee Executive
Jun 08 Recommended do pass 020-000-000
Placed Calndr,Second Reading
Jun 21 Second Reading Amendment No.01 SCHAFER Lost
Amendment No.02 DUNN,T Adopted
Placed Calndr,Third Reading
Jun 23 Third Reading - Passed 059-000-000 Speaker's Tbl. Concurrence 02
Jun 27 H Concurs in S Amend. 02/113-000-000 Passed both Houses
Jul 26 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0803 Effective date 89-09-07
Amends the Marriage and Dissolution of Marriage Act. Provides that in a proceeding for dissolution of marriage, if the court hears testimony from one or more expert witnesses, including but not limited to accountants or appraisers, concerning property owned or income received by either or both of the spouses, the court may direct that the fee of any such expert witness be paid out of the marital property pending the entry of a judgment of dissolution of marriage.

HB-0889 TROTTER - VANDUYNE - BALANOFF, SHAW, HOMER, FLOWERS AND JONES,LOU.
(Ch. 127, new par. 63b108g)
Amends the Personnel Code. Requires the Department of Central Management Services to list vacancies in State employment positions subject to the Code and to make such list available for public inspection.

HB-0890 BUGIELSKI - FARLEY - MCGANN - CAPPARELLI - LAURINO, KRSKA, MUNIZZI, TERZICH, DELEO AND MADIGAN,MJ.
(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.

HOUSE AMENDMENT NO. 1.
Changes a reference to education expenses to qualified education expenses.

FISCAL NOTE (State Board of Education)
The fiscal impact amounts to the level which GSA formula ap-appropiations exceed the FY89 appropriation.
FISCAL NOTE, AS AMENDED (State Board of Education)
HB-890, as amended, has no fiscal impact.
HB-0891 STECZO.

(Ch. 85, new par. 3-111)

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that a lessor of public property to a local public entity is not liable for any injury for which the local public entity is immune from liability.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 85, new par. 3-111
Adds reference to: Ch. 85, new par. 3-101.1

Deletes everything. Amends the Local Governmental and Governmental Employees Tort Immunity Act. Provides that “local public entity” includes any lessor leasing any equipment or other personal property to the governmental entity for its use.

HB-0892 STECZO.

(Ch. 24, par. 11-13-1.1)

Amends the Illinois Municipal Code with respect to zoning. Provides that a special use, which fails to receive the approval of the commission or committee designated by the municipality to hold a public hearing on the special use, shall not be approved by the corporate authorities except by a favorable vote of two-thirds of the alderman then holding office.

HOUSE AMENDMENT NO. 1.

Provides that the corporate authorities may, by ordinance, increase the vote requirement needed to approve a special use which failed to receive approval of the commission or committee designated to hold a public hearing on the special use, from a majority vote of all aldermen, commissioners or trustees to a two-thirds vote of such officers.

SENATE AMENDMENT NO. 1.

Validates ordinance levying a tax for corporate purposes adopted by a municipality having 15,000 or fewer inhabitants and located in Cook County, if a copy of the ordinance was filed with the county clerk on or before June 1, 1989, notwithstanding that the ordinance was not adopted or so filed within the time required by law. Adds immediate effective date.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 18</td>
<td>Third Reading - Passed 115-001-000</td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 26</td>
<td>Sen Sponsor JACOBS Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 01</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>Jun 08</td>
<td>Recommended do pass 012-000-000</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Second Reading Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 16</td>
<td>Recalled to Second Reading JACOBS &amp; JONES Adopted</td>
</tr>
<tr>
<td>Jun 23</td>
<td>Third Reading - Passed 053-004-000</td>
</tr>
<tr>
<td>Jun 27</td>
<td>Speaker's Tbl. Concurrence Q1 H Concurs in S Amend. 01/104-007-002</td>
</tr>
<tr>
<td>Jul 26</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Aug 30</td>
<td>Governor approved PUBLIC ACT 86-0330 Effective date 89-08-30</td>
</tr>
</tbody>
</table>

**1 HB-0893 STECZO.**

(Ch. 63, par. 29.2)

Amends the Reference Bureau Act. Requires the Legislative Synopsis and Digest to report the number of affirmative votes, negative votes and members answering “present” on each roll call vote, together with the ruling of the President of the Senate or the Speaker of the House, as the case may be, as to the result of the vote. Requires each edition of the Digest to report the total number of Senators and Representatives holding office on each day reported in the edition.

FISCAL NOTE (Legislative Reference Bureau)

There would be no increased cost associated with including the vote breaks-downs and rulings as the information is already in the Digest. The estimated one-time cost to implement a program to report the number of members holding office is $100 with an annual production cost of $180.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 22 1989</td>
<td>Filed With Clerk</td>
</tr>
<tr>
<td>Mar 23</td>
<td>First reading Rfrd to Comm on Assignment Assigned to Select Comm Constitu'tnal Officers</td>
</tr>
<tr>
<td>Apr 05</td>
<td>Fiscal Note filed Committee Select Comm Constitu'tnal Officers</td>
</tr>
<tr>
<td>Apr 12</td>
<td>Interim Study Calendar CONST OFFICER</td>
</tr>
</tbody>
</table>

**1 HB-0894 STECZO.**

(Ch. 24, par. 3-12-5, new par. 3-12-5.1)

Amends the Municipal Code. Provides that every ordinance, and every resolution or motion concerning certain financial matters, which is returned to the board of trustees by the president of a village or incorporated town shall be reconsidered by the trustees at their next regular meeting. If three-fourths of all the trustees then holding office agree to pass the measure over the president’s veto, it shall be effective.

Mar 22 1989 Filed With Clerk

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1 Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 23</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td>Apr 05</td>
<td>Assigned to Cities &amp; Villages Recommended do pass 008-002-000</td>
<td></td>
</tr>
<tr>
<td>Apr 12</td>
<td>Placed Calndr, Second Reading</td>
<td></td>
</tr>
<tr>
<td>May 25</td>
<td>Second Reading Held on 2nd Reading</td>
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<tr>
<td>May 26</td>
<td>Interim Study Calendar CITY VILLAGE</td>
<td></td>
</tr>
</tbody>
</table>

**HB-0895 STECZO.**

(Ch. 43, par. 120)

Amends Liquor Control Act. Places burden of proving sufficient rehabilitation on a license applicant who has been convicted of a felony.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 22 1989</td>
<td>Filed With Clerk Rfrd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td>Mar 23</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td>Apr 05</td>
<td>Assigned to Judiciary 1 Do Pass/Short Debate Cal 013-000-000</td>
<td></td>
</tr>
<tr>
<td>Apr 19</td>
<td>Cal 2nd Rdng Short Debate</td>
<td></td>
</tr>
<tr>
<td>Apr 26</td>
<td>Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate</td>
<td></td>
</tr>
<tr>
<td>May 18</td>
<td>Third Reading - Passed 115-001-000</td>
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<td>May 22</td>
<td>Arrive Senate Placed Calndr, First Reading</td>
<td></td>
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<tr>
<td>Jun 01</td>
<td>Sen Sponsor JACOBS Placed Calndr, First Reading</td>
<td></td>
</tr>
<tr>
<td>Jun 06</td>
<td>First reading Waive Posting Notice Assigned to Insurance, Pensions &amp; License Act Recommended do pass 011-000-000</td>
<td></td>
</tr>
<tr>
<td>Jun 09</td>
<td>Placed Calndr, Second Reading</td>
<td></td>
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<tr>
<td>Jun 13</td>
<td>Second Reading Placed Calndr, Third Reading</td>
<td></td>
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<tr>
<td>Jun 19</td>
<td>Third Reading - Passed 059-000-000 Passed both Houses</td>
<td></td>
</tr>
<tr>
<td>Jul 17</td>
<td>Sent to the Governor</td>
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<tr>
<td>Sep 01</td>
<td>Governor approved PUBLIC ACT 86-0534 Effective date 90-01-01</td>
<td></td>
</tr>
</tbody>
</table>

**HB-0896 BLACK AND JOHNSON.**

(Ch. 24, new par. 11-76-4.2)

Amends the Municipal Code to allow a public auction or private sale of surplus real estate in a municipality under 20,000 with a high county unemployment rate when another authorized method of sale has failed.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Reference</th>
</tr>
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<tbody>
<tr>
<td>Mar 22 1989</td>
<td>Filed With Clerk Rfrd to Comm on Assignment</td>
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</tr>
<tr>
<td>Mar 23</td>
<td>First reading Rfrd to Comm on Assignment</td>
<td></td>
</tr>
<tr>
<td>Apr 05</td>
<td>Assigned to Cities &amp; Villages Recommended do pass 011-000-000</td>
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<tr>
<td>Apr 12</td>
<td>Cal 2nd Rdng Short Debate</td>
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<tr>
<td>Apr 26</td>
<td>Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate</td>
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<tr>
<td>May 12</td>
<td>Short Debate-3rd Passed 095-000-002</td>
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<tr>
<td>May 15</td>
<td>Arrive Senate Placed Calndr, First Reading</td>
<td></td>
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<tr>
<td>May 25</td>
<td>Sen Sponsor WOODYARD Placed Calndr, First Reading</td>
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</tr>
<tr>
<td>May 30</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Jun 01</td>
<td>Assigned to Local Government Recommended do pass 012-000-000</td>
<td></td>
</tr>
<tr>
<td>Jun 08</td>
<td>Placed Calndr, Second Reading</td>
<td></td>
</tr>
</tbody>
</table>
HB-0897  SIEBEN.

(Ch. 105, par. 467a; Ch. 127, par. 63b2.1)

Amends the Civil Administrative Code and an Act concerning State parks. Requires the Department of Conservation to grant a perpetual, nonexclusive easement for access if a tract of land loses access to a public road because of a State park.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Energy Environment & Nat. Resource
May 05  Tbd pursuant Hse Rule 27D

HB-0898  SIEBEN.

(New Act)

Requires the Director of Conservation, upon receipt of $500, to convey an easement for agricultural ingress and egress over a towpath of the Illinois and Mississippi Canal in Henry County, Illinois.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Energy Environment & Nat. Resource
May 02  Interim Study Calendar ENRGY ENVRMNT

HB-0899  DUNN,JOHN.

(Ch. 68, par. 1-103)

Amends the Human Rights Act. Provides that “marital status” does not include any distinction based on the particular person who was, is, or becomes an individual’s spouse.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 68, par. 1-103
Adds reference to: Ch. 68, par. 2-104

Deletes all changes. Amends the Human Rights Act. Adds an exemption to the Act allowing an employer, employment agency, or labor organization to have a policy of refusing to hire the spouse of an existing employee of the same employer.

HOUSE AMENDMENT NO. 2.
Provides that public employers are not included in the exemption for refusing to hire the spouse of an employee.

 Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Judiciary I
May 05  Amendment No.01 JUDICIARY I  Adopted
Recommended do pass as amend 009-003-001
Placed Calndr,Second Readng
May 18  Second Reading  Amendment No.02 DUNN,JOHN  Adopted
Placed Calndr,Third Readng
May 25  Third Reading - Lost 043-044-024

1 Fiscal Note Act may be applicable.
HB-0900  EWING.

(Ch. 25, par. 27.3a)

Amends the Clerks of Courts Act. Provides that fees collected by circuit clerks for automated record keeping systems may be used to purchase or lease computer hardware or software for the use of the clerk and certain other offices connected with the circuit court. Requires county board approval before such purchase or lease. Effective immediately.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Counties & Townships
May 04  Do Pass/Short Debate Cal 008-000-000

Cal 2nd Rdng Short Debate
May 09  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 30  Tabled House Rule 37(G)

5 HB-0901  DUNN,JOHN – STERN.

(Ch. 38, new par. 12-7.2; Ch. 122, new par. 2-3.92, par. 21-23)

Amends the Criminal Code to prohibit willful interference with the right of a child with a chronic infectious disease to attend school. Amends the School Code to direct the State Board of Education to adopt rules specifying the manner of managing such children in public schools; provides for suspension of certification of teachers who violate such rules.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 122, par. 21-23, new par. 2-3.92
Adds reference to: Ch. 122, par 10-21, new pars. 10-21.10 and 34-18.9

Deletes penalty provisions. Requires each individual school district to adopt the rules, rather than the State Board. Changes the criminal offense to a Class C misdemeanor, with subsequent violations a Class A misdemeanor. Makes other changes.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Elementary & Secondary Education
May 05  Amendment No.01  ELEM SCND ED  Adopted
Do Pass Amend/Short Debate 023-000-001
Cal 2nd Rdng Short Debate
May 10  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 24  Short Debate-3rd Passed 071-036-006
May 26  Arrive Senate
Sen Sponsor NETSCH
Placed Calendr,First Readng

May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Elementary & Secondary Education
Jun 09  Recommended do pass 014-002-001

Placed Calndr,Second Reading
Jun 13  Second Reading
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 030-025-002
Passed both Houses
Jul 17  Sent to the Governor
Sep 11  Governor approved
PUBLIC ACT 86-0890  Effective date 90-01-01

5 Correctional Budget and Impact Note Act may be applicable.
Amends The Election Code. For military personnel, citizens overseas and non-resident civilian citizens requesting absentee ballots, permits application earlier than 100 days before an election, entitles them to ballots for all elections during one calendar year and removes notarization requirement on ballots for presidential elections. Effective immediately.

HB-0903 STERN.
(Ch. 46, new pars. 23-1.1a, 23-1.2a, 23-1.3a, 23-1.4a, 23-1.5a, 23-1.6a, 23-1.7a, 23-1.8a, 23-1.8b, 23-1.9a, 23-1.10a, 23-1.11a, 23-1.12a and 23-1.13a; rep. pars. 23-1.1 through 23-1.17; rerepeals pars. 23-1, 23-6, 23-7, 23-8, 23-9, 23-10 and 23-11)

Amends The Election Code. Establishes procedures for contesting an election for Statewide executive office or University of Illinois Trustee. Provides the Supreme Court shall have jurisdiction over each contest of an election for Statewide executive office or University of Illinois Trustee, and shall appoint a circuit judge to preside over any hearing or recount concerning such contest in each election jurisdiction in which the Supreme Court considers such a hearing or recount appropriate. Allows a circuit judge presiding over a hearing or recount in an election jurisdiction to appoint the State Board of Elections to determine the true and correct results of the election. Further provides if any of the powers or duties to be exercised by the Supreme Court pursuant to the amendatory provisions exceed the Court's jurisdictional limitations, the provisions shall continue to govern and the Supreme Court shall assign to a circuit court the adjudicatory powers which pertain to the contest and which may not be exercised by the Supreme Court. Repeals current provisions concerning contests of elections for Statewide executive offices. Rerepeals provisions regarding the determination of such contests by the General Assembly. Effective immediately.

HB-0904 STERN.
(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.

HB-0905 CHURCHILL – FREDERICK, VF – WELLER AND STERN.
(Ch. 95 1/2, par. 315-11)

Amends the Boat Registration and Safety Act. Prohibits the operation of any watercraft for a period of 6 hours after the arrest for operating a watercraft under the influence of alcohol and/or drugs.

SENATE AMENDMENT NO. 1.

Provides that the prohibition applies after a person has been arrested and charged.

Mar 23 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Elementary & Secondary Education
May 05 Interim Study Calendar ELEM SCND ED
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr 05</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>Apr 09</td>
<td>Do Pass/Consent Calendar 015-000-000</td>
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<tr>
<td>Apr 25</td>
<td>Consent Calendar, 2nd Reading</td>
</tr>
<tr>
<td>May 03</td>
<td>Consent Calendar, 3rd Read Pass 116-000-000</td>
</tr>
<tr>
<td>May 11</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 12</td>
<td>Sen Sponsor GEO-KARIS Placed Calndr, First Reading</td>
</tr>
<tr>
<td>May 15</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 18</td>
<td>Assigned to Agriculture &amp; Conservation</td>
</tr>
<tr>
<td>May 31</td>
<td>Recommended do pass as amend 008-000-000</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Second Reading Amendment No.01 AGRICULTURE Adopted</td>
</tr>
<tr>
<td>Jun 19</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Speaker’s Tbl. Concurrence 01</td>
</tr>
<tr>
<td>Jun 27</td>
<td>H Concurs in S Amend. 01/115-000-000 Passed both Houses</td>
</tr>
<tr>
<td>Jul 26</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 01</td>
<td>Governor approved</td>
</tr>
</tbody>
</table>

**PUBLIC ACT 86-0535 Effective date 90-01-01**

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**HB-0906 HANNIG.**

(Ch. 14, par. 209.03)

Amends the State’s Attorneys Appellate Prosecutor’s Act. Provides that unobligated balances remaining in the State’s Attorney’s Appellate Prosecutor’s County Fund at the end of a fiscal year be rolled over for the ensuing fiscal year and be considered by the board of governors in allocating the county shares of the expenses to the participating counties.

**SENATE AMENDMENT NO. 1.**

Adds reference to: Ch. 14, par. 209.01.

Provides that all personal services expenses for employees of the collective bargaining unit be paid from the General Revenue Fund.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Mar 23 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 05</td>
<td>Assigned to State Government Administration</td>
</tr>
<tr>
<td>Apr 19</td>
<td>Do Pass/Consent Calendar 012-000-000</td>
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<td>Apr 05</td>
<td>Consent Calendar, 2nd Reading</td>
</tr>
<tr>
<td>May 03</td>
<td>Consent Calendar, 3rd Read Pass 116-000-000</td>
</tr>
<tr>
<td>May 11</td>
<td>Arrive Senate</td>
</tr>
<tr>
<td>May 12</td>
<td>Sen Sponsor O’DANIEL Placed Calndr, First Reading</td>
</tr>
<tr>
<td>May 18</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Jun 01</td>
<td>Assigned to Executive</td>
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<tr>
<td>Jun 13</td>
<td>Recommended do pass 018-000-000</td>
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<tr>
<td>Jun 19</td>
<td>Second Reading Amendment No.01 O’DANIEL Adopted</td>
</tr>
<tr>
<td>Jun 20</td>
<td>Speaker’s Tbl. Concurrence 01</td>
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<td>Jun 19</td>
<td>Third Reading - Passed 045-012-002</td>
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<td>Jun 20</td>
<td>Speaker’s Tbl. Concurrence 01</td>
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</table>
HB-0906—Cont.

Jun 27  H Concurs in S Amend. 01/109-003-003
Passed both Houses
Jul 26  Sent to the Governor
Aug 30  Governor approved

PUBLIC ACT 86-0332  Effective date 90-01-01

HB-0907  WAIT.

(Ch. 122, par. 10-22.34)

Amends The School Code. Authorizes downstate school districts to employ non-certiﬁcated personnel to coach athletics when no certiﬁcated teacher, qualiﬁed and willing to coach, resides in the district.

Mar 23 1989  First reading
Apr 05  Rfrd to Comm on Assignment
Assigned to Elementary & Secondary Education
May 05  Interim Study Calendar ELEM SCND ED

HB-0908  HOFFMAN AND STANGE.

(Ch. 38, pars. 33E-5 and 33E-6)

Amends the Public Contracts Article of the Criminal Code of 1961 to permit the good faith delay of reasonable length under the circumstances in the opening of all sealed bids where the delay is necessitated by good cause and permits the good faith communications to inform any bidders or potential bidders of errors, ambiguities or other problems in the speciﬁcations for the contract. Effective immediately.

Mar 23 1989  First reading
Apr 05  Rfrd to Comm on Assignment
Assigned to Judiciary II
May 03  Interim Study Calendar JUDICIARY II

HB-0909  KUBIK.

(Ch. 8, par. 37-3.19)

Amends the Horse Racing Act. Provides that stewards of a thoroughbred horse race meeting held after July 1, 1990, shall be certiﬁed under The Jockey Club Steward Accreditation Program and shall meet qualiﬁcations for stewards established by the Racing Board.

Mar 23 1989  First reading
Apr 05  Rfrd to Comm on Assignment
Assigned to Select Committee on Horse Racing
May 05  Tbld pursuant Hse Rule 27D

HB-0910  LEFLORE - MARTINEZ - SANTIAGO - BALANOFF - PARKE, JONES,LOU, DAVIS, FLOWERS AND RICE.

(Ch. 95 1/2, new par. 6-106.1a)

Amends The Illinois Vehicle Code. Requires the Secretary of State to establish a drug testing program for school bus drivers. Provides that persons testing positive shall be required to undergo counselling and rehabilitation programs established by the State Superintendent of Education in conjunction with the Secretary of State. Provides that all costs associated with such drug testing or subsequent rehabilitation shall be borne by the employer of the person tested.

HOUSE AMENDMENT NO. 1.
Establishes requirements for drug and alcohol testing of school bus drivers or school bus driver applicants administered by employers of such drivers. Sets forth disciplinary procedures and remedies for employees or applicants who test positive to such tests. Provides that such tests are conﬁdential and only disclosed under certain circumstances.

FISCAL NOTE, AS AMENDED (Dept. of Public Health)
The first full year of implementation would cost an estimated $75,000.
FISCAL NOTE (Secretary of State)
There is no cost incurred by the Secretary of State's Office.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Select Comm Constitut'nal Officers
Apr 11      Re-assigned to Judiciary I
May 02      Amendment No.01  JUDICIARY I  Adopted
            Do Pass Amend/Short Debate 010-000-001

Cal 2nd Rdg Short Debate
May 09      Fiscal Note Requested PARKE
May 22      Short Debate Cal 2nd Rdng
            Held 2nd Rdg-Short Debate
May 24      Fiscal Note filed
May 26      Held 2nd Rdg-Short Debate
            Fiscal Note filed
Cal 3rd Rdng Short Debate
Short Debate-3rd Passed 080-031-004
Arrive Senate
Placed Calendr,First Readng
May 30      Sen Sponsor COLLINS
            Placed Calendr,First Readng
May 31      First reading  Rfrd to Comm on Assignment
            Assigned to Transportation
Jun 13      Recommended do pass 006-001-004
            Placed Calndr,Second Reading
Jun 15      Second Reading
            Placed Calndr,Third Reading
Jun 21      Third Reading - Lost 024-027-003

HB-0911  DEUCHLER.
(Ch. 46, new par. 7-14.3)
Amends The Election Code to require the General Assembly to change the date of the general primary election to conform to the date of a Midwest Regional Presidential Primary if such Midwest Regional Presidential Primary is held.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Elections
May 05      Tbd pursuant Hse Rule 27D

HB-0912  DEUCHLER.
(Ch. 24, pars. 6-3-10 and 6-3-11; Ch. 46, par. 10-3.1)
Amends the Illinois Municipal Code and the Election Code. Provides that a municipality under the “strong mayor” form of government may elect candidates at nonpartisan elections, and that no primary need be held if not more than 2 candidates have filed for nomination for each office.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Elections
May 05      Interim Study Calendar ELECTIONS

HB-0913  CULLERTON.
(Ch. 73, par. 982b)
Amends The Illinois Insurance Code to authorize, on an equal basis, reimbursement under insurance policies to individuals licensed under the Podiatric Medical Practice Act of 1987 for services performed.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Amends the Fish Code to provide that prosecutions under the Code shall be commenced within 3 (instead of 2) years after the offense was committed.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 56, par. 1.15

Adds reference to: Ch. 56, pars. 4.3, 4.6 and 5.8

Amends the Fish Code of 1971 to provide that certain fish may not be taken in Lake Michigan with gill nets or other commercial fishing devices. Deletes provision concerning fees for licenses to use gill nets.

FISCAL NOTE (Dept. of Conservation)
The Department of Conservation would lose $2,000 annually from fees generated from the licensing of five commercial operators.
by partial payment, unless the person claiming possession, or his or her agent or attorney, agrees in writing to withdraw the demand in exchange for partial payment. Requires the notice to prominently state that full payment is required.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to Judiciary I
May 03       Do Pass/Short Debate Cal 014-000-000
            Cal 2nd Rdg Short Debate
May 25       Short Debate Cal 2nd Rdg
            Held 2nd Rdg-Short Debate
May 30       Tabled House Rule 37(G)

HB-0916  CULLERTON.

(Ch. 127, par. 601.110)

Amends the Governmental Ethics Act. Changes a reference to an Act in the definition of "lobbyist".

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to State Government Administration
May 05       Tbd pursuant Hse Rule 27D

HB-0917  KIRKLAND.

(New Act)

Authorizes the Director of Central Management Services to convey property in Kane County to Elgin School District U-46. Effective immediately.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to State Government Administration
Apr 19       Do Pass/Consent Calendar 012-000-000
            Consnt Caldr Order 2nd Read
May 03       Consnt Calendar, 2nd Readng
            Consnt Caldr Order 3rd Read
May 09       Consnt Caldr, 3rd Read Pass 116-000-000
May 11       Arrive Senate
            Placed Calendr,First Readng
May 12       Sen Sponsor FRIEDLAND
            Placed Calendr,First Readng
May 15       First reading  Rfrd to Comm on Assignment
May 18       Assigned to Executive
Jun 01       Recommended do pass 018-000-000
            Placed Calndr,Second Readng
Jun 13       Second Reading
            Placed Calndr,Third Reading
Jun 19       Third Reading - Passed 059-000-000
            Passed both Houses
Jul 17       Sent to the Governor
Aug 11       Governor approved
            PUBLIC ACT 86-0148 Effective date 89-08-11

HB-0918  MATIJEVICH – LEVERENZ.

(Ch. 108 1/2, par. 14-110)

Amends the State Employees Article of the Pension Code to make certain investigators for the Department of State Police eligible for the State police formula.

Mar 23 1989  First reading  Rfrd to Comm on Assignment
Apr 05       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.
HB-0919  STECZO.

(Ch. 29, pars. 15 and 16)

Amends An Act in relation to bonds of contractors entering into contracts for public construction to allow a contractor to substitute an irrevocable letter of credit for the bond required under the Act.

HOUSE AMENDMENT NO. 3.

Allows contractors for public construction projects to provide a bank letters of credit in lieu of a bond in certain circumstances.

Mar 27 1989  First reading  Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary I
Apr 19 Recommended do pass 011-001-001

May 25 Second Reading
Held on 2nd Reading

May 26 Amendment No.01 STECZO Withdrawn
Amendment No.02 STECZO Withdrawn
Amendment No.03 STECZO Adopted

Placed Calndr, Third Reading
Third Reading - Passed 114-003-000

May 30 Arrive Senate
Placed Calendr, First Reading

Jun 01 Sen Sponsor HOLMBERG
Placed Calendr, First Reading

Jun 06 First reading Waive Posting Notice
Rfrd to Comm on Assignment
Assigned to Executive
Recommended do pass 020-000-000

Jun 08 Placed Calndr, Second Reading

Jun 13 Second Reading
Placed Calndr, Third Reading

Jun 19 Third Reading - Passed 059-000-000
Passed both Houses

Jul 17 Sent to the Governor

Aug 30 Governor approved
PUBLIC ACT 86-0333  Effective date 90-01-01

HB-0920  STECZO.

(Ch. 110, pars. 3-101 and 3-102)

Amends the Code of Civil Procedure. Defines administrative agency to include those empowered by ordinance to make administrative decisions. Permits ordinances to provide for the application of the Administrative Review Law to the decisions of agencies created or empowered by those ordinances.

Mar 27 1989  First reading  Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary I
May 05 Tbld pursuant Hse Rule 27D

1 HB-0921  DUNN, JOHN AND RICE.

(Ch. 144, par. 2407 and new par. 2406.1)

Amends the Baccalaureate Savings Act to allow a person who redeems a College Savings Bond to certify an intent to use the bond proceeds for a student's higher education. Allows an exemption from Illinois taxes only if the certificate is filed with the Director of Revenue within 30 days of redemption and only to the extent the proceeds are used for higher education. Makes filing a false certificate a business offense with a fine of at least $501 with respect to each bond. Applies to bonds issued on or after the effective date of this amendatory Act.

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

Deletes reference to: Ch. 144, par. 2407, new par. 2406.1

Adds reference to: Ch. 144, new par. 2404.1

Deletes everything. Amends the Baccalaureate Savings Act. Provides that after January 1, 1990 at least 50% of the bonds in each bond sale shall be zero coupon bonds with maturities in denominations of $1,000. Effective January 1, 1990.

FISCAL NOTE (Board of Higher Education)

Revenues lost to the State because the income from the College Savings Bonds is free from the State income tax will not be changed by HB-921 if all bond holders use the proceeds from the Bonds to finance a student’s higher education. If the tighter controls over use of the bonds, as imposed by HB-921, result in identification of individuals who do not use their bond proceeds for financing higher education, revenues to the State will increase.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Higher Education
May 02 Amendment No.01 HIGHER ED Adopted Do Pass Amend/Short Debate
015-000-000

Cal 2nd Rdng Short Debate
May 03 Fiscal Note Requested MCCRACKEN
Cal 2nd Rdng Short Debate
May 17 Fiscal Note filed
SHORT DEBATE Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 23 Short Debate-3rd Passed 112-000-000
May 24 Arrive Senate
Placed Calendr, First Reading
Jun 01 Sen Sponsor SEVERNS
Placed Calendr, First Reading
Added As A Joint Sponsor WELCH
Placed Calendr, First Reading
Jun 06 First reading Rfrd to Comm on Assignment
Assigned to Higher Education
Jun 07 Recmnded do not pass(tabld)
005-004-000

HB-0922 TATE.

(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 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary II
May 02 Interim Study Calendar JUDICIARY II

1 HB-0923 CHURCHILL - KLEMM.

(Ch. 111 1/2, par. 1022.2)

Amends the Environmental Protection Act to exempt recycling centers operated by a unit of local government or operated on a not for profit basis which contract with others for transport and disposal service from liability for costs of removal or remedial action resulting from releases of hazardous substances.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Deletes provision limiting liability of recycling centers operated on a not for profit basis.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary I
Apr 13 Do Pass/Short Debate Cal 011-000-000
Apr 26 Short Debate Cal 2nd Rdg Short Debate
Amendment No.01 CHURCHILL Adopted
May 30 Tabled House Rule 37(G)

HB-0924 MCCracken AND Stephens.
(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.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary I
May 05 Motion disch comm, advc 2nd Motn discharge comm lost 051-039-006 Tbld pursuant Hse Rule 27D

HB-0925 Trotter.
(Ch. 144, new par. 189.19)
Amends the Board of Higher Education Act to require the Board to establish salary and compensation equity among Illinois public universities.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Higher Education
May 05 Tbld pursuant Hse Rule 27D

1 HB-0926 Trotter AND Jones, Lou.
(Ch. 23, par. 12-4.11)
Amends the Public Aid Code to require the Department of Public Aid to provide cost of living increases in grants to recipients of AFDC and other types of financial aid effective October 1, 1989. Increases are to be based on increases in the Consumer Price Index from the time of the last grant increase to July 1, 1989. Effective immediately.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Human Services
May 05 Interim Study Calendar HUMAN SERVICE

1 HB-0927 MCPIKE.
(Ch. 120, new par. 500.18c)
Amends the Revenue Act of 1939 to exempt from real estate taxes property owned by river conservancy districts in counties having a population over 225,000 but less than 250,000.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB-927 creates a tax exemption mandate for which reimbursement of the revenue loss to units of local

1 Fiscal Note Act may be applicable.
government is required. Due to the nature of the bill, no estimate of the amount of reimbursement required is available.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Revenue
Apr 17 St Mandate Fis Note Filed Committee Revenue
May 05 Tbd pursuant Hse Rule 27D

HB-0928 HALLOCK – ZICKUS, HOMER, SHAW AND JOHNSON.
(Ch. 121 1/2, pars. 1352 and 1353)

Amends the Video Movie Sales and Rentals Act. Prohibits the sale or rental of a movie having an X rating or any movie produced after 1968 which does not have an official rating to persons under the age of 17. Requires such movies to be displayed in a restricted area.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary
May 03 Interim Study Calendar JUDICIARY I

HB-0929 BLACK – MCCCRACKEN.
(Ch. 38, par. 1005-3-4)

Amends the Unified Code of Corrections to permit disclosure of pre-sentence reports to other probation department supervising or reporting on the defendant.

HOUSE AMENDMENT NO. 1.
Makes a grammatical change.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, par. 1005-3-4
Adds reference to: Ch. 38, par. 12-18.1

Deletes title and everything after the enacting clause. Amends the Criminal Code of 1961. Provides that a victim of criminal sexual assault, aggravated criminal sexual assault, criminal sexual abuse or aggravated criminal sexual abuse has a cause of action for damages against any person who by the manufacture, production, or wholesale distribution of any obscene material which was possessed or viewed by the person convicted of the offense, proximately caused the person convicted of criminal sexual assault, aggravated criminal sexual assault, criminal sexual abuse or aggravated criminal sexual abuse through his reading or viewing of the obscene material to commit such offense.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary II
Apr 19 Do Pass/Short Debate Cal 016-000-000
May 09 Short Debate Cal 2nd Rdng Short Debate
May 26 Third Reading - Passed 117-000-000 Arrive Senate
May 30 Sen Sponsor BARKHAUSEN Placed Calndr,First Reading
May 31 First reading Rfrd to Comm on Assignment
Jun 01 Waive Posting Notice Assigned to Judiciary
Jun 09 Recommended do pass 012-000-000 Placed Calndr,Second Reading
Jun 13 Second Reading Placed Calndr,Third Reading
Jun 20 Recalled to Second Reading Amendment No.01 GEO-KARIS Adopted
Placed Calndr,Third Reading
Amends the Revenue Act of 1939 to provide that persons who receive the senior citizens homestead exemption may designate another person to receive duplicate notice of a tax delinquency. Such designation shall be binding on the county collector. Effective immediately.

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

**STATE MANDATES ACT FISCAL NOTE**

In the opinion of DCCA, HB-930 constitutes a local government organization and structure mandate and a due process mandate for which no reimbursement is required.

**Amends the Fire Protection District Act. Allows a district voting by referendum to have elected rather than appointed trustees to continue with a board of 3, 5, or 7 trustees, as previously determined (now must elect 7 trustees).**

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1 Fiscal Note Act may be applicable.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 121 1/2, par. 137.1.
Adds reference to: Ch. 121 1/2, pars. 137.2-5a, 137.2-11, 137.2-15, 137.2-16, 137.3, 137.4, 137.5, 137.6, 137.7, 137.8, 137.9, 137.10, 137.11, 137.11a, 137.12, 137.13, 137.14, 137.15, 137.15a, 137.16 and new pars. 137.2-26 and 137.16a.

Deletes the title and everything after the enacting clause. Amends The Illinois Securities Law of 1953 to transfer regulatory authority from the Secretary of State to the Department of Financial Institutions.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Executive
Apr 26 Recommended do pass 011-003-005

Placed Calndr, Second Reading
May 12 Second Reading Amendment No.01 CULLERTON Adopted
Placed Calndr, Third Reading
May 23 Interim Study Calendar EXECUTIVE

1 HB-0933 MATIJEVICH - STERN.

(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.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary I
May 04 Cal 2nd Rdng Short Debate
May 25 Short Debate Cal 2nd Rdg Held 2nd Rdg-Short Debate
May 30 Tabled House Rule 37(G)

HB-0934 YOUNG.A.

(Ch. 17, par. 853; Ch. 68, par. 4-101)

Amends the Fairness in Lending Act to prohibit financial institutions from denying or varying the terms of a loan on the sole basis of the history of a previous debt when that debt has been paid in full or fully discharged. Amends the Human Rights Act to include consumer loans specifically within those loans for which there may be no unlawful discrimination.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Consumer Protection
May 05 Interim Study Calendar CONSUMER PROT

HB-0935 FLINN - HOMER.

(Ch. 38, par. 108B-1)

Amends the Electronic Criminal Surveillance Article of the Code of Criminal Procedure of 1963 to include in the definition of Chief Judge a judge designated by the Chief Judge to enter orders authorizing interceptions of private oral communications in the absence or unavailability of the Chief Judge.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.


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. Also permits an associate judge in circuits other than Cook County who has been authorized by the Supreme Court to try felony cases to enter orders for the interception of private oral communications.

HOUSE AMENDMENT NO. 3.

Restores Circuit Judge in definition of Chief Judge in relation to a judge authorized to enter orders authorizing the interception of private oral communications.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary II
Apr 13 Recommended do pass 011-002-002

Placed Calndr, Second Reading

May 24 Second Reading
Held on 2nd Reading

May 26 Amendment No.01 FLINN Withdrawn
Amendment No.02 FLINN Adopted
Amendment No.03 FLINN Adopted

Placed Calndr, Third Reading
Third Reading - Passed 104-001-009

May 31 Arrive Senate
Sen Sponsor HAWKINSON
Placed Calndr, First Reading

Jun 01 First reading Rfrd to Comm on Assignment
Waive Posting Notice

Jun 09 Assigned to Judiciary
Recommended do pass 012-000-000

Placed Calndr, Second Reading

Jun 13 Second Reading
Placed Calndr, Third Reading

Jun 19 Third Reading - Passed 059-000-000
Passed both Houses

Jul 17 Sent to the Governor
Sep 07 Governor vetoed
Placed Calendar Total Veto

Oct 19 Total veto stands.

HB-0936 HOMER.

(Ch. 38, par. 108A-10)

Amends the Code of Criminal Procedure of 1963 to make a technical change in the eavesdropping Article Section relating to the right of the State to appeal the granting of a motion to suppress by adding "evidence" after "suppress".

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary II
May 05 Interim Study Calendar JUDICIARY II

HB-0937 HOMER.

(Ch. 38, pars. 6-2, 6-4, 113-4, 113-5, 115-1, 115-2, 115-3, 115-4, 115-6, 1005-2-5; rep. par. 1005-2-6)

HOUSE AMENDMENT NO. 1.
Restores language that provides in any issue related to insanity of the decedent, a clinical psychologist shall be deemed qualified to testify as an expert witness in the form of his opinion about the issue of mental illness.

Mar 27 1989  First reading  Rfrd to Comm on Assignment
Apr 05    Assigned to Judiciary II
May 04    Do Pass/Short, Debate Cal 016-000-000
          Cal 2nd Rdng Short Debate
May 09    Short Debate Cal 2nd Rdng
          Cal 3rd Rdng Short Debate
May 19    Mtn Prev-Recall 2nd Reading
          Amendment No.01  HOMER  Adopted
          Amendment No.02  HOMER  Withdrawn
          Mtn Prevail to Suspend Rule 37(D)/116-000-000
          Cal 3rd Rdng Short Debate
May 30    Tabled House Rule 37(G)

'HB-0938 RICHMOND.
(Ch. 43, pars. 115, 118, 121 and 158 and new par. 95.30)
Amends the Liquor Control Act. Creates a new class of licensees for limited wine manufacturers. Defines a limited wine manufacturer as one producing no more than 100,000 gallons per year from Illinois grapes, but allows the use of from 60% to 100% imported grapes based on years of operation, subject to the percentages being increased by the Director of Agriculture in years of crop failure or severe drought. Provides for $100 license fee. Exempts limited wine manufacturers from the Illinois excise taxes. Limits sales.

FISCAL NOTE (DCCA)
State revenue from license fees could increase as much as $700. State revenues from the tax could decrease by $7,350 to $160,300 per year.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 43, par. 158

Reduces from 100,000 to 40,000 the gallons a limited wine manufacturer may sell and deliver per year. Eliminates authority to sell at retail at festivals, fairs, contests, seminars, or club meetings. Eliminates the tax exemption.

SENATE AMENDMENT NO. 2.
Eliminates restaurants and retailers as those to whom a limited wine-manufacturer may make sales and deliveries. Eliminates the authority of a limited wine-manufacturer to sell at retail off its premises or via parcel delivery. Allows sales to distributors.

Mar 27 1989  First reading  Rfrd to Comm on Assignment
Apr 05    Assigned to Registration and Regulation
Apr 18    Re-assigned to Executive
May 04    Recommended do pass 014-001-000
          Placed Calndr,Second Reading
May 09    Fiscal Note filed
          Placed Calndr,Second Reading
May 23    Second Reading
          Amendment No.01  RICHMOND  Adopted
          Placed Calndr,Third Reading
May 25    Third Reading - Passed 072-029-011
May 26    Arrive Senate
          Placed Calendr,First Reading
May 31    Sen Sponsor DUNN,R
          Placed Calendr,First Reading

'Fiscal Note Act may be applicable.
HB-0939—KUBIK.

(Ch. 8, par. 37-30)

Amends the Horse Racing Act. Provides that 1% of first prize money won by an Illinois foaled or Illinois conceived and foaled horse shall be paid to the thoroughbred breeders and owners organization, rather than to the Racing Board for grants to such organizations. If the total amount so paid exceeds $100,000 during any calendar year, the excess shall be remitted to the Illinois Thoroughbred Breeders Fund.

Mar 27 1989 First reading
Apr 05 Rfrd to Comm on Assignment
Apr 27 Assigned to Select Committee on Horse Racing

HB-0940—JOHNSON.

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

Amends The Illinois Vehicle Code. Provides a special plate for persons retired from the United States Armed Forces.

Mar 27 1989 First reading
Apr 05 Rfrd to Comm on Assignment
Apr 27 Assigned to Select Comm Constitut’nal Officers

HB-0941—WOLF.

(Ch. 108 1/2, new pars. 2-117.3, 7-139.7, 9-121.9, 14-105.7, 25-101 through 25-152; pars. 2-105, 7-109, 7-137, 9-108, 9-120, 9-121, 14-103.05, 14-131 and 22A-104; Ch. 127, par. 523)

Amends the Illinois Pension Code to create the Criminal Justice Retirement System, consisting of State’s Attorneys and their assistants, Public Defenders and their assistants, the Attorney General and his assistants, the State Appellate Defender and his assistants, and the attorneys in the Office of the State’s Attorneys Appellate Prosecutor; provides for benefits and contributions at the levels applicable to judges; provides for transfer of prior service from certain other retirement systems upon payment of the difference in contributions. Effective January 1, 1990.

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

Mar 27 1989 First reading

Fiscal Note Act may be applicable.
Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0942 LEVERENZ.


HOUSE AMENDMENT NO. 1.

Makes total reduction of $374,100 relative to the elimination of 8 new positions.

HOUSE AMENDMENT NO. 6.

Deletes everything after the enacting clause. Appropriates OCE funding for the Office of the State’s Attorneys Appellate Prosecutor. Effective July 1, 1989.

SENATE AMENDMENT NO. 3.

Appropriates $1,077,724 for the Collective Bargaining Unit and $590,412 for the Administrative Unit.

Amends the Public Aid Code. Requires the Illinois Department of Public Aid to implement a 2-year demonstration project beginning January 1, 1990, to provide supplemental work incentive payments to persons who have become disqualified for AFDC income assistance due to earned income but who remain eligible for medical assistance. Removes references to Public Aid Legislative Advisory Committee.

1 Fiscal Note Act may be applicable.
Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act to permit judicial review of the decisions of the Industrial Commission where claims against the State of Illinois have been filed under the Acts.

Amends The School Code. Permits school districts to schedule in-service training programs and parent-teacher conferences according to grade levels.

Amends The School Code. Specifies that the employees to whom school boards must grant at least 10 paid sick days per school year are full-time employees.

Amends The School Code. Specifies that the employees to whom school boards must grant at least 10 paid sick days per school year are full-time employees.

\(^1\) Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.

Adds reference to: Ch. 122, par. 5-21

Provides that the school district takes title to all school property in a township for which the trustees of schools no longer exist. Effective immediately.

HOUSE AMENDMENT NO. 3.

Deletes reference to: Ch. 122, par. 24-6

Deletes all provisions relating to sick leave.

HOUSE AMENDMENT NO. 4.

Adds reference to: Ch. 95 1/2, pars. 1-182 and 11-1414.1; Ch. 122, new par. 29-6.3

Amends the Vehicle and School Codes. Permits transportation by van and under specified conditions of up to 15 students to certain interscholastic or school sponsored activities.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 95 1/2, pars. 1-182 and 11-1414.1; Ch. 122, new par. 29-6.3

Changes the title. Removes everything from the bill except The School Code provision that the school district takes title to all school property in a township for which the trustees of schools no longer exist. Effective immediately.
HB-0946--Cont.

Jun 20 Speaker's Tbl. Concurrence 01
Jun 26 H Concurs in S Amend. 01/113-000-000
Passed both Houses
Jul 26 Sent to the Governor
Aug 30 Governor approved
PUBLIC ACT 86-0334 Effective date 89-08-30

HB-0947 COWLISHAW – KIRKLAND.

(Ch. 122, pars. 3-11, 5-1, 17-2B, 23-1.1)

Amends The School Code. Changes class I schools from those with a population of less than 1,000,000 to that of less than 2,000,000 and class II schools from a population of more than 1,000,000 to more than 2,000,000.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Elementary & Secondary Education
Apr 28 Do Pass/Short Debate Cal 017-000-001
May 09 Short Debate Cal 2nd Rdng, Cal 3rd Rdng Short Debate
May 26 Short Debate-3rd Passed 115-000-000
Arrive Senate
Sen Sponsor FAWELL
Placed Calendr, First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Elementary & Secondary Education
Jun 09 Recommended do pass 020-000-000
Jun 13 Second Reading
Placed Calndr, Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Aug 15 Governor approved
PUBLIC ACT 86-0225 Effective date 90-01-01

HB-0948 COWLISHAW.

(Ch. 122, par. 17-11)

Amends The School Code. Changes reference to school board to refer to board of education.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Elementary & Secondary Education
May 04 Do Pass/Short Debate Cal 030-000-000
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 26 Interim Study Calendar ELEM SCND ED

HB-0949 DIDRICKSON.

(Ch. 68, par. 2-105)

Amends the Illinois Human Rights Act to require labor organizations whose members are employed on any construction project within this State to comply with certain affirmative action requirements.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Labor & Commerce
May 05 Tbld pursuant Hse Rule 27D
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Code/Version</th>
<th>Action Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>HB-0950</td>
<td>MCGANN.</td>
<td>(Ch. 91 1/2, par. 1-100)</td>
<td>Amends the Mental Health and Developmental Disabilities Code to make a grammatical change. Mar 27 1989 First reading Rfrd to Comm on Assignment Apr 05 Assigned to Select Committee on Mental Health May 04 Interim Study Calendar MENTAL HEALTH</td>
</tr>
<tr>
<td>HB-0951</td>
<td>MCGANN.</td>
<td>(Ch. 91 1/2, par. 801)</td>
<td>Amends the Mental Health and Developmental Disabilities Confidentiality Act to make a grammatical change. Mar 27 1989 First reading Rfrd to Comm on Assignment Apr 05 Assigned to Select Committee on Mental Health May 04 Interim Study Calendar MENTAL HEALTH</td>
</tr>
<tr>
<td>HB-0952</td>
<td>MCGANN.</td>
<td>(Ch. 110 1/2, par. 11a-14.1)</td>
<td>Amends the guardianship provisions of the Probate Act to make a grammatical change. Mar 27 1989 First reading Rfrd to Comm on Assignment Apr 05 Assigned to Select Committee on Mental Health May 04 Interim Study Calendar MENTAL HEALTH</td>
</tr>
<tr>
<td>HB-0953</td>
<td>MCGANN.</td>
<td>(Ch. 38, par. 104-18)</td>
<td>Amends the fitness for trial provisions of the Code of Criminal Procedure to make a grammatical change. Mar 27 1989 First reading Rfrd to Comm on Assignment Apr 05 Assigned to Select Committee on Mental Health May 04 Interim Study Calendar MENTAL HEALTH</td>
</tr>
<tr>
<td>HB-0954</td>
<td>MCGANN.</td>
<td>(Ch. 111 1/2, par. 4163)</td>
<td>Amends The Abused and Neglected Long Term Care Facility Residents Reporting Act to make a technical correction. Mar 27 1989 First reading Rfrd to Comm on Assignment Apr 05 Assigned to Select Committee on Mental Health May 04 Interim Study Calendar MENTAL HEALTH</td>
</tr>
<tr>
<td>HB-0955</td>
<td>TROTTER AND JONES, LOU.</td>
<td>(Ch. 40, par. 2514)</td>
<td>Amends the Parentage Act of 1984. Provides that a judgment which determines the existence of a parent-child relationship shall contain (now, contain or explicitly reserve) provisions concerning a duty and amount of child support. Requires that the court, regardless of the amount of the non-custodial parent’s net income, order such parent to pay child support to the custodial parent in a minimum amount of not less than $10 per month.</td>
</tr>
</tbody>
</table>
HB-0955--Cont.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary I
May 04 Cal 2nd Rng Short Debate
Do Pass/Short Debate Cal 013-000-001
May 09 Short Debate Cal 2nd Rng
Cal 3rd Rng Short Debate
May 26 Short Debate-3rd Passed 111-000-000
Arrive Senate
Placed Calendr,First Reading
Jun 08 Sen Sponsor NEWHOUSE
First reading Rfrd to Comm on Assignment
Waive Posting Notice
Jun 09 Assigned to Judiciary
Recommended do pass 012-000-000
Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Passed both Houses
Jul 17 Sent to the Governor
Sep 08 Governor approved
PUBLIC ACT 86-0859 Effective date 90-01-01

5 HB-0956 TROTTER AND JONES, LOU.
(Ch. 38, par. 24-3)
Amends the Criminal Code. Extends the waiting period for delivery after purchase of a concealable firearm from 72 hours to 7 days.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary I
Apr 12 Amendment No.01 INSURANCE Adopted
Apr 12 Recommended do pass as amend 020-000-001
May 02 Interim Study Calendar JUDICIARY II
May 12 Second Reading
Placed Calndr,Second Reading

5 HB-0957 MAUTINO - STEPHENS, HARRIS, PEDERSEN, B AND MORROW.
(Ch. 73, new par. 979i)
Amends the Illinois Insurance Code. Prohibits the denial of benefits to which a person is otherwise entitled under a group accident and health insurance policy solely because of a change in the company writing the policy or in the group contract applicable to the person. Does not prohibit a reduction in the level of benefits by an employer, union or association.
HOUSE AMENDMENT NO. 1.
Includes group plans as well as group policies within the scope of the prohibition.

HOUSE AMENDMENT NO. 2.
deletes provisions relating to denial of benefits. Adds provision requiring a reasonable extension of benefits to persons who are totally disabled when a group policy is discontinued for any reason. Provides that when there is a change in insurers, persons not eligible for coverage under the new insurer's policy shall be covered by the new insurer in a manner that treats such persons no less favorably than if there had been no change in insurers. Effective 180 days after becoming law.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Insurance
Apr 12 Amendment No.01 INSURANCE Adopted
Apr 12 Recommended do pass as amend 020-000-001
May 02 Interim Study Calendar JUDICIARY II
May 12 Second Reading
Placed Calndr,Second Reading

1 Fiscal Note Act may be applicable.
5 Correctional Budget and Impact Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 18</td>
<td>Third Reading - Passed 116-000-000</td>
</tr>
<tr>
<td>May 22</td>
<td>Arrive Senate, Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 23</td>
<td>Sen Sponsor JONES, Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 24</td>
<td>Added As A Joint Sponsor SMITH, Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 25</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>May 26</td>
<td>Assigned to Insurance, Pensions &amp; License Act</td>
</tr>
<tr>
<td>Jun 07</td>
<td>Waive Posting Notice, Committee Insurance, Pensions &amp; License Act</td>
</tr>
<tr>
<td>Jun 09</td>
<td>Recommended do pass 011-000-000, Placed Calendr, Second Reading</td>
</tr>
<tr>
<td>Jun 13</td>
<td>Second Reading, Placed Calendr, Third Reading</td>
</tr>
<tr>
<td>Jun 19</td>
<td>Third Reading - Passed 059-000-000, Passed both Houses</td>
</tr>
<tr>
<td>Jul 17</td>
<td>Sent to the Governor</td>
</tr>
<tr>
<td>Sep 01</td>
<td>Governor approved, PUBLIC ACT 86-0537 Effective date 90-02-28</td>
</tr>
</tbody>
</table>

**HB-0958 MAUTINO.**

(Ch. 46, par. 10-9)

Amends The Election Code to include as members of the township officers electoral board the county clerk and State's Attorney of the county in which the township is situated.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Elections
May 05 Tbld pursuant Hse Rule 27D

**HB-0959 BALANOFF.**

(New Act)

Bans certain food and beverage packaging made with polystyrene or polyvinyl chloride, beginning July 1, 1990. Requires food vendors and their suppliers to make and maintain relevant records. Makes violation a business offense punishable by a fine up to $5000. Effective immediately.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Consumer Protection
May 05 Interim Study Calendar CONSUMER PROT

**HB-0960 BALANOFF - SHAW.**

(Ch. 111 1/2, new par. 1004.1)

Amends the Environmental Protection Act to require the Agency to maintain a 24-hour toll-free telephone number. Directs the Secretary of State to include notice of the number in driver's license and vehicle registration renewal mailings.

FISCAL NOTE (Sec. of State)
HB-960, as amended by H-am 1, will have no fiscal impact on the Sec. of State's Office.

**HOUSE AMENDMENT NO. 1.**

Requires the Agency to respond to all chemical spill and air pollution complaints by sending out test equipment within 6 hours, and to respond to the person making the complaint within 2 hours after the testing is completed. Deletes provision requiring notice with driver's license and registration renewals.

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1 Fiscal Note Act may be applicable.
HB-0960—Cont.

HOUSE AMENDMENT NO. 2.
Directs the Agency to consider the feasibility of maintaining the toll-free number. Deletes provision requiring notice with driver’s license and registration renewals.

Mar 27 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Select Comm Constitut’nal Officers
Apr 17 Fiscal Note filed
Committee Select Comm Constitut’nal Officers
May 04 Amendment No.01 CONST OFFICER Adopted
Amendment No.02 CONST OFFICER Adopted
Recommended do pass as amend
007-005-000
Placed Calndr, Second Reading
May 25 Second Reading
Held on 2nd Reading
May 26 Interim Study Calendar CONST OFFICER

HB-0961 CHURCHILL.
(Ch. 111 1/2, par. 7307)
Amends the AIDS Confidentiality Act to specify that EMT-P paramedics are included in the list of health care personnel who can request that patients be given HIV tests without their consent.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Human Services
May 04 Do Pass/Consent Calendar 019-000-000
Consnt Caldr Order 2nd Read
May 09 Consnt Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 11 Consnt Caldr, 3rd Read Pass 111-000-000
May 12 Arrive Senate
Sen Sponsor GEO-KARIS
Placed Calendr, First Reading
May 15 First reading Rfrd to Comm on Assignment
May 18 Assigned to Judiciary
May 31 Recommended do pass 007-003-000
Placed Calndr, Second Reading
Jun 13 Second Reading
Placed Calndr, Third Reading
Jun 21 Third Reading - Passed 058-000-000
Passed both Houses
Jul 20 Sent to the Governor
Sep 11 Governor approved
PUBLIC ACT 86-0891 Effective date 90-01-01

HB-0962 HENSEL.
(Ch. 139, par. 191)
Amends the Township Purchasing Act. Provides that purchases in excess of $10,000 (now, $5,000) shall be contracted for by advertising for bids.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Counties & Townships
Apr 13 Do Pass/Short Debate Cal 014-000-000
Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 11 Short Debate-3rd Lost 044-057-002
HB-0963  HENSEL.

(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 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. Also requires a district under 600,000 to obtain the consent of the township (as well as any municipality) in which the land is located before acquiring an easement, including an easement for a flood plain.

HOUSE AMENDMENT NO. 1.

Adds an immediate effective date. Applies the changes to pending actions as well as those filed on or after the effective date.

SENATE AMENDMENT NO. 1.

Deletes changes. Provides that certain forest preserve districts may not acquire easements, including flood plains, within a municipality without the concurrence of the municipality or acquire easements in unincorporated areas for linear parks or trails without the concurrence of the township.

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HB-0964  KIRKLAND.

(Ch. 48, par. 138.7)

Amends the Workers’ Compensation Act. Provides that the surviving spouse of an individual whose work-related accidental injury resulted in death shall, in all instances, upon remarrying, be paid a lump sum equal to 2 years’ compensation benefits with all further rights of such spouse to benefits being extinguished. Further provides that where such individual left surviving a child who, at the time of the surviving spouse’s remarriage, is entitled to compensation, the child shall receive benefits to the extent he would have had the surviving spouse died on the date of his or her remarriage.

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Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Labor & Commerce
Apr 27
May 11  Second Reading
Amendment No.01  HENSEL  Adopted
Placed Calndr,Third Reading
May 16  Third Reading - Passed 109-000-002
May 17  Arrive Senate
Sen Sponsor KARPIEL
Added As A Joint Sponsor FRIEDLAND
Added As A Joint Sponsor ETHEREDGE
Placed Calndr,First Reading
First reading  Rfrd to Comm on Assignment
May 18  Assigned to Local Government
Jun 01  Recommended do pass as amend 011-000-000
Placed Calndr,Second Reading
Jun 13  Second Reading
Amendment No.01  LOCAL GOVERN  Adopted
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 054-005-000
Jun 20  Speaker’s Tbl. Concurrence 01
Jun 27  H Concurs in S Amend. 01/112-000-001
Passed both Houses
Jul 26  Sent to the Governor
Aug 21  Governor approved
PUBLIC ACT 86-0267  Effective date 89-08-21

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Labor & Commerce
HB-0965  JONES, LOU.

Appropriates funds from the General Revenue Fund to the Historic Preservation Agency for the renovation of the 84th Infantry Armory in the City of Chicago. Effective July 1, 1989.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Appropriations I
May 11      Interim Study Calendar APPROP I

HB-0966  FLINN.

(Ch. 95 1/2, par. 3-112)

Amends The Illinois Vehicle Code to prohibit the Secretary of State from processing any application to transfer an interest in a vehicle if any fees or taxes due under the Act from the transferor have not been paid upon reasonable notice and demand.

HOUSE AMENDMENT NO. 1.

Requires authorization for issuance of a title to be issued prior to transfer of title to a mobile home.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Select Comm Constitu'tnal Officers
Apr 27      Amendment No. 01  CONST OFFICER  Adopted DP Amnded Consent Calendar 012-000-000

Consnt Caldr Order 2nd Read
May 03      Consent Calendar, 2nd Reading
Consnt Caldr Order 3rd Read
May 09      Consent Caldr, 3rd Read Pass 116-000-000
May 11      Arrive Senate
Placed Calandr, First Reading
May 23      Sen Sponsor WATSON
Placed Calandr, First Reading
May 25      First reading  Rfrd to Comm on Assignment
May 26      Assigned to Transportation
Jun 13      Recommended do pass 013-000-000

Placed Calandr, Second Reading
Jun 15      Second Reading
Placed Calandr, Third Reading
Jun 19      Third Reading - Passed 059-000-000
Passed both Houses
Jul 17      Sent to the Governor
Aug 15      Governor approved

PUBLIC ACT 86-0226  Effective date 90-01-01

1 HB-0967  EWING.

(Ch. 34, new par. 5407; Ch. 111 1/2, par. 1039.2)

Amends the county garbage disposal Act and the Environmental Protection Act. Provides that the plaintiff in a review proceeding of a landfill siting decision of the county board or municipality must pay for preparing and certifying the record prior to receiving such records. Exempts not for profit corporations from such prior payment.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Energy Environment & Nat. Resource

1 Fiscal Note Act may be applicable.
HB-0968  HANNIG - BALANOFF - MORROW, WOLF, BRUNSVOLD AND DE-JAEGER.
(Ch. 121, new par. 307.16-1)

Amends An Act in relation to the Department of State Police and certain divisions thereof. Directs the Department to create a Toxic Waste Strike Force to investigate criminal violations of the Environmental Protection Act.

Mar 29 1989     First reading     Rfrd to Comm on Assignment
Apr 05          Assigned to Energy Environment & Nat. Resource
May 05          Interim Study Calendar ENRGY ENVRMNT

HB-0969  WAIT.
(Ch. 48, pars. 321.5 and 322)

Amends The Unemployment Insurance Act. Provides that an individual who performs part-time domestic service or part-time nursing services in a private home for a person 65 years of age or older shall be deemed an independent contractor and that such services performed do not constitute employment.

Mar 29 1989     First reading     Rfrd to Comm on Assignment
Apr 05          Assigned to Labor & Commerce
May 03          Interim Study Calendar LABOR COMMRCE

HB-0970  BLACK - HULTGREN.
(Ch. 24, pars. 11-42-11 and 11-42-11.1)

Amends the Municipal Code. Allows municipalities under 2,000,000 to own and operate a community antenna television system.

Mar 29 1989     First reading     Rfrd to Comm on Assignment
Apr 05          Assigned to Cities & Villages
Apr 13          Re-assigned to State Government Administration
May 05          Tbld pursuant Hse Rule 27D
Jun 20          Mtn filed take from Table PLACE IN INTERIM STUDY-BLACK
                 Mtn Take From Table Prevail
                 Returned to State Government Administration
                 Interim Study Calendar ST GOV ADMN

HB-0971  DEUCHLER - MATIJEVICH.
(Ch. 111, par. 4400-22)

Amends the Medical Practice Act to provide that performance of eye cataract surgery within 7 days after the performance of an eye exam which resulted in the recommendation for surgery is an action for which a physician may be disciplined.

Mar 29 1989     First reading     Rfrd to Comm on Assignment
Apr 05          Assigned to Consumer Protection
May 05          Interim Study Calendar CONSUMER PROT

HB-0972  HASARA - FREDERICK, VF.
(Ch. 120, pars. 672 and 711)

1 Fiscal Note Act may be applicable.
Amends the Revenue Act of 1939. Provides that a county tax collector may refuse to accept a personal check in payment of taxes or costs of notification in connection with application for judgment for sale of delinquent lands or lots.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 120, par. 711

Deletes provision concerning acceptance of a personal check in payment of costs of advertising a tax sale. Provides that a county collector may refuse to accept a personal check for a tax payment within 30 days before a tax sale.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Revenue
May 04 Amendment No.01 REVENUE Adopted Do Pass Amend/Short Debate 014-000-000

May 09 Cal 2nd Rdng Short Debate
May 18 Third Reading - Passed 114-002-000
May 22 Arrive Senate Placed Calendr,First Reading
May 26 Sen Sponsor WATSON Placed Calendr,First Reading
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Revenue
Jun 09 Recommended do pass 012-000-000

Jun 13 Placed Calndr,Second Reading
Jun 19 Recalled to Second Reading Amendment No.01 WATSON 022-032-000 Lost

Jun 21 Placed Calndr,Third Reading
Jul 20 Third Reading - Passed 057-001-000
Passed both Houses

Sep 07 Governor vetoed Placed Calendar Total Veto
Oct 19 Total veto stands.

3 HB-0973 GOFORTH.

(Ch. 108 1/2, par. 14-104)

Amends the Illinois pension Code. Allows State Policemen to establish credit for military service which preceded State employment.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Personnel and Pensions
May 05 Tbld pursuant Hse Rule 27D

HB-0974 STERN.

(Ch. 46, par. 5-16.2)

Amends The Election Code to permit municipal and township clerks or their duly authorized deputies in counties of 500,000 or more, outside municipalities and counties under the jurisdiction of boards of election commissioners to accept the voter registration of qualified residents of their respective counties.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Elections
May 05 Tbld pursuant Hse Rule 27D

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-0975  CURRIE – BOWMAN.
(Ch. 23, new par. 9-6.02)

Amends the Public Aid Code. Requires the Department of Public Aid to seek the necessary authorization from the United States Department of Health and Human Services to develop and implement a pilot program in each of its administrative regions in the State to assist AFDC recipients in establishing financial independence through self-employment. Requires the Department to promulgate rules and regulations, including guidelines for evaluating the performance of a recipient’s self-employment enterprise which reflect sound accounting principles and criteria used by lending institutions in making loans to small businesses.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Human Services
May 05  Interim Study Calendar HUMAN SERVICE

1 HB-0976  HANNIG – WOOLARD – GIGLIO.
(Ch. 24, par. 10-5-2)

Amends the Municipal Code to raise the death benefit for volunteer firefighters from $3,500 to $4,000.

STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-976 constitutes a personnel mandate for which reimbursement of the increased cost to municipalities is required. Due to a lack of data, no estimate of the reimbursement required is available.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Cities & Villages
Apr 11  St Mandate Fis Note Filed
May 05  Re-assigned to Personnel and Pensions
Interim Study Calendar PERS PENSION

1 HB-0977  HANNIG – BALANOFF, SHAW, HOMER, STERN AND HARTKE.
(Ch. 127, par. 132.6)

Amends The Illinois Purchasing Act. Requires preference in awarding public contracts be given to bidders who will use products made of recycled materials which cost no more than 10% more than products not made of recycled materials.

FISCAL NOTE (Dept. of Central Management Services)
Agencies could anticipate paying up to 10% more for any goods that could conceivably contain any amount of recycled materials

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 38, pars. 33E-3, 33E-4; Ch. 127, par. 132.10-1

Changes the title. Amends the Criminal Code. Extends the 5-year bar and the permanent bar from government contract bidding to any person convicted of bid-rigging or bid-rotating, respectively, in another state. Under the Purchasing Act, extends the bar against awarding any contract to a person convicted of bribery to persons convicted of bribery in any state. Provides that the $5,000 limit on no-bid awards applies to individual orders rather than aggregate orders of the same type in one county.

SENATE AMENDMENT NO. 2.
Provides that a corporation is not barred from contracting due to a former employee’s conviction if the corporation has been adjudicated not guilty or demonstrates to the contracting unit of government that the offense was not sought or performed by its executives on behalf of the corporation.

1 Fiscal Note Act may be applicable.
GOVERNOR MESSAGE

Deletes reference to: Ch. 38, pars. 33E-3 and 33E-4

Recommends removing changes in the Criminal Code concerning bidrigging and rotating and contracts with units of government. In the Illinois Purchasing Act, removes the 10% preference for bidders using recycled materials.

May 11 Second Reading
Placed Calndr, Third Reading

May 25 First reading
Rfrd to Comm on Assignment

May 26 Assigned to Executive

Jun 08 Recommended do pass 020-000-000

Jun 16 Second Reading
Amendment No. 01 WELCH Adopted
Placed Calndr, Third Reading

Jun 22 Recalled to Second Reading
Amendment No. 02 WELCH Adopted
Placed Calndr, Third Reading

Jun 27 H Concurs in S Amend. 01,02/113-001-000
Passed both Houses

Jul 26 Sent to the Governor

Sep 06 Governor amendatory veto
Placed Cal. Amendatory Veto

Oct 17 Rul Gub Ncmply/Rule 46.1(b)
Mtn fild ovrde amend veto HANNIG
Placed Cal. Amendatory Veto

Oct 19 Bill dead-amendatory veto.

5 HB-0978 DAVIS, BRUNSVOLD AND MORROW.

(Ch. 111 1/2, par. 5402 and 5404, new pars. 5402.05 and 5403.1)

Amends the Rights of Medical Patients Act to require informed consent before a physician may administer any experimental medical or surgical procedure; makes violation a Class 4 felony.

Mar 29 1989 First reading
Rfrd to Comm on Assignment

Apr 05 Assigned to Judiciary II

May 04 Interim Study Calendar JUDICIARY II

1 HB-0979 DAVIS - MARTINEZ, TURNER, MORROW AND JONES, LOU.

(Ch. 46, par. 1A-8)

Amends The Election Code to require the State Board of Elections to notify every principal and vice-principal of each high school and vocational school situated in the State of their eligibility to serve as deputy registrars and to offer training courses for service as deputy registrars at conveniently located facilities at least 4 months prior to every election.

Fiscal Note Act may be applicable.

Correctional Budget and Impact Note Act may be applicable.
HB-0980

DAVIS, TURNER AND JONES, LOU.

(Ch. 122, new pars. 2-3.93, 10-22.25b and 34-18.9)

Amends The School Code. Permits school boards to require student school uniforms if agreement is indicated by a majority of parents surveyed in accordance with procedures established by the State Board of Education.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Elections
May 05  Tbld pursuant Hse Rule 27D

HB-0981

DAVIS, JONES, LOU, RICE, BALANOFF, TURNER, TROTTER AND SANTIAGO.

(Ch. 122, new pars. 2-3.93, 10-20.7a and 34-18.9)

Amends The School Code. Requires school boards to develop and implement minority recruitment and hiring policies for teachers and other certificated employees by 1991 in accordance with procedures and criteria established by the State Board of Education.

STATE MANDATES ACT FISCAL NOTE
Since this bill imposes essentially a one-time requirement, it should impose no additional cost upon the school districts.

HOUSE AMENDMENT NO. 3.
Deletes reference to: Ch. 122, new par. 2-3.93
Removes requirement that the State Board of Education establish procedures and criteria. Broadens the required policy to apply to minority recruitment and hiring of non-certificated employees.

May 05  Interim Study Calendar ELEM SCND ED
HB-0982  RYDER.

(Ch. 73, new par. 972b)

Amends the Insurance Code. Provides that, notwithstanding any provision of an accident and health insurance policy to the contrary, if such policy provides coverage of hospital expenses, and if the insured or beneficiary of such policy is hospitalized upon the recommendation of a licensed physician, the insurer shall not deny a claim for payment of expenses incurred in connection with such hospitalization on the ground that such hospitalization was not necessary.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Insurance
May 02  Interim Study Calendar INSURANCE

HB-0983  BRUNSVOLD, NOVAK, VANDUYNE, DEJAEGHER, WOOLARD, PHELPS, RICHMOND, BRESLIN, TERZICH, SUTKER, DELEO AND BUGIELSKI.

(Ch. 38, pars. 31-6 and 31-7)

Amends the Criminal Code of 1961 relating to escape and aiding escape. Increases the penalty for escape or aiding escape from a peace officer's custody of a person convicted of or charged with a felony from a Class A misdemeanor to a Class 2 felony. Increases the penalty for escape or aiding escape while armed with a dangerous weapon from a Class 2 to Class 1 felony.

HOUSE AMENDMENT NO. 1.
Makes grammatical changes.

HOUSE AMENDMENT NO. 2.
Provides that any person who aids an escape while armed with a dangerous weapon commits a class 2 felony.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Judiciary II
May 05  Amendment No.01  JUDICIARY II  Adopted
         Recommeded do pass as amend 012-000-001
         Placed Calndr,Second Reading
May 11  Second Reading  Amendment No.02  HOMER  Adopted
         Placed Calndr,Third Reading
May 26  Third Reading - Passed 086-003-003
         Arrive Senate
         Placed Calndr,First Readng
Jun 01  Sen Sponsor JACOBS
         Placed Calndr,First Readng
Jun 06  First reading  Rfrd to Comm on Assignment
         Assigned to Judiciary
         Recommended do pass 012-000-000
Jun 09  Placed Calndr,Second Reading
Jun 13  Second Reading
Jun 19  Third Reading - Passed 059-000-000
         Passed both Houses
Jul 17  Sent to the Governor
Aug 30  Governor approved
         PUBLIC ACT 86-0335  Effective date 90-01-01

5  Correctional Budget and Impact Note Act may be applicable.
HB-0984  MUNIZZI – DELEO.
(Ch. 46, pars. 7-12, 7-14, 7-60, 10-6.2, 10-14 and 24A-2)
Amends The Election Code to eliminate ballot rotation.
Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Elections
May 05      Tbd pursuant Hsc Rule 27D

HB-0985  DALEY – DELEO – PRESTON – HASARA.
(Ch. 38, new par. 10-8)
Amends the Criminal Code of 1961 to create the offense of unlawful sale of a public conveyance travel ticket to a minor. Prohibits the sale of a ticket for travel on any public conveyance to an unemancipated minor under 17 years of age without the consent of the minor's parents or guardian for passage to a destination outside the state where the seller knows the minor's age or fails to take reasonable measures to ascertain the minor's age. Penalty is a Class C misdemeanor.
Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Judiciary II
Apr 07      Re-assigned to Select Committee on Children
Apr 19      Do Pass/Consent Calendar 008-000-000
May 03      Consnt Caldr Order 2nd Read
May 04      Consnt Calendar, 2nd Reading
May 11      Consnt Caldr Order 3rd Read
May 11      Remvd from Consent Calendar
May 12      Placed Calndr,Third Reading
May 18      Third Reading - Passed 110-000-000
May 31      Arrive Senate
Jun 13      Sen Sponsor DALEY,J
Jun 21      Placed Calndr,First Reading
Jul 20      First reading  Rfrd to Comm on Assignment
Aug 30      Assigned to Judiciary
Aug 30      Re-pass 011-000-000
Sep 03      Recommended do pass 011-000-000
Sep 05      Placed Calndr,Second Reading
Sep 05      Second Reading
Sep 05      Placed Calndr,Third Reading
Sep 05      Third Reading - Passed 057-000-000
Sep 05      Passed both Houses
Sep 05      Sent to the Governor
Sep 05      Governor approved
PUBLIC ACT 86-0336  Effective date 90-01-01

HB-0986  HENSEL.
(Ch. 96 1/2, new par. 6314.1)
Amends the Forest Preserve District Act in counties of less than 3,000,000. Allows the board to collect impact fees for new developments within the district.
Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Executive
Apr 13      Interim Study Calendar EXECUTIVE

HB-0987  DEUCHLER.
(Ch. 144, new pars. 22c, 308f, 658d and 1008f)
Amends Acts in relation to the University of Illinois, Southern Illinois University, the Regency Universities and the Board of Governors of State Colleges and Universities. Provides that the 4-year universities subject to these Acts shall schedule their curricula to enable a full-time student to enroll in all courses necessary for graduation within 4 years.
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. 46, pars. 7-12, 10-9, 22-1, 22-7 and 22-8

Adds provisions amending The Election Code relating to where petitions for nomination of members of the Commerce Commission shall be filed, the number of signatures required, the hearing of objections and the canvass of votes.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Public Utilities
May 03 Recommended do pass 010-004-001
Placed Calndr,Second Reading
May 18 Second Reading
Amendment No.01 STEPHENS 044-066-003 Lost
Amendment No.02 JOHNSON 045-066-000 Lost
Amendment No.03 JOHNSON 045-066-001 Lost
Amendment No.04 MATIJEVICH Adopted
Placed Calndr,Third Reading
May 26 Third Reading - Lost 054-051-008

HB-0989 TURNER.

Appropriates funds from the General Revenue Fund to the Board of Trustees of Southern Illinois University for a grant to enhance the enrollment of minority students to the School of Medicine. Effective July 1, 1989.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Appropriations II
May 11 Interim Study Calendar APPROP II

HB-0990 DIDRICKSON.

(New Act)

Creates the Education Endowment Fund Act. Allows individuals and other entities to contribute to the fund to create its principal. Provides for 20% of the growth in the general revenue fund to be deposited into the Education Endowment Fund without further appropriation. Income from investment and amounts transferred from the general revenue fund may be paid out for educational projects and programs designated by the State Board of Education without further appropriation. Effective immediately.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Revenue

1 Fiscal Note Act may be applicable.
HB-0991   SATTERTHWAITE.
(Ch. 111 1/2, pars. 1003.13, 1003.17 and 1021)
Amends the Environmental Protection Act to change certain references from "hospital waste" to "medical waste".

Mar 29 1989   First reading
Apr 05   Assigned to Energy Environment & Nat. Resource
May 02   Interim Study Calendar ENRGY ENVRMNT

HB-0992   KRSKA.
(Ch. 95 1/2, pars. 3-107, 3-111 and 3-206)
Amends the Illinois Vehicle Code to require lienholders to forward notice to the Secretary of State upon the release of the lien and the Secretary of State to maintain records of lien and to so indicate on duplicate certificates of title.

Mar 29 1989   First reading
Apr 05   Assigned to Select Comm Constitut’nal Officers
Apr 13   Fiscal Note filed
May 05   Tbd pursuant Hse Rule 27D

HB-0993   PRESTON.
(Ch. 63, new par. 15.4)
Amends an Act in relation to compensation of General Assembly members. Permits a legislator retiring after at least 8 years of service to take his chair.

FISCAL NOTE (Office of Clerk)
The expense for replacing members’ chairs in the Legislative Chambers is based on a projected average membership turnover 10%. Estimated expense per General Assembly $40,970.00

Mar 29 1989   First reading
Apr 05   Assigned to Select Comm Constitut’nal Officers
Apr 13   Fiscal Note filed
Committee Select Comm Constitut’nal Officers
May 05   Tbd pursuant Hse Rule 27D

HB-0994   MCCCRACKEN – HENSEL – MATIJEVICH – PIEL.
Appropriates $226,546,194 for the ordinary, contingent and distributive expenses of the Office of the Secretary of State. Effective July 1, 1989.

STATE DEBT IMPACT NOTE
Financing costs of HB-994 new appropriations is $5.0 million.

HOUSE AMENDMENT NO. 1.
Makes total reduction of $11,843,451 in removing funding for positions in Securities Department, State Library expansion, Commercial Drivers License Program, and Mandatory Insurance Program; reduces EDP and operations lines.

HOUSE AMENDMENT NO. 2.
Reappropriates $353,000 for remodeling office space under the jurisdiction of the House of Representatives and various legislative service agencies.

HOUSE AMENDMENT NO. 3.
Appropriates $71,000 for a drivers license and hearing facility in Nashville, Illinois.

HOUSE AMENDMENT NO. 4.
HB-0994—Cont.

Appropriates $2,000,000 for library construction and renovation grants.

HOUSE AMENDMENT NO. 5.

Appropriates $250,000 for grants for Chicago Stateway Gardens Public Library.

HOUSE AMENDMENT NO. 6.

Appropriates $250,000 for grants for North Austin Branch Public Library.

HOUSE AMENDMENT NO. 7.

Replaces OCE funding Section for the Office of the Secretary of State with increased OCE funding. Increases appropriations to the Secretary of State for the Ill. Commercial Motor Vehicle Safety Program and relocation and operations expenses of the new Ill. State Library Facility. Appropriates funds for implementation of the Mandatory Automobile Insurance Program.

HOUSE AMENDMENT NO. 9.

Appropriates $942,000 to the Secretary of State for expenses pursuant to the Ill. Commercial Driver Safety and Fitness Study of 1988.

STATE DEBT IMPACT NOTE

Financing costs of HB 0994 new appropriations $9.4 million

GOVERNOR MESSAGE

Vetoes appropriations and reappropriations for library construction grants and for a commercial drivers’ center.

Mar 29 1989  First reading

Apr 05  Assigned to Appropriations I

Apr 12  State Debt Note Filed

May 11  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

Placed Calndr,Second Reading

May 19  Second Reading

Held on 2nd Reading

May 23  Amendment No.07  MAYS  Adopted

Amendment No.08  SATTERTHWAITE  Lost

Amendment No.09  LEVERENZ  Adopted

Placed Calndr,Third Reading

Third Reading - Passed 115-000-000

May 26  Arrive Senate

Sen Sponsor DAVIDSON

Placed Calndr,First Reading

May 30  First reading

Jun 01  Rfrd to Comm on Assignment

Waive Posting Notice

Jun 07  Assigned to Appropriations I

State Debt Note Filed

Committee Appropriations I

Jun 16  Recommended do pass 025-000-000

Placed Calndr,Second Reading

Jun 20  Second Reading

Amendment No.01  REA  Verified

Lost

Placed Calndr,Third Reading

Jun 21  Third Reading - Passed 059-000-000

Passed both Houses

Jul 11  Sent to the Governor

Jul 26  Governor item veto

PUBLIC ACT 86-0108  Effective date 89-07-26

Placed Cal. Item Veto

1304
Amends the Corrections Code to require a judge not to impose a sentence in a case involving a death until relatives of the decedent are given a chance to make a statement. Also, provides for immediate review by a judge upon request when State's Attorney denies a crime victim information as to status of investigation. Grants victim right to make a statement before a Grand Jury. Also, amends Code of Civil Procedure to provide statements made by violent crime victims in course of therapy are not admissible as evidence in court unless their confidentiality is waived or unless court finds them relevant.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, par. 1005-4-1

Deletes provision requiring a judge in a case involving a death to allow relatives of a decedent to make a statement before imposing sentence on a defendant.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 38, par. 1406

Deletes provision granting crime victims right to make a statement before a grand jury.

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.
HB-0997

WAIT.

(New Act; Ch. 120, par. 643, new par. 643g; Ch. 122, pars. 17-11 and 18-8; Ch. 127, new par. 141.250)

Creates the School District Income Tax Act. Allows school districts to tax income after referendum approval. Provides for additional levies, administration and distribution of the tax, and penalties for violations. Applies only to income earned following 120 days after certification of the results of the referendum. Amends the Revenue Act of 1939 to provide for alteration of the educational fund rate accordingly. Amends The School Code to require that school districts certify such income tax levies and amounts realized thereby, for property tax abatement purposes, and to coordinate the calculation of school aid with the income tax levies, by adjusting the qualifying rate and operating tax rate accordingly. Amends the Act concerning State finance to create a new special fund in the State Treasury. Effective immediately.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Revenue
May 05 Tbld pursuant Hse Rule 27D

HB-0998

PETERSON,W.

(Ch. 24, par. 3-11-3)

Amends the Municipal Code. Provides that the mayor may inspect papers of any agent, employee, or officer of the municipality (rather than of the city).

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Cities & Villages
May 05 Tbld pursuant Hse Rule 27D

HB-0999

EDLEY - HOMER AND CURRAN.

(Ch. 34, new par. 409.18)

Amends “An Act to revise the law in relation to counties” to authorize a county to impose a tax upon receiving for disposal solid waste transported from a source more than 50 miles from such county.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Executive
May 04 Interim Study Calendar EXECUTIVE

HB-1000

MADIGAN,MJ - BRESLIN - DELEO - NOVAK - LANG, EDLEY, GIORGI, HICKS, RICHMOND, VANDUYNE, MARTINEZ, SANTIAGO, CURRAN, STERN, BRUNSVOLD, DEJAEGHER, MAUTINO, HOMER, SALTSMAN, MULCAHEY, SHAW, DAVIS, BALANOFF, BOWMAN, BUGIELSKI, CAPPARELLI, CULLERTON, MUNIZZI, DUNN,JOHN, FLINN, FLOWERS, GIGLIO, HANNIG, JONES,LOU, JONES,SHIRLEY, KEANE, KRISKA, KULAS, LAURINO, LEFLORE, LEVERENZ, LEVIN, MATIEVICH, MCGANN, MCNAMARA, MCPIKE, MORROW, MULCAHEY, PHELPS, PRESTON, RONAN, SATTERTHWAITE, SUTKER, TERZICH, TROTTER, TURNER, WHITE, WILLIAMS, WOLF, WOOLARD AND YOUNG,A.

(New Act)

Creates the Home Ownership Made Easy Act. Establishes program to provide first time home buyers with the opportunity to make monthly installment payments so as to provide them with an adequate down payment for a home.

HOUSE AMENDMENT NO. 1.

Deletes everything. Provides guidelines for the establishment of the Homeownership Made Easy Program under the auspices of the State Treasurer.
FISCAL NOTE, AS AMENDED (Office of the Treasurer)
Start-up costs would be $125,000. Continuing costs of program
administration would be paid from investment earnings, HOME
bond sale proceeds and penalties imposed by the Act.

SENATE AMENDMENT NO. 1.
Changes a reference to “first time home buyers” to a reference to “home buyers”.
Requires the State Treasurer to give bond for the discharge of his duties under the
program. Defines “residential real estate” as a dwelling of not more than 2 units,
one of which is owneroccupied. Changes provisions relating to: duties of financial
institutions; investment of monies received by the State Treasurer; and investment
of funds by program participants. Exempts the State Treasurer from liability for
specified acts. Makes other changes.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Select Committee on Housing
May 04      Recommended do pass 009-000-000
May 17      Placed Calndr,Second Reading
May 25      Second Reading
            Placed Calndr,Third Reading
            Amendment No.01  Mtn Prev-Recall 2nd Reading
            BRESLIN  Adopted
            Fiscal Note Requested AS AMENDED-
            MCCracken
            Fiscal Note filed
            Placed Calndr,Third Reading
            Third Reading - Passed 116-000-000
May 26      Arrive Senate
Jun 01      Sen Sponsor SEVERNS
            Added As A Joint Sponsor WELCH
            Added As A Joint Sponsor REA
            Added As A Joint Sponsor COLLINS
            Placed Calndr,First Reading
Jun 06      First reading  Rfrd to Comm on Assignment
            Waive Posting Notice  Assigned to Commerce & Economic
            Development
Jun 08      Added As A Joint Sponsor LUFT
            Added As A Joint Sponsor NEWHOUSE
            Added As A Joint Sponsor DUNN,T
            Added As A Joint Sponsor DEL VALLE
            Committee Commerce & Economic
            Development
Jun 09      Recommended do pass 006-000-000
Jun 14      Placed Calndr,Second Reading
Jun 15      Added As A Joint Sponsor HOLMBERG
Jun 20      Added As A Joint Sponsor ZITO
            Second Reading
            Placed Calndr,Third Reading
            Added As A Joint Sponsor MAHAR
            Placed Calndr,Third Reading
            Recalled to Second Reading
            Amendment No.01  SEVERNS  Adopted
            Placed Calndr,Third Reading
Jun 21      Third Reading - Passed 056-000-000
            Speaker's Tbl. Concurrence 01
Jun 27      H Concurs in S Amend. 01/109-005-000
            Passed both Houses
Jul 26      Sent to the Governor
Sep 05      Governor approved
            PUBLIC ACT 86-0773  Effective date 90-01-01
HB-1001  EDLEY - HOMER - VANDUYNE - BRESLIN.

(Ch. 85, new par. 5954)

Amends the Solid Waste Planning and Recycling Act. Prohibits a municipality from transporting solid waste more than 50 miles for disposal until it adopts a solid waste management plan providing for the recycling of 25% of its solid waste by March 1, 1992 and 50% by March 1, 1994.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 85, new par. 5654.1
Adds reference to: Ch. 85, par. 5951

Deletes provisions limiting the transport of solid waste for disposal. Makes a change in the short title of the Act.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to Executive
May 05       Amendment No.01  EXECUTIVE  Adopted
             Recommended do pass as amend
             012-005-002

Placed Calndr,Second Reading
May 23       Interim Study Calendar EXECUTIVE

HB-1002  EDLEY - HOMER.

(Ch. 111 1/2, par. 1039.2)

Amends the Environmental Protection Act. Provides that approval of a site for a regional pollution control facility, by a municipality which has annexed the site within the 5 years prior to the request for site approval shall require 3/4 majority of the municipal authorities if such proposed site has been previously disapproved by the county board. Effective immediately.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to Energy Environment & Nat. Resource
May 05       Tbd pursuant Hse Rule 27D

HB-1003  DOEDERLEIN.

(Ch. 120, new par. 1168.1)

Amends the Illinois Lottery Law. Requires the Department of the Lottery to deduct from a prize or winning ticket of $50,000 or more, the total amount of any General Assistance or AFDC paid pursuant to The Public Aid Code to a prize winner during any of the preceding 7 years. Such amount deducted shall be paid into the General Revenue Fund.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to Revenue
May 04       Interim Study Calendar REVENUE

HB-1004  DOEDERLEIN.

(Ch. 120, new par. 1168.1)

Amends the Illinois Lottery Law to require the Department of the Lottery to deduct from any winnings by a person incarcerated in a State penal institution the amount it has cost the Department of Corrections to date to incarcerate such person and deposit it into the General Revenue Fund. The remainder of the winnings shall go to the winner.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to Revenue
May 05       Tbd pursuant Hse Rule 27D

1 Fiscal Note Act may be applicable.
HB-1005  LEVIN.

(Ch. 111 1/2, pars. 5403 and 5404)

Amends the Rights of Medical Patients Act. Requires the Department of Insurance to establish standards and procedures to be followed by insurance companies to implement patients' rights in connection with insurance. Grants a patient or insurance applicant, whose rights in connection with AIDS testing are violated, a cause of action for damages against the insurance company or health services corporation which violated his rights.

- Mar 29 1989  First reading  Rfrd to Comm on Assignment
- Apr 05  Assigned to Insurance
- May 04  Interim Study Calendar INSURANCE

HB-1006  LEVIN – MARTINEZ – SANTIAGO.

(Ch. 111 2/3, par. 327)

Amends the Metropolitan Transit Authority Act to mandate the creation of a transit police force. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE

In the opinion of DCCA, HB-1006 constitutes a service mandate for which reimbursement of 50% to 100% of the increased costs to units of local governments is required. The estimated cost of reimbursement in FY90 could be as much as $7.5 to $15 million, depending upon the percentage of reimbursement provided.

- Mar 29 1989  First reading  Rfrd to Comm on Assignment
- Apr 05  Assigned to Executive
- Apr 27  St Mandate Fis Note Filed Committee Executive
- May 03  Mtn Prevail Suspend Rul 20K 116-000-000 Committee Executive
- May 05  Interim Study Calendar EXECUTIVE

HB-1007  LEVIN – MULCAHEY – LAURINO, SANTIAGO, MARTINEZ, BRUNSVOLD, DEJAEGHER, FLOWERS AND JONES,LOU.

(Ch. 111 2/3, par. 9-252)

Amends The Public Utilities Act to provide that the IL 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.

HOUSE 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.

- Mar 29 1989  First reading  Rfrd to Comm on Assignment
- Apr 05  Assigned to Public Utilities
- May 03  Amendment No.01 PUB UTILITIES Adopted

Placed Calndr,Second Reading

- May 24  Second Reading
- May 26  Held on 2nd Reading
- Interim Study Calendar PUB UTILITIES

HB-1008  LEVIN.

(Ch. 122, new pars. 10-21.10 and 34-21.7)

Amends The School Code to require Chicago and downstate school boards to provide freedom of speech and press in regard to student expression in official school

1 Fiscal Note Act may be applicable.
HB-1008—Cont.

publications unless such expression is obscene, libelous or slanderous or disrupts orderly operation of the school. Also requires boards to adopt rules in the form of a written publications code.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Elementary & Secondary Education
May 05  Interim Study Calendar ELEM SCND ED

HB-1009  LEVIN - SANTIAGO - LANG - GIGLIO - WHITE AND BALANOFF.

(Ch. 95 1/2, pars. 11-1301.3 and 11-1301.4)

Amends the Vehicle Code. Provides for a fine of at least $50 for unauthorized use of handicapped parking spaces. Also provides recognition for out of state handicapped parking insignia.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Select Comm Constitut’nal Officers
May 04  Do Pass/Consent Calendar 008-000-000

Jun 13  Recommended do pass 013-000-000

HB-1010  LEVIN.

(Ch. 38, par. 110-7)

Amends the Code of Criminal Procedure of 1963 to provide that when the conditions of the bail bond have been performed and the accused has been discharged from all obligations in the cause, the clerk of the court shall return the sum which has been deposited as bail to the defendant’s designee by an assignment executed at the time the bail amount is deposited. Also requires the clerk of the court to provide a space on each form signed by an accused who has executed the bail bond indicating whether a person other than the accused has provided the money for the posting of bail. Requires the clerk of the court to send a written notice to such person that if the defendant fails to comply with the conditions of the bail bond, the court shall enter an order declaring the bail to be forfeited.

HOUSE AMENDMENT NO. 1.

Provides that the clerk of the court shall provide a space on each form for a person other than the accused who has provided the money for the posting of bail to so indicate whether a person other than the accused has provided the money for the posting of bail. Deletes provision that the clerk of the court shall send the written notice to the person who has provided the defendant with the money for the posting of bail.
Amends the Retailers' Occupation Tax Act to change the rate of interest paid by delinquent taxpayers from 1.25% per month to the rate established under Section 6621 of the Internal Revenue Code. Effective July 1, 1989.

FISCAL NOTE (Dept. of Revenue)
Based on the reduction from the current statutory interest rate of 15% to the current federal rate of 9%, HB-1011 would result in a reduction in State revenues in an amount dependent upon the extent of future late filings of tax returns, underpayments of tax liability, and nonpayment of tax liability. The administrative cost to implement HB-1011 is estimated to be $90,000.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Revenue
May 04 Recommended do pass 009-003-002
Placed Calndr,Second Reading
May 08 Fiscal Note filed
Placed Calndr,Second Reading
May 23 Interim Study Calendar REVENUE

Amends the Act creating the State Universities Civil Service System. Provides that the Merit Board shall standardize the compensation of employees subject to this Act with the compensation of employees subject to the Personnel Code. Effective January 1, 1990.

FISCAL NOTE (State Universities Civil Service System)
There is an annual deficiency in salary levels for the University Civil Service workforce of $53,037,389, which translates to $17,679,129 increments for each of FY91, FY92 and FY93.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Higher Education
HB-1013  GIORGI – MCNAMARA AND HALLOCK.
(Ch. 122, par. 27-8.1)
Amends the School Code to require any spinal examination performed for school
purposes to be done by a licensed physician.
Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to Elementary & Secondary
May 05       Tbld pursuant Hse Rule 27D

HB-1014  GIORGI – MATIJEVICH – RICE AND HALLOCK.
(Ch. 73, new par. 767.27)
Amends the Insurance Code. Provides that an insurance company cannot require
an independent medical examination unless the examining health care provider
practices in the same branch of health care as the treating provider and practices in
the same state as the treating provider. The patient and treating provider must be
allowed to have a witness at the examination and must receive a copy of all reports.
Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to Insurance
May 04       Interim Study Calendar INSURANCE

HB-1015  GIORGI – MATIJEVICH – TURNER, WHITE AND WOLF.
(Ch. 17, par. 6009)
Amends an Act relating to the issuance and use of credit cards. Requires that every
broadcast media, newspaper or magazine advertisement disclose percentage
rates of interest, finance charges, annual fees, transaction fees and any grace period
associated with the issuance of a credit card.
Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to Consumer Protection
May 05       Interim Study Calendar CONSUMER PROT

1 HB-1016  MARTINEZ – SANTIAGO.
(Ch. 46, pars. 1-3, 4-6.2, 5-16.2 and 6-50.2; new pars. 4-8.04, 5-7.04,
6-35.04, 13-4.1 and 14-1.1)
Amends The Election Code to provide for the appointment of deputy registrars
and election judges in certain election jurisdictions and precincts who are fluent in
the language of the language minority group. Permits an official of a bona civic
organization to determine the number of members of such organization to serve as
deputy registrars.
Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05       Assigned to Elections
May 04       Interim Study Calendar ELECTIONS

1 HB-1017  MARTINEZ – SANTIAGO.
(Ch. 46, par. 1-3; new pars. 4-8.04, 5-7.04, 6-35.04, 7-20.1 and 16-4.2)
Amends The Election Code to provide for bilingual ballots and voter registration
cards printed in a language of a language minority group.

1 Fiscal Note Act may be applicable.
HB-1018  MARTINEZ.
(Ch. 127, par. 63b108b.3)
Amends the Personnel Code. Provides that the Department of Central Management Services shall not, without good cause, remove the name of an eligible candidate from a list of qualified applicants for a position for which an examination is required until at least 2 years have elapsed since the name was placed on the list.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Elections
May 04  Interim Study Calendar ELECTIONS

HB-1019  MARTINEZ AND MADIGAN,MJ.
(Ch. 56 1/2, pars. 511)
Amends the Food, Drug and Cosmetic Act. Provides that a food is misbranded which contains coconut oil, palm oil or palm kernel oil unless it bears a specified warning statement on the label.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Consumer Protection
May 04  Recommended do pass 011-004-001
May 17  Placed Calndr,Second Reading
May 23  Second Reading
May 25  Interim Study Calendar ST GOV ADMN

HB-1020  SATTERTHWAIT.
Appropriates funds to the Department of Central Management Services to settle a Cook County Circuit Court proceeding. Effective July 1, 1989.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Appropriations I
May 11  Interim Study Calendar APPROP I

3 HB-1021  WOLF.
(Ch. 108 1/2, par. 15-131)
Amends the State Universities Article of the Pension Code to provide for payment of a child's benefit after attainment of age 18 if the beneficiary is dependent by reason of a physical or mental disability.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05  Assigned to Personnel and Pensions
May 04  Interim Study Calendar PERS PENSION

2 HB-1022  DUNN,JOHN.
(Ch. 108 1/2, par. 7-109)
Amends the Illinois Municipal Retirement Fund Article of the Pension Code to allow public defenders to elect not to participate in the Fund.

Mar 29 1989  First reading  Rfrd to Comm on Assignment

1 Pension System Impact Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1023 WOLF.

(Ch. 108 1/2, pars. 17-116.1 and 17-134)

Amends the Chicago Teachers Article of the Pension Code to extend the early retirement without discount option through June 30, 1995, and to base the associated contributions on the highest (rather than the last) annual salary rate used in determining the pension; specifies that credit shall be granted for a maximum of 170 unused sick days.

Mar 29 1989 First reading
Apr 05 Rfrd to Comm on Assignment
May 04 Assigned to Personnel and Pensions

HB-1024 WOLF.

(Ch. 108 1/2, new pars. 2-117.3, 7-139.7, 9-121.9, 14-105.7, 25-101 through 25-152; pars. 2-105, 7-109, 7-137, 9-108, 9-120, 9-121, 14-103.05, 14-131 and 22A-104; Ch. 127, par. 523)

Amends the Illinois Pension Code to create the Criminal Justice Retirement System, consisting of State's Attorneys and their assistants, Public Defenders and their assistants, the Attorney General and his assistants, the State Appellate Defender and his assistants, and the attorneys in the Office of the State's Attorneys Appellate Prosecutor; provides for benefits and contributions at the levels applicable to judges; provides for transfer of prior service from certain other retirement systems upon payment of the difference in contributions. Effective January 1, 1990.

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

Mar 29 1989 First reading
Apr 05 Rfrd to Comm on Assignment
May 04 Assigned to Personnel and Pensions

HB-1025 HOUSE COMMITTEE SELECT ON MENTAL HEALTH - MCGANN.

(Ch. 91 1/2, pars. 4-307 and 100-11.2)

Amends the Mental Health and Developmental Disabilities Code and an Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities by making technical changes.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 91 1/2, pars. 4-307 and 100-11.2
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 and 1151, 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

Amends the Illinois State Auditing Act, the Legislative Commission Reorganization Act of 1984, the Mental Health and Developmental Disabilities Code, the Department of Mental Health and Developmental Disabilities enabling Act, the Guardianship and Advocacy Act, the Mental Health and Developmental Disabilities Confidentiality Act, the Protection and Advocacy Act, the Nursing Home Care Act, and the Abused and Neglected Long Term Care Facility Residents Reporting Act. Provides 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 treatment provided to residents.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
FISCAL NOTE, AS AMENDED (DMHDD)
Depending upon the ratio required for staffing, the total cost of HB-1025 could range from $56.2 million to $246.5 million.

HOUSE AMENDMENT NO. 2. (Tabled May 22, 1989)
Adds reference to: Ch. 91 1/2, pars. 2-201, 5-100, 1351 and 1353

Amends the Mental Health and Developmental Disabilities Code and An Act for the protection and advocacy of mentally ill persons. Requires notification of certain persons in the case of a violation of the rights of a recipient of mental health or developmental disability services, or a report of the suspected abuse or neglect of such a person, or in the case of the death of a recipient. Authorizes monitoring of services and issues concerning recipients' rights by the agency designated by the Governor to administer the protection and advocacy system for mentally ill persons. Makes other changes.

HOUSE AMENDMENT NO. 4.
Adds reference to: Ch. 91 1/2, pars. 2-201, 5-100, 1351, 1353

Amends the Mental Health and Developmental Disabilities Code and the Protection and Advocacy for the Mentally Ill Act. Imposes requirements concerning notice, evaluation and records of reports of suspected abuse and neglect of recipients of services from DMHDD-operated facilities, and deaths of recipients. Imposes requirements concerning training of staff at DMHDD-operated facilities. Makes other changes.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Select Committee on Mental Health
May 04 Amendment No.01 MENTAL HEALTH Adopted Recommended do pass as amend 006-004-000
Placed Calndr, Second Reading
May 09 Fiscal Note Requested MCCracken
Placed Calndr, Second Reading
May 17 Fiscal Note filed
Placed Calndr, Second Reading
May 18 Second Reading
Amendment No.02 MCGANN Adopted 066-051-000
Amendment No.03 BOWMAN Withdrawn Mtn Fisc Nte not Applicable TO AMENDMENT #2 -MCGANN Motion prevailed 062-050-000 Fiscal Note not Required
Placed Calndr, Third Reading
May 22 Mtn Prev-Recall 2nd Reading Mtn Prevail - Table Amend No 02
Amendment No.04 BOWMAN Adopted
Placed Calndr, Third Reading
Mtn Prevail to Suspend Rule 37(D)/116-000-000 3d Reading Consideration PP Calendar Consideration PP.

May 30 Tabled House Rule 37(G)

HB-1026 BOWMAN – RYDER.
(Ch. 111 1/2, pars. 4151-113 and 4163)

Amends the Nursing Home Care Act and the Abused and Neglected Long Term Care Facility Residents Reporting Act by changing references to certain Acts.
Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Select Committee on Mental Health
HB-1027  
KULAS.

(Ch. 120, par. 441b)

Amends the Retailers’ Occupation Tax Act to make mandatory the provisions relating to revocation of a person’s certificate of registration for violation of the provisions of the Act. Also requires that the notice of the revocation hearing be given within 90 days of the noncompliance.

FISCAL NOTE (IL Dept. of Revenue)
Though the bill may encourage prompt and full payment of sales tax, the Department cannot determine whether House Bill 1027 would have a fiscal impact to the State. If additional revenues were to be realized, the amount would probably be minimal.

HOUSE AMENDMENT NO. 2.
Changes mandatory back to permissive.

SENATE AMENDMENT NO. 1.
Adds reference to: Ch. 111 1/2, pars. 15 and 20.1

Amends the Public Health Districts Act. Increases the authorized rate for the public health tax subject to referendum, from 0.1% to 0.15%.

SENATE AMENDMENT NO. 2.
Allows revocation proceedings after the 90 day waiting period lapses.

SENATE AMENDMENT NO. 3.
Provides that the public health tax may be levied at a rate not to exceed .15% if approved by front door referendum.

Mar 29 1989  First reading  Rfrd to Comm on Assignment
Apr 05      Assigned to Revenue
May 04      Do Pass/Short Debate Cal 012-000-000
May 09      Fiscal Note filed
Cal 2nd Rdng Short Debate
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 24      Amendment No.01 KULAS Withdrawn
            Amendment No.02 KULAS Adopted
            Cal 3rd Rdng Short Debate
            Mtn Prev-Recall 2nd Reading
            KULAS Adopted
            Cal 3rd Rdng Short Debate
            Mtn Prevail to Suspend Rule 37(D)/116-000-000
            Short Debate-3rd Passed 115-000-000
May 26      Arrive Senate
            Placed Calendr,First Reading
May 31      Sen Sponsor SAVICKAS
            Placed Calendr,First Reading
Jun 01      First reading  Rfrd to Comm on Assignment
            Assigned to Revenue
Jun 09      Recommended do pass as amend
            010-000-000
Jun 15      Second Reading
            Amendment No.01 REVENUE Adopted
            Amendment No.02 RIGNEY Adopted
            Placed Calndr,Third Reading
Jun 20      Recalled to Second Reading
            Amendment No.03 NETSCH Adopted
            Placed Calndr,Third Reading
Jun 21      Third Reading - Passed 054-004-000
            Speaker’s Tbl. Concurrence 01,02,03
Jun 27      Motion Filed Concur
Motion to Concur Lost 1,2,3/047-066-002
H Noncens in S Amend. 01
Motion to Reconsider Vote
Mtn Reconsider Vote Prevail
H Concurs in S Amend. 1,2,3/095-021-000
Passed both Houses
HB-1028 KULAS.

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

Amends the Illinois Income Tax Act to provide for an income tax credit for taxpayers which provide for child care for dependents of employees in Illinois provided either directly or paid for by the taxpayer. Provides for carryforward of excess credit. Effective immediately and applicable to tax years ending after December 31, 1989.

Mar 29 1989 First reading
Apr 05 Assigned to Revenue
May 05 Interim Study Calendar REVENUE

1 HB-1029 CURRAN - MAYS.

(Ch. 127, new par. 155.31)

Amends an Act to provide for State grants to certain public radio and television stations. Provides that there shall be established a grant pool to fund 2-way television systems linking various educational institutions, businesses and government offices.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 127, new par. 155.31
Adds reference to: New Act

Deletes title and everything after the enacting clause. Provides that the State Comptroller shall be directed to establish a separate grant pool appropriated from the State general revenue fund for the purpose of funding an eligible Illinois, non-commercial television network provider of broadcast services meeting the established criteria of the FCC and licensed by that agency to operate 2-way television communication within the State of Illinois for the purpose of linking various elementary, secondary and higher educational institutions, businesses and government offices.

FISCAL NOTE (Office of the Comptroller)
The Office of the Comptroller is unable to provide a reliable estimate of the cost of implementing HB-1029

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to State Government Administration
Apr 07 Re-assigned to Select Comm. Economic Development
Apr 25 Amendment No.01 ECONOMIC DEV Adopted
Recommnded do pass as amend 015-000-001
Placed Calndr,Second Reading Fiscal Note filed
Placed Calndr,Second Reading
May 25 Second Reading Held on 2nd Reading
May 30 Tabled House Rule 37(G)

HB-1030 CURRAN.

(Ch. 48, par. 850.01)


Mar 29 1989 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-1031 CURRAN.
(Ch. 127, par. 3406)
Amends the Corridors of Opportunity and Development Act to make certain grammatical changes.
Mar 29 1989 First reading
Apr 05
May 04

HB-1032 CURRAN AND SALTSMAN.
(Ch. 67 1/2, par. 603)
Amends the Illinois Enterprise Zone Act definition of the Department from Department of Commerce and Community Affairs to Illinois Department of Commerce and Community Affairs.
HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 67 1/2, par. 603
Adds reference to: Ch. 111 2/3, par. 9-222.1
Deletes everything. Amends The Public Utilities Act to revise the criteria for exemption from additional charges added to a business enterprise's utility bills as a pass-on of municipal and State utility taxes.
HOUSE AMENDMENT NO. 2.
Adds reference to: Ch. 120, par. 440f.
Amends the Retailers' Occupation Tax Act to reduce from 2,000 to 1,500 the minimum number of full-time jobs retained as a result of an investment by an enterprise zone business seeking to qualify for the occupation and use taxes exemption for tangible personal property used by such business in its manufacturing or assembling operation. Adds an immediate effective date.

HB-1033 CURRAN.
(Ch. 48, par. 2102)
Amends the Illinois Job Training Coordinating Council Act to make a grammatical change.

Apr 05
Assigned to Select Comm. Economic Development
Interim Study Calendar ECONOMIC DEV

May 04

Cal 2nd Rdng Short Debate
May 10
Short Debate Cal 2nd Rdng Amendment No.02 DUNN,JOHN Adopted
Cal 3rd Rdng Short Debate
May 18
Held 2nd Rdg-Short Debate.
May 23
Interim Study Calendar ECONOMIC DEV
'HB-1034 LEFLORE - YOUNG, A.
(Ch. 23, par. 12-4.11)
Amends the Public Aid Code. Provides that, beginning July 1, 1989, AFDC and general assistance grant amounts shall be paid in accordance with the standards of need established by the Illinois Department of Public Aid, or if the annual appropriation law so provides, in accordance with a single percentage of all standards of need as recommended by the joint resolution specifying such percentage last adopted by the General Assembly. For the State fiscal year beginning July 1, 1989, such single percentage shall not be less than 46.2% of such standards. Effective immediately.
Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Human Services
May 05 Tbd pursuant Hse Rule 27D

'HB-1035 WOLF.
(Ch. 108 1/2, pars. 3-109, 3-110.3, 7-109, 7-109.3, 7-139, 7-172 and new par. 3-109.1)
Amends the Downstate Police and Illinois Municipal Retirement Fund Articles of the Pension Code to provide that certain chiefs of police may elect to participate in the IMRF instead of in a Downstate Police Pension Fund. Provides for transfer of their Article 3 credits to the IMRF.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

'HB-1036 WOLF.
(Ch. 108 1/2, pars. 7-109.3 and 7-172)
Amends the Illinois Municipal Retirement Fund Article of the Pension Code to provide the sheriff’s law enforcement formula for certain probation officers.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Personnel and Pensions
May 04 Interim Study Calendar PERS PENSION

'HB-1037 TROTTER.
(Ch. 23, new par. 11-3.3)
Amends the Public Aid Code. Provides that no person shall be denied financial aid or social services for which he or she is eligible under the Code, solely because he or she does not have a mailing address. Effective immediately.
Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Human Services
May 05 Tbd pursuant Hse Rule 27D

'HB-1038 LEFLORE.
(Ch. 38, pars. 1003-2-2 and 1003-3-7; Ch. 127, new par. 141,255)
Amends the Unified Code of Corrections and the State finance Act to require persons on parole or mandatory supervised release to pay $10 per month to the Department of Corrections for deposit into the Department of Corrections Supervisory Training Fund, a special fund created in the State treasury, from which appropriations are required to be made to the Department for use in training adult supervisory personnel of the Department.

1 Fiscal Note Act may be applicable.
3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1038—Cont.

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Judiciary II
May 05 Interim Study Calendar JUDICIARY II

3 HB-1039 LEFLORE.
(Ch. 108 1/2, pars. 17-119 and 17-156.1; Ch. 85, new par. 2208.13)

Amends the Chicago Teachers Article of the Pension Code to compound the rate of automatic annual increase in pensions. Amends The State Mandates Act to require implementation without reimbursement. Effective January 1, 1990.

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

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

3 HB-1040 LEFLORE.
(Ch. 108 1/2, pars. 17-119 and 17-156.1; Ch. 85, new par. 2208.13)

Amends the Chicago Teachers Article of the Pension Code to increase the rate of automatic annual increase in pensions from 3% to 4% of base pension. Amends The State Mandates Act to require implementation without reimbursement. Effective January 1, 1990.

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

Mar 29 1989 First reading Rfrd to Comm on Assignment
Apr 05 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

5 HB-1041 EWING.
(Ch. 38, par. 1-6; new par. 29.1-1)

Amends the Criminal Code of 1961 to create the offense of illegal recruitment of an athlete. Prescribes penalties.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary II
May 05 Interim Study Calendar JUDICIARY II

HB-1042 PARCELLS – CULLERTON – KUBIK – LANG – JOHNSON, PRESTON, KLEMM AND BALANOFF.

(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.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary I
May 02 Do Pass/Short Debate Cal 012-000-000
May 09 Cal 2nd Rdng Short Debate
May 11 Cal 3rd Rdng Short Debate
May 11 3d Reading Consideration PP Calendar Consideration PP.
May 26 Interim Study Calendar JUDICIARY I

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
5 Correctional Budget and Impact Note Act may be applicable.
HB-1043  MCAULIFFE, CAPPARELLI AND DELEO.

(Ch. 24, new par. 10-3-12)

Amends the Municipal Code. Provides that municipalities may not inhibit or prohibit their employees from engaging in certain political activities. Preempts home rule municipalities.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Cities & Villages
May 04  Motion disch comm, advc 2nd Committee Cities & Villages
May 05  Placed Calndr, Second Reading
May 25  Second Reading
 Held on 2nd Reading
May 30  Tabled House Rule 37(G)

HB-1044  CULLERTON – MCAULIFFE.

(Ch. 24, pars. 1-4-5 and 1-4-6; Ch. 85, par. 2-302)

Amends the Municipal Code and the Local Governmental and Governmental Employees Tort Immunity Act. In the case of personal or property damage caused by a municipal policeman while in the performance of his duties, for which the policeman is to be indemnified by the municipality, removes exception that there shall be no indemnification where the injury results from the policeman’s wilful misconduct. Removes prohibition against a local public entity electing to indemnify employees for punitive or exemplary damages awarded against the employees.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 24, pars. 1-4-5 and 1-4-6
Adds reference to: Ch. 85, par. 9-102

Removes changes to the Municipal Code authorizing indemnification of a police officer for any judgment recovered against the officer for an injury which occurred as a result of the officer’s performance of his or her duties. Amends the Local Governmental and Governmental Employees Tort Immunity Act to direct a local public entity to pay any tort judgment or settlement for punitive and exemplary (as well as compensatory) damages for which it or an employee while acting in the scope of his employment is liable.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary I
May 03  Amendment No. 01  JUDICIARY I  Adopted
 Held on 2nd Reading
Cal 2nd Rdg Short Debate
May 25  Short Debate Cal 2nd Rdg
 Held 2nd Rdg-Short Debate
May 30  Tabled House Rule 37(G)
Oct 31  Exempt under Hse Rule 29(C)
 Mtn filed take from Table SUSPEND RULE 37(G)
 PLACE ON CALENDAR ORDER OF 2ND RDING -CULLERTON

Tabled House Rule 37(G)

3 HB-1045  MCAULIFFE.

(Ch. 108 1/2, par. 6-143)

Amends the Chicago Fireman Article of the Pension Code to permit surviving spouses of firemen to remarry without losing their annuities, beginning January 1, 1990.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Personnel and Pensions
May 05 Tbld pursuant Hse Rule 27D

HB-1046 TROTTER AND JONES, LOU.
Appropriates funds to the Department of Public Health for administration and grants relating to emergency medical services. Effective July 1, 1989.
Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Personnel and Pensions
May 11 Interim Study Calendar APPROP II

HB-1047 HOMER.
(Ch. 67 1/2, par. 609.1)
Amends the Illinois Enterprise Zone Act to amend the high impact business provision.
Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Appropriations II
May 04 Do Pass/Short Debate Cal 018-000-000
May 09 Cal 2nd Rdn Short Debate Do Pass/Short Debate Cal 018-000-000
May 09 Short Debate Cal 2nd Rdn TATE Withdrawn
May 09 Amendment No. 01 TATE
May 22 Cal 3rd Rdn Short Debate
May 22 Short Debate-3rd Passed 112-000-001
May 23 Arrive Senate
May 25 Placed Calendr, First Reading
May 25 Sen Sponsor LUFT
May 30 First reading Rfrd to Comm on Assignment
Jun 01 Assigned to Executive
Jun 08 Recommended do pass 020-000-000
Jun 13 Placed Calndr, Second Reading
Jun 19 Second Reading
Jun 19 Placed Calndr, Third Reading
Jun 19 Third Reading - Passed 059-000-000
Jun 19 Passed both Houses
Jul 14 Sent to the Governor
Sep 07 Governor vetoed
Oct 19 Total veto stands.

FB-1048 HASARA.
(Ch. 120, par. 483.7)
Amends the Revenue Act of 1939 to provide that for purposes of the additional bonus from the Department of Revenue for accuracy of assessments, the assessor is deemed to be an employee of the Department.
Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 05 Tbld pursuant Hse Rule 27D

HB-1049 GRANBERG - HANNIG - FLINN - DAVIS.
(Ch. 111 1/2, par. 600)
Amends the Blood Donor Act to lower from 17 to 16 the minimum age for donating blood. Effective immediately.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1.
Provides new sub-paragraph to allow persons 16 years of age to donate blood with written authorization from parent or guardian.

Amends The Illinois Alcoholism and Other Drug Dependency Act, the Illinois Income Tax Act and numerous other Acts to change the name of the Juvenile Drug Abuse Fund to the Youth Drug Abuse Prevention Fund and to create an income tax checkoff for contributions thereto.

Amends The Illinois Vehicle Code. Provides a requirement to list if available the square footage of a house trailer on an application for certificate of title. Also requires such information to be released, if available to the title applicant.

1 Fiscal Note Act may be applicable.
HB-1051—Cont.

Apr 13 Fiscal Note Requested OLSON, BOB Committee Select Comm Constitut'nal Officers

Apr 19 Amendment No. 01 CONST OFFICER Adopted Do Pass Amend/Short Debate 009-000-000

Apr 26 Short Debate Cal 2nd Rdng Short Debate Cal 2nd Rdng Short Debate

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

May 17 Arrive Senate Placed Calendr, First Reading

May 22 Sen Sponsor MADIGAN Placed Calendr, First Reading

May 23 First reading Rfdrd to Comm on Assignment Assigned to Transportation Recommended do pass 013-000-000

Jun 06 Placed Calndr, Second Reading

Jun 13 Second Reading Amendment No. 01 MADIGAN Adopted Placed Calndr, Third Reading

Jun 19 Third Reading - Passed 059-000-000

Jun 20 Speaker's Tbl. Concurrence 01

Jun 27 H Concurs in S Amend. 01/112-000-001 Passed both Houses

Jul 26 Sent to the Governor

Sep 01 Governor approved PUBLIC ACT 86-0541 Effective date 91-01-01

HB-1052 OLSON, BOB.

(Ch. 95 1/2, par. 3-112 and Ch. 120, par. 1208)

Amends The Illinois Vehicle Code and the Mobile Home Local Services Tax Act. Prohibits the transfer of a mobile home title if tax is owed under the Mobile Home Local Services Tax Act. Makes applicable to Cook County. Also requires the treasurer of the County in which the mobile home is situated to notify the Secretary of State of any liens.

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

STATE MANDATES ACT FISCAL NOTE

In the opinion of the Department of Commerce and Community Affairs, HB 1052 constitutes a local government organization and structure mandate for which no reimbursement is required.

HOUSE AMENDMENT NO. 1.

Reinstates requirement that owners of vehicles subject to tax under the Mobile Home Local Services Tax Act in a county with a population less than 3,000,000 certify to a transferee that such taxes have been paid. Requires applications to the Secretary of State for transfer of a vehicle be accompanied by certification that all such taxes are paid. Changes effective date to January 1, 1991.

Mar 31 1989 First reading Rfdrd to Comm on Assignment Assigned to Select Comm Constitut'nal Officers

Apr 07

Apr 19 Amendment No. 01 ST Mandate Fis Note Filed CONST OFFICER Adopted Do Pass Amend/Short Debate 009-000-000

Apr 26 Cal 2nd Rdng Short Debate Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

1 Fiscal Note Act may be applicable.
HB-1053  OLSON, BOB.

(Ch. 120, par. 1203)

Amends the Mobile Home Local Services Tax Act to increase the tax rates by 25% a year for 4 years, until the tax is double its present rate. Effective January 1, 1990.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Revenue
May 04  Recommended do pass 008-004-001
May 25  Second Reading
May 26  Interim Study Calendar REVENUE

HB-1054  MAYS.

(Ch. 120, par. 501e)

Amends the Revenue Act of 1939 to extend the hold harmless clause of the farmland assessment provisions to the 1988 assessment year for counties which had not yet implemented the farmland assessment provisions by that time. Effective immediately.

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

STATE MANDATES ACT FISCAL NOTE
In the opinion of DCCA, HB-1054 fails to meet the definition of a mandate.
FISCAL NOTE (State Board of Education)
HB-1054 would cost an estimated $100,000 and would affect only two school districts in Adams County.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Revenue
Apr 18  St Mandate Fis Note Filed
Committee Revenue
Apr 28  Fiscal Note filed
Committee Revenue
May 04  Recommended do pass 008-003-002
May 25  Second Reading
May 30  Tabled House Rule 37(G)

HB-1055  HASARA.

(Ch. 40, new par. 1522.3a)

Amends the Adoption Act. Provides for appointment of a confidential intermediary for purposes of obtaining an information exchange authorization, upon petition. Describes the powers of the intermediary. Effective immediately.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary I
May 02  Interim Study Calendar JUDICIARY I

HB-1056  GIORGI.

(Ch. 121 1/2, pars. 1352, 1353 and new pars. 1353.1 and 1353.2)

Amends the Video Movie Sales and Rentals Act. Requires the posting of signs, for every 500 square feet of floor space, concerning the harmful effects of violent or sexual video cassettes, by persons who rent or sell video cassettes. Requires unrated or X-rated videos to be shelved in a separate area.

Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 1. (Tabled May 26, 1989)
Adds to the definition of video movie by adding entertainment videos produced for commercial distribution. Excludes motion pictures produced or directed before 1969 from the Act. Requires that educational signs be not less than 45 square inches in area and shall be printed in black ink upon yellow or white background.

HOUSE AMENDMENT NO. 2. (Tabled May 26, 1989)
Changes definition of “video movie”. Changes requirements regarding display of motion picture ratings. Specifies size of public service message signs. Provides that most amendatory provisions do not apply to public libraries, public school libraries or libraries in institutions of higher education.

HOUSE AMENDMENT NO. 3. (Tabled May 26, 1989)
Changes labeling requirements for video movie ratings. Changes requirements regarding display of certain video movies in an area concealed from public view.

HOUSE AMENDMENT NO. 4. (Tabled May 26, 1989)
Adds reference to: Ch. 121 1/2, new par. 1354.1
Adds to the definition of video movie by adding entertainment videos produced for commercial distribution. Excludes motion pictures produced or directed before 1969 from the Act. Requires that educational signs be not less than 45 square inches in area and shall be printed in black ink upon yellow or white background. Exempts all libraries, public or private, and all libraries operated by educational institutions from this Act. Changes labeling requirements for video movie ratings. Changes requirements regarding display of certain video movies in an area concealed from public view. Deletes language limiting the labeling requirement to situations in which the movie is obscene. Limits provisions requiring concealment of unrated or X-rated movies from public display so that they apply only to obscene and certain other movies. Provides that the Act does not apply to movies sold or rented through the U.S. mail.

HOUSE AMENDMENT NO. 5.
Adds reference to: Ch. 121 1/2, new par. 1354.1
Adds to the definition of video movie by adding entertainment videos produced for commercial distribution. Excludes motion pictures produced or directed before 1969 from the Act. Requires that educational signs be not less than 45 square inches in area and shall be printed in black ink upon yellow or white background. Exempts all libraries, public or private, and all libraries operated by educational institutions from this Act. Changes labeling requirements for video movie ratings. Changes requirements regarding display of certain video movies in an area concealed from public view. Deletes language limiting the labeling requirement to situations in which the movie is obscene. Limits provisions requiring concealment of unrated or X-rated movies from public display so that they apply only to obscene and certain other movies. Provides that the Act does not apply to movies sold or rented through the U.S. mail.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Consumer Protection
May 05 Amendment No.01 CONSUMER PROT Adopted
May 05 Amendment No.02 CONSUMER PROT Recommended do pass as amend
May 18 Second Reading Placed Calndr,Second Reading
May 18 Amendment No.03 GIORGI Adopted
May 26 Held on 2nd Reading
May 26 Amendment No.04 GIORGI Adopted
May 26 Amendment No.05 Placed Calndr,Third Reading
May 26 Third Reading - Passed 092-003-004
HB-1057 MAUTINO.

(Ch. 43, par. 93.9)
Amends the Liquor Control Act to make a grammatical change.

SENATE AMENDMENT NO. 1.
Deletes reference to: Ch. 43, par. 93.9
Adds reference to: Ch. 43, pars. 95.12 and 115

Deletes all. Increases the sales limit under a winemaker’s retail license from 10,000 to 50,000 gallons per year. Increases the production limit under a second class winemaker’s license from 40,000 to 50,000 gallons per year.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
Apr 26 Do Pass/Consent Calendar 019-000-000
Consnt Caldr Order 2nd Read
May 03 Cnsnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
May 09 Consnt Caldr, 3rd Read Pass 116-000-000
May 11 Arrive Senate
Placed Calendr,First Readng
May 23 Sen Sponsor JONES
Placed Calendr,First Readng
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Insurance, Pensions & License Act
Jun 09 Recommended do pass 012-000-000
Jun 13 Second Reading Amendment No.01 JONES Adopted
Placed Calnrd,Third Reading
Jun 21 Third Reading - Passed 059-000-000
Speaker’s Tbl. Concurrence 01
Jun 24 H Noncnsrs in S Amend. 01
Jun 26 Secretary’s Desk Non-concur 01
Jun 27 S Refuses to Recede Amend 01
S Requests Conference Comm 1ST Sen Conference Comm Apptd 1ST/JONES JOYCE,JJ, HALL, SCHUNEMAN & DEANGELIS
Jun 28 Hse Accede Req Conf Comm 1ST Hse Conference Comm Apptd 1ST/MAUTINO, TERZICH, CULLERTON TATE AND BLACK
Jul 01 Tabled House Rule 79(E)

1 HB-1058 MAUTINO.

(Ch. 91 1/2, pars. 100-34 and 904)
Amends an Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities and the Community Services Act. Requires

1 Fiscal Note Act may be applicable.
that the Department establish a pilot project for Region 1 leading to the development of a formula for funding community services for the mentally ill. Requires that the pilot project be implemented for 3 years beginning in fiscal year 1990 and that the formula be implemented statewide by fiscal year 1993.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Select Committee on Mental Health
May 04 Interim Study Calendar MENTAL HEALTH

HB-1059 SALTSMAN, BARGER AND MCCRACKEN.
(Ch. 96 1/2, par. 6316)

Amends the Forest Preserve District Act. Provides that the police force members are peace officers and must be trained under the Illinois Police Training Act. Police powers may be exercised in the territory of the district (rather than within forest preserves). Outside the territory of the district, police have same powers as municipal police outside the municipality. Eliminates provision that forest preserve police acting outside the district are subject to the direction of municipal police. Effective immediately.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB-1059 creates a personnel mandate for which 100% reimbursement of the increased cost to units of local government is required. The annual cost of reimbursement will be between $38,825 and $61,125.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Counties & Townships
Apr 18 St Mandate Fis Note Filed Committee Counties & Townships
Apr 19 Cal 2nd Rdng Short Debate
Apr 26 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
May 19 Short Debate-3rd Passed 111-000-000
May 22 Arrive Senate Placed Calendar,First Reading
May 23 Sen Sponsor FAWELL Added As A Joint Sponsor REA Placed Calendar,First Reading
May 25 First reading Rfrd to Comm on Assignment
May 26 Assigned to Local Government

HB-1060 SALTSMAN.
(Ch. 48, par. 1611)

Amends the Public Labor Relations Act. Provides that if an employee objects to the amount of a fair share fee, the employer shall continue to deduct the fee but shall transmit part or all of the fee to the governing Board or the exclusive representative for deposit in an escrow account.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Labor & Commerce
May 03 Interim Study Calendar LABOR COMMRCE

HB-1061 LEVIN.
(Ch. 108 1/2, par. 1-110)


Fiscal Note Act may be applicable.
HB-1062 LEVIN.

(Ch. 111 2/3, par. 2-103)

Amends The Public Utilities Act to prohibit a former member of the Illinois Commerce Commission from accepting employment with any public utility subject to Commission regulations for 2 years following the termination of his services with the Commission.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

HB-1063 LEVIN.

(Ch. 111 2/3, par. 10-103; new par. 2-105.1)

Amends The Public Utilities Act to prohibit a former Executive Director of the Illinois Commerce Commission from accepting employment with a public utility subject to Commission regulations for 2 years following the termination of his services with the Commission. Prohibits the Executive Director of the Commission from communicating on an ex parte basis, directly or indirectly, with members of the Commission, any hearing examiner in a proceeding conducted by the Commission or any Commission employee who is or may reasonably be expected to be involved in the decisional process of such proceeding.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Public Utilities
May 03 Interim Study Calendar PUB UTILITIES

1 HB-1064 MCGANN AND CURRAN.

(Ch. 91 1/2, par. 100-4)

Amends An Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities. Requires that the Department employ sufficient and qualified staff at facilities under its jurisdiction and prescribe reasonable workload standards for such personnel, including minimum patient-staff ratios for staff engaged in providing direct patient care. Requires that the Department report once each quarter to the General Assembly the number of staff employed in providing direct patient care and the number required for compliance with such workload standards.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Select Committee on Mental Health
May 05 Tbd pursuant Hse Rule 27D

1 HB-1065 MCGANN.

(Ch. 91 1/2, new par. 100-50a)

Amends the Department of Mental Health and Developmental Disabilities Enabling Act. Provides that on or before June 1, 1989, and annually thereafter, the Department shall submit to the Governor and the General Assembly a plan for compliance with the applicable provisions of the federal Omnibus Budget Reconciliation Act of 1987. No expenditures shall be made or services provided pursuant to the plan until the plan is approved by a joint resolution adopted by both the Senate and the House of Representatives. Effective immediately.

1 Fiscal Note Act may be applicable.
HB-1066  PHELPS.

(New Act)

Creates the Alexander-Pulaski Port District. The territory of the District includes all of the counties of Alexander and Pulaski.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Select Committee on Mental Health
May 05  Tbd pursuant Hse Rule 27D

HB-1067  TERZICH.

(Ch. 38, par. 2-13)

Amends the Criminal Code. Defines a “peace officer” as a municipal policeman, sheriff or deputy sheriff, or State police officer (rather than a person vested by law with a duty to maintain public order).

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary II
May 04  Interim Study Calendar JUDICIARY II

HB-1068  GIGLIO.

(Ch. 24, par. 11-12-12)

Amends the Municipal Code. Provides that a residential planned unit development approved by the county board need not be approved by a contiguous municipality, even when the land is within 1 1/2 miles of the municipal boundaries.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Cities & Villages
Apr 17  Re-assigned to Counties & Townships
May 05  Tbd pursuant Hse Rule 27D

3 HB-1069  CURRAN.

(Ch. 108 1/2, pars. 4-109.1, 4-113 and 4-114)

Amends the Downstate Fire Article of the Pension Code to increase certain benefits. Increases the surviving spouse pension from 40% to 50% of salary, and provides a minimum surviving spouse pension equal to the deceased firefighter’s retirement annuity. Provides for a 3% automatic annual increase in survivor and disability pensions, beginning on the January 1 following the first anniversary of the granting of the pension.

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT TO LOCAL GOV'TS.
Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Personnel and Pensions
May 04  Interim Study Calendar PERS PENSION

1 HB-1070 CURRIE - FREDERICK, VF.
(Ch. 120, par. 9-901)
Amends the Illinois Income Tax Act to provide that deposits into the Income Tax Refund Fund made from January 1, 1989 through June 30, 1989 shall not be used to satisfy refunds approved prior to January 1, 1989. Effective immediately.
Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Revenue
May 04  Do Pass/Short Debate Cal 014-000-000
Cal 2nd Rdgng Short Debate
May 17  Short Debate Cal 2nd Rdgng
Amendment No.01  KULAS Tabled
CURRIE
Amendment No.02  KUBIK Withdrawn
Amendment No.03  KUBIK Withdrawn
Cal 3rd Rdgng Short Debate
May 24  Short Debate-3rd Passed 108-001-004
May 25  Arrive Senate
Placed Calendr,First Reading
May 31  Sen Sponsor NETSCH
Placed Calendr,First Reading
Jun 01  First reading  Rfrd to Comm on Assignment
Assigned to Revenue
Jun 09  Recommended do pass 012-000-000
Placed Calndr,Second Reading
Jun 13  Second Reading
Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000
Passed both Houses
Jul 14  Sent to the Governor
Sep 07  Governor vetoed
Placed Calendar Total Veto
Oct 19  Total veto stands.

HB-1071 CURRIE.
(Ch. 120, par. 452)
Amends the Retailer's Occupation Tax Act. Provides that failure to file a return becomes a criminal offense if the failure occurs 30 days after receipt of a notice from the Department stating failure to file a return.
Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary II
May 05  Tbd pursuant Hse Rule 27D

HB-1072 CURRIE - FREDERICK, VF.
(Ch. 120, par. 672)
Amends the Revenue Act of 1939 to authorize a collection officer to impose a reasonable fee upon the drawer of a dishonored check. Effective January 1, 1990.
SENATE AMENDMENT NO. 2. (Senate recedes November 2, 1989)
Adds reference to: Ch. 85, par. 611; Ch. 120, par. 2-201, 9-901 and new pars. 2-202.3, 2-202.4 and 2-208; Ch. 122, new par.

1 Fiscal Note Act may be applicable.
Changes the title, deletes everything after the enacting clause and amends the School Code and State Revenue sharing, Income Tax and State Finance Act. Expands the permitted uses of the Local Government Distributive Fund. Increases income tax rates to 2.96% for individual duals, trusts and estates and 4.736% for corporation. Creates the Education Assistance Fund and earmarks 50% of the tax increase to that fund and specifies the purpose for which it may be used. Effective January 1, 1990.

SENATE AMENDMENT NO. 3.

Deletes reference to: (Ch. 85, par. 611; Ch. 120, pars. 2-201, new pars. 2-202.3, 2-202.4, 2-208, 9-901, 672; Ch. 122, new par. 18-19; Ch. 127, new pars. 141.255, 142z-21)

Adds reference to: (Ch. 120, par. 1169)

Deletes everything. Adds provision to the Lottery Law that no claim for a prize may be honored on the basis that a lottery ticket was lost or stolen. Also provides no ticket that has been altered, mutilated or fails to pass validation tests shall be honored as a winning ticket. Effective immediately.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 04 Do Pass/Short Debate Cal 014-000-000
May 09 Cal 2nd Rdng Short Debate
May 18 Third Reading - Passed 114-002-000
May 22 Arrive Senate
May 31 Sen Sponsor NETSCH Placed Calndr,First Reading
Jun 01 First reading Rfrd to Comm on Assignment Assigned to Revenue
Jun 09 Recommended do pass 012-000-000 Placed Calndr,Second Reading
Jun 13 Second Reading Placed Calndr,Third Reading
Jun 21 Recalled to Second Reading Amendment No.01 COLLINS NEWHOUSE, BROOKINS DEL VALLE, ALEXANDER & SMITH Lost DUNN,T
Amendment No.02 Placed Calndr,Third Reading Adopted
Nov 02 Recalled to Second Reading Amendment No.03 NETSCH & WEAVER,S
Placed Calndr,Third Reading Adopted
Third Reading - Passed 049-008-000 Exempt under Hse Rule 29(C)
Mtn filed take from Table SUSPEND RULE 79(E) PLACE ON CALENDAR ORDER - CONCURRENCE CURRIE -Mtn Take From Table Prevail
Speaker's Tbl. Concurrence 02,03 H Concurs in S Amend. 03/114-000-000 H Nonconcurs in S Amend. 02 Secretary's Desk Non-concur 02 S Recedes from Amend. 02/057-000-000 Passed both Houses Dec 01 Sent to the Governor
HB-1073 GIGLIO.

(Ch. 120, pars. 439.3, 439.33, 439.103, and 441)

Amends the State occupation and use tax Acts to exempt from such taxes machinery, equipment and motor vehicles, and repair and replacement parts therefor, used in the collection, separation or processing of recyclable materials. Effective January 1, 1990.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 05 Tbd pursuant Hse Rule 27D

HB-1074 GIGLIO.

(Ch. 120, par. 643)

Amends the Revenue Act of 1939 to specifically include real property used for collecting, separating or processing recyclable materials among the property of commercial or industrial firms eligible for property tax abatement. Effective January 1, 1990.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 04 Do Pass/Short Debate Cal 014-000-000 Cal 2nd Rdng Short Debate
May 09 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
May 23 Interim Study Calendar REVENUE

HB-1075 GIORGI.

(Ch. 34, par. 705, new par. 857.1)

Amends the County Executive Act and the Counties Act. Provides that referenda on the question of adopting the county executive form of government shall be held at a general election held in an even-numbered year (now, at a primary election). Authorizes a county board to adopt an ordinance to increase or decrease its size, and authorizes a petition and referendum on the question of an increase or decrease if the county board does not adopt an ordinance.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 34, new par. 857.1

Deletes from bill provisions authorizing a county board to adopt an ordinance to increase or decrease its size and authorizing a petition and referendum on the question of an increase or decrease if the county board does not adopt an ordinance. Makes a technical change in the bill. Deletes provision that the nomination of candidates of established political parties for the next general election after adoption of the county executive form of government shall be made by the county central committees of the respective political parties.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Counties & Townships
May 04 Amendment No.01 CNTY TWNSHIP Adopted DP Amnded Consent Calendar 012-000-000
May 09 Consnt Caldr Order 2nd Read
May 09 Remvd from Consent Calendar Cal 2nd Rdng Short Debate
May 10 Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate

¹ Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 25</td>
<td>Third Reading - Passed 082-032-002</td>
</tr>
<tr>
<td>May 26</td>
<td>Arrive Senate</td>
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<td>Placed Calendr, First Reading</td>
</tr>
<tr>
<td>May 30</td>
<td>Sen Sponsor HOLMBERG</td>
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<td>Placed Calendr, First Reading</td>
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<tr>
<td>May 31</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 01</td>
<td>Assigned to Local Government</td>
</tr>
<tr>
<td>Jun 08</td>
<td>Recommended do pass 012-000-000</td>
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<tr>
<td></td>
<td>Placed Calndr, Second Reading</td>
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<tr>
<td>Jun 13</td>
<td>Second Reading</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Third Reading - Passed 057-000-000</td>
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<td></td>
<td>Passed both Houses</td>
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<tr>
<td>Jul 20</td>
<td>Sent to the Governor</td>
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<tr>
<td>Sep 07</td>
<td>Governor approved</td>
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<td>PUBLIC ACT 86-0804 Effective date 90-01-01</td>
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</tbody>
</table>

**HB-1076 DEUCHLER.**

(Ch. 111 1/2, pars. 1039.2 and 1040)

Amends the Environmental Protection Act to delete the provision exempting unincorporated Cook County from the local site review process. Authorizes certain third parties to appeal Agency permit decisions for regional pollution control facilities. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 31 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Energy Environment &amp; Nat. Resource</td>
</tr>
<tr>
<td>May 02</td>
<td>Interim Study Calendar ENRGY ENVRMNT</td>
</tr>
</tbody>
</table>

**HB-1077 COUNTRYMAN - KEANE.**

(Ch. 144, pars. 28, 308, 658 and 1001a)

Amends the Acts relating to the governing boards of the University of Illinois, Southern Illinois University, the Regency Universities and the colleges and universities under the jurisdiction of the Board of Governors. Provides that for the 1989-90 and 1990-91 academic years, the rates of undergraduate, graduate and post graduate tuition may not exceed the rates of tuition established for the 1988-89 academic year. Effective immediately.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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</thead>
<tbody>
<tr>
<td>Mar 31 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td>Assigned to Higher Education</td>
</tr>
<tr>
<td>May 05</td>
<td>Tbld pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

**HB-1078 BOWMAN - BALANOFF.**

(Ch. 48, new par. 39m-8.1)

Amends the Illinois Wage Payment and Collection Act. Provides a part-time employee is entitled to a proportion of wage supplements provided by the employer to full-time employees equal to the proportion which the mean number of hours per week spent in the employ of the employer by the part-time employee bears to the mean number of hours per week spent in the employ of the employer by a full-time employee.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, new par. 39m-8.1

Adds reference to: New Act

Deletes title and everything after the enacting clause. Provides that a part-time employee shall be entitled to a proportion of wage supplements provided by the em-

1 Fiscal Note Act may be applicable.
ployer to full-time employees computed on a weekly basis equal to the proportion which the mean number of hours per week spent in the employ of the employer by the part-time employee bears to the mean number of hours per week spent in the employ of the employer by a full-time employee.

FISCAL NOTE (Dept. of Labor)
Total fiscal impact for hiring two Labor Conciliators would be $70,000.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Labor & Commerce
May 03  Amendment No.01  LABOR COMMERCE  Adopted
        Recommended do pass as amend 009-005-000
        Placed Calndr, Second Reading
May 10  Fiscal Note Requested DIDRICKSON
        Placed Calndr, Second Reading
May 18  Fiscal Note filed
        Placed Calndr, Second Reading
May 24  Second Reading
        Amendment No.02  KLEMM  Lost
        Amendment No.03  DIDRICKSON  Lost
        050-059-001
        Placed Calndr, Third Reading
May 26  Third Reading - Lost 050-057-006

1 HB-1079 BOWMAN – CURRIE.

(Ch. 23, new par. 5005b)
Amends the Department of Children and Family Services Enabling Act. Provides that the Department shall make housing assistance payments, up to $300 per month, to families from whom children have been removed, if a lack of adequate housing is the primary factor preventing the discharge of the children from foster care. Effective September 1, 1989.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Select Committee on Children
Apr 19  Do Pass/Short Debate Cal 008-000-002
Apr 26  Short Debate Cal 2nd Rdng
Cal 3rd Rdg Short Debate
May 25  Short Debate-3rd Lost 042-056-018

HB-1080 LAURINO – MCAULIFFE – SIEBEN.

(Ch. 38, par. 1005-6-1; Ch. 95 1/2, pars. 3-405, 3-702, 3-707, 3-708, 3-710, 6-306.3, 6-306.4, 7-601, 7-602, 7-604, 7-605, 7-606, and 7-608; new pars. 3-711, 7-609, 7-610 and 7-611; rep. par. 3-709)

Amends the Unified Code of Corrections and The Illinois Vehicle Code. Provides that a disposition of supervision shall not be applicable to a defendant charged with various violations of the mandatory motor vehicle insurance provisions of The Illinois Vehicle Code or similar provisions of local ordinances if the defendant has been convicted or assigned supervision for such violations within the last 5 years. Permits the Secretary of State to exempt certain religious organizations from the mandatory motor vehicle liability insurance provisions of The Illinois Vehicle Code. Makes other changes relating to mandatory motor vehicle liability insurance. Effective immediately.

HOUSE AMENDMENT NO. 1.
Deletes provision that the letter of credit issued to a religious organization that has a bona fide conviction that the acquisition of insurance is contrary to its reli-

1 Fiscal Note Act may be applicable.
gious beliefs shall guarantee to the State that persons shall be compensated for damages incurred for which the religious organization or its members become liable as a result of the ownership, maintenance, use or operation of a motor vehicle.

SENATE AMENDMENT NO. 1.

Deletes provision that states that evidence presented in court demonstrating that the insurer, which issued evidence of insurance had in fact sent to the owner a notice of cancellation of the liability insurance policy, effective on or before the date the citation was issued, shall be prima facie evidence that the owner knew there was no valid liability insurance in effect when the citation was issued. Also provides that the Secretary of State by rule and regulation shall establish the minimum amount of credit required for a religious organization exempt from the mandatory motor vehicle liability insurance provisions of the Illinois Vehicle Code.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Select Comm Constitu'tnal Officers
May 04       Amendment No.01  CONST OFFICER  Adopted
              Do Pass Amend/Short Debate 010-000-000

May 09       Cal 2nd Rdng Short Debate
              Short Debate Cal 2nd Rdng
May 26       Cal 3rd Rdng Short Debate
May 30       Third Reading - Passed 115-001-001
              Arrive Senate
              Sen Sponsor KUSTRA
              Added As A Joint Sponsor LECHOWICZ
              Placed Calndr,First Reading
Jun 01       First reading  Rfrd to Comm on Assignment
              Waive Posting Notice
Jun 07       Waive Posting Notice
              Committee Insurance, Pensions & License Act
Jun 09       Recommended do pass as amend 011-000-000
              Placed Calndr,Second Reading
Jun 20       Second Reading
              Amendment No.01  INS PEN LIC  Adopted
              Placed Calndr,Third Reading
Jun 21       Third Reading - Passed 058-000-000
              Speaker's Tbl. Concurrence 01
Jun 27       H Concurs in S Amend. 01/110-000-001
              Passed both Houses
Jul 26       Sent to the Governor
Aug 11       Governor approved
              PUBLIC ACT 86-0149 Effective date 89-08-11

HB-1081  SIEBEN - DEJAEGHER.

(Ch. 34, par. 3151; Ch. 139, par. 304)

Amends the County and Township Zoning Acts. Defines "agricultural purposes" as including, without limitation, the growing, developing, processing, conditioning, or selling of hybrid seeds.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07       Assigned to Counties & Townships
Apr 19       Do Pass/Consent Calendar 014-000-000
              Consnt Caldr Order 2nd Read
May 03       Consnt Calendar, 2nd Readng
              Consnt Caldr Order 3rd Read
May 09       Consnt Caldr, 3rd Read Pass 116-000-000
May 11       Arrive Senate
              Placed Calndr,First Reading
HB-1082  LEVERENZ.

(Ch. 95 1/2, pars. 5-101 and 5-102)

Amends The Illinois Vehicle Code. Provides that the Secretary of State shall not issue a supplemental license to a new or used vehicle dealer outside a dealer's relevant market area. Requires application to be submitted at least 10 days prior to the date of any sale or display authorized by a supplemental license. Effective immediately.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Select Comm Constitut'nal Officers
May 04      Interim Study Calendar CONST OFFICER

HB-1083  WENNLUND – WELLER – BALANOFF – TROTTER.

(Ch. 85, new par. 5960.1)

Amends the Solid Waste Planning and Recycling Act to prohibit the sale of plastic beverage cans until the seller has demonstrated to the Environmental Protection Agency that such cans can be effectively recycled. Provides for penalties and direct appeal of Agency determinations to the appellate court.

HOUSE AMENDMENT NO. 1.
Changes the definition of “plastic can”.

SENATE AMENDMENT NO. 1.
Provides for appeal to the Pollution Control Board, rather than directly to the Appellate Court.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Energy Environment & Nat. Resource
Apr 19      Amendment No.01 ENRGY ENV RMNT  Adopted Do Pass Amend/Short Debate 011-000-000
Apr 26   Cal 2nd Rdng Short Debate
May 12   Short Debate Cal 2nd Rdng
May 15   Cal 3rd Rdng Short Debate
May 17   Arrive Senate
May 22   Place Calendar First Reading
May 23   Sen Sponsor WELCH
Jun 06   First reading  Rfrd to Comm on Assignment
Jun 15   Second Reading  Amendment No.01 ENRGY ENV RMNT  Adopted
Jun 19   Place Calendar Short Debate
Jun 23   Amendment No.01 ENRGY ENV RMNT  Adopted
Jun 26   Place Calendar,First Reading
Jun 30   Place Calendar,Second Reading
HB-1084 WENNLUND.
(Ch. 24, par. 11-19-4)
Amends the Municipal Code. Allows all municipalities (rather than those less than 500,000) to collect a garbage tax. Allows the tax to be used for composting. Raises the tax limit from .20% to .40% in municipalities of less than 25,001 and from .10% to .20% in municipalities over 25,000.
Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 05 Interim Study Calendar EXECUTIVE

HB-1085 WENNLUND - CULLERTON - BRESLIN - CURRIE.
(Ch. 111 1/2, par. 1039)
Amends the Environmental Protection Act to specify that the permit expiration provisions added by Public Act 84-666 apply to permits issued prior to that Act’s effective date.
HOUSE AMENDMENT NO. 1.
Amends the Environmental Protection Act to exempt from the permit expiration provisions added by Public Act 84-666 certain permits issued prior to that Act’s effective date for facilities subject to local site review.
SENATE AMENDMENT NO. 1. (Senate recedes June 30, 1989)
Deletes reference to: Ch. 111 1/2, par. 1039
Adds reference to: New Act
CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Recommends that the bill be further amended as follows:
Adds reference to: New Act; Ch. 95 1/2, par. 2-119; Ch. 100 1/2, par. 26; Ch. 111 1/2, par. 1003.32, 1039, and 1039.2, new pars. 1053 through 1055.7; Ch. 127, new pars. 141.253 and 144e
Deletes everything. Creates the Vector Control Act to regulate conditions conducive to the spread of disease vectors. Amends the Environmental Protection Act to regulate the disposal of used tires. Regulates and imposes an annual fee on used tire storage and disposal sites. Requires abatement of certain accumulations of used tires, and declares them to be a public nuisance. Provides that a regional pollution control facility for which a development permit was issued prior to November 12, 1981, but for which an operating permit has not yet been issued, must go through the local site review process. Allows a prior local siting approval to be used when applying for a second development permit for a municipal waste incinerator, where the original development permit has expired due to circumstances beyond the control of the applicant. Amends the Vehicle Code to deposit into the Used Tire Management Fund 50¢ of the fee for each certificate of title issued before 1995. Effective immediately.
Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Energy Environment & Nat. Resource
Apr 19 Amendment No.01 ENRGY ENVRMNT Adopted Do Pass Amend/Short Debate 011-000-000
Cal 2nd Rdng Short Debate
Apr 26  Short Debate Cal 2nd Rdng
      Cal 3rd Rdng Short Debate
May 12 Short Debate-3rd Passed 103-000-000
May 15 Arrive Senate
      Placed Calendr,First Reading
May 22 Sen Sponsor WELCH
      Placed Calendr,First Reading
May 23 First reading Rfrd to Comm on Assignment
      Assigned to Elementary & Secondary Education
Jun 01 Committee discharged
      Re-referred to Energy & Environment
      Recommended do pass 013-000-000
Jun 13 Placed Calndr,Second Reading
Jun 15 Second Reading
      Placed Calndr,Third Reading
Jun 23 Recalled to Second Reading
      Amendment No.01 WELCH Adopted
      Placed Calndr,Third Reading
      Third Reading - Passed 052-000-001
      Speaker's Tbl. Concurrence 01
Jun 24 H Nonencrs in S Amend. 01
Jun 26 Secretary's Desk Non-concur 01
Jun 27 S Refuses to Recede Amend 01
      S Requests Conference Comm IST
Sen Conference Comm Apptd IST/WELCH
      JOYCE, JJ, ZITO,
      MACDONALD & DONAHUE
Jun 28 Hse Accede Req Conf Comm IST
      Hse Conference Comm Apptd IST/KULAS,
      BRESLIN, CULLERTON
      WENNLUND AND
      CHURCHILL
Jun 29 House report submitted
Jun 30 Senate report submitted
      Senate Conf. report Adopted 1ST/048-007-003
      House Conf. report Adopted 1ST/108-002-002
      Both House Adoptd Conf rpt 1ST
      Passed both Houses
Jul 28 Sent to the Governor
Aug 31 Governor approved
      PUBLIC ACT 86-0452 Effective date 89-08-31

HB-1086 CURRIE.
      (Ch. 120, new par. 602.1)
Amends the Revenue Act. Provides that any taxing body in Cook County that
has interest in an assessment made by any local assessment officer may have such
assessment reviewed by the board of appeals.
Mar 31 1989 First reading Rfrd to Comm on Assignment
      Assigned to Executive
      Interim Study Calendar EXECUTIVE

1 HB-1087 CURRIE.
      (Ch. 120, pars. 492, 597 and 599)
Amends the Revenue Act of 1939 to increase the number of members of the Cook
County Board of Appeals from 2 to 3 beginning with the election in 1992.
Mar 31 1989 First reading Rfrd to Comm on Assignment

1 Fiscal Note Act may be applicable.
HB-1087—Cont.

Apr 07 Assigned to Executive
May 04 Interim Study Calendar EXECUTIVE

HB-1088 CURRIE.

(New Act)

Creates a Property Tax Commission composed of legislative members and local tax assessors to study and recommend legislative changes in the State's property tax system.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Rules
May 05 Interim Study Calendar RULES

HB-1089 CURRIE - FLOWERS.

(Ch. 73, new par. 9681)

Amends the Insurance Code to provide that all accident and health insurance policies providing coverage on an expense-incurred basis which provide coverage for a member of a family of the insured shall, as to such family member’s coverage, also provide that the benefits applicable for children include coverage for child health supervision services from the moment of birth to age 16 years, including physical examinations and other physician-delivered or supervised services at regular intervals. Provides that such requirement is not applicable to disability income and certain other types of policies.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Insurance
May 03 Interim Study Calendar INSURANCE

HB-1090 CURRIE - FLOWERS - GIORGI - CURRAN AND JONES,LOU.

(New Act)

Prohibits any political consideration such as party affiliation, partisan activity or political sponsorship from affecting any term or condition of the employment of non-policymaking State employees. Provides penalties for violations. Effective immediately.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to State Government Administration
May 04 Recommended do pass 011-001-000
Placed Calndr,Second Reading
May 12 Second Reading
Placed Calndr,Third Reading
May 16 Third Reading - Lost 045-059-011

1 HB-1091 CURRIE - FLOWERS - DEUCHLER - FREDERICK,VF - HASARA.

(New Act)

Creates the Prenatal and Newborn Care Act. Requires the Department of Public Health to establish and operate a Prenatal and Newborn Care Program, under which payments shall be made for covered medical services provided to pregnant women and infants from the date of pregnancy to the date the infant attains the age of 3 months. States eligibility requirements, including gross income less than the Federal poverty income guideline and ineligibility for medical assistance from the Department of Public Aid. States conditions of participation for providers of medical services. Provides for appeal rights to persons aggrieved by determinations of the Department of Public Health. Authorizes the Department of Public Health to make rules to implement the Act.

FISCAL NOTE (Dept. of Public Health)

1 Fiscal Note Act may be applicable.
Total program costs would be approximately $3.58 million.

HOUSE AMENDMENT NO. 1.
 Deletes everything. Creates the Prenatal and Newborn Care Act, to provide payment for covered medical services provided to pregnant women and newborn infants. Effective January 1, 1990.

HOUSE AMENDMENT NO. 2.
 Deletes everything. Creates the Prenatal and Newborn Care Act, to provide payment for covered medical services provided to pregnant women and newborn infants. Effective January 1, 1990.

HOUSE AMENDMENT NO. 3.
 Adds case management services to list of covered services.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Select Committee on Children
Apr 19 Placed Calndr,Second Reading Recommended do pass 006-001-002
Apr 25 Placed Calndr,Second Reading Fiscal Note Requested MCCRACKEN
May 10 Placed Calndr,Second Reading Fiscal Note filed
May 17 Second Reading Placed Calndr,Third Reading
May 26 Second Reading Mtn Prev-Recall 2nd Reading
    Amendment No.01 CURRIE Adopted
    Amendment No.02 CURRIE Adopted
    Amendment No.03 CURRIE Adopted
    Placed Calndr,Third Reading
    Mtn Prevail to Suspend Rule 37(D)/117-000-000
Third Reading - Passed 090-027-000
May 30 Arrive Senate Placed Calndr,First Reading
May 31 Sen Sponsor DEL VALLE Placed Calndr,First Reading
Jun 01 First reading Rfrd to Comm on Assignment
    Assigned to Public Health, Welfare & Correctn
Jun 09 Recommended do pass 010-000-000
Jun 13 Second Reading Placed Calndr,Second Reading
Jun 21 Third Reading - Passed 058-000-000
Passed both Houses
Jul 20 Sent to the Governor
Sep 08 Governor approved
PUBLIC ACT 86-0860 Effective date 90-01-01

HB-1092 CURRIE – FLOWERS.
(Ch. 122, par. 2-3.66)

Amends The School Code. Authorizes school districts which receive grants to implement truants’ alternative and optional education programs to furnish day care to children of students eligible to participate in the programs if such day care is necessary to enable those students to attend and participate.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Select Committee on Children
Apr 19 Do Pass/Consent Calendar 010-000-000
May 03 Consnt Caldr Order 2nd Read
Casnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
HB-1092—Cont.

May 09  Consnt Caldr, 3rd Read Pass 116-000-000
May 11  Arrive Senate
        Placed Calendr, First Reading
May 12  Sen Sponsor SMITH
        Placed Calendr, First Reading
May 15  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Elementary & Secondary Education
Jun 01  Recommended do pass 012-004-000
        Placed Calndr, Second Reading
Jun 13  Second Reading
        Placed Calndr, Third Reading
Jun 21  Third Reading - Passed 043-011-001
        Passed both Houses
Jul 20  Sent to the Governor
Aug 30  Governor approved
        PUBLIC ACT 86-0339 Effective date 90-01-01

HB-1093  CURRIE - FLOWERS.

(Ch. 23, par. 5-5)

Amends the Public Aid Code. Provides that in determining the amount and nature of medical assistance, the Department may not distinguish between classes of eligible persons.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Human Services
May 05  Interim Study Calendar HUMAN SERVICE

HB-1094  HENSEL.

(Ch. 31, par. 13)

Amends the law in relation to coroners to permit fines which have been levied against jurors to be paid over to the county treasurer and deposited into the general fund. Effective immediately.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Counties & Townships
Apr 19  Do Pass/Consent Calendar 014-000-000
May 03  Consnt Caldr Order 2nd Read
May 09  Consnt Caldr, 2nd Reading
        Consnt Caldr Order 3rd Read
May 11  Arrive Senate
        Placed Calendr, First Reading
May 15  Sen Sponsor DUNN,T
        Placed Calendr, First Reading
May 17  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Local Government
Jun 01  Recommended do pass 012-000-000
        Placed Calndr, Second Reading
Jun 13  Second Reading
        Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
        Passed both Houses
Jul 14  Sent to the Governor
Aug 30  Governor approved
        PUBLIC ACT 86-0340 Effective date 89-08-30

1 Fiscal Note Act may be applicable.
HB-1095  HENSEL.
(Ch. 31, par. 10)

Amends the law in relation to coroners to provide that fees paid a coroner, by the Department of Public Health for blood and urine specimens required by law, be paid over to the county treasurer for deposit in the general fund of that county. Effective immediately.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Counties & Townships
Apr 19      Do Pass/Consent Calendar 014-000-000

May 03  Consent Calendar, 2nd Read
May 09  Consent Caldr Order 3rd Read
May 11  Arrive Senate
May 15  Sen Sponsor DUNN,T

May 17  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Local Government
Jun 01  Recommended do pass 012-000-000

Jun 13  Second Reading
Jun 19  Placed Calndr,Third Reading
Jul 14  Sent to the Governor
Aug 30  Governor approved
PUBLIC ACT 86-0341 Effective date 89-08-30

HB-1096  HENSEL.
(Ch. 53, par. 44)

Amends an Act concerning the fees of certain county officers. Provides that fees collected by or on behalf of the coroner’s office shall be paid over to the county treasurer and deposited into the county general fund. Effective immediately.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07      Assigned to Counties & Townships
Apr 19      Do Pass/Consent Calendar 014-000-000

May 03  Consent Calendar, 2nd Read
May 09  Consent Caldr Order 3rd Read
May 11  Arrive Senate
May 15  Sen Sponsor DUNN,T

May 17  First reading  Rfrd to Comm on Assignment
May 18  Assigned to Local Government
Jun 01  Recommended do pass 012-000-000

Jun 13  Second Reading
Jun 19  Placed Calndr,Third Reading
Jul 14  Sent to the Governor
Aug 30  Governor approved
PUBLIC ACT 86-0342 Effective date 89-08-30
HB-1097    PHELPS.

(Ch. 26, par. 9-407)

Amends the Uniform Commercial Code. Increases the fee for a certificate from the Secretary of State regarding financing statements from $5 to $10. Increases the fee for copies from $.50 to $1 per page. Effective immediately.

Mar 31 1989           First reading                          Rfrd to Comm on Assignment
Apr 07               Assigned to Select Comm Constitut'nal Officers
Apr 27               Placed Calndr,Second Reading
May 18               Second Reading
May 19               Third Reading - Passed 107-006-001
May 22               Arrive Senate
May 23               First reading                          Rfrd to Comm on Assignment
May 31               Placed Calndr,Second Reading
Jun 13               Second Reading
Jun 19               Third Reading - Passed 057-002-000
Jun 19               Passed both House
Jul 14               Sent to the Governor
Aug 30               Governor approved
                      PUBLIC ACT 86-0343 Effective date 89-08-30

HB-1098    GIGLIO - STECZO.

(Ch. 53, par. 37a)

Amends an Act in relation to the compensation of coroners, County Treasurers, County Clerks, Recorders and Auditors in counties of less than 2,000,000. Raises the salaries for such officers. Effective immediately.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB-1098 creates a personnel mandate for which reimbursement of the increased cost to counties is required. The cost of reimbursement in FY90 could be as much as $4,267,500.

FISCAL NOTE (DCCA)
No impact on State revenue or expenditure.

STATE MANDATES FISCAL NOTE, REVISED
In the opinion of DCCA, revised estimate of cost of reimbursement in FY90 is $5,060,500.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 53, par. 37d
Adds reference to: Ch. 25, par. 27.3; Ch. 53, par. 37a.1; Ch. 85, new par. 2208.13

Deletes everything. Increases the minimum salary for circuit clerks in counties with a population over 1,000,000. Establishes compensation to coroners, county treasurers, county clerks, recorders and auditors and provides that the county board shall fix the number of secretarial help, supplies and other expenses. Prohibits a county board from reducing a county officer's compensation payable from county funds if such reduction is the result of the officer receiving an award from State funds. Establishes the salary to be paid to county coroners. Exempts from Mandates Act. Effective December 1, 1990.

1 Fiscal Note Act may be applicable.
HB-1099

WOOLARD.

(Ch. 34, par. 437; Ch. 38, par. 103-6)

Amends the Counties Act and the Code of Criminal Procedure. Provides that a county ordinance violation is tried by the court without a jury if the only penalty is a fine not exceeding $500.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Judiciary II
May 05        Tbd pursuant Hse Rule 27D

HB-1100

COUNTRYMAN - KUBIK - FREDERICK,VF - EDLEY - WOOLARD, BARGER, JOHNSON, BLACK, HALLOCK, PARCELLS, PETERSON,W, REGAN, SIEBEN, PARKE, ACKERMAN, BRESLIN, BARNES, HOFFMAN, DIDRICKSON, HULTGREN, STEPHENS, CHURCHILL, DODERLEIN, WOJCICK, WEAVER,M, WILLIAMSON, WAIT, DEUCHLER, KLEMM, NOVAK, GRANBERG, MCNAMARA, TERZICH, WELLER, SUTKER, FLINN, BALANOFF, HANNIG AND ZICKUS.

(New Act)

Creates the Taxpayer’s Bill of Rights Act providing for a taxpayer ombudsman in the Department of Revenue and a Taxpayer’s Advisory Council. Defines duties and powers of the Department and Council in protecting taxpayer’s rights.

SENATE AMENDMENT NO. 1.

Provides that statements of taxpayer rights shall be provided upon the request of the taxpayer. Provides that the Department of Revenue may not extend property seizure periods in hardship cases and shall pay interest on overpayments at the same rate as that paid on underpayments. Eliminates the Taxpayer’s Advisory Council.

SENATE AMENDMENT NO. 2.

Adds reference to: Ch. 127, rep. par. 6.13

Deletes everything. Changes Taxpayers’ Bill of Rights Act to provide that the office of Taxpayer Ombudsman shall have access to Department of Revenue records subject to confidentiality requirements and that the Director of such office shall serve a 6 year term at a salary set by the Compensation Review Board. Also provides that property seized for taxes shall be held in escrow for 21 days to enable possible errors to be corrected. Repeals present provision for 5 person advisory board for Department of Revenue. Makes Act effective January 1, 1990.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07        Assigned to Revenue
Apr 07        Do Pass/Short Debate Cal 014-000-000
May 04        Cal 2nd Rdng Short Debate
May 09        Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
Fiscal Note Requested CURRIE

Short Debate Cal 3rd Rdng

1 Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 24</td>
<td>Short Debate-3rd Passed 106-004-004</td>
<td></td>
</tr>
<tr>
<td>May 25</td>
<td>Arrive Senate</td>
<td>Sen Sponsor BERMAN</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Added As A Joint Sponsor NETSCH</td>
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<tr>
<td></td>
<td></td>
<td>Placed Calendr, First Reading</td>
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<tr>
<td>May 30</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Jun 01</td>
<td></td>
<td>Assigned to Revenue</td>
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<tr>
<td>Jun 09</td>
<td></td>
<td>Recomended do pass as amend 012-000-000</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Second Reading</td>
<td></td>
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<tr>
<td>Jun 15</td>
<td>Second Reading</td>
<td>Amendment No.01 REVENUE Adopted</td>
</tr>
<tr>
<td></td>
<td>Placed Calndr, Third Reading</td>
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<tr>
<td>Jun 19</td>
<td>Added As A Joint Sponsor KELLY</td>
<td>Recalled to Second Reading</td>
</tr>
<tr>
<td></td>
<td>Amendment No.02 BERMAN Adopted</td>
<td>Placed Calndr, Third Reading</td>
</tr>
<tr>
<td>Jun 21</td>
<td>Third Reading - Passed 059-000-000</td>
<td>Speaker's Tbl. Concurrence 01,02</td>
</tr>
<tr>
<td>Jun 28</td>
<td>H Concurs in S Amend. 01,02/116-000-000</td>
<td>Passed both Houses</td>
</tr>
<tr>
<td>Jul 27</td>
<td>Sent to the Governor</td>
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<tr>
<td>Aug 14</td>
<td>Governor approved</td>
<td>PUBLIC ACT 86-0189 Effective date 90-01-01</td>
</tr>
</tbody>
</table>

**HB-1101** WOOLARD AND CURRAN.

(Ch. 40, par. 2312-2)

Amends the Domestic Violence Act of 1986. Provides that the office of the State’s Attorney (instead of the court through the office of the clerk of the court) shall provide simplified forms and clerical assistance in the writing and filing of a petition by any person not represented by counsel.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Details</th>
</tr>
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<tbody>
<tr>
<td>Mar 31 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 II</td>
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<tr>
<td>May 05</td>
<td></td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

**1 HB-1102** KUBIK.

(Ch. 120, new par. 1177.1)

Amends the Illinois Lottery Law. Provides that the Director of the Department of the State Lottery shall prepare vouchers requesting payments from the State Lottery Fund for prizes that are to be paid directly from that fund. Provides for a continuing appropriation of monies from the fund for such purpose.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Details</th>
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<tbody>
<tr>
<td>Mar 31 1989</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td></td>
<td>Assigned to Revenue</td>
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<tr>
<td>May 05</td>
<td></td>
<td>Tbd pursuant Hse Rule 27D</td>
</tr>
</tbody>
</table>

**HB-1103** WENNLUND.

(Ch. 111 1/2, par. 1039.2)

Amends the Environmental Protection Act to specify that the local site review criterion requiring a proposed facility to be consistent with the county solid waste management plan, if there is one, applies to a proposed facility even if it is to be located in an incorporated area of the county.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar 31 1989</td>
<td>First reading</td>
<td>Rfrd to Comm on Assignment</td>
</tr>
<tr>
<td>Apr 07</td>
<td></td>
<td>Assigned to Energy Environment &amp; Nat. Resource</td>
</tr>
<tr>
<td>May 04</td>
<td></td>
<td>Interim Study Calendar ENRGY ENVRMNT</td>
</tr>
</tbody>
</table>

1 Fiscal Note Act may be applicable.
HB-1104  GIORGI - MULCAHEY - CURRAN.
(Ch. 111 1/2, par. 151.4)
Amends the Hospital Licensing Act to list professions eligible for hospital medici
staff membership. Effective immediately.
Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Registration and Regulation
May 05  Tbd pursuant Hse Rule 27D

HB-1105  BLACK.
(Ch. 85, pars. 3-109 and new par. 3-111)
Amends the Local Governmental and Governmental Employees Tort Immunity
Act to extend immunity to injuries based on a condition of a Civic Center facility,
regardless of the particular use to which the facility is being put at the time of the
occurrence. Defines ice skating and ice hockey as hazardous recreational activities.
Effective immediately.
Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary
May 03  Interim Study Calendar JUDICIARY I

HB-1106  WILLIAMS - CURRIE.
(Ch. 23, new par. 9-6.02)
Amends the Illinois Public Aid Code. Requires an English language test to deter-
mine reading and writing skills for recipients required to participate in employment
training or educational programs. Requires educational program for those without
a basic level score.
Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Human Services
May 05  Tbd pursuant Hse Rule 27D

HB-1107  FREDERICK, VF.
(Ch. 40, pars. 2311-2 and 2401)
Amends the Domestic Violence Act of 1986. Provides that one of the Act’s pur-
poses is to recognize that the impaired access of some adults with disabilities to rem-
edies under the Act requires additional measures to assure the availability of
assistance and protection to such persons. Amends an Act in relation to domestic vi-
olence shelters to include abuse of an adult with disabilities in the definition of
“domestic violence”, and to make changes in the definition of “shelter”.
HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 40, pars. 2311-2 and 2401
Adds reference to: Ch. 40, pars. 2311-3, 2312-1, 2312-14,
2312-21, 2312-25, 2313-2, 2313-3 and 2313-4, new pars.
2312-1.1, 2312-13.1, 2312-13.2 and 2312-13.3; Ch. 110 1/2, par.
11a-10.1)
Deletes everything. Amends the Domestic Violence Act. Provides that exploita-
tion and neglect are violations of the Act, and adds certain groups of disabled adults
as persons protected under the Act. Provides that petitions may be filed on behalf of,
and that certain agencies shall not be restricted in their access to, certain adults
with disabilities. Provides for certain hearsay exceptions. Adds provisions in rela-
tion to waiver of certain privileges, appointment of independent counsel and tempo-
rary guardians, and immunity from prosecution. Amends an Act in relation to
domestic relations and domestic violence shelters and service programs to provide
that the Act applies to certain groups of disabled adults. Changes provisions of Pro-
bate Act in relation to issuance of orders of protection and appointment of tempo-
rary substitute guardians.

1 Fiscal Note Act may be applicable.
HOUSE AMENDMENT NO. 2.
Changes provisions relating to invocation and waiver of certain evidentiary privileges and appointment of independent counsel for disabled adults. Makes other changes.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr  7    Assigned to Judiciary II
Apr 17  Re-assigned to Judiciary I
May  2    Amendment No.01  JUDICIARY I  Adopted
          Do Pass Amend/Short Debate 012-000-000
Cal 2nd Rdng Short Debate
May 11    Short Debate Cal 2nd Rdng  Amendment No.02  FREDERICK,VF  Adopted
Cal 3rd Rdng Short Debate
May 12    Short Debate-3rd Passed 102-000-000
May 15    Arrive Senate
Placed Calendr,First Reading
May 17    Sen Sponsor NEWHOUSE
Added As A Joint Sponsor DEANGELIS
Placed Calendr,First Reading
May 22    First reading  Rfrd to Comm on Assignment
May 23    Assigned to Judiciary
May 30    Added As A Joint Sponsor TOPINKA
Committee Judiciary
May 31    Recommended do pass 011-000-000
Placed Calndr,Second Reading
Jun  8    Added As A Co-sponsor MACDONALD
Placed Calndr,Second Reading
Jun 13    Second Reading
Placed Calndr,Third Reading
Jun 19    Third Reading - Passed 059-000-000
Passed both Houses
Jul 14    Sent to the Governor
Sep  1    Governor approved
PUBLIC ACT 86-0542  Effective date 90-01-01

HB-1108  DIDRICKSON.
(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.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr  7    Assigned to Select Comm. on Veteran Affairs
Apr 27    Do Pass/Short Debate Cal 005-000-000
Cal 2nd Rdng Short Debate
May  9    Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 25    Third Reading - Passed 116-000-000
May 26    Arrive-Senate
Sen Sponsor MAHAR
Placed Calendr,First Reading
May 30    First reading  Rfrd to Comm on Assignment
Jun  1    Assigned to Elementary & Secondary Education
Jun  9    Recommended do pass 020-000-000
Placed Calndr,Second Reading
Jun 15    Second Reading
Placed Calndr,Third Reading
HB-1109  TROTTER.

(Ch. 111 1/2, par. 4153-401.1)

Amends the Nursing Home Care Act. Provides that a long-term care facility participating in the Medical Assistance program must retain as a resident a Medical Assistance recipient, so long as the total number of such recipients residing in the facility is less than 30% of the total number of licensed beds in the facility. When a resident is admitted to a facility, he must be notified of this provision as well as the current ratio of Medical Assistance recipients residing in the facility to the total number of licensed beds in the facility, expressed as a percentage.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Human Services
May 05  Tbd pursuant Hse Rule 27D

HB-1110  WHITE – JONES, SHIRLEY – CURRIE – WILLIAMS – TURNER, DAVIS, MORROW, SHAW, FLOWERS AND JONES, LOU.

(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)
Coordination of programs costs for Jan.-June of FY90 would total $146,440. The fiscal impact of the grant program would be dependent upon the amount appropriated by the G.A.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Human Services
Apr 18  Do Pass/Consent Calendar 019-000-000
Apr 19  Fiscal Note Requested MCCRACKEN
Remvd from Consent Calendar
Cal 2nd Rdng Short Debate
May 09  Fiscal Note filed
Cal 2nd Rdng Short Debate
May 10  Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 25  Short Debate-3rd Passed 108-005-000
May 26  Arrive Senate
Placed Calendr,First Reading
May 31  Sen Sponsor DEL VALLE
Added As A Joint Sponsor SMITH
Placed Calendr,First Reading
Jun 01  First reading  Rfrd to Comm on Assignment
Assigned to Public Health, Welfare & Correctn

HB-1111  PRESTON – DALEY – LANG – WILLIAMS – WHITE, MARTINEZ, SANTIAGO, DEJAEGHER, BRUNSVOLD, BALANOFF, KEANE, JONES, LOU AND FLOWERS.

1 Fiscal Note Act may be applicable.
Amends the Abused and Neglected Child Reporting Act to require the Department of Children and Family Services to establish at least 2 multidisciplinary teams in each of its administrative regions (rather than up to 5 such teams) to review and monitor child abuse and neglect cases.

**FISCAL NOTE (Dept. of Children and Family Services)**
Total cost of House Bill 1111 is $160,000.

**SENATE AMENDMENT NO. 1. (Senate recedes June 29, 1989)**
Adds reference to: Ch. 40, par. 605

Amends the Marriage and Dissolution of Marriage Act. Provides that DCFS custodial investigations shall be performed by employees with expertise in such investigations in the DCFS region in which the court has jurisdiction.

**Mar 31 1989** First reading Rfrd to Comm on Assignment
**Apr 07** Assigned to Select Committee on Children
**Apr 19** Cal 2nd Rdng Short Debate Do Pass/Short Debate Cal 007-000-002
**Apr 25** Cal 2nd Rdng Short Debate Fiscal Note Requested MCCRACKEN
**May 11** Cal 2nd Rdng Short Debate Fiscal Note filed
**May 17** Short Debate Cal 2nd Rdng Cal 3rd Rdng Short Debate
**May 19** Short Debate-3rd Passed 109-005-000
**May 22** Arrive Senate Placed Calendr,First Readng
**May 23** Sen Sponsor MAROVITZ Placed Calendr,First Readng
**May 25** Added As A Joint Sponsor DEL VALLE First reading Rfrd to Comm on Assignment
**May 26** Recommended do pass 007-005-000 Assigned to Public Health, Welfare & Correctn
**Jun 09** Placed Calndr,Second Readng
**Jun 15** Second Reading Placed Calndr,Third Reading
**Jun 19** Recalled to Second Reading Amendment No.01 REA Adopted Placed Calndr,Third Reading
**Jun 21** Third Reading - Passed 038-020-001 Speaker's Tbl. Concurrence 01
**Jun 24** H Noncns in S Amend. 01
**Jun 26** Secretary's Desk Non-concur 01
**Jun 29** S Recedes from Amend. 01/056-000-000 Passed both Houses
**Jul 28** Sent to the Governor
**Sep 07** Governor vetoed Placed Calendar Total Veto
**Oct 19** Total veto stands.

**HB-1112** SUTKER - WHITE - EDLEY - CAPPARELLI - JONES,SHIRLEY, CURRIE, LANG, LAURINO, MORROW, WILLIAMS, MARTINEZ, SANTIAGO AND HULTGREN.

Amends the Child Care Act of 1969. Provides that a day care home may, during the regular school term, receive a maximum of 4 additional children who attend school full time, in addition to the family's natural or adopted children. Effective immediately.
HB-1113  FREDERICK, VF.

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

Amends the Illinois Income Tax Act to provide, for taxable years ending on or after December 31, 1990, for a tax credit to taxpayers who employ 5 or more persons for 10% of the cost of day care provided to such employees at the place of employment. Effective immediately.

HB-1114  GIORGI.

(Ch. 111, par. 3519)

Amends the Nursing Act of 1987. Provides that if an applicant for an R.N. or L.P.N. license holds a current, valid license issued by another state, the Department of Professional Regulation shall determine whether the other state's requirements for such licensure are substantially equal to this State's requirements for such licensure. If the Department determines that there is substantial equality, it shall grant such licensure without requiring the applicant to take or pass any additional examination and without requiring the applicant to submit evidence concerning his or her nursing education. In addition, the Department shall not require that the other state grant licenses upon the same terms to persons licensed under this Act.

HB-1115  DAVIS – WILLIAMS – MORROW, JONES, LOU, JONES, SHIRLEY, LEFLORE AND TROTTER.

(Ch. 111 1/2, pars. 5403 and 5404)

Amends an Act concerning certain rights of medical patients. Provides that each patient has the right to necessary services from a health care provider without prior proof of ability to pay for the services or prior proof of insurance or health care plan coverage if the patient's life or safety would be threatened in the absence of such treatment. Provides that a health care provider may obtain payment from the patient or a third party after providing services. Provides that a physician or health care provider who violates this right is guilty of a business offense and shall be fined $10,000.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 111 1/2, par. 5402.03

Changes definition of “health care provider” by excluding facilities providing mental health or mental retardation services and mental health centers. Provides that a patient has a right to services without prior proof of ability to pay if the patient's life or safety would otherwise be in imminent danger (instead of threatened), and provides that a patient has a right to such services from a physician as well as a health care provider.

Fiscal Note Act may be applicable.
HB-1115—Cont.

May 25 Second Reading
Held on 2nd Reading
May 30 Tabled House Rule 37(G)

1 HB-1116 PHELPS - WOOLARD - HOMER - GRANBERG, CURRAN, DEJAEGHER, HANNIG, BRESLIN AND EDLEY.

(New Act; Ch. 111 1/2, par. 5527)

Creates the Rural Health Care Services Improvement Act. Authorizes the formation of regional ambulance systems boards to coordinate and improve delivery of health care services in the State's rural areas. Empowers the Department of Public Health to award operating grants to such boards. Amends the Emergency Medical Services (EMS) Systems Act to include representatives of ambulance providers on each trauma region's written protocol committee.

FISCAL NOTE (IL Dept. of Public Health)
We are unable to put a precise dollar amount on the fiscal impact of House Bill 1116, since the bill gives no dollar limits or other guidelines as to the operation of the grant program. The Department's cost of administering the program would depend upon the scope and complexity of the proposed grant program.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Human Services
Apr 18 Consnt Caldr Order 2nd Read
Apr 19 Do Pass/Consent Calendar 019-000-000
Consnt Caldr Order 2nd Read
Fiscal Note Requested MCCCRACKEN
Remvd from Consent Calendar
Cal 2nd Rdnng Short Debate
May 01 Fiscal Note filed
Cal 2nd Rdnng Short Debate
May 09 Short Debate Cal 2nd Rdnng
Cal 3rd Rdnng Short Debate
May 12 Short Debate-3rd Passed 104-000-000
May 15 Arrive Senate
Placed Calendr,First Readng
May 16 Sen Sponsor REA
Placed Calendr,First Readng
May 17 First reading Rfrd to Comm on Assignment
May 18 Assigned to Public Health, Welfare & Correctn

1 Fiscal Note Act may be applicable.

HB-1117 HARTKE - WELLER - BLACK AND STEPHENS.

(Ch. 38, par. 17-1a)

Amends the Criminal Code. Provides that a civil action for treble damages for deceptive practices may be maintained either 30 days after delivery of the written demand for payment by certified mail, or 30 days after an attempted delivery if delivery is refused.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary II
Apr 13 Do Pass/Consent Calendar 016-000-000
Consnt Caldr Order 2nd Read
Apr 25 Consnt Calendar, 2nd Readng
Consnt Caldr Order 3rd Read
May 03 Consnt Caldr, 3rd Read Pass 116-000-000
May 11 Arrive Senate
Placed Calendr,First Readng
May 15 Sen Sponsor LUFT
Placed Calendr,First Readng
May 17 First reading Rfrd to Comm on Assignment
May 18 Assigned to Judiciary

**HB-1118  HARTKE.**

(Ch. 67 1/2, par. 403.15)

Amends the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act. Provides that beginning January 1, 1990, any prescription drug used in the treatment of epilepsy is covered.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 05 Tbld pursuant Hse Rule 27D

**HB-1119  CURRAN.**

(Ch. 56 1/2, new par. 503.22)


Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Consumer Protection
May 04 Interim Study Calendar CONSUMER PROT

**1 HB-1120  CURRAN - NOVAK - EDLEY - HARTKE - WOOLARD, HANNIG AND BRUNSVOLD.**

(Ch. 5, pars. 1204.1, 1205, 1212.1, and 1212.2 and new pars. 1213.1, 1213.2, 1213.3, 1213.4, 1213.5, 1213.6, 1213.7, 1213.8, 1213.9, and 1213.10)

Amends the Illinois Farm Development Act. Creates the Seed Capital Fund. Allows the Illinois Farm Development Authority to invest with professional investors and seed capital investors in pooled funds to be used as seed capital for agribusiness, to make direct agribusiness investments, and to make co-venture agribusiness investments by agreement with professional investors and seed capital investors who agree to invest as much as the Authority. Sets standards for applications and for evaluating potential investments. Establishes an Agricultural Evaluation Committee of 7 members from the scientific, technological and business sectors to evaluate applications and advise the Authority. Effective immediately.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Agriculture
May 05 Tbld pursuant Hse Rule 27D

**HB-1121  HALLOCK.**

(Ch. 95 1/2, par. 11-301)

Amends The Illinois Vehicle Code. Requires that the road sign standards promulgated by the Department of Transportation include provisions to improve the night visibility of road signs to older drivers.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Transportation and Motor Vehicles
May 05 Tbld pursuant Hse Rule 27D

**HB-1122  KLEMM.**

(Ch. 122, par. 24-24, 34-19 and 34-84a)

Amends The School Code. Prohibits corporal punishment of students in the public schools, and bans any school board rules or policies which would permit such punishment.

1 Fiscal Note Act may be applicable.
HB-1123  STECZO.

(Ch. 111 1/2, par. 4052)

Amends the Carnival and Amusement Rides Safety Act to include water amusement devices not regulated by the Department of Public Health, alpine slides and toboggan slides in the definition of “amusement ride”.

SENATE AMENDMENT NO. 1.

Includes in the definition of “amusement ride” any tram, open car, or combinations of open cars and wagons pulled by a motorized device. Provides an immediate effective date.

HB-1124  STECZO.

(Ch. 23, new par. 6-10)

Amends the Public Aid Code. Authorizes local governmental units, except those of more than 500,000 population, to provide emergency financial assistance to alleviate life-threatening circumstances or assist an individual in attaining self-sufficiency.
HB-1125  
**RYDER – WOJCIK, KUBIK, WHITE, GIORGI AND EWING.**

(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 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.

**HOUSE AMENDMENT NO. 1.**

Deletes reference to: Ch. 111 1/2, par. 4153-702

Removes requirement that all complaints that do not pose a direct threat to the health, safety or welfare of a nursing home resident be initially submitted in writing to the Dept. of Public Health and related provisions.

**HOUSE AMENDMENT NO. 2.**

Deletes reference to: Ch. 111 1/2, rep. par. 4153-304

Removes 2-year limitation period for determining “repeat violations” by nursing homes and restores current law concerning determination of repeat violations. Restores 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.

**HOUSE AMENDMENT NO. 4.**

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.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07 Amendment No.01 HUMAN SERVICE  Adopted
May 05 Amendment No.02 HUMAN SERVICE  Adopted
          Recommded do pass as amend 011-002-001

Placed Calndr,Second Reading
May 24 Second Reading
        Held on 2nd Reading
May 25 Amendment No.03 WHITE  Withdrawn
          Amendment No.04 RYDER  Adopted
Placed Calndr,Third Reading
Third Reading - Passed 115-000-000
May 26 Arrive Senate
Placed Calndr,First Reading
Jun 08 Primary Sponsor Changed To KUSTRA
First reading  Rfrd to Comm on Assignment
Waive Posting Notice
          Assigned to Public Health, Welfare & Correctn

HB-1126  
**WOJCIK – WENNLUND – WHITE – EWING, KUBIK, BARNES, HENSEL AND STERN.**

(Ch. 23, par. 5-5.5)

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.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Human Services
May 05 Interim Study Calendar HUMAN SERVICE


(Ch. 23, par. 4-2)

Amends the Public Aid Code. Provides for a $50 per month special need housing payment to AFDC recipients who are obligated to pay more than 50% of their gross monthly income as monthly rent or as a monthly mortgage payment. Effective immediately.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Select Committee on Housing
May 04 Interim Study Calendar HOUSING

1 HB-1128 DEJAEGHER – SUTKER – JONES, SHIRLEY – HOMER – EDLEY, CURRAN, STERN, MORROW, FLOWERS, JONES, LOU, TERZICH, DELEO, BUGIELSKI, HARTKE AND HICKS.

(Ch. 23, pars. 3434 and 6104.02)

Amends an Act in relation to rehabilitation of disabled persons and the Act on the Aging. Provides that only the first $15,000 of the value of a person's cash, property or other assets shall not be considered in determining his eligibility for home care services.

FISCAL NOTE (Dept. on Aging)
The fiscal impact of HB-1128 is $5.4 million for FY90.

SENATE AMENDMENT NO. 1.

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 Social Security or SSI payments which are below the federal poverty level. Adds immediate effective date.

GOVERNOR MESSAGE

Recommends deleting provision limiting to $15,000 the value of cash, property or other assets to be disregarded in determining a person's eligibility for home care services. Recommends that, in determining a recipient's copayment or fee for services, the portion of a recipient's income which is equal to or less than the poverty level shall not be considered (instead of only the amount of the recipient's Social Security or SSI which is equal to or less than the poverty level).

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 06 Fiscal Note filed Committee Assignment of Bills
Apr 07 Assigned to Human Services
May 03 Do Pass/Short Debate Cal 015-000-000
May 04 Cal 2nd Rdgng Short Debate Fiscal Note Requested MCCracken
May 09 Cal 2nd Rdgng Short Debate
May 23 Short Debate-3rd Passed 066-039-006
May 24 Arrive Senate Placed Calendr, First Readng

1 Fiscal Note Act may be applicable.
Amends the Unified Code of Corrections and the Bill of Rights for Victims and Witnesses of Violent Crime Act. Changes from a Class 3 to a Class 2 felony the penalty for failing to return from furlough. Limits the maximum length of a furlough to 3 days. Deletes provision granting a prisoner a furlough to visit his family. Requires victims of a crime to be informed by the Prisoner Review Board of the prisoner’s release on furlough and the times and date of the furlough and to be informed of the prisoner’s final discharge. Also requires victims to be notified by the releasing authority of the defendant’s discharge from State custody where the defendant has been committed to the Department of Mental Health and Developmental Disabilities.

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.


1 Fiscal Note Act may be applicable.
2 Correctional Budget and Impact Note Act may be applicable.
SENATE AMENDMENT NO. 1. (Senate recedes October 31, 1989)
Provides that the State Superintendent of Education shall certify to the School Finance Authority the Chicago Board of Education's ratio of administrative expenditures for the 1988-89 school year rather than the 1989-90 school year.

CONFERENCE COMMITTEE REPORT NO. 1.
Recommends that the Senate recede from S-am 1.
Recommends that the bill be amended as follows:

Deletes reference to: (Ch. 122, par. 34-43.1)
Changes the title, deletes everything after the enacting clause, and amends the Public Community College Act relative to certain interests which community college board of trustee members are not prohibited from having in local banks and savings and loan associations with which the community college district may contract with respect to the manner in which such contracts may be awarded. Amends The School Code to eliminate the necessity of city council or city officer action with respect to deposits, loans and financial services, subject to limitations with respect to the manner in which such contracts may be awarded. Amends The School Code to eliminate the necessity of city council or city officer action with respect to certain bonds, notes, tax anticipation warrants and taxes issued or levied by the Chicago Board of Education. Amends the Chicago Teacher's Article of the Illinois Pension Code to delete obsolete language relative to the levy of taxes with respect to member contributions, and to eliminate the necessity of city council action incident to the future levy of taxes for such purposes. Effective immediately.
HB-1132 YOUNG,A.
(Ch. 105, par. 333.7d)


Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
May 04 Tbld pursuant Hse Rule 27D

1 HB-1133 MORROW – CURRAN.
(New Act)

Creates the Technology Finance Corporation Act. Provides for a State Technology Finance Corporation that is governed by a group of not less than 7 nor more than 11 members, is empowered to match sources of capital for equity investment in or direct loans to emerging and developing technological and innovative small businesses, work with state institutions of higher education, and grant appropriate research contracts. Provides that investments must be made with the provisions for some type of repayment through equity royalties, or other such payments and that corporation proprietary interests in high technology small businesses must remain a noncontrolling minority interest. Provides for an advisory board to help guide the Corporation.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Select Comm on Small Business
May 04 Interim Study Calendar SML BUSINESS

1 HB-1134 MORROW.
(Ch. 127, pars. 43a.03 and 43a.04)

Amends The Civil Administrative Code of Illinois to require the Department of Employment Security to collect and report statistical details relating to all departments of labor and the manufacturing industries and commerce within the various municipalities of this State.

STATE MANDATES ACT FISCAL NOTE
In the opinion of the Department of Commerce and Community Affairs, HB 1134 fails to meet the definition of a mandate

1 Fiscal Note Act may be applicable.
HB-1134—Cont.

under the State Mandates Act.
Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Select Comm. Economic Development
Apr 19 St Mandate Fis Note Filed Committee Select Comm. Economic Development
May 04 Interim Study Calendar ECONOMIC DEV

1 HB-1135 SHAW – BALANOFF – FLOWERS, CURRAN, RICE AND JONES, LOU.
(New Act)

Creates the Illinois Advanced Steel Technology Assistance Act providing for a center with a governing body appointed by the Governor and the Mayor of Chicago. Provides such center shall conduct a feasibility study and report to the General Assembly by October 1, 1990. Effective immediately.

FISCAL NOTE (Prairie State 2000 Authority)
Estimated first year expenses total $100,000 to cover costs of feasibility study and related administrative costs.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Select Comm. Economic Development
May 04 Recommended do pass 010-001-006 Placed Calndr, Second Reading
May 11 Fiscal Note Requested MCCRACKEN
May 12 Fiscal Note filed
May 17 Second Reading Placed Calndr, Third Reading
May 22 Held on 2nd Reading Mtn Prev-Recall 2nd Reading
May 26 Interim Study Calendar ECONOMIC DEV

HB-1136 GIGLIO.

(Ch. 110, par. 7-103)

Amends the Code of Civil Procedure. Grants quick take powers of eminent domain to units of local government for the acquisition of easements for dredging or cleaning the Little Calumet River.

HOUSE AMENDMENT NO. 1.

Provides that the taking must be for a maintenance easement to clean or dredge the Little Calumet River.

SENATE AMENDMENT NO. 1.

Requires a unit of local government to obtain a permanent (rather than maintenance) easement and includes maintaining the Little Calumet River under the purposes of the easement.

SENATE AMENDMENT NO. 2.

Grants quick take powers of eminent domain to units of local government for the acquisition of permanent easements for maintaining, dredging or cleaning the Salt Creek in DuPage County.

SENATE AMENDMENT NO. 3.

Grants quick take powers to a home rule municipality within an enterprise zone after public hearing and approval by a majority of the corporate authorities.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary I
May 04 Amendment No. 01 JUDICIARY I Adopted Do Pass Amend/Short Debate 014-000-000
Cal 2nd Rdng Short Debate

1 Fiscal Note Act may be applicable.
Amends the Revenue Act of 1939 to require that in complaints seeking a change in the assessed valuation of real property by $100,000 or more, taxing districts affected must be given notice at least 14 days before the hearing on the complaint and be given an opportunity to be heard.

SENATE AMENDMENT NO. 1.

Amends reference to: Ch. 120, par. 483.2a

SENATE AMENDMENT NO. 2.

Revises provisions relating to payment before tax sale.

Revised provisions relating to payment before tax sale.

PUBLIC ACT 86-0344 Effective date 90-01-01

1 Fiscal Note Act may be applicable.
HB-1138  HICKS AND CURRAN.

(Ch. 61, par. 134)

Amends "An Act assenting to the provisions of the Act of Congress entitled", "An Act to provide that the United States shall aid the States in wildlife-restoration projects, and for other purposes" to provide that a percentage of the funds received under the Act shall be allocated for construction and development of shooting ranges.

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<th>Date</th>
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<td>Apr 07</td>
<td>Rfdr to Comm on Assignment</td>
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<td>Apr 07</td>
<td>Assigned to Energy Environment &amp; Nat. Resource</td>
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<td>May 02</td>
<td>Interim Study Calendar ENRGY ENVRMNT</td>
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HB-1139  MATIJEVICH.

(Ch. 48 pars. 39m-2, 138.1, 322, 1403 and new par. 39s-2a; Ch. 95 1/2, new par. 18c-1105)

Amends the Wage Payment and Collection Act, the Prevailing Wage Act, the Workers' Compensation Act, the Unemployment Insurance Act, the Toxic Substances Disclosure to Employees Act, and the Chapter of the Vehicle Code pertaining to commercial transportation. Adds and amends provisions for determining whether a person is to be considered an employee or an independent contractor.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 48, pars. 138.1 and 322

Deletes provisions amending the Workers' Compensation Act and the Unemployment Insurance Act.

FISCAL NOTE (Ill. Commerce Commission)

It is estimated that revenue from lease filing fees would decline 25% to 50% or $100,000 to $200,000 per year. Enforcement costs would increase, as would the cost of transportation by for-hire carriers, thus increasing private carrier operations.

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<td>Rfdr to Comm on Assignment</td>
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<td>Apr 07</td>
<td>Assigned to Labor &amp; Commerce</td>
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<td>Apr 18</td>
<td>Amendment No.01 LABOR COMMRCE Adopted Recommended do pass as amend 011-005-000</td>
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<td>Apr 19</td>
<td>Placed Calndr,Second Reading</td>
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<td>Apr 26</td>
<td>Fiscal Note Requested MCCRACKEN</td>
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HB-1140  HICKS - PARKE.

(Ch. 38, par. 24-3)

Amends the Criminal Code in relation to the unlawful sale of firearms to exclude from an offense under such Section presentations (as opposed to a sale) or sales to holders of a valid Firearm Owner's I.D. Card or while at a State Police auction or awards banquet or at any other ceremony where a firearm is presented as a prize.

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1 Fiscal Note Act may be applicable.
HB-1140—Cont.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Judiciary II
May 04    Do Pass/Consent Calendar 016-000-000
May 09    Consnt Caldr Order 2nd Read
May 11    Consnt Caldr, 3rd Read Pass 111-000-000
May 12    Arrive Senate
         Placed Calendr,First Reading
May 16    Sen Sponsor REA
         Placed Calendr,First Reading
May 17    First reading  Rfrd to Comm on Assignment
May 18    Assigned to Judiciary
May 31    Recmnded do not pass(tabld)
          006-002-002

HB-1141  HICKS – BRUNSVOLD.

(Ch. 61, pars. 2.25 and 2.26)

Amends the Wildlife Code to permit deer to be taken by handgun during the season. Requires designated specifications for handguns so used.

HOUSE AMENDMENT NO. 1.

Deletes provision as to specifications of handguns used for deer hunting. Also provides open season shall be established for taking of deer by use of handgun.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Energy Environment & Nat. Resource
Apr 19    Amendment No.01  ENRGY ENVRMNT  Adopted
         Recomnded do pass as amend
         008-001-001

May 25    Second Reading
         Held on 2nd Reading
May 30    Tabled House Rule 37(G)

HB-1142  DIDRICKSON.

(Ch. 127, par. 6.02)

Amends the Civil Administrative Code to provide that the Advisory Board to the Department of Labor shall have 13 (instead of 5) members, and provides for qualifications and terms of members. Provides that the Governor and Director of Labor shall be notified of, and may be heard at, meetings.

Mar 31 1989  First reading  Rfrd to Comm on Assignment
Apr 07    Assigned to Labor & Commerce
Apr 18    Recommended do pass 013-002-000
May 17    Second Reading
         Placed Calndr,Third Reading
May 18    Third Reading - Passed 103-006-007
May 22    Arrive Senate
         Placed Calendr,First Reading
May 25    Sen Sponsor KARPIEL
         Placed Calendr,First Reading
May 30    First reading  Rfrd to Comm on Assignment
Jun 01    Assigned to Executive
Jun 08    Recommended do pass 020-000-000

Passed both Houses
HB-1143  HICKS.

(Ch. 110, new par. 5-118.1)

Amends the Code of Civil Procedure. Provides that if a party demands a jury, jurors are summoned and appear, and the action is dismissed before the first panel is sworn, then the actual costs incurred because of the jury demand may be taxed as costs.

Mar 31 1989  First reading
Apr 07
May 05

RFrd to Comm on Assignment
Assigned to Judiciary I
Tbld pursuant Hse Rule 27D

HB-1144  HICKS.

(Ch. 38, par. 83-13.1; Ch. 56, new par. 1.27; Ch. 61, new par. 1.31)

Amends the Firearm Owners Identification Act. Pre-empts units of local government, including home rule units, from regulating the ownership, transfer, acquisition and possession of firearms and firearm ammunition. Provides that a person shall be permitted to possess a firearm and firearm ammunition anywhere in the State if such person complies with federal and State law. Amends the Fish Code of 1971 and the Wildlife Code to pre-empt units of local government, including home rule units, from regulating the taking, transportation and possession of wildlife and aquatic life.

Mar 31 1989  First reading
Apr 07
May 02

RFrd to Comm on Assignment
Assigned to Judiciary II
Interim Study Calendar JUDICIARY II

HB-1145  LEVIN.

(Ch. 73, new par. 975b)


Mar 31 1989  First reading
Apr 07
May 05

RFrd to Comm on Assignment
Assigned to Select Committee on Aging
Tbld pursuant Hse Rule 27D

HB-1146  HICKS – CURRAN – GOFORTH – PHELPS.

(Ch. 96 1/2, par. 4103.1)

Amends The Illinois Coal and Energy Development Bond Act to make a grammatical change regarding a citation. Effective immediately.

HOUSE AMENDMENT NO. 1.

Deletes reference to: Ch. 96 1/2, par. 4103.1.
Adds reference to: Ch. 96 1/2, par. 7408.

Deletes the title and everything after the enacting clause. Amends the Natural Resources Act to authorize the Illinois Coal Development Board to establish a center to support and coordinate coal research activities. Effective immediately.

SENATE AMENDMENT NO. 1.

Adds reference to: Ch. 63, par. 1011A-6; Ch. 96 1/2, 4106

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.

1 Fiscal Note Act may be applicable.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Mar 31 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 07</td>
<td>Assigned to Select Comm Coal and Oil Resources</td>
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<td>Apr 27</td>
<td>Do Pass/Short Debate Cal 007-000-000</td>
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<td>May 09</td>
<td>Cal 2nd Rndg Short Debate</td>
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<td>May 23</td>
<td>Short Debate Cal 2nd Rndg</td>
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<td>May 25</td>
<td>Interim Study Calendar COAL OIL RES</td>
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<td>May 26</td>
<td>Motion disch comm, advc 2nd ON CALENDAR 3RD READING-HICKS Committee discharged 116-000-000</td>
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<tr>
<td>May 27</td>
<td>Placed Calndr,Third Reading</td>
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<tr>
<td>Jun 01</td>
<td>Held on 2nd Reading Amendment No.01 HICKS Adopted</td>
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<td>Jun 08</td>
<td>Placed Calndr,Second Reading</td>
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<td>Jun 15</td>
<td>Second Reading Amendment No.01 REA Adopted</td>
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<td>Jun 19</td>
<td>Third Reading - Passed 059-000-000</td>
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<td>Jun 20</td>
<td>Speaker's Tbl. Concurrence 01</td>
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<td>Jun 27</td>
<td>Secretary's Desk Non-concur 01</td>
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<tr>
<td>Jul 01</td>
<td>Tabled House Rule 79(E)</td>
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<tr>
<td>Jan 10 1990</td>
<td>Exempt under Hse Rule 29(C)</td>
</tr>
</tbody>
</table>

Amends An Act to create a Bureau of the Budget. Requires the Bureau of the Budget to develop a tax exempt investment program to provide retirement assistance to Illinois citizens. Requires the Bureau to report to the General Assembly on the details of the plan and recommendations for legislative change by February 15, 1990. Effective immediately.

HOUSE AMENDMENT NO. 1.
Deletes reference to: Ch. 127, new par. 414.4

1 Fiscal Note Act may be applicable.
Add reference to: New Act; Ch. 127, par. 652

Deletes the title and everything after the enacting clause. Creates the Retirement Savings Act. Authorizes the issuance and sale of up to $300,000,000 of general obligation bonds to be made available to the public as retirement savings bonds.

Mar 31 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 04 Do Pass/Short Debate Cal 014-000-000
May 17 Cal 2nd Rdng Short Debate
May 25 Cal 3rd Rdng Short Debate
May 26 Arrive Senate
May 31 Sen Sponsor DEANGELIS
Jun 01 First reading Rfrd to Comm on Assignment
Jun 08 Jun 08 Added As A Co-sponsor MACDONALD
Jun 13 Second Reading Placed Calndr,Second Reading
Jun 21 Third Reading - Passed 059-000-000 Placed Calndr,Third Reading
Jul 20 Sent to the Governor
Sep 11 Governor approved

PUBLIC ACT 86-0892 Effective date 90-01-01

HB-1148 STECZO - KIRKLAND.
(Ch. 81, par. 1004-15; Ch. 105, par. 5-1)

Amends the Public Library District Act and the Park District Code. Requires both types of district to file certified copies of tax levy ordinances on or before the third (now, the fourth in the case of public library districts) Tuesday of December (now, September for both types district).

HOUSE AMENDMENT NO. 1.

Add reference to: Ch. 127 1/2, par. 34

Amends the Fire Protection District Act. Provides that taxes proposed to be levied for general corporate purposes of a fire protection district shall be levied by ordinance, a certified copy of which shall be filed with the county clerk of the county in which the taxes are to be collected not later than the third Tuesday in December in each year.

HOUSE AMENDMENT NO. 2.

Add reference to: Ch. 81, par. 1002-13

Amends the Public Library District Act. In referendum on merger of 2 or more districts, requires that a majority of votes cast upon the question in each district be in favor of the merger for the merger to take place.

HOUSE AMENDMENT NO. 3.

Add reference to: 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.

SENATE AMENDMENT NO. 2.

Add reference to: Ch. 81, par. 1002-7

Amends the Public Library District Act. Provides that whenever the Board of Trustees of a tax supported county public library adopt a resolution calling for con-
version of the existing library to a public library district, the resolution shall specify
the number of trustees to be elected for the new public library district and the maxi-
mum number of trustees who may reside in a single township.

SENEG AMENDMENT NO. 3.

Requires the secretary of a public library district to file certified copies of appro-
priation and levy ordinances by the third Tuesday of December (rather than the
fourth Tuesday of September) with the library or libraries operated by the district.
Adds immediate effective date.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Cities & Villages
Apr 26 Amendment No.01 CITY VILLAGE Adopted
Amendment No.02 CITY VILLAGE Adopted
Do Pass Amend/Short Debate 010-000-000
Cal 2nd Rdng Short Debate
May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 17 Amendment No.03 STECZO Adopted
Mtn Prev-Recall 2nd Reading
Mtn Prevail to Suspend Rule 9(B)/116-000-000
Cal 3rd Rdng Short Debate
May 18 Third Reading - Passed 114-000-002
May 22 Arrive Senate
Placed Calendr,First Readng
May 31 Sen Sponsor JACOBS
Placed Calendr,First Readng
Jun 01 First reading Rfrd to Comm on Assignment
Assigned to Local Government
012-000-000
Placed Calndr,Second Readng
Jun 15 Second Reading
Amendment No.01 LOCAL GOVERN Tabled
Amendment No.02 JACOBS Adopted
Amendment No.03 JACOBS Adopted
Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 039-000-000
Jun 20 Speaker's Tbl. Concurrence 02,03
Jun 27 H Concurs in S Amend. 02,03/109-001-002
Passed both Houses
Jul 26 Sent to the Governor
Aug 30 Governor approved
PUBLIC ACT 86-0346 Effective date 89-08-30

HB-1149 STECZO - WENNLUND - COWLISHAW.
(Ch. 105, par. 2-11)

Amends the Park District Code. Provides a residency requirement of one year for
any person wishing to be a park commissioner.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Executive
Apr 18 Do Pass/Consent Calendar 021-000-000
Apr 25 Cnsent Calendar, 2nd Readng
Consnt Caldr Order 2nd Read
Consnt Caldr Order 3rd Read
Consnt Caldr, 3rd Read Pass 116-000-000
May 03 Arrive Senate
Placed Calendr,First Readng
May 11 Sen Sponsor FAWELL
Placed Calendr,First Readng
Jun 01 First reading Rfrd to Comm on Assignment
Waive Posting Notice
Assigned to Local Government
HB-1149—Cont.

Jun 08  Recommended do pass 012-000-000
                Placed Calndr, Second Reading
Jun 15  Second Reading
                Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
                Passed both Houses
Jul 14  Sent to the Governor
Aug 30  Governor approved
                PUBLIC ACT 86-0347  Effective date 90-01-01

HB-1150  STECZO.

(Ch. 105, par. 3-9)

Amends The Park District Code to increase the territory which can be annexed by a park district if wholly bounded by one or more park districts from 80 acres to 200 acres.

Apr 04 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Cities & Villages
May 05  Tbld pursuant Hse Rule 27D

HB-1151  COUNTRYMAN.

(Ch. 144, pars. 302 and 303)

Amends the Regency Universities Act to remove the Superintendent of Public Instruction or his designated representative as a member of the Board of Regents, and to provide that no member of that Board shall be employed or appointed to any office or interested in any contract authorized by the Board. Provides that student board members shall not be prohibited from maintaining their status as enrolled students or being employed by any Regency University.

Apr 04 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Higher Education
May 02  Do Pass/Consent Calendar 015-000-000
May 09  Consnt Caldr Order 2nd Read
May 11  Consnt Calendar, 2nd Readng
May 12  Consnt Caldr Order 3rd Read
May 15  Consnt Caldr, 3rd Read Pass 111-000-000
May 17  Arrive Senate
May 18  Placed Calendr, First Readng
May 19  Sen Sponsor WELCH
May 21  Placed Calendr, First Readng
Jun 07  First reading  Rfrd to Comm on Assignment
Jun 08  Assigned to Higher Education
Jun 09  Recommended do pass 009-000-000
Jun 15  Placed Calndr, Second Reading
Jun 17  Second Reading
Jun 19  Placed Calndr, Third Reading
Jun 19  Third Reading - Passed 059-000-000
Jun 19  Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved
                PUBLIC ACT 86-0545  Effective date 90-01-01

1 HB-1152  HOUSE COMMITTEE ON HUMAN SERVICES – WHITE.

(Ch. 23, new par. 5-5.18)

Amends the Medical Assistance Article of the Public Aid Code. Provides that the Department of Public Aid shall reimburse community health centers in accordance with their costs for services provided to eligible persons. Provides that a community health center must meet certain standards in order to qualify for reimbursement.

1 Fiscal Note Act may be applicable.
Amends the Public Aid Code and the Health Finance Reform Act. Requires the Department of Public Aid to use federal law definitions in establishing criteria for its utilization review of general hospital care. Requires the Department use postpayment review in evaluating the medical necessity of inpatient hospital care. Requires the Department of Public Aid to develop new groupings of nursing homes, for purposes of Medicaid payments, to be effective no later than January 1, 1990. Provides that the Department shall field audit nursing homes participating in the Medicaid program as the Director of Public Aid determines to be necessary to ensure that proper Medicaid payments are made. Deletes specific percentages of number of participating nursing homes which must be audited. Provides that the professional dispensing fee for pharmacies shall equal 10% of the acquisition cost for prescriptions over $35. Provides that the dispensing fee shall in no event exceed $15. Adds immediate effective date.

HOUSE AMENDMENT NO. 2.

Amends the Public Aid Code. Requires the Department of Public Aid to calculate reimbursement rates for skilled nursing and intermediate care services using facility cost reports from the previous year. Amends the Health Finance Reform Act. Exempts certain children's hospitals from the provisions concerning negotiated Medicaid program. Provides that children's hospitals shall be reimbursed their costs necessary to provide essential services for Medicaid recipients.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid)
The Dept. estimates the annual cost of HB-1152, as amended, would total $57.3 million. As there are federal matching funds available for certain costs included in the bill, the annual State cost totals $39.7 million.

SENATE AMENDMENT NO. 1.

Deletes reference to: Ch. 111 1/2, par. 6503-4

Deletes provisions amending the Health Finance Reform Act in relation to children's hospitals.

FISCAL NOTE, AS AMENDED (Dept. of Public Aid)
The Dept. estimates the cost of HB 1152, as amended by Senate Amendment #1, would be $40.4 million annually.

SENATE AMENDMENT NO. 2.

Deletes reference to: Ch. 23, pars. 5-5, 5-5.1 and 5-5.4; Ch. 111 1/2, par. 6503-5

Deletes amendatory language regarding monitoring the utilization of hospital services, grouping of nursing facilities, calculation of reimbursement rates for skilled nursing and intermediate care services, and utilization of postpayment review to evaluate the medical necessity of general inpatient hospital care. Changes maximum prescription dispensing fee from $15 to $10. Changes to July 1, 1990 the effective date for provisions relating to reimbursement to community health centers.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Human Services
May 03 Amendment No.01 HUMAN SERVICE Adopted
Amendment No.02 HUMAN SERVICE Adopted
Recommnded do pass as amend 011-008-000
Placed Calndr,Second Reading
May 04 Fiscal Note Requested MCCRACKEN
Placed Calndr,Second Reading
May 16 Fiscal Note filed
Placed Calndr,Second Reading
HB-1152—Cont.  

May 18  Second Reading  
Amendment No.03 RYDER Withdrawn 
Placed Calndr,Third Reading

May 24  Verified  
Third Reading - Passed 062-047-002

May 25  Arrive Senate  
Sen Sponsor SMITH  
Placed Calendr,First Readng

May 30  First reading Rfrd to Comm on Assignment
May 31  Added As A Co-sponsor DEL VALLE Committee Committee on Assignment of Bills

Jun 01  Assigned to Public Health, Welfare & Correctn
Jun 09  Recommmnded do pass as amend 007-005-000  
Placed Calndr,Second Readng

Jun 13  Second Reading  
Amendment No.01 PUB HLTH WEL Adopted  
Placed Calndr,Third Reading

Jun 16  Fiscal Note filed  
Placed Calndr,Third Reading

Jun 21  3d Reading Consideration PP Calendar Consideration PP.

Jun 22  Recalled to Second Reading  
Amendment No.02 SMITH Adopted  
Calendar Consideration PP.

Jun 23  Third Reading - Passed 031-027-000  
Speaker's Tbl. Concurrence 01,02

Jun 27  H Noncncrs in S Amend. 01,02
Jun 28  Secretary's Desk Non-concur 01,02  
S Refuses to Recede Amend 01,02  
S Requests Conference Comm 1ST  
Sen Conference Comm Apptd 1ST/SMITH MAROVITZ, DEL VALLE, TOPINKA & KARPIEL

Jun 29  Hse Accede Req Conf Comm 1ST  
Hse Conference Comm Apptd 1ST/WHITE, CURRIE, CULLERTON, RYDER AND WOJCIIK

Jul 01  Tabled House Rule 79(E)

HB-1153 SATTERTHWAITE—BARNES.  
(Ch. 23, par. 10-16.2; Ch. 40, pars. 706.1, 1107.1, 1226.1 and 2520)

Amends the Public Aid Code, Marriage and Dissolution of Marriage Act, Non-Support of Spouse and Children Act, Revised Uniform Reciprocal Enforcement of Support Act and Parentage Act of 1984. Provides that each order of withholding for support or maintenance shall include the obligor's social security number, which the obligor shall disclose to the court.

Apr 04 1989  First reading Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary I
May 05  Do Pass/Short Debate Cal 008-000-000  
Cal 2nd Rdg Short Debate
May 10  Short Debate Cal 2nd Rdg  
Cal 3rd Rdg Short Debate
May 11  Short Debate-3rd Passed 108-001-000
May 15  Arrive Senate  
Placed Calendr,First Readng
May 16  Sen Sponsor ALEXANDER  
Placed Calendr,First Readng
3 HB-1154 YOUNG, A AND HANNIG.

(Ch. 120, par. 5-509, new pars. 5-516 and 5-517;)

Amends the Illinois Income Tax Act to provide that persons receiving an income tax refund may designate $10 of such refund to be deposited into the Common School Fund in the State treasury. Effective immediately and applicable to tax years ending on or after December 31, 1989.

1 Fiscal Note Act may be applicable.
HB-1156  EWING.

(Ch. 108 1/2, pars. 14-108 and 14-110)

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.

Apr 04 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Personnel and Pensions
May 05  Tbd pursuant Hse Rule 27D

HB-1157  PETERSON,W.

(Ch. 111 1/2, pars. 953 and 959)

Amends the Illinois Chemical Safety Act. Revises the list of Standard Industrial Classifications relating to various plastic products included within the scope of the Act. Changes from October 1 to February 1, the date for the ESDA annual report relating to emergency preparedness and chemical safety. Provides that the report shall be on a calendar, rather than fiscal, year basis. Effective immediately.

Apr 04 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy Environment & Nat. Resource
May 02  Placed Calndr,Second Reading  Recommended do pass 014-000-000
May 12  Second Reading  Placed Calndr,Third Reading
May 22  Third Reading - Passed 113-000-000
May 23  Arrive Senate  Placed Calendr,First Reading
May 25  Sen Sponsor MACDONALD  Added As A Joint Sponsor DONAHUE  Placed Calendr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Energy & Environment
Jun 13  Recommended do pass 013-000-000  Placed Calndr,Second Reading
Jun 15  Second Reading  Placed Calndr,Third Reading
Jun 19  Third Reading - Passed 059-000-000  Passed both Houses
Jul 14  Sent to the Governor
Sep 01  Governor approved  PUBLIC ACT 86-0548  Effective date 89-09-01

HB-1158  KIRKLAND - PEDERSEN,B.

(Ch. 68, par. 1-103 and 3-103, rep. par. 3-104)

Amends the Illinois Human Rights Act. Defines "familial status" as being a person under age 18 domiciled with a parent, custodian or designee. Prohibits certain activities, relating to real estate transactions and blockbusting, based on familial status. Repeals provisions making it a civil rights violation to refuse to rent property to families with children under age 14.

HOUSE AMENDMENT NO. 1.

Adds reference to: Ch. 68, par. 3-106

Provides that the Human Rights Act does not prohibit the refusal to rent a housing accommodation to unmarried persons of the opposite sex.

Apr 04 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Judiciary I

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
Amends the Human Rights Act. Provides that the Director of Human Rights or his or her designee may issue subpoenas in relation to investigations by the Department of Human Rights (instead of requesting that a member of the Human Rights Commission issue such subpoenas). Provides for the form, service, return and enforcement of such subpoenas and for payment of fees. Provides that, if a complainant requests in writing that a federal agency (with which the Department has a cooperative agreement) investigate a charge of discrimination, the Department shall consider the charge filed with the Department to be withdrawn. Provides that the Department may administratively close any case which it has refrained from processing under such a cooperative agreement. Creates the Human Rights Services Fund. Provides that the Department may charge for specified services and deposit funds received for such services in the Fund. Specifies purposes for which the Fund may be used. Provides for administration of the Fund.

FISCAL NOTE (Dept. Human Rights)
Total estimated income is $526,950 and estimated costs are $109,860 for an estimated net income of $417,090.

HOUSE AMENDMENT NO. 1.
Specifies fees to be paid by an employer for filing or refiling an Employer Report form.

HOUSE AMENDMENT NO. 2.
Deletes provisions permitting the Director of Human Rights to modify, quash or authorize enforcement of a subpoena. Provides that, when the Department of Human Rights treats a request that a federal agency investigate a charge as a withdrawal of the charge filed with the Department, the Department shall give the complainant written notice that the request shall be treated as a dismissal of the charge. Provides that, if the Department closes a case which it has refrained from processing under an agreement with a federal agency, the parties will retain the right to process the case before the Human Rights Commission at the close of the federal agency’s proceedings. Provides that the Commission may modify, quash, enforce or order the Department to pay costs of producing an item in the case of a subpoena issued by the Department.
HB-1159—Cont.

May 09 Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate
May 11 Short Debate-3rd Passed 103-000-001
May 12 Arrive Senate
Placed Calendr,First Readng
May 18 Sen Sponsor KARPIEL
Placed Calendr,First Readng
May 22 First reading Rfrd to Comm on Assignment
May 23 Assigned to Executive
May 26 Added As A Joint Sponsor BROOKINS
Committee Executive

HB-1160 GIGLIO.

(Ch. 122, par. 30-15.12)

Amends the Higher Education Student Assistance Law of The School Code to prohibit the State Scholarship Commission from seeking recovery of defaulted educational loans from institutions of higher learning.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Higher Education
May 05 Tbd pursuant Hse Rule 27D

HB-1161 WHITE.

(Ch. 120, par. 2-203)

Amends the Illinois Income Tax Act to provide for individual taxpayers a deduction for rent constituting property tax accrued beginning with taxable years ending on and after December 31, 1989. Effective immediately.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 05 Interim Study Calendar REVENUE

HB-1162 TROTTER.

(Ch. 111 1/2, pars. 5505 and 6503-4)

Amends the Illinois Health Finance Reform Act and the Emergency Medical Services (EMS) Systems Act. Provides that the Illinois Department of Public Aid when entering into contracts with hospitals for inpatient hospital care must insure that there is an adequate availability of Emergency Medical Services in designated Level I Trauma Care Centers. Requires the Department of Public Health to distribute monies to local public health departments in municipalities of 1,000,000 or more inhabitants for distribution to Level I Trauma Care Centers and to monitor and evaluate the performance of such centers.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Human Services
May 03 Interim Study Calendar HUMAN SERVICE

HB-1163 MATIJEVICH – GIORGI – SALTSMAN.

(New Act; Ch. 48, par. 138.13)

Provides that the Industrial Commission shall study and assess job health and safety with the goal of implementing workplace accident prevention programs. Provides for contents of the study. Provides that the Commission shall consult with a task force and specifies the composition of the task force. Provides that the Commission shall report its findings, conclusions and recommendations to the General Assembly and specified committees within one year of the effective date of the Act. Amends the Workers’ Compensation Act to provide that the Commission shall perform the duties and exercise the powers specified in the new Act.

Fiscal Note Act may be applicable.
HB-1164  MCAULIFFE - RONAN.

(Ch. 95 1/2, pars. 1-164.1, 2-123, 6-101, 6-113, 7-211, 7-301, 7-307, 7-310, 7-318, and 506-10)

Amends the Vehicle Code to redefine a probationary license as a conditional license that grants full driving privileges. Provides for the confidentiality of all medical reports received by the Secretary of State. Provides that a license which has been suspended because of a finding by an Administrator that there is a reasonable possibility of a civil judgement against the license holder may be reinstated if the person submits documentation indicating all claims for personal injury and property damage resulting from the accident have been discharged in bankruptcy. Requires proof of financial responsibility for the future for persons who have failed to pay judgments of $250 or more (now all judgments). Provides that a discharge in bankruptcy relieves the debtor from the requirement of deposit of proof of financial responsibility for the future. Requires insurance carriers to provide notice of cancellation of an auto liability policy by mailing a written notice at least 15 days prior to cancellation. Amends the Driver License Medical Review Act to provide for the confidentiality of medical records even when the individual concerned has put the confidential information into issue. Effective January 1, 1990.

HB-1165  RYDER - STERN - CURRAN.

(Ch. 91 1/2, par. 100-58)

Amends “An Act codifying the powers and duties of the Department of Mental Health and Developmental Disabilities”. Requires an interim report be given to the General Assembly on January 1, 1990 by the Department regarding the adolescent and teen suicide prevention program.
HB-1166    RYDER.

(Ch. 111 1/2, par. 4152-204)

Amends the Nursing Home Care Act. Provides the Long-Term Care Facility Advisory Board with 60, rather than 90, days within which to advise the Department of Public Health on proposed rules.

April 04 1989  First reading
April 07
May 05

3 HB-1167    WHITE.

(Ch. 108 1/2, par. 17-134)

Amends the Chicago Teachers Article of the Illinois Pension Code to allow service credit for up to one year spent on approved travel or study leave, upon payment of the required contributions. Effective immediately.

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

April 04 1989  First reading
April 07
May 05

3 HB-1168    WHITE.

(Ch. 108 1/2, par. 17-134)

Amends the Chicago Teachers Article of the Pension Code to grant credit for up to 2 years of military service prior to becoming a member, upon payment of the required employee contributions.

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

April 04 1989  First reading
April 07
May 05

3 HB-1169    WHITE.

(Ch. 108 1/2, pars. 17-137, 17-138 and 17-139)

Amends the Chicago Teachers Article of the Pension Code to create an additional pensioner trustee and abolish one Board of Education trustee, beginning in November, 1989. Effective immediately.

April 04 1989  First reading
April 07
May 05

HB-1170    NOVAK AND CURRAN.

(Ch. 120, par. 761)

Amends the Revenue Act of 1939. Provides that, in counties under 3,000,000, the county collector shall pay interest held by him to the proper authorities together with the final 30-day interval payment of taxes (now, payment of interest shall be made on the first day of June of every year).

April 04 1989  First reading
April 07
April 19

Cal 2nd Rdg Short Debate

3 Fiscal Note Act and Pension System Impact Note Act may be applicable.
HB-1170—Cont.

May 09  
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

May 18  
Third Reading - Passed 115-001-000

May 22  
Arrive Senate
Placed Calendr,First Reading

May 31  
Sen Sponsor ZITO
Placed Calendr,First Reading

Jun 01  
First reading  
Rfrd to Comm on Assignment
Assigned to-Finance & Credit
Regulations

Jun 08  
Placed Calndr,Second Reading

Jun 15  
Second Reading
Placed Calndr,Third Reading

Jun 19  
Third Reading - Passed 059-000-000
Passed both Houses

Jul 14  
Sent to the Governor

Aug 14  
Governor approved
PUBLIC ACT 86-0190 Effective date 90-01-01

HB-1171  
NOVAK.

(Ch. 36, par. 4.6; Ch. 53, par. 37a; Ch. 120, new par. 484c)

Amends the County Treasurer Act, the Act in relation to the compensation of sheriffs and certain other officers in counties of less than 2,000,000, and the Revenue Act. Provides that the annual award or stipend payable by the State to elected county officers shall not affect other compensation payable to those officers. Prohibits a county board from reducing or otherwise impairing compensation payable by the county to the officer if such reduction or impairment is the result of his receiving the stipend.

Apr 04  1989  
First reading  
Rfrd to Comm on Assignment

Apr 07  
Assigned to Counties & Townships

Apr 19  
Do Pass/Short Debate Cal 014-000-000
Cal 2nd Rdng Short Debate

May 09  
Short Debate Cal 2nd Rdng
Cal 3rd Rdng Short Debate

May 26  
Short Debate-3rd Passed 064-025-000
Arrive Senate
Placed Calendr,First Reading

May 31  
Sen Sponsor WELCH
Placed Calendr,First Reading

Jun 01  
First reading  
Rfrd to Comm on Assignment
Assigned to Local Government

Jun 08  
Recommended do pass 012-000-000
Placed Calndr,Second Reading

Jun 15  
Second Reading
Placed Calndr,Third Reading

Jun 21  
Third Reading - Passed 053-001-000
Passed both Houses

Jul 20  
Sent to the Governor

Aug 30  
Governor approved
PUBLIC ACT 86-0348 Effective date 90-01-01

HB-1172  
RICHMOND.

Makes appropriations in the amount of $250,000 from the General Revenue Fund to the Board of Trustees of Southern Illinois University for the operations and maintenance of the Touch of Nature Environmental Center. Effective July 1, 1989.

Apr 04  1989  
First reading  
Rfrd to Comm on Assignment

Apr 07  
Assigned to Appropriations II

May 11  
Interim Study Calendar APPROP II
HB-1173  BARGER.  
(New Act)

Provides that an employer may discharge any employee who uses, or is under the influence of, specified drugs during working hours. Provides that the Act does not take precedence over any federal law prescribing the rights of employers and employees in relation to employee discharge.

Apr 04 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Labor & Commerce
May 03  Interim Study Calendar LABOR COMMERCE

HB-1174  BLACK.  
(Ch. 122, par. 10-22.31)

Amends The School Code with respect to joint agreements with other school boards to provide special educational facilities. Allows borrowing for no more than 5 years for the purpose of making capital improvements. Allows the borrowing to be secured by a mortgage.

FISCAL NOTE  (State Board of Education)
The State Board of Education cannot predict the cost of this legislation to either the State or local school districts given the current language in HB-1174.

HOUSE AMENDMENT NO. 1.
Deletes changes. Provides for amendments to joint agreements. Provides for issuing bonds and notes for special educational facilities and services. Effective immediately.

Apr 04 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Elementary & Secondary Education
May 04  Recommended do pass 016-001-004
May 16  Placed Calndr,Second Reading
May 17  Second Reading
May 16  Placed Calndr,Second Reading
May 26  Second Reading
May 26  Placed Calndr,Third Reading
May 31  Mtn Prev-Recall 2nd Reading

Amendment No.01 BLACK Adopted

Jun 01  First reading  Rfrd to Comm on Assignment
Jun 09  Assigned to Elementary & Secondary Education
Jun 09  Recommended do pass 020-000-000

Jun 13  Second Reading
Jun 21  Placed Calndr,Third Reading
Jun 21  Third Reading - Passed 058-000-001
Jun 21  Passed both Houses
Jul 20  Sent to the Governor
Sep 07  Governor approved

PUBLIC ACT 86-0805  Effective date 89-09-07

'HB-1175  WENNLUND.
(Ch. 85, par. 5954)

1 Fiscal Note Act may be applicable.
Amends the Solid Waste Planning and Recycling Act to require counties with a population under 100,000 to adopt solid waste management plans by March 1, 1995; authorizes joint plans created by intergovernmental agreement.

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

STATE MANDATES FISCAL NOTE
In the opinion of DCCA, HB-1175 constitutes a service mandate for which reimbursement of 50%-100% of the increased cost to units of local government is required. The estimated costs for 84 counties range from $35,000 to $200,000 per county, depending upon the size of the county.

Apr 04 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy Environment & Nat. Resource
Apr 18  St Mandate Fis Note Filed  Committee Energy Environment & Nat. Resource
Apr 19  Recommended do pass 011-001-000
May 11  Place Calndr,Second Reading
May 12  Fiscal Note Requested CULLERTON
May 17  Place Calndr,Second Reading
May 22  Third Reading - Passed 113-000-000
May 23  Arrive Senate
May 25  Place Calndr,First Reading
May 30  First reading  Rfrd to Comm on Assignment
Jun 01  Assigned to Energy & Environment
Jun 13  Recommended do pass 013-000-000
Jun 15  Place Calndr,Second Reading
Jun 19  Second Reading
Jun 22  Place Calndr,Third Reading
Jul 14  Sent to the Governor
Aug 15  Governor approved

PUBLIC ACT 86-0228 Effective date 90-01-01

1 HB-1176 WENNLUND.

(Ch. 96 1/2, par. 7403 and Ch. 122, par. 27-13.1)

Amends the Natural Resources Act and The School Code. Requires the Department of Energy and Natural Resources to develop educational materials related to waste reduction and recycling. Requires public school instruction in the problems related thereto.

Apr 04 1989  First reading  Rfrd to Comm on Assignment
Apr 07  Assigned to Energy Environment & Nat. Resource
May 04  Do Pass/Consent Calendar 014-000-000
May 09  Consnt Caldr Order 2nd Read
May 11  Consnt Caldr Order 3rd Read
May 11  Consnt Caldr, 3rd Read Pass 057-002-000
May 12  Arrive Senate
May 17  Place Calndr,First Reading

1 Fiscal Note Act may be applicable.
HB-1177 CURRAN.

(Ch. 108 1/2, par. 14-124)

Amends the State Employees Article of the Pension Code to provide that the 30-day waiting period for temporary and nonoccupational disability benefits shall include periods of absence from work due to disability during which sick pay is received.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Personnel and Pensions
May 05 Tbd pursuant Hse Rule 27D

HB-1178 SHAW.

(Ch. 24, par. 1-4-5)


Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary I
May 05 Tbd pursuant Hse Rule 27D

1 HB-1179 SHAW.

(Ch. 14, new par. 204.07a; Ch. 53, par. 65)

Amends the Fees and Salaries Act and the State's Attorneys Appellate Prosecutor's Act to provide that a witness subpoenaed to appear in a criminal felony trial shall be paid a witness fee by the county. Provides for counties to be reimbursed by State's Attorneys Appellate Prosecutor's Office.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary II
May 04 Interim Study Calendar JUDICIARY II

HB-1180 SHAW, CURRAN, BUGIELSKI, TERZICH, EDLEY, REGAN, WENN-LUND, GOFORTH, BARGER, ROPP, ZICKUS, TATE, PULLEN AND DOEDERLEIN.

(Ch. 38, par. 9-1)

Amends the Criminal Code of 1961 to permit the imposition of the death penalty for a person who has been convicted of first degree murder where the defendant, while participating in certain violations of the Illinois Controlled Substances Act, intentionally kills an individual or caused the intentional killing of the murdered individual.

CORRECTIONAL NOTE

1 Fiscal Note Act may be applicable.
2 Fiscal Note Act and Pension System Impact Note Act may be applicable.
It will cost $324,000 in operating costs for the first year and approximately $1.6 million in the fifth year. By the fifth year, there could be 271 inmates on death row. Death row capacity would have to double requiring capital dollars for the expansion.

HOUSE AMENDMENT NO. 1.
Changes provisions of original bill so they apply to a defendant who commits or engages in a conspiracy or solicitation to commit (rather than “participates in”) specified controlled substances violations.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Judiciary II
Apr 19 Recommended do pass 011-002-001

Placed Calndr,Second Reading
May 09 Correctional Note Filed

Placed Calndr,Second Reading
May 24 Second Reading
Held on 2nd Reading
May 25 Amendment No.01 SHAW Adopted
Placed Calndr,Third Reading
Third Reading - Passed 087-016-002

Arrive Senate
Sen Sponsor JONES
Placed Calndr,First Reading

May 30 First reading Rfrd to Comm on Assignment
Jun 01 Waive Posting Notice Assigned to Judiciary
Jun 09 Recommended do pass 008-004-000

Placed Calndr,Second Reading
Jun 13 Second Reading
Placed Calndr,Third Reading
Jun 21 Third Reading - Passed 053-000-003
Passed both Houses
Jul 20 Sent to the Governor
Sep 07 Governor approved
PUBLIC ACT 86-0806 Effective date 90-01-01

1 HB-1181 SATTERTHWAIT.

(Ch. 85, par. 611, new par. 611a; Ch. 120, pars. 2-201, 2-204 and 9-901, new par. 2-202.1; Ch. 127, new par. 141.255)

Amends the revenue sharing Act, the Income Tax Act and the State Finance Act to increase the income tax rates for individuals from 2 1/2% to 3% and for corporations from 4% to 4.8%, to specifically incorporate exemptions for blind and elderly taxpayers (previously incorporated by reference to the Internal Revenue Code which has now repealed such exemptions) and to provide that 1/11 (now 1/12) of the State income tax receipts be deposited 91.7% to the Local Government Distributive Fund and 8.3% to the Community Services Act Fund which is a newly created special fund in the State treasury from which appropriations are made to the Department of Mental Health and Developmental Disabilities and the Department of Alcoholism and Substance Abuse for performance of their duties under the Community Services Act. Effective July 1, 1989.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
May 05 Interim Study Calendar REVENUE

1 Fiscal Note Act may be applicable.

1 HB-1182 KRSKA.

(Ch. 120, pars. 439.3, 439.32, 439.102 and 441)

Amends the State occupation and use tax Acts to exclude from such taxes not-for-profit organizations organized for civic or neighborhood purposes. Effective January 1, 1990.
HB-1183 KRSKA.

(New Act)

Creates the Stock Transfer Tax Act. Imposes a graduated tax on the sale or transfer of shares of stock and certificates of interest in property. Provides that the payment of the tax shall be evidenced by adhesive stamps. Provides for revenues to be deposited into the General Revenue Fund. Establishes procedures for enforcement and penalties for violations of the Act.

HB-1184 GIGLIO – BALANOFF – MCNAMARA – SUTKER – LANG, STERN AND VANDUYNE.

(Ch. 95 1/2, par. 18c-7402)


HB-1185 KULAS.

(Ch. 24, new par. 11-42.1-1 and new Division caption preceding 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.

GOVERNOR MESSAGE

Recommends changes concerning a municipality entering into contracts with a person delinquent in paying Illinois taxes. Recommends an exception when 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. Recommends an exception when the goods or services are vital and cannot be obtained from other sources at a comparable price and quality. Recommends adding an effective date of April 1, 1990.
**HB-1185—Cont.**

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<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>May 24</td>
<td>Second Reading</td>
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<tr>
<td></td>
<td>Held on 2nd Reading</td>
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<tr>
<td>May 25</td>
<td>Placed Calndr, Third Reading</td>
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<td>Third Reading - Passed 103-009-001</td>
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<td>May 26</td>
<td>Arrive Senate</td>
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<td>Placed Calendr, First Reading</td>
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<td>Jun 01</td>
<td>Sen Sponsor JOYCE, JE</td>
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<td>Placed Calendr, First Reading</td>
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<tr>
<td>Jun 06</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>Waive Posting Notice Assigned to Local Government</td>
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<td>Jun 08</td>
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<td>Recommended do pass 011-001-000</td>
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<td>Jun 15</td>
<td>Second Reading</td>
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<td></td>
<td>Placed Calndr, Third Reading</td>
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<tr>
<td>Jun 19</td>
<td>Third Reading - Passed 059-000-000</td>
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<td>Passed both Houses</td>
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<td>Jul 14</td>
<td>Sent to the Governor</td>
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<td>Sep 08</td>
<td>Governor amendatory veto</td>
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<td>Placed Cal. Amendatory Veto</td>
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<td>Oct 17</td>
<td>Rul Gub Ncply/Rule 46.1(b) Placed Cal. Amendatory Veto</td>
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<tr>
<td>Oct 19</td>
<td>Bill dead-amendatory veto</td>
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</table>

**HB-1186 HALLOCK.**

(Ch. 38, pars. 82-1 and 83-1.1)

Amends the Air Rifle Act to include, in the definition of air rifle, a paint ball gun and an implement that is not a firearm which impels a breakable paint ball containing washable marking colors. Amends the Firearm Owners Identification Card Act to exclude such devices from the definition of a firearm.

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>Apr 04 1989</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<tr>
<td>Apr 07</td>
<td>Assigned to Judiciary II</td>
</tr>
<tr>
<td>May 04</td>
<td>Recommended do pass 009-000-002</td>
</tr>
<tr>
<td>May 24</td>
<td>Second Reading</td>
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<tr>
<td>May 25</td>
<td>Placed Calndr, Third Reading</td>
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<tr>
<td>May 26</td>
<td>Third Reading - Passed 115-000-001</td>
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<td>Jun 01</td>
<td>Sen Sponsor RIGNEY</td>
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<td>Jun 06</td>
<td>First reading Rfrd to Comm on Assignment</td>
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<td>Jun 08</td>
<td>Added As A Joint Sponsor BARKHAUSEN Committee Judiciary</td>
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<td>Jun 09</td>
<td>Recommended do pass 012-000-000</td>
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<td>Jun 13</td>
<td>Second Reading</td>
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<tr>
<td>Jun 19</td>
<td>Third Reading - Passed 059-000-000</td>
</tr>
<tr>
<td>Jul 14</td>
<td>Sent to the Governor</td>
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<tr>
<td>Aug 30</td>
<td>Governor approved PUBLIC ACT 86-0349 Effective date 90-01-01</td>
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</tbody>
</table>

**HB-1187 HALLOCK – GIORGI.**

(New Act; Ch. 127, new pars. 141.253 and 141.254)

*State Debt Impact Note Act may be applicable.*
HB-1187—Cont.

Creates the Juvenile Detention Home Bond Act and amends the State Finance Act. Authorizes the issuance and sale of $20,000,000 of Juvenile Detention Home bonds to be used for grants to counties (other than Cook and the counties contiguous to it) for the purpose of constructing juvenile detention homes. Creates in the State Treasury the Juvenile Detention Home Fund and the Juvenile Detention Home Bond Retirement and Interest Fund to receive proceeds from the sale of bonds, and to pay the principal of and interest and premiums on the bonds, respectively. The bonds are general obligations of the State.

STATE DEBT IMPACT NOTE

HB-1187 would increase:
- Unissued general obligation principal by $20.0 M (1.2%)
- Potential total general obligation debt by $39.5 M (0.4%)
- Potential per capita general obligation debt by $3.37 (0.4%)

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Revenue
Apr 13 State Debt Note Filed Committee Revenue
May 05 Tbld pursuant Hse Rule 27D

HB-1188 FREDERICK, VF.

(Ch. 23, par. 5004a)

Amends the Department of Children and Family Services Act to provide that the Department may administer shelters for homeless youth. Effective immediately.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Select Committee on Children
May 05 Tbld pursuant Hse Rule 27D

HB-1189 DUNN, JOHN – BLACK.

(Ch. 122, par. 103-7)

Amends the Public Community College Act relative to the filling of vacancies in membership on community college boards of trustees.

HOUSE AMENDMENT NO. 1.

Adds provisions relative to the length of terms of members appointed to fill a vacancy.

Apr 04 1989 First reading Rfrd to Comm on Assignment
Apr 07 Assigned to Higher Education
May 02 Amendment No.01 HIGHER ED Adopted
DP Amnded Consent Calendar 014-000-000
May 09 Consent Caldr Order 2nd Read
May 11 Consent Calendar, 2nd Reading
May 12 Consent Caldr Order 3rd Read
May 12 Conant Caldr, 3rd Read Pass 111-000-000
May 12 Arrive Senate
May 22 Placed Calendr,First Reading
May 22 Sen Sponsor SEVERNS
May 22 Placed Calendr,First Reading
May 23 First reading Rfrd to Comm on Assignment
May 26 Assigned to Higher Education
Jun 07 Recommended do pass 009-000-000
Jun 13 Second Reading
Jun 13 Placed Calndr,Third Reading
Jun 19 Third Reading - Passed 059-000-000
Jun 19 Passed both Houses
Jul 14 Sent to the Governor
Sep 01 Governor approved

PUBLIC ACT 86-0550 Effective date 90-01-01